



Dated: 30th August, 2025

To, Listing Department National Stock Exchange of India Exchange Plaza, Bandra-Kurla Complex, Bandra (E), Mumbai -400051

Symbol- TOUCHWOOD	ISIN- INE486Y01013	Series- EQ
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Sub: Notice of the 28th Annual General Meeting along with the Annual Report for the Financial Year 2024-25

Dear Sir/Ma'am,

With reference to the captioned subject, we are submitting herewith the Notice of Annual General Meeting ("AGM") along with the Annual Report for the Financial Year 2024-25, which is being sent to the shareholders by Electronic Mode.

The 28th Annual General Meeting of the Company will be held on Friday, 26th September, 2025 at 4 P.M. (IST) through Video Conferencing/ Other Audio Visual means (VC/OA VM).

The Schedule of events relating the AGM is set out below:

Event	Day and Date	Time (IST)
Relevant Date/Cut-off date to	Friday, 19th September, 2025	N.A.
vote on AGM Resolution		
Book Closure Date for AGM	Saturday, 20th September, 2025 to Friday, 26th	N.A.
	September, 2025 (both days inclusive)	
Commencing of e-voting	Tuesday, 23 rd September, 2025	09:00 A.M.
End of e-voting	Thursday, 25 th September, 2025	05:00 P.M.
AGM	Friday, 26 th September, 2025	04:00 P.M.

The Annual Report and AGM Notice is also uploaded on the Company's website viz. http://www.touchwood.in/investor.php.

Kindly take the same on your record.

Thanking You,

Yours Faithfully,

For Touchwood Entertainment Limited

Ritika Vats

Company Secretary & Compliance Officer Membership No. A73991

Encl: As above

TOUCHWOOD ENTERTAINMENT LIMITED

CIN: L92199DL1997PLC088865 | ISO 9001:2015 | UAM No. DL10F0009354

Reg. Office: Sec-B, Pkt-1, Space 301 and 302, LSC-7 Community Centre, Vasant Kunj New Delhi -110070 Corporate Office: Thapar Farm-1, Opp. Shanti Kunj Main, Sector D-3 Church Mall Road, Vasant Kunj, New Delhi - 110070

Contact: +91-9810108253; Website: www.touchwood.in E-mail: cs@touchwood.in



TOUCHWOOD ENTERTAINMENT LIMITED

Registered Office: Sec-B, Pkt-1, Space No-301 And 302 Lsc-7, Community Centre, Vasant Kunj Sector B, New Delhi South West Delhi -110070, India.

Corporate Identity Number (CIN): L92199DL1997PLC088865

Ph. No.: 9810108253, E-mail: cs@touchwood.in, Website: www.touchwood.in

NOTICE OF THE 28th ANNUAL GENERAL MEETING

Notice is hereby given that the 28th Annual General Meeting (the 'AGM') of the Members of Touchwood Entertainment Limited ('the Company') will be held on Friday, September 26, 2025 at 4:00 PM (IST) through Video Conferencing ("VC")/Other Audio-Visual Means ("OAVM"), to transact the following business:

ORDINARY BUSINESS:

1. To receive, consider and adopt:

- (a) The Audited Standalone Financial Statements of the Company for the year ended 31st March, 2025 together with the Reports of the Board of Directors and Auditors thereon.
- (b) The Audited Consolidated Financial Statements of the Company for the year ended 31st March, 2025 together with the Reports of the Board of Directors and Auditors thereon.

2. To reappoint Directors, retiring by rotation:

To appoint a director in place of Mrs. Priyanka Arora (DIN: 07931265), who retires by rotation, and being eligible, offers herself for re-appointment.

SPECIAL BUSINESS:

3. Appointment of M/s Advitiya Vyas & Company, Practicing Company Secretaries (COP 16257) as Secretarial Auditor of the Company for a period of five (5) consecutive years commencing from the financial year 2025-26 till financial year 2029-30

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

"RESOLVED THAT pursuant to the provisions of Section 204 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and Regulation 24A and other applicable regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 [including any statutory amendment(s), modification(s) or re-enactment(s) thereof, for the time being in force] and based on the recommendation of the Audit Committee and the Board of Directors of the Company, the Consent of the Members of the Company be and is hereby accorded for appointment of M/s Advitiya Vyas & Company, Practicing Company Secretaries (COP 16257), New Delhi, as Secretarial Auditor of the Company for a period of five (5) consecutive years commencing from the financial year 2025-26 till financial year 2029-30, on such remuneration as may be mutually agreed between the Board of Directors and the Secretarial Auditors."

RESOLVED FURTHER THAT Mr. Manjit Singh, Managing Director and Mr. Vijay Arora, Whole-Time Director of the Company be & are hereby authorized to file the resolution with the Registrar of Companies, NCT of Delhi & Haryana by filling the requisite Form MGT-14 and to do such other acts, deeds & things as may be deemed desirable in this regard".

By Order of the Board of Directors For **Touchwood Entertainment Limited**

Sd/-Ritika Vats

Company Secretary & Compliance Officer

Membership No: A73991

Registered Office:

Place: New Delhi

Dated: August 07, 2025

Sec-B, Pkt-1, Space No-301 And 302 Lsc-7, Community Centre, Vasant Kunj Sector B, New Delhi South West Delhi -110070, India.

Corporate Office:

Thapar Farm-1, opp. Shanti Kunj Main, Sector D-3 Church Mall Road

Vasant Kunj, New Delhi- 110070 CIN: L92199DL1997PLC088865

Ph. No.: 9810108253

E-mail: cs@touchwood.in
Website: www.touchwood.in

Notes:

- 1. The Ministry of Corporate Affairs ("MCA") has vide its General Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular no. 20/2020 dated 5 May 2020, Circular no. 02/2021 dated 13 January 2021, Circular no. 19/2021 dated 08 December 2021, circular no. 21/2021 dated 14 December 2021, circular no. 2/2022 dated 05 May 2022 and circular no. 10/2022 dated 2022, December 28, in relation "Clarification on holding of Annual General Meeting ("AGM") through conferencing ("VC") or Other Audio Visual Means ("OAVM")" read with other Circulars, as may be applicable (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its SEBI/HO/CFD/ Circular no. CMD1/ CIR/P/2020/79 dated 12 May 2020, Circular no. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January, 2021 15 SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated 13 May, 2022 and SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 in relation to "Relaxation from compliance with certain provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015" (collectively referred to as "SEBI Circulars") permitted the holding of the Annual General Meeting ("AGM") through VC / OAVM, without the physical presence of the Members at a common venue. In compliance with the MCA Circulars and SEBI Circulars, the AGM of the Members of the Company is being held through VC / OAVM. The registered office of the Company shall be deemed to be the venue for the AGM.
- 2. An Explanatory Statement setting out the material facts, pursuant to Section 102 of the Companies Act, 2013 ("Act") and applicable Secretarial Standard, relating to Special Business to be transacted at the AGM, is the Notice. Additional annexed to information, pursuant to Regulation 36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ('SEBI Listing Regulations') and Secretarial Standard - 2 on General Meetings, issued by The Institute of Company Secretaries of

- India, in respect Of Director retiring by rotation seeking re-appointment at this Annual General Meeting ('Meeting' or 'AGM') is furnished as **Annexure-I** to this Notice.
- 3. Pursuant to the provisions of the Act, 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 or OAVM, the requirement of physical attendance of members has been dispensed with. Accordingly, in terms of the MCA Circulars, the facility for appointment of proxies by the members will not be available for this AGM and hence the proxy form, attendance slip and route map of AGM are not annexed to this notice.
- 4. Institutional / Corporate Members are required to send a scanned copy (PDF/JPG format) of its Board governing body resolution /Authorization letter etc. authorizing its representative to attend the AGM through VC / OAVM on its behalf and to vote through remote e-voting at least 48 hours before the AGM. The said resolution / authorization shall be sent to the Scrutinizer by email through its registered mail addresses to csadvitivavyas@gmail.com with a copy marked to cs@touchwood.in evoting@nsdl.co.in.
- 5. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 6. In case of joint holders attending the AGM, only such joint holder who is higher in the order of the names as per the Register of Members of the Company, as of the cut-off date, will be entitled to vote at the Meeting.
- 7. In accordance with the MCA Circulars and SEBI Circulars, the Notice of AGM and the Annual Report are being sent electronically to Members whose e-mail addresses are registered with their respective depository participant(s). Members who have not yet registered their e-mail addresses are encouraged to do so with their depository participant(s). For any assistance, Members may contact us at cs@touchwood.in via email.

- 8. Pursuant to Section 91 of the Companies Act, 2013 and Rule 10 of the Companies (Management and Administration) Rules, 2014 read with Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and Share Transfer Books of the Company will remain closed from Saturday, September 20, 2025, to Friday, September 26, 2025 (inclusive of both days).
- 9. The Notice convening the AGM has been uploaded on the website of the Company at www.touchwood.in, and can also be accessed from the relevant section of the website of the Stock Exchange i.e. National Stock Exchange of India Limited at www.nseindia.com, . The AGM Notice is also available on the website of NSDL at https://www.evoting.nsdl.com
- 10. In accordance with Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management Administration) Rules, 2014, as amended, and Regulation 44 of the Listing Regulations, the Company is pleased to offer Members the facility to vote on the resolutions proposed at the AGM through electronic means. The Company has entered into an agreement with National Securities Depository Limited (NSDL) to facilitate electronic voting, acting as the authorized agency. Members will have the option to cast their votes using the remote evoting system, as well as at the AGM venue on the date of the meeting. Members whose names appear in the Register of Members or in the list of Beneficial Owners as of Friday, September 19, 2025, being the cut-off date prior to the commencement of book closure, are entitled to vote on the resolutions outlined in this Notice.
- 11. Any person, who acquires shares of the Company and becomes 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 to Registrar. However, if he/she is already registered with Registrar for remote evoting then he/she can use his/her existing User ID and password for casting the vote.
- 12. The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company as on the cut-off date.

- 13. The remote e-voting period will commence at 09:00 A.M., on September 23, 2025 and will end at 05:00 P.M. on September 25, 2025.
- 14. Members who are present in the meeting through VC/OAVM and have not casted their vote on resolutions through remote e-voting, shall be allowed to vote through e-voting system during the meeting.
- 15. The Members who have casted their vote by remote e-voting prior to the AGM may also attend/participate in the AGM through VC / OAVM but shall not be entitled to cast their vote again.
- 16. The Company has appointed Mr. Advitiya Vyas, Practicing Company Secretary, to act as the Scrutinizer, to scrutinize the entire e-voting process in a fair and transparent manner. The Members desiring to vote through remote e-voting are requested to refer to the detailed procedure given hereinafter.
- 17. The Register of Directors and Key Managerial Personnel and their Shareholding maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or arrangements in which Directors are interested under Section 189 of the Companies Act, 2013 will be available for inspection in electronic mode. Members can inspect the same by sending an e-mail to cs@touchwood.in
- 18. Any Member desirous of receiving any information on the Financial Statements or Operations of the Company is requested to forward his/her queries to the Company at least seven working days prior to the AGM through email on cs@touchwood.in. The same shall be replied by the Company suitably.
- 19. As per Regulation 12 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Schedule I to the said Regulations, it is mandatory for all the Companies to use bank details furnished by the investors for distributing dividends, interests, redemption or repayment amounts to them through National/Regional/Local Electronic Clearing Services (ECS) or Real Time Gross Settlement (RTGS) or National Electronic Funds Transfer (NEFT), National Automated Clearing (NACH) House wherever ECS/ RTGS/NEFT/NACH and bank details are available. In the absence of electronic facility,

Companies are required to mandatorily print bank details of the investors on 'payable at- par' warrants or cheques for distribution of Dividends or other cash benefits to the investors. In addition to this, if bank details of investors are not available, Companies shall mandatorily print the address of the investor on such payment instruments.

- 20. Shareholders who have not registered their e-mail addresses so far, are requested to register their e-mail address for receiving all communication including Annual Report, Notices, Circulars etc. from the Company electronically.
- 21. Members desirous of making a nomination in respect of their shareholding, under Section 72 of the Companies Act, 2013, are requested to send their request to cs@touchwood.in in the prescribed form.
- 22. SEBI vide its circular dated 5 January 2022, as amended, has mandated Listed Companies to issue securities in demat form only while processing service request viz., issue of duplicate share certificates, claim from unclaimed Suspense Account, renewal/exchange of share certificate, endorsement, sub-division, split of share certificate, consolidation of folio/certificates, transmission and transposition. Thus, Members are requested to make service request by submitting a duly filled and signed Form ISR-1, ISR-2, ISR-3, ISR-4, SH-13 the format of which is available on the Company website www.touchwood.in . It may be noted that service request can be processed only after the folio's KYC compliant as above. For any assistance in this regard, members may contact the RTA.
- 23. SEBI vide its Master Circular SEBI/HO/MIRSD/ POD-1/9/CIR/2023/70 dated 17 May 2023 has inter alia complied the provisions of Circular SEBI/HO/ the MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated 16 March 2023 and has made it mandatory for all holders of Physical securities in listed companies to furnish PAN, Nomination/Declaration to optout of Nomination, Contact details, Bank Account details and Specimen Signature to the Company/RTA of the Company.
- 24. As a part of 'Green Initiative', Members who have not yet registered their email addresses are requested to register the same with their DPs in case the shares are held by them in electronic

- form and with the Registrar and Share Transfer Agent ("RTA") in case the shares are held by them in physical form.
- 25. Electronic copy of the Notice of the AGM of the Company inter alia indicating the process and manner of remote e-voting is being sent to all Members whose email IDs are registered with the Company/Depository Participant(s) (DP) for communication purposes. For Members holding shares in physical mode and who have not updated their email addresses with the Company are requested to update their email address by writing to cs@touchwood.in to receive Annual Report. Members holding shares in dematerialized mode and who have not registered their email address are requested to update their email address with the relevant DP to receive Annual Report.
- 26. Members holding shares in demat form are requested to update their bank account details with their respective Depository Participant. The Company or RTA cannot act on any request received directly from the Members holding shares in demat form for any change of bank particulars. Such changes are to be intimated only to the Depository Participants of the Members. Further instructions, if any, already given by them in respect of shares held in physical form will not be automatically applicable to shares held in the electronic mode or vice versa.

Effective 1 April 2024, SEBI has mandated that the shareholders, who hold shares in physical mode and whose folios are not updated with any of the KYC details viz., (i) PAN (i) Choice of Nomination (iii) Contact Details (iv) Mobile Number (v) Bank Account Details and (vi) Signature, shall be eligible to get dividend only in electronic mode. Accordingly, payment of dividend, subject to approval at the AGM, shall be paid to physical holders only after the above details are updated in their folios. Shareholders are requested to complete their KYC by writing to the Company's RTA, Skyline Financial Services Private Limited, at admin@skylinerta.com forms for updating the same are available at www.touchwood.in.

27. SEBI vide its Master Circular No. SEBI/HO/MIRSD/ POD-1/9/CIR/2023/70 dated 17 May 2023 has inter alia complied the provisions of the Circular SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated

- 16 March 2023 and has made it mandatory for all holders of Physical securities in listed companies to furnish PAN, Nomination/Declaration to optout of Nomination, Contact details, Bank Account details and Specimen Signature to the Company/RTA of the Company.
- 28. Electronic copy of the Notice of the AGM of the Company inter alia indicating the process and manner of remote e-voting is being sent to all Members whose email IDs are registered with the Company/Depository Participant(s) (DP) for communication purposes. For Members holding shares in physical mode and who have not updated their email addresses with the Company are requested to update their email address by writing to cs@touchwood.in to receive Annual Report. Members holding shares in dematerialized mode and who have not registered their email address are
- requested to update their email address with the relevant DP to receive Annual Report.
- 29. Members are requested to note that, dividends if not encashed for a consecutive period of 7 years from the date of transfer to Unpaid Dividend Account of the Company, are liable to be transferred to the Investor Education and Protection Fund ("IEPF"). The shares in respect of such unclaimed dividends are also liable to be transferred to the demat account of the IEPF Authority. During the year under review there is no amount to be transferred to IEPF as the period of seven years has not elapsed.

Following table provides the dates on which unclaimed dividend and their corresponding shares would become liable to be transferred to the IEPF:

Financial Year	Date of declaration of dividend/ interim dividend	Amount of unpaid dividend as on 31st March, 2024 (in Rs.)	Due Date For transfer to IEPF
2018-19	30th July, 2019	27,900.00	3 rd September, 2026
2019-20	2 nd November, 2019	5475.20	7th December, 2026
2020-21	17th November, 2021	4044.84	22 nd December, 2028
2021-22	28th September, 2022	5231.55	2 nd November, 2029
2022-23	29th September, 2023	9469.90	29th October, 2030
2023-24	27th September, 2024	11,123.20	27 September 2031

Members are requested to claim their dividends for these years, if not already done.

Members may note that the Income Tax Act, 1961 ("Income Tax Act"), as amended by the Finance Act, 2020, mandates that Dividends paid or distributed by a Company after the 01st April, 2020 shall be taxable in the hands of Members. The Company shall therefore be required to deduct tax at source ("TDS") at the time of making the payment of final dividend. In order to enable Company to determine the appropriate TDS rate as applicable, Members are requested to verify the correctness of the records (including residential status and PAN) and update the same with your depositories (where shares are held in dematerialized mode) and with the Company's RTA (where shares are held in physical mode). Also submit the documents/declarations as prescribed in accordance with the provisions of the Act.

For Resident Members, taxes shall be deducted at source under Section 194 of the Income Tax Act, as follows:

Shareholders	10% or as notified by		
having valid PAN	the Government of		
	India		
Shareholders not	20%		
having PAN or			
invalid PAN			

However, no tax shall be deducted on the dividend payable to a resident individual Member if the total dividend to be received by them during FY 2023-24 from the Company does not exceed Rs. 5,000, and also in cases where Members providing Form No 15G/Form 15H (applicable to an individual age of 60 years or more) subject to conditions specified in the Act and other applicable sections of the Act by email to cs@touchwood.in.

Note:- If a shareholder holds multiple demat account having single PAN in that case if the aggregate amount of dividend of all the demat account exceeds Rs 5000/- the TDS shall be deducted on the entire amount of dividend.

Resident Members may also submit valid document as prescribed under the Income Tax Act to claim a lower/ Nil withholding tax. PAN is mandatory for Members while providing Form No.15G/15H or any other document as mentioned above. Resident Non-Individual Members (who are exempt from TDS under Section 194 of the Income Tax Act or covered under Section 196 of the Income Tax Act) are required to submit self-attested copy of the valid documentary evidence and declaration to avail such exemption under the Act.

Deduction of Tax at Higher rates in case of nonfilers of returns (Section 206AB)

With effective from July 1, 2021, new section is introduced, and the tax shall be deductible at the higher rates prescribed under this provision if the following conditions are satisfied:

Deductee (shareholder) has not filed the return of income for the assessment year relevant to the previous year immediately prior to the previous year in which tax is required to be deducted, for which the time limit for furnishing the return of income under sub-section (1) of section 139 has expired; and the aggregate amount of tax deducted and collected at source is Rs.50,000 or more in the said previous year.

Provided that the specified person shall not include

- i. a non-resident who does not have a permanent establishment in India or
- ii. a person who is not required to furnish the return of income for the assessment year relevant to the said previous year and is notified by Central Government in the Official Gazette in this behalf.

Rate of TDS:

The tax shall be deducted at the higher of the following rates:

- Twice the rate specified in the relevant provision of the Act (Rate specified u/s 194 is 10%)
- Twice the rate or rates in force; or
- **5**%

Members may also note that linking Aadhaar with PAN is mandatory. In case the Aadhaar is not linked with PAN, such Pan shall be deemed as Invalid & TDS will be deducted at a higher rate of 20% instead of the applicable rate.

FOR PERSON HOLDING SHARES ON BEHALF OF REGISTERED SHAREHOLDER OR ACTING AS CUSTODIAN (DECLARATION UNDER RULE 37BA OF IT RULES, 1962)

In case dividend income under the provisions of the Act is chargeable to tax in hands of any person (holding shares on behalf of registered shareholders or acting as a custodian) other than the Registered Shareholder, then, a declaration to that effect is required to be submitted in terms of section 199 of the Act read with Rule 37BA of the Income Tax Rules, 1962 (format attached herewith). On such submission, the Company will deduct tax in the name of such person, which would be due compliance of law on the part of the Company.

For Non-Resident Members, taxes are required to be withheld in accordance with Section 195 and other applicable sections of the Act. For FPI/FII, TDS shall be at the rate of 20% (plus applicable surcharge end cess) as per Section 196D of the Income Tax Act. For other nonresident Members, the TDS shall be at the rate of 20% (plus applicable surcharge and cess) or as per Section 90 of the Income Tax Act. an option to be governed by the provisions of the Double Tax Avoidance Agreement (DTAA) between India and the country of tax residence of the member, if they are more beneficial to them. For this purpose, i.e. to avail the benefits under the DTAA, other non-resident Members will have to provide the following:

- i. Self-attested copy of the PAN Card allotted by the Indian Income Tax authorities.
- ii. Self-attested copy of Tax Residency Certificate (TRC) for FY 2023-2024 obtained from the revenue authorities of the country of tax residence of Members.
- iii. Self-declaration Form 10F.
- iv. Self-declaration by the Member of having no taxable presence or a fixed base/Permanent Establishment in India.
- v. Self-declaration of Beneficial ownership by the Member, and eligibility to claim treaty

- vi. benefit, which is not impaired in any manner.
- vii. Any other documents as prescribed under the Act for lower withholding of taxes, if applicable duly attested by shareholder.

In case of Foreign Institutional Investors (FII) / Foreign Portfolio Investors (FPI), tax will be deducted under Section 196D of the IT Act at the rate of 20%** (plus applicable surcharge and cess) or the rate provided in relevant DTAA, 33. Subject to receipt of requisite number of votes, read with MLI, whichever is more beneficial, subject to the submission of the above documents, if applicable.

- ** As per the Finance Act, 2021, Section 206AB has been inserted effective July 1, 2021, wherein the higher rate of tax (twice the specified rate) would be applicable on payment made to a shareholder who is classified as 'Specified Person' as defined under the provisions of the aforesaid Section. However, in case of a nonresident shareholder or a non-resident FPI / FII, the higher rate of tax as mentioned in section 206AB shall not apply if such non-resident does not have a permanent establishment in India
- 30. The Scrutinizer shall, immediately after the conclusion of voting at the AGM, unblock the votes cast through remote e-voting (votes cast during the AGM and votes cast through remote e-voting) and make, within two working days of conclusion of the AGM, a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, and submit to the Chairman or a person authorized by him in writing, who shall countersign the same.
- 31. The result declared alongwith the Scrutinizer's Report shall be placed on the Company's website www.touchwood.in_ and on the website of NSDL <u>www.evotingindia.com</u> immediately. The Company shall simultaneously communicate the results to National Stock Exchange of India Limited, where the shares of the Company are listed.
- 32. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first

served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

the resolutions shall be deemed to be passed on the date of the meeting i.e. September 26, 2025.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER: -

The remote e-voting period begins on 9:00 A.M. on Tuesday, September 23, 2025 and will end on 5:00 P.M. on Thursday, September 25, 2025. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. Friday, September 19, 2025, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Friday, September 19, 2025.

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

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

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

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

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

Type of shareholders	Login Method
Individual Shareholders 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://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp 3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://eww.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 e-Voting service provider i.e. NSDL and you will be redirected to e-Voting period or joining virtual meeting & voting during the meeting. 4. Shareholders/Members can also download NSD
Individual Shareholders holding securities in demat mode with CDSL	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login Easi / Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links

	provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
	3.If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.
	4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual	You can also login using the login credentials of your demat account
Shareholders	through your Depository Participant registered with NSDL/CDSL for e-
(holding securities in demat mode) login through their	Voting facility. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature.
depository	Click on company name or e-Voting service provider i.e. NSDL and you will
participants	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.

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

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

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at 022 - 4886 7000 and 022 - 2499 7000
Individual Shareholders holding 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 no. 1800 22 55 33

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

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

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

Manner of holding shares i.e. Demat (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 user your existing password to login and cast your vote.
- b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
- c) How to retrieve your 'initial password'?

 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'.
 - If your email ID is not registered, please follow steps mentioned below in **process for those** shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
- a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
- b) <u>Physical User Reset Password?</u>" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
- c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
- d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

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

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join 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.

General Guidelines for shareholders

- 1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to **csadvitiyavyas@gmail.com** with a copy marked to evoting@nsdl.co.in. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-Voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request at evoting@nsdl.co.in. Members may also write to the Company Secretary at the Company's email address at cs@touchwood.in

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

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to cs@touchwood.in
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to cs@touchwood.in. 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.

- Alternatively shareholder/members may send a request to <u>evoting@nsdl.co.in</u> for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

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

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

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

 Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by

Dated: August 07, 2025

Place: New Delhi

- 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 General meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at cs@touchwood.in. The same will be replied by the company suitably.
- 6. Shareholders/ Members who would like to express their views/ ask questions during the meeting may register themselves as a speaker by sending their request mentioning their name, demat account number/folio number, email id, mobile number at e-mail: cs@touchwood.in. on or before September 25, 2025 at 5:00 pm. The Speakers on first come basis will only be allowed to express their views/ask questions during the meeting.

By Order of the Board of Directors For **Touchwood Entertainment Limited**

Sd/-Ritika Vats Company Secretary & Compliance Officer Membership No: A73991

EXPLANATORY STATEMENT

(Pursuant to Section 102 of the Companies Act, 2013 read with Companies (Management & Administration) Rules, 2014)

ITEM NO. 3:

In accordance with the provisions of Section 204 and other applicable provisions of the Companies Act, 2013, read with Rule 9 of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 (including statutory modification(s) enactment(s) thereof, for the time being in force) ('the Act'), every listed company and certain other prescribed categories companies are required to annex a Secretarial Audit Report, issued by a Practicing Company Secretary, to their Board's report, prepared under Section 134(3) of the Act. Furthermore, pursuant to recent amendments to Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), every listed entity and its material Subsidiaries in India are required to conduct Secretarial Audit and annex the Secretarial Audit Report to its annual report.

Additionally, a listed entity must appoint a Secretarial Audit firm for a maximum of two terms of five consecutive years, with shareholders' approval to be obtained at the Annual General Meeting. Accordingly, based on the recommendation of the Audit Committee, the Board of Directors at its meeting held on 20th May, 2025, has approved the appointment of M/s Advitiya Vyas & Company, Practicing Company Secretary (Membership No. 13059 & CP No. 16257) as the Secretarial Auditors of the Company for a period of Five (5) consecutive years, commencing from FY 2025-26 to FY 2029-30,

subject to approval of the Members at the Annual General Meeting.

The terms and conditions for the appointment of M/s Advitiya Vyas & Company, Practicing Company Secretary (Membership No. 13059 & CP No. 16257) include a tenure of Five (5) consecutive years, commencing from FY 2025-26 to FY 2029-30, with remuneration for subsequent years to be mutually agreed upon by the Board and the Secretarial Auditors.

Additional fees for statutory certifications and other professional services will be determined separately by the management, in consultation with M/s Advitiya Vyas & Company, and will be subject to approval by the Board of Directors and/or the Audit Committee. M/s Advitiya Vyas & Company has provided its consent to act as the Secretarial Auditors of the Company and has confirmed that the proposed appointment, if made, will be in compliance with the provisions of the Act and the SEBI Listing Regulations. Accordingly, approval of the shareholders is sought for appointment of M/s Advitiya Vyas & Company as the Secretarial Auditors of the Company.

The Board of Directors of the Company recommend the Resolution as set out at Item No. 3 of the accompanying Notice for approval of the members by way of an **Ordinary Resolution**.

None of the Directors, Key Managerial Personnel and their relatives are, in anyway, concerned or interested in the said resolution, except to the extent of their shareholdings, if any, in the Company.

By Order of the Board of Directors For **Touchwood Entertainment Limited**

Sd/-

Ritika Vats
Dated: August 07, 2025
Company Secretary & Compliance Officer
Place: New Delhi
Membership No: A73991

Annexure-1

<u>DETAILS OF DIRECTORS SEEKING RE-APPOINTMENT AT THE FORTHCOMING ANNUAL GENERAL MEETING</u>

(Pursuant to the provisions of Regulation 36(3) of SEBI (LODR), 2015 and Secretarial Standards on General Meetings ("SS-2") issued by Institute of Company Secretaries of India)

Name of Directors	Priyanka Arora		
Director Identification Number (DIN)	07931265		
Age	48 years		
Date of appointment/ reappointment	6 th September, 2017		
Expertise in Specific Functional areas/ Job Profile	She holds a bachelors' degree in Commerce and is designated as the creative head of the Company to build a creative environment for the team to work in, to oversee ideas and projects, and is responsible for the philosophy and the standard of creative output across the department developing ideas and hiring & managing creative teams with over 9 years of experience.		
Qualification/Awards/ Recognitions	B.Com.		
No. of Equity Share held in the Company as on 31st March, 2025	251785 Equity Shares of Rs. 10/- each		
Disclosure of relationships between directors inter-se	Mrs. Priyanka Arora is wife of Mr. Vijay Arora, Whole-Time Director of the Company.		
Terms & Condition of Re-Appointment	Liable to retire by rotation		
Remuneration Last Drawn by such person, if any	Rs. 24,00,000/- p.a.		
No. of Meeting of the Board attended during the year	6		
List of outside Directorship held in Public Company	None		

Chairman/Member of the Committee of the Board of Directors of other Companies

1. Audit Committee	Nil
2. Stakeholder Relationship Committee	Nil
3. Nomination & Remuneration	Nil
Committee	













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Forward-looking Statement

This report may contain statements about future expectations, projections, and plans related to the Company's financial outlook, operational performance, strategic initiatives, and anticipated developments. Such statements often include terms like "expect," "intend," "believe," "forecast," "aim," "could," "might," and other similar expressions that indicate forward-looking intent. These projections are based on assumptions we consider fair and reasonable at the time of preparation. Nonetheless, actual results may vary significantly from those anticipated due to various uncertainties and xternal factors beyond our control. We do not undertake any obligation to update or revise these forward-looking statements in light of new information, future events, or changes in circumstances.



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sacn this code with a QR reader app on your smartphone or tablt & know more about us









ABOUT US

With over 28 years of industry expertise, Touchwood Entertainment Ltd has proudly emerged as India's first publicly listed event management company. Renowned for designing high-end, tailor-made weddings and exclusive celebrations, we deliver immersive event experiences across India and around the globe.

From our modest inception to our current status as a market trailblazer, our growth has been driven by a relentless pursuit of excellence, creativity, and professionalism. Every event we manage—whether an intimate celebration or a grand, large-scale affair—is a testament to our passion, innovation, and commitment to detail.

At the heart of Touchwood is a dynamic team of passionate professionals, devoted to curating extraordinary moments and building meaningful connections with our clients. Our success is rooted in a deep understanding of client needs and an unwavering focus on personalization, quality, and flawless execution.

As we look to the future, our vision is clear—to set global benchmarks in luxury event management. With an evolving portfolio of customized, innovation-led services and an unyielding dedication to excellence, Touchwood continues to redefine the art of celebration.

"We transform your dreams into timeless memories with flawless precision and heartfelt creativity."











CHAIRMAN'S MESSAGE

"At the core of our mission to exceed client expectations, we are dedicated to dedicated to transforming the standard of service into moments of delight."

DEAR SHAREHOLDERS,

We are pleased to present our Annual Report for the fiscal year 2024–2025, a comprehensive overview of our accomplishments, financial performance, and strategic direction over the past year. This report reflects our ongoing commitment to our core vision: transforming events into extraordinary and lasting experiences.

At Touchwood, we view every event as an opportunity to create something truly memorable. Our mission is to ensure that each celebration, whether grand or intimate, is meticulously planned and flawlessly executed — bringing our clients' unique visions to life.

Our consistent performance and growth are a testament to the trust we've earned within the event industry. Beyond delivering exceptional services, we take pride in upholding the highest standards of integrity, transparency, and professionalism in all aspects of our work.

As we look back on the milestones of the past year, I am both proud and thankful for all we have accomplished together. Our journey continues, and we remain focused on raising the bar even higher in the years ahead.







THE YEAR UNDER REVIEW

Over the past year, our company has successfully navigated a landscape shaped by economic fluctuations, rapid technological progress, global uncertainties, and the ongoing evolution of the event industry. Amidst these challenges, the unwavering trust and confidence shown by our clients, partners, and employees have been both a remarkable milestone and a powerful catalyst in our journey toward sustainable, long-term value creation.

The fiscal year 2024–2025 represents a defining chapter in our story — marked by transformative shifts that have reshaped not only our organization but also the broader environment in which we operate. These changes have strengthened our foundation, sharpened our focus, and positioned us for continued growth in a dynamic and ever-changing world.

Continuing our upward momentum, we made consistent progress throughout the year, reaching key milestones that significantly enhanced our financial performance. Notably, our EBITDA grew by an impressive 151.59%, while our PAT surged by 148.74%

As we stand at the end of another successful year, we are positive that the Company's revenue and Shareholder's value will be enhanced in the coming years.

LOOKING AHEAD

As we reflect on the milestones of FY 2024–2025, we step forward with renewed energy and a clear vision for the future. We are poised to embrace new opportunities, drive innovation, and continue our upward journey with confidence and purpose.

Our mission to create meaningful impact across every aspect of life remains steadfast. As I conclude, I wish to extend my sincere gratitude to our Board of Directors, our talented and tireless team at Touchwood, and the many collaborators whose spirit and synergy have shaped our progress.

To our valued clients, shareholders, and employees—your belief in us has been the cornerstone of our achievements. Your trust empowers us to reach higher, think bolder, and grow stronger.

Looking ahead, we remain committed to innovation, adaptability, and client-centricity. While the industry continues to transform, our core passion—what makes Touchwood truly distinctive—will remain constant. It is this passion that defines us and inspires the trust that our clients have come to expect.

As we chart the path forward, I am confident in our ability to turn challenges into opportunities and evolve with resilience. Together, we will continue to shape a future marked by shared success, creativity, and purpose.

Here's to new horizons, continued growth, and brighter, stronger days ahead!

Warm regards,

Manjit Singh
Chairman & Managing Director

ANNUAL REPORT 2024-2025









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MANJIT SINGH
Chairman & Managing Director



VIJAY ARORA
Whole-Time Director



JASWINDER KAUR Director



PRIYANKA ARORA Director



MICHAEL ANTHONY CRUZ Independent Director



MANJEET SINGH SAINI Independent Director



VIJAY KUMAR PUGALIA Independent Director



PARULDEEP KAUR Independent Director



SHREY KHANDELWAL Director



KISHOR KUMAR
Independent Director



DINESH SINGLA Chief Financial Officer



RITIKA VATS Company Secretarty

Chairperson

Aduit Nomination & Remuneration Committee

Stakeholders Relationship Committee

Member

Corporate Social Responsibility Committee



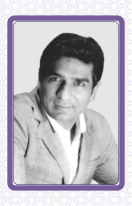




BRIEF PROFILE OF BOARD OF DIRECTORS



• Manjit Singh, Managing Director of our Company. He is the founding Director, and is the Promoter of our Company. He holds a Master's degree in Business Administration. He is a political strategist, social agent, ace photographer, campaigner and a brand maker. A man gifted with intellect, vision to succeed, creativity and the power of lateral thinking he is known to have driven campaigns from their stage of nascence to the acme. He is a thinker with holistically new vision, driving socio-political campaigns at local and regional levels through experiential marketing techniques, and use of advanced digital methodologies. Think Tank and Campaign Strategist Manjit Singh is an experienced strategist on political campaign, and brands with 27 years of expertise in captive and experiential marketing & advertising. In his present role, he guides strategic initiatives of the company, especially forays into new and emerging markets. His personality holds the poise between flamboyant attitude, digital technology and marketing. His ideology had always been to innovate, and this is where he rightfully differentiates himself from the captive marketers, motivators and political campaign strategists



• Vijay Arora is the Whole-time Director of our Company. He was appointed as a Director on October 14, 2000. He holds a bachelors' degree in Commerce. His journey in event management forayed its seeds with the family owned business of facility providers. His exposure to set designing and execution for numerous events led him to learn things from scratch. He heads the business verticals that engage in BTL Activations, Corporate Events, Artist Management, Large scal weddings, Public sector events. He has over 2 decades of experience I managing large format, people & process oriented deliveries. He is the Vice-President, EEMA (Event & Entertainment Management Association of India), North Zone with about 200 top event companies registered on board. He also contributes to the ICWF (International Convention of Wedding Fraternity) that has all top wedding planners as its members.









• **Dr. Jaswinder Kaur** is an Executive Director of our Company. She was first appointed as a Director in 2017. She has done her Ph.D. in Computer Science from Sushant University, Gurgaon and holds a Master's degree in Computer Application as well. She is designated as the Chief Technology Officer of the Company as she holds proficient command in design software, such as Adobe Illustrator, In-Design, and Photoshop. She has 8 years of experience in internet specific marketing techniques, programming languages, and search engine optimization techniques.



• Priyanka Arora is an Executive Director of our Company. She was first appointed as a Director in 2017. She holds a bachelors' degree in Commerce. She is designated as the creative head of the Company, having over 12 years of experience and is responsible for the overall management of the business of the Company. Her leadership abilities have been instrumental in leading the creative team of our Company. She is entrusted with the responsibility to build a creative environment for the team to work in, oversee ideas & projects. She has played a pivotal role in building Synergy into an organization that works with passion, I tegrity, transparency, and commitment.



• Shrey Khandelwal is an Executive Director of our Company. He was appointed as an Executive Director of our Company in January, 2024. He has professional tenure of over a decade and holds extensive expertise and in-depth knowledge in planning, organizing, and executing events. He joined Touchwood Entertainment Limited in 2017, emerging as the youngest member of the team. Since then, he has consistently showcased a high level of proficiency and versatility in his role. Before his work at the Company, he founded Innocepts Studios in the year 2010, at the young age of nineteen.



• Manjeet Singh Saini is an Independent Director of our Company. He was first appointed as an Independent Director of our Company in September, 2017. He holds a Master's degree in International Business. He is the Promoter and Director of Nexgtech Telecom Pvt. Ltd. having 30 years of experience in Residential & Commercial Real Estate, Consumer Durable and Electrical Engineering.









• Michael Anthony Cruz is an Independent Director of our Company. He was first appointed as an Independent Director of our Company in September, 2017. He has a proven track record of accomplishments with nearly 4 decades of leadership experience in relationship management. His vast exposure of work covers financial institutions, real estates, public relations, advertising, media, entertainment, manufacturing and export. He is currently the Chairman and Managing Director of an Italian company - Sirio India Inductive Components Pvt. Ltd which manufactures high frequency electronic transformers in Delhi and exports to Europe.



• Paruldeep Kaur is an Independent Director of our Company. She was first appointed as an Independent Director of our Company in September, 2017. She completed her Graduation from BSC Govt. College, Hoshiarpur and holds a Master's degree in Finance from Rayat Bahra Institute, Hoshiarpur. She is well-trained to help individuals or organizations make wise financial decisions utilizing latest information on market trends and stock values. She has over 9 years of experience in working as a consultant in finance.



• Vijay Kumar Pugalia is an Independent Director of our Company. He was first appointed as an Independent Director of our Company in September, 2017. He holds a bachelors' degree in EC (Electronics & Communications) Engineering and holds a Master's degree as well. Having over 30 years of experience, he is the Director and Promoter of Digione Technologies Private Limited.



• Kishor Kumar is an Independent Director of our Company. He was appointed as an Independent Director of our Company in January, 2024. His extensive journey in Business Management reflects a continual process of learning, adaptation, and professional growth. He is committed to maintaining the highest standards of corporate governance and accountability. Over the years, he has refined his skills, positioning him as a seasoned professional capable of navigating challenges and steering businesses toward success.







GROWTH MILESTONES

2002: Signed 10 Bollywood singers and managed them for more than a decade.

2005: Became India's No.1 talent management company.

2006: Ventured into large scale government and public events.

2014: Started international destination weddings.

2015: Started venue in the name of VEDA.

2016: First Company to handle international presidential election campaign in Gabon.

2020: Migrated on main board (NSE); Launched Touchwood Wedding School & Matchmakers Conclave.

2021: Released an upbeat Punjabi song sung by Navraj Hans & Ashish Chhabra 'Hauli Hauli': Released MakeMeUp Digital web series on Hotstar Disney+, Hungama Play & other OTT platform.

2022: Launched MakeMeUp App on Google Play Store; Launched WedAdvisor App & website: All set to launch the 1"edition of "The Gourmet Fest" & 2" edition of MakeMeUp Festival.

2025: Celebrated The Gourmet Fest 2024: A Triumphant Return Celebrating Culinary Excellence and a Stellar Achievement with 7 Awards at EEMAX Global 2024, Kolkata.

1997: Founded by Mr. Manjit Singh as a PR firm 2002: Mr. Vijay Arora joined him and started venturing into events mainly college fests and started exploring entertainment, social & corporate events.

2006: Entered into talent management.

2008: Ventured into complete wedding management and turnkey wedding projects.

2011: Ventured into decor and production. Designed some of the largest decor projects in India and abroad.

2012: Entered political activations and government fests and events.

2017: First Event Management Company listed on NSE emerge SME platform; Talent Square becomes largest talent Management Company in India.

2018: Started IPs-MakeMe Up and Gourmet Entertainment Show.

2019: Scaled VEDA Jaipur and beyond; Becomes No.1 agency for weddings, political activities, road shows and below the line activities; launched 1° edition of MakeMeUp Festival.

2023: Company won 11 esteemed Awards at ICWF 2023 which includes 6 gold, 2 silver and 3 bronze and also won 7 prestigious Awards at EEMAX Global Awards 2023 which includes 2 gold 2 silver and 3 bronze.

2024: Launched the 4th edition of "The Gourmet Fest" and Celebrated the third edition of Make Me Up Festival.



2000

2008

 $20\overline{12}$

2002

2016

2020







OUR WIDE AREA OF SERVICES

Touchwood Entertainment Limited stands as a leading name in wedding and event planning, known for orchestrating luxurious and tailor-made celebrations.

Organizing and executing memorable events is both complex and rewarding. A well-managed event leaves a lasting impression on attendees, hosts, and venues—but such success doesn't occur bychance. It requires strategic planning, attention to detail, and seamless coordination from start to finish.

At Touchwood, we offer an extensive suite of event management services customized to suit a variety of occasions. Whether you're organizing a high-profile corporate meeting, an elegant product unveiling, an opulent wedding, a grand gala, or a themed celebration, we ensure smooth execution at every stage — from ideation to wrap-up.

We specialize in delivering personalized event planning solutions that reflect the unique character and vision of each client. Our team crafts tailor-made proposals in line with your style, preferences, and expectations. Our expertise covers everything from scouting ideal destinations and securing venues to managing logistics, guest services, entertainment, and aesthetic styling.

Driven by passion and creativity, our expert team is committed to turning your ideas into reality. Every Touchwood event is a masterpiece—marked by exceptional detail, thoughtful planning, and a dynamic energy that captures your vision with elegance and flair.

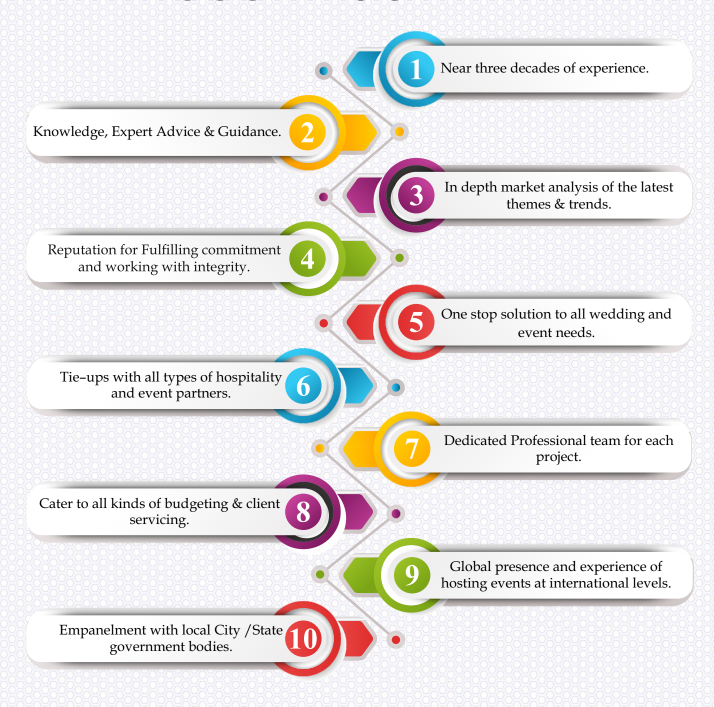








WHY TOUCHWOOD









GROWTH STRATEGY

ORGANIC GROWTH of Business through client acquisition and geographic expansion.

EXPANDING EVENT INFRASTRUCTURE CHAIN across geographies offering partnership with associate firms without incurring capex.

CREATING INTELLECTUAL PROPERTIES, which will provide competitive advantages and higher brand recognition.

INTEGRATION OF DIGITAL INITIATIVES into all events portfolios resulting in higher consumer engagement and building social media.









OUR ESTEEMED CLIENT LIST

- Mr. Alok Sanghi Sanghi Cements, Ahmedabad
- Mr. Mukesh Ambani Ambani Industries, Mumbai
- Mr. Ashwini Arora LT Food Pvt. Ltd. (Daawat Rice), Gurgaon
- Mr. Akshay Taneja TDI Group, Delhi
- Mr. S.S. Bhatia Bhatia Coal Company, Indore
- Mr. Manjit Bhatia Bhatia Coal Company, Indore
- Mr. Suresh Agarwal Rupa & Co., Kolkata
- Mr. Pradeep Jain CMD Country Inn (Hotel), Sahibabad.
- Mr. N.K. Gupta R.L. Industries
- Mr. Raj Kumar Arora Dilbagh Group, New Delhi
- Mr. Ashok Kankariya Sumeet Group, Raipur
- Mr. Jitender Kejriwal Sonear Industries Ltd. New Delhi
- Mr. Shakti Nath Logix Group
- Mr. Sanjay Ghodawat SGI, Kohlapur
- Ms. Sweta Chaturvedi Chaturvedi & Co., New Delhi
- Mr. Vinay Singhal Eastman Impex
- Mr. Narottam Somani Mitex Group, South Africa
- Mr. V.C.Burman Dabur Group
- Mr. V.K. Arora Daawat Bamati Rice, Gurgaon
- Mr. Narendra Bansal Intex Group, New Delhi
- Mr. Pramod Chowdhary Pratibha Fabrics, Surat
- Mr. Surinder Arora Virgo Group, New Delhi
- Mr. Pradeep Garg Kundan Group, New Delhi
- Mr. Sanjeev Aeren Orenda Corp., New Delhi
- Mr. Rajesh Aggarwal TRB Group, Ludhiana
- Mr. Sushil Baderwal Baderwal Group, Gurgaon
- Mr. Mukesh Garg New Delhi
- Mr. Ashok Munjal Sunbeam Auto India
- Mr. Manoj Sethi AMB Developers, New Delhi
- Mr. Ajay-Alka Kapoor Modern Public School, New Delhi
- Mr. Anil Babbar Supertech
- Mr. Rajan Trehan Hymatic Agro, New Delhi







- Mr. Hari Prakash Mangla Gateway Group of Institutions, Sonipat
- Mr. Pradeep Kothari Dubai
- Mr. Pankaj Bansal M3M Group, Gurgaon
- Mr. Girish Matlanil Indore
- Mr. Mohinder Goyal Janpath Estates
- Mr. Anil Kotawala Kotawala Jewels, New Delhi
- Mr. Gaurav Gupta Aerens Group, New Delhi
- Mr. Deepak Chirimar DPH Software Service Pvt. Ltd., New Delhi
- Mr. Pawan Garg Radhey Mohan Drive, New Delhi
- Mr. Bhushan Mittal Standard Tubes Pvt. Ltd, New Delhi
- Sh. Satpal Ji Maharaj M.P. Rajya Sabha
- Mr. Ashok Arora NIIT, New Delhi
- Mr. Dilip Lalwani Vimal Group, New Delhi
- Mr. Pradeep Agarwal Shikhar Group, New Delhi
- Mr. Ashok Sharma Lotus Group, New Delhi
- Mr. Ajay Mishra Gwalior
- Mr. Gurcharan Singh Calcutta in Style, Lucknow
- Mr. Vinod Jindal Elegant overseas group, New Delhi
- Mr. Rahul Agarwal Roopam Steels, Jalna
- Wizcraft Entertainment Private Limited, Mumbai
- Outdoor Advertising Professional India Private Limited, Bangalore
- Fortune Marketing Private Limited
- Barcode Experimental Marketing LLP
- Abhilasha Commercial Private Limited
- Hungama Digital Media Entertainment Private Limited
- Mr. Manish Gupta JIMS, New Delhi
- Mr. Vikas Malu Kuber Group
- Mr. Ankur Jain SCJS, Gurgaon
- Mr. Prakash Manikchand Dhariwal, Manikchand Group
- Mr. Sanjay Goel, Nakoda TMT, Raipur
- Mr Sandeep Bajaj, Kishlay Foods, Guwahati
- Mr. Raman Bhatia, Servotech Power Systems, New Delhi

ANNUAL REPORT 2024-2025







- Mr. Sandeep Aggarwal, Pilot Industries, Delhi
- Mr. Piyush Mittal Sujata Appliances, Delhi
- Mr. Ajay Singhal, Om logistics, Delhi
- Mr. Bhaskar Kedia
- Mr. Paras Maan- ADS Spirits, Haryana
- Mr. Lalit Modi, New Delhi-Carnival Developers
- Mr. Abhay Jain, Arham Alloy Industries Pvt. Ltd., Faridabad
- Mr. Sarabjit Kalra, New Delhi
- Mr. Keshav Sarawgi-SBM Gold, Siliguri
- Mr. Davinder Singh- Inox Hardware, Noida









AWARDS AND RECOGNITION















CORPORATE INFORMATION

Board of Directors

Mr. Manjit Singh Chairman & Managing Director

Mr. Vijay Arora Whole-Time Director

Dr. Jaswinder Kaur Executive Director

Mrs. Priyanka Arora Executive Director

Mr. Shrey Khandelwal Executive Director

Mrs. Paruldeep Kaur Independent Director

Mr. Michael Anthony Cruz Independent Director

Mr. Vijay Kumar Pugalia Independent Director

Mr. Manjeet Singh Saini Independent Director

Mr. Kishor Kumar Independent Director

Audit Committee

Mrs. Paruldeep Kaur Chairperson

Mr. Manjit Singh Member

Mr. Michael Anthony Cruz Member

Mr. Manjeet Singh Saini Member

Mr. Vijay Kumar Pugalia Member

Nomination & Remuneration Committee

Mr. Michael Anthony Cruz Chairperson

Mr. Manjeet Singh Saini Member

Mrs. Paruldeep Kaur Member

Stakeholder Relationship Committee

Mrs. Paruldeep Kaur Chairperson

Mr. Manjit Singh Member

Mr. Vijay Arora Member

<u>Corporate Social</u> <u>Responsibility Committee</u>

Mr. Manjeet Singh Saini Chairperson

Dr. Jaswinder Kaur Member

Mrs. Priyanka Arora Member

Compliance Officer

Ms. Ritika Vats Sec-B, Pkt-1, Space No-301 and 302 Lsc-7, Community Centre, Vasant Kunj, New Delhi-110070, India

Tel No: 9810108253 Email: cs@touchwood.in

<u>Corporate Identity Number</u> (CIN)

L92199DL1997PLC088865

Bankers

HDFC Bank Limited Indian Overseas Bank

Registered Office

Sec-B, Pkt-1, Space No-301 and 302 Lsc-7, Community Centre, Vasant Kunj, New Delhi -110070, India

Email: cs@touchwood.in

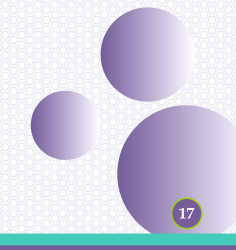
Corporate Office

Thapar Farm-1, opp. Shanti Kunj Main, Sector D-3 Church Mall Road Vasant Kunj, New Delhi-110070

Email: cs@touchwood.in

Registrar & Share Transfer Agent

M/s Skyline Financial Services Private Limited D-153, A, 1st Floor, Okhla Industrial Area, Phase-1, New Delhi- 110020 Email: info@skylinerta.com Website: www.skylinerta.com









DIRECTORS' REPORT

Dear Shareholders,

The Directors of your Company take pleasure in presenting its 28th Annual Report on the business and operations of the Company together with financial statements for the financial year ended the 31st March, 2025.

OPERATIONS - FINANCIALS

The summarized standalone and consolidated financial results of the Company for the financial year ended the 31st March, 2025 as compared to the previous year are as under:

(Rs. in Lakhs)

Corresponding figures for the previous year	Standalone Financial Year		Consolidated Financial Year	
have been regrouped / recast wherever				
necessary to correspond to current year / year Classification	2024-2025	2023-2024	2024-2025	2023-2024
Revenue from Operations	6885.42	3271.73	6885.45	3324.67
Other Income	38.83	75.68	38.88	71.54
Less: Employee Benefit Expenses	332.06	285.25	342.03	325.95
Less: Purchase of Stock in Trade	299.90		299.90	
Less: Finance Cost	18.05	5.27	18.05	5.30
Less: Depreciation & Amortization	67.08	42.57	75.93	52.49
Less: Other Expenses	5484.91	2529.57	5487.78	2566.51
Profit Before Tax & Exceptional Items	722.24	484.75	700.64	445.96
Exceptional Items		0.13		0.13
Profit Before Tax	722.24	484.88	700.64	446.08
Current Tax	184.36	123.16	184.36	123.16
Past Period				500000000000000000000000000000000000000
Deferred Tax	(0.86)	(0.47)	(0.86)	(0.47)
Profit After Tax	538.74	362.18	517.14	323.39
Other Comprehensive Income	1.45	5.54	1.45	5.54
Owners of the Company (A) Non-Controlling Interest (B)			520.04 (1.45)	330.18 (1.24)
Total Comprehensive Income(A+B)	540.19	367.73	518.59	328.94
Add: Balance brought forward from previous years (C)	1177.19	848.24	1082.20	790.80
Add: Amount forfeited against share warrants (D)	510.00		510.00	
Amount available for appropriation (A+ C+ D)	2227.38	1215.96	2112.24	1120.98
Appropriations:		55555555		
Less: Dividend paid on Equity Shares including DDT	(44.32)	(38.78)	(44.32)	(38.78)
Balance carried to Balance Sheet	2183.06	1177.19	2067.92	1082.20







financial year, indicating an increase of 159.91%.

FINANCIAL PERFORMANCE

Highlights of the Standalone Results:

- Revenue from operations for the year ended 31st March, 2025, was Rs. 6,885.42 lakhs, compared to Rs. 3,271.73 lakhs in the previous financial year, indicating a increase of 210.45%.
- EBITDA (including other income) for the year ended 31st March, 2025, was Rs.807.38 lakhs, compared to Rs.532.60 lakhs in the previous financial year, showing an increase of 151.59%.
- PAT for the year ended 31st March, 2025, was Rs. 538.74 lakhs, compared to Rs. 362.18 lakhs in the previous financial year, indicating an increase of 148.74%.

Highlights of the Consolidated Results:

- Revenue from operations for the year ended 31st March, 2025, was Rs. 6,885.45 lakhs, compared to Rs. 3,324.67 lakhs in the previous financial year, indicating an increase of 207.10%.
- EBITDA (including other income) for the year ended 31st March, 2025, was Rs. 794.62 lakhs, compared to Rs. 503.75 lakhs in the previous financial year, showing an increase of 157.74%.
- PAT for the year ended 31st March, 2025, was Rs. 517.14 lakhs, compared to Rs. 323.39 lakhs in the previous

INDUSTRY UPDATE

The events industry market encompasses the planning, organization, and management of a diverse array of events. This sector includes wide range of events such as conferences, trade shows, exhibitions, corporate meetings, weddings, music concerts, sports events, festivals, and more. Over the past several years, the events industry is growing for the last several years, industry has experienced significant growth, driven by society's increasing desire to celebrate both small and large occasions.

The global events industry is expected to experience significant growth by 2035, driven primarily by increasing government and corporate sponsorship. With a projected CAGR of 6.8%, the market size is expected to increase from USD 1,552.9 (2025) Billion to USD 12.5 trillion (2035).

Similarly, the Indian Event and Exhibition Market is anticipated to expand from USD 5.66 billion in 2025 to USD 8.44 billion by 2030, reflecting a CAGR of 8.31% during the forecast period (2025-2030).

STATE OF COMPANY'S AFFAIRS

Detailed discussion on the state of affairs of the Company has been covered as part of the *Management Discussion and Analysis Report (MDAR).*

MANAGEMENT DISCUSSION AND ANALYSIS REPORT







Management Discussion and Analysis Report for the year under review, as stipulated under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), is presented in a separate section, forming part of the Annual Report.

DIVIDEND

The Board in its meeting held on 20th May, 2025, has not recommended any Dividend for the Financial Year ended on 31st March, 2025 in order to prioritize future expansion and business development. This decision has been taken in the best interest of the Company and its shareholders, with a focus on sustainable growth, long-term expansion and value creation.

TRANSFER TO RESERVES

During the financial year, the Company has not transferred any amount to the general reserve. The closing balance of the retained earnings of your Company for FY 2024-25, after all appropriations and adjustments, was Rs. 2183.06 Lakhs.

CONSOLIDATED FINANCIAL STATEMENTS

As per Regulation 33 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), applicable provisions of the Companies Act, 2013 ("Act") read with the rules issued thereunder and Indian Accounting Standard (Ind AS)-110 on Consolidated Financial Statements, the Audited Consolidated Financial Statement for the Financial Year

ended 31st March, 2025 is provided in the Annual Report.

During the year, the Board of Directors reviewed the affairs of the subsidiaries in accordance with Section 129(3) of the Companies Act, 2013.

SHARE CAPITAL

The Authorized Share Capital of the Company is Rs. 20,00,00,000 divided into 2,00,00,000 Equity Shares of Rs. 10/- (Rupees Ten only) each. The Paid-up Capital of the Company is Rs. 11,08,12,450 divided into 11,081,245 Equity Shares of Rs. 10/- each. There is no change in the authorised, issued and paid-up share capital of the Company during FY 2024-25.

- During the year under review, your company had issued on 28th February, 2023, a total of 29,00,000 (Twenty-Nine Lakhs) Warrants convertible into equal number of Equity shares of face value of Rs. 10/- each at a price of Rs. 102/- (including premium of Rs. 92/-) to Non-Promoter/Public category upon the receipt of 25% of the subscription money, in accordance with the provisions of Chapter V of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations").
- Further, in this regard, out of the total 12 (Twelve) warrant holders, 11 (Eleven) warrant holders exercised their option and converted 9,00,000 (Nine Lakhs) warrants into an equivalent number of Equity Shares. However, 1 (One) warrant holder, namely Fossil Cretions Private







Limited, did not exercise the option to convert its 20,00,000 (Twenty Lakhs) warrants into Equity Shares within the prescribed period of 18 months from the date of allotment, i.e., on or before August 31, 2024.

• Accordingly, the Board of Directors, at their meeting held on September 9, 2024, noted that the upfront amount received by the Company in respect of these unconverted warrants, amounting to ₹5,10,00,000 (Rupees Five Crore and Ten Lakhs Only), representing 25% of the issue price for the said 20,00,000 warrants, stands forfeited in accordance with the provisions of Regulation 13 of the SEBI ICDR Regulations.

DETAILS OF SUBSIDIARY / JOINT VENTURE / ASSOCIATE COMPANIES

During the year under review, your Company has one subsidiary viz. MakeMeUp Private Limited & one wholly owned subsidiary viz. WedAdvisor Solutions Private Limited.

The salient features of the financial statements of subsidiaries, associate companies and joint ventures are given in the Statement in Form AOC-1 (Annexure I) forming a part of the financial statement attached to this Directors' Report and pursuant to first proviso to Sub-section (3) of Section 129 of the Act read with Rule 5 of the Companies (Accounts) Rules, 2014

The Financial Statements, as required, of the subsidiary companies shall be available on website of the Company at https://touchwood.in/investors

Report on the highlights of performance of Subsidiaries and their contribution to the overall performance of the company.

Pursuant to Section 134 of the Act and Rule 8(1) of the Companies (Accounts) Rules, 2014 the report on highlights of performance of subsidiaries and their contribution to the overall performance of the Company is as under:

1. MakeMeUp Private Limited, India (Subsidiary)

The Company operates in the beauty industry, connecting consumers with top beauty professionals, products, and experiences, while unifying the community through strong business partnerships.

MakeMeUp has 2 verticals:

MakeMeUp School of Makeup Events & Exhibitions

MakeMeUp School of Makeup

MakeMeUp School of Makeup is dedicated to providing expert training in makeup artistry. We offer high-quality education that combines skill-building with a fulfilling learning experience, encouraging students to reach their full potential in a supportive, excellence-driven environment.

Currently operating in **New Delhi**, our mission is to help passionate individuals build successful careers in makeup.

We offer four comprehensive courses:

- Professional Makeup Course
- Bridal Makeup Course
- Advanced Makeup Course







Self Makeup Course

We also provide weekend and short-term programs tailored for working professionals.

Events & Exhibition

A key driver of MakeMeUp's continued growth and visibility has been our active participation in industry events and exhibitions. At the heart of this effort is our flagship event — the MakeMeUp Festival — an annual two-day celebration dedicated to makeup, skincare, haircare, and cosmetology.

We were proud to be supported by our esteemed sponsors, Lotus and Makeup Secrets, whose generous contributions were instrumental in elevating the scale and quality of the event. Special thanks also go to Radio Mirchi, our official radio partner, for amplifying our reach with extensive on-air promotion and real-time event coverage. Their involvement helped drive widespread awareness and audience engagement.

2. <u>WedAdvisor Solutions Private Limited,</u> <u>India (Wholly-Owned Subsidiary)</u>

WedAdvisor, incorporated on January 14, 2022, as a wholly owned subsidiary of Touchwood, is committed to transforming the fragmented wedding industry in India. The platform serves as a digital bridge connecting wedding vendors from across the country with prospective customers, allowing vendors to showcase their services and broaden their market reach. For customers, WedAdvisor offers a one-stop

solution for all wedding-related requirements, acting as a comprehensive hub for both industry professionals and individuals planning their special occasions.

WedAdvisor Business Verticals:

WedAdvisor offers two unique services to its users: Vendor Listings and Advisory Support. The platform enables users to explore and choose from a wide range of wedding vendors based on their location, service category, and specific needs. In addition, our Wedding Space feature provides a personalized virtual environment where users can organize, manage, and monitor every aspect of their wedding — from vendor coordination to guest lists — all in one place.

WedAdvisor provides users with two core services: Vendor Discovery and Expert Advisory. Through the platform, users can easily browse and connect with a diverse selection of wedding vendors tailored to their location and specific requirements. Complementing this, the Wedding Space is an exclusive digital toolkit designed to help users seamlessly plan and oversee their entire wedding journey — from managing vendor details to tracking guest information — all within a centralized, user-friendly interface.

Pursuant to Regulation 16 (1) (c) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter "Listing Regulations"), a material subsidiary in a year shall be a subsidiary whose income or net worth exceeds 10% of the consolidated income or







net worth respectively of the Company and its subsidiaries, in the immediately preceding accounting year. At present, there is no such material subsidiary of the Company within the meaning of the above Regulation.

DEPOSITS

During the year under review, the Company has not accepted any deposits, thus far, within the meaning of Section 73 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

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

RELATED PARTY TRANSACTION

Following the provisions of Section 188(1) of the Companies Act, 2013, all Related Party contracts / arrangements / transactions entered by the Company during the financial year had been in the ordinary course of business and on arm's length basis, with Audit Committee having a domain role.

The Board of Directors brought into picture, wherever necessary and/or obligatory. Therefore, the provision of Section 188 of the Companies Act, 2013 were not attracted. There are no materially significant Related

Party Transaction during the year under review that would have required shareholders' approval under the Listing Regulations made by the Company with Promoters, Directors or other designated person which may have a potential conflict with the interest of the Company at large. Thus, disclosure in Form AOC-2 is not required.

During the year, the Company has not entered into any contract / arrangement / transaction with related parties, which could be considered material in accordance with the policy of the Company on materiality of related party transactions.

Related party transactions were disclosed to the Board on regular basis. Details of related party transactions may be referred to in Note 31 of the Standalone Financial Statements.

All related party transactions which were entered during the Financial Year were in the ordinary course of business and on an arm's length basis. All the Related Transactions are placed before the Audit Committee for prior approval, as required under the Act and Listing regulations. A statement of all Related Party Transactions is placed before the Audit Committee for its review on a quarterly basis. The Company has not entered into material contracts or arrangements or transactions with related parties in accordance with Section 188 of the Act read with the Companies (Meetings of Board and its Powers) Rules, 2014. There were no materially significant Related Party







Transactions made by the Company during the year that would have required shareholders' approval under the Listing Regulations. Accordingly, the disclosure of related party transactions as required under Section 134(3)(h) of the Companies Act, 2013, in Form **AOC-2** is not applicable.

The Company has adopted policy on Related Party Transactions and can be accessed on the Company's website at https://touchwood.in/investor/

MATERIAL CHANGES AND COMMITMENTS

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

TRANSFER OF UNCLAIMED DIVIDEND TO THE INVESTOR EDUCATION & PROTECTION FUND

In accordance with the provisions of Sections 124 and 125 of the Act and Investor Education and Protection Fund (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules"), dividends of a company which remain unpaid or unclaimed for a period of seven years from the date of transfer to the Unpaid Dividend Account shall be transferred by the Company to the Investor Education and Protection Fund ("IEPF").

During the year under review there is no amount which is required to be transferred to the investors' education & protection fund as per the provisions of section 125 (2) of the Companies Act, 2013.

LISTING OF SHARES

Your Company's equity shares are listed and traded on National Stock Exchange of India Ltd ('NSE') with ISIN INE486Y01013 & Symbol TOUCHWOOD. The Company has paid the annual listing fee for the Financial Year 2024-2025 & 2025-2026 to the said Stock Exchanges.

CHANGE IN THE NATURE OF BUSINESS, if any

There is no material change in the nature of business during the year.

CORPORATE GOVERNANCE

Corporate governance is an ethically driven business process that is committed to values and aimed at enhancing an organization's brand and reputation. This is ensured by taking ethical business decisions conducting business with firm commitment to values, while meeting stakeholders' expectations. Further Corporate Governance is based on the principles of conducting the business with all integrity, fairness and being transparent with all the transactions, making the necessary disclosures and decisions, complying with the laws of the accountability and responsibility towards the stakeholders and commitment of conducting the business in an ethical manner. At Touchwood, it is ensured that Company's affairs are managed in a fair and transparent manner. This is vital to continue to gain and retain the trust of its stakeholders.







A separate section on Corporate Governance standards followed by your Company and the relevant disclosures, as stipulated under the Listing Regulations, Companies Act, 2013 and Rules made thereunder, forms part of the Annual Report.

A Certificate from M/s Advitiya Vyas & Company, Practicing Company Secretary, confirming the compliance by the Company to the conditions of Corporate Governance as stipulated under the Listing Regulations, is annexed to this Report as **Annexure II**, which forms part of the Annual Report.

<u>DIRECTORS & KEY MANAGERIAL</u> PERSONNEL

The Company's policy is to maintain an optimum combination of Executive and Non-Executive Directors on the Board. None of the director and KMP of the Company is disqualified under the provisions of the Act or the Listing Regulations. The composition of the Board and Key Managerial Personnel is as follows:

Mr. Manjit Singh	Managing Director		
Mr. Vijay Arora	Whole-Time Director		
Mrs. Jaswinder Kaur Mrs. Priyanka Arora Mr. Shrey Khnadelwal	Executive Directors		

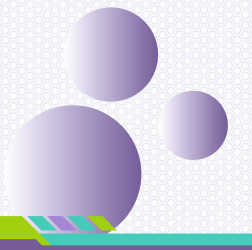
<u></u>	<u> </u>		
Mrs. Paruldeep Kaur			
Mr. Michael Anthony			
Cruz			
Mr. Manjeet Singh	Non-Executive		
Saini	Independent		
Mr. Vijay Kumar	Directors		
Pugalia			
Mr. Kishor Kumar			
Mr. Dinesh Singla	Chief Financial Officer		
Ms. Ritika Vats	Company Secretary & Compliance Officer		

A11 the Non-Executive Independent Directors are qualified to be appointed as such under the relevant provisions of the Companies Act, 2013 read with the rules made thereunder and **SEBI** (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and shall not be subject to determination for retirement of Directors by rotation. In terms of Section 149, 159, 152, 160 and other applicable provisions, if any of the Companies Act, 2013, the Independent Directors been appointed for 5 years, are not liable to retire by rotation.

In the opinion of the Board all Independent Directors possess strong sense of integrity and having requisite experience, qualification and expertise. For further details, please refer Corporate Governance Report.

RE-APPOINTMENT OF DIRECTORS

In accordance with the provisions of Section 152 of the Companies Act, 2013 and as per









the Articles of Association of the Company, Mrs. Priyanka Arora (DIN: 07931265), shall be retire by rotation at ensuing 28th Annual General Meeting (AGM) and being eligible offer herself for reappointment. The details of Director seeking re-appointment at the ensuing Annual General Meeting has been provided in the Notice of the Annual General Meeting, forming part of the Annual Report.

The Board of Directors have recommended their re-appointment. The resolution(s) seeking members approval for their reappointment form part of the AGM Notice. Brief resume of the Director(s) seeking appointment/ re-appointment, along with other details, as stipulated under Regulation 36(3) of the SEBI Listing Regulations read with the Secretarial Standard on General Meetings, is provided in the Brief Profile of Directors and Notice convening the AGM.

DECLARATION BY INDEPENDENT DIRECTORS

The Company has received necessary declarations from each Independent Director as per the provisions of Section 149(7) of the Companies Act, 2013, that they meet the criteria of Independence as laid down in Section 149(6) of the Companies Act, 2013 and Regulation 16 (1) (b) of the SEBI (LODR) Regulations, 2015 ("the Listing Regulations").

There has been no change in the circumstances offering their states as independent directors of the company so as to qualify themselves to the companies act 2013 and the relevant regulations.

MEETING OF INDEPENDENT DIRECTORS

In terms of requirements under Schedule IV of the Companies Act, 2013 and Regulation 25 (3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a separate meeting of the Independent Directors was held on 12th February, 2025. The Independent Directors at the meeting, inter alia, reviewed the following:

- Performance of Non-Independent Directors and Board as a whole.
- Performance of the Chairman of the Company, taking into account the views of Executive Directors and Non-Executive Director.
- Assessed the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

All the Independent Directors of the Company have registered themselves with the Indian Institute of Corporate Affairs ('IICA') towards the inclusion of their names in the data bank and they meet the requirements of proficiency self-assessment test. The Company has received declarations of independence in accordance with the provisions of the Act as well as the LODR Regulations from all the Independent Directors.

MEETINGS OF THE BOARD OF DIRECTORS

Regular meetings of the Board are held to discuss and decide on various business policies, strategies, financial matters and







other businesses. The schedule of the Board/Committee meetings to be held in the forthcoming quarter is circulated to the Directors in advance to enable them to plan their schedule for effective participation in the meetings.

During the year under review, Six Board Meetings were convened and the gap between the meetings was as per the period prescribed under the Companies Act, 2013.

S. No.	Date of Board Meeting	Board Strength	No. of Directors Present	
1.	21st May, 2024	10	8	
2.	10th June, 2024	10	8	
3.	12th August, 2024	10	8000000	
4.	09th September, 2024	10	8-0-0-0	
5.	13th November, 2024	10	900000	
6.	12th February, 2025	10	10	

POLICY ON DIRECTOR'S APPOINTMENT AND REMUNERATION

The current policy is to have an appropriate mix of Executive and Non-Executive Independent Directors to maintain the independence of the Board, and separate its functions of governance and management. As on the 31st March, 2025, the Board consists of ten members, one of whom is Whole-Time Director, one Managing Director, three are Executive **Directors** and five are Independent Directors including woman Director. The Board periodically evaluates the need for change in its composition and size.

The Policy of the Company on Director's appointment and remuneration including criteria determining qualifications, independence positive attributes, Directors and other matters provided under Section 178 (3) of the Companies Act, 2013 is adopted by the Board. The remuneration paid to the Directors is as per the provisions of Companies Act, 2013 and the rules made thereunder. Policy for Selection of Directors, determining Director's Independence and Appointment and Remuneration Policies are annexed as Annexure - III.

DIRECTORS' REMUNERATION POLICY AND CRITERIA FOR MATTERS UNDER SECTION 178 OF COMPANIES ACT, 2013

As stipulated under Section 178 of the Act and based on the recommendation of the Nomination and Remuneration Committee, the Board has approved a Nomination and Remuneration Policy of the Company. The Policy documents the mechanism for appointment, cessation, evaluation and Directors, remuneration of the Key Managerial Personnel and Senior Management of the Company. Information on the Policy and details of the criteria for determining qualifications, attributes and other matters in terms of Section 178 of the Act are provided in the Corporate Governance Report.

INFORMATION ON BOARD MEETING PROCEDURE AND ATTENDANCE DURING THE FINANCIAL YEAR 2024-25

The Board meetings of the Company are conducted as per the provisions of the Act, Listing Regulations and applicable Secretarial Standards. Information as







mentioned in the Act and Schedule II to the Listing Regulations and all other material information, as may be decided by the management, is placed for consideration of the Board. Details on the matters to be discussed along with relevant supporting documents, data and other information is also furnished in the form of detailed agenda to the Board and the Committees concerned, to enable directors take critical decisions and accordingly advise the management.

Details regarding information furnished to the Board members, number of Committee and Board meetings held during the year along with attendance record of each director has been disclosed in the Corporate Governance Report of the Company.

PERFORMANCE EVALUATION OF THE BOARD

The Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and other individual Directors, which includes criteria for performance evaluation of the Non-Executive Directors and Executive Directors.

The Board has followed the above policy for the evaluation of its performance and that of its Committees and individual Directors including Chairman.

The Company is committed to benchmark itself with best practices and standards in all areas including Corporate Governance. To this end, the Board has the analytical and functional support of Committee of Directors, Audit Committee & Nomination & Remuneration Committee. The system

brings insight & effectiveness in to the designated areas of Corporate Governance.

COMMITTEES OF THE BOARD

Currently, the Board has Four Committees which have been established in compliance with the requirements of the business and relevant provisions of the applicable laws and statutes. These are:

- Audit Committee,
- Nomination and RemunerationCommittee
- Stakeholders Relationship Committee
- Corporate Social ResponsibilityCommittee

The details with respect to the composition, terms of reference, number of meetings held etc. of these Committees are given in the Report on Corporate Governance which forms part of this Annual Report.

DISCLOSURE ON STATEMENT OF DEVIATION(S) OR VARIATION(S)

Pursuant to Regulation 32(1) of the SEBI Obligations and Disclosure (Listing Requirements) Regulations, 2015, We hereby inform that because of evolving needs, circumstances and Company's commitment to optimizing capital allocation and enhancing operational efficiency, your Board of Directors, through board resolution passed on August 14, 2023 has decided to vary the objects of the stated preferential issue as in the of explanatory statement resolution approved by members dated February 05, 2023. This variation was subsequently approved by the shareholders through a Special Resolution passed during the 26th





Annual General Meeting held on September 29, 2023.

Your Company believes that the proposed variation in the objects of the preferential issue is in the best interest of the Company. We aim to utilize the funds not only for the capital requirements needed for the growth and expansion of our subsidiary companies, but also intends to utilize it for Capital Expenditures for Business Expansion, Purchase of Movable/Immovable Assets, Working Capital requirements, General Corporate Purposes and Repayment of Loans in order to ensure optimum utilization of the Proceeds and maximize the return on investment for shareholders considering the and upcoming business opportunities as reviewed by the Audit Committee.

During the year under review, an amount of Rs. 14,28,00,000/- (Rupees Fourteen Crore, Twenty-Eight Lakhs) was allocated and utilized towards the modified objects. The same has been utilized as follows:

- Modified Object 1: An amount of ₹2,50,00,000 (Rupees Two Crore and Fifty Lakhs Only) was allocated for the growth and expansion of the business of the subsidiary companies of Touchwood Entertainment Limited, which is expected to enhance the overall business of the Company. The entire amount was already utilized in the previous financial year.
- Modified Object 2: An amount of ₹10,00,00,000 (Rupees Ten Crore Only) was allocated towards Capital Expenditures for Business Expansion



and Purchase of Movable/Immovable Assets. Out of this, an amount of ₹3,32,15,690 has been utilized during the year.

 Modified Object 3: An amount of ₹1,78,00,000 (Rupees One Crore Seventy-Eight Lakhs Only) was allocated towards Working Capital Requirements, General Corporate Purposes, and Repayment of Loans. The entire amount was already utilized in the previous financial year.

CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING AND FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION

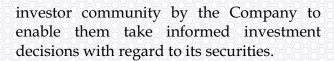
In terms of the SEBI (Prohibition of Insider Trading) Regulations, 2015, the Company has adopted a "Code of Conduct for Prohibition of Insider Trading", the Company has also adopted a "Code of Practices and Procedure for Fair Disclosure of Unpublished Price Sensitive Information".

The Code of Conduct for Prohibition of Insider Trading and Code of Practices and Procedure for Disclosure Fair Unpublished Price Sensitive Information are drawn up on the principle that the Company's directors and employees owe a fiduciary duty, amongst others, to the shareholders of the Company to place the interest of shareholders above their own and conduct their personal securities transactions in a manner that does not give rise to any conflict of interest. These codes lay down the mechanism for ensuring timely and adequate disclosure of Unpublished Price Sensitive Information ("UPSI") to the

ANNUAL REPORT 2024-2025







The Code of Conduct for Prohibition of Insider Trading prescribes the procedure for trading in securities of the Company and the disclosures to be made by persons covered under the Insider Trading Policy with respect to their shareholding in the Company, both direct and indirect.

POLICIES OF THE COMPANY

The Company is committed to high ethical standards in its business transactions guided by its value systems. The Listing Regulations mandate formulation of certain policies for listed companies. Accordingly, the Board of Directors has from time to time framed and approved policies as required by the Listing Regulations as well as under the Act. These policies are reviewed by the Board at periodic intervals.

Some of the key policies that have been adopted till date are as follows:

S. Name of Policy No.

- 1. Code of Conduct Policy
- 2. Policy for determining Materiality of Events
- 3. Policy on dealing with Related Party Transaction
- 4. Remuneration Policy
- 5. Vigil Mechanism & Whistle Blower Policy
- 6. Stakeholders Relationship Committee Policy
- 7. Terms and Conditions of Appointment of Independent Directors



- 8. Policy for Preservation of Documents
- 9. Criteria for payment to Non-Executive Directors
- 10. Code of Conduct and Fair Disclosure for Prohibition of Insider Trading
- 11. Policy for determining material subsidiaries
- 12. Dividend Distribution Policy
 Business Responsibility Policy
- 13. Board Diversity Policy
- 14. Corporate Social Responsibility Policy

The Polices are available on the Company's website on the link https://touchwood.in/investor/?id=19

BUSINESS RISK MANAGEMENT

Pursuant to Section 134 (3) (n) of the Companies Act, 2013 the Company may constitute a Business Risk Management Committee which shall be entrusted with the responsibility to assist the Board in:

- Formulating and implementing Risk Management Policy;
- Overseeing and approving the Company's enterprise-wide risk management framework; and
- Overseeing that all the risks that the Company faces such as strategic, financial, credit, market, liquidity, property, IT, legal, regulatory, reputational, employee and other risks have been identified and assessed and there is an adequate risk management







infrastructure in place capable of addressing those risks.

At present the Company has not identified any element of risk which may perceptibly threaten the existence of the Company.

FAMILIARISATION PROGRAMME FOR INDEPENDENT DIRECTORS

With a view to familiarize the independent directors with the Company's operations, as required under regulation 25(7) of the SEBI Listing Regulations, 2015, the Company held familiarization programmes for the Independent Directors on an ongoing and continuous basis. The details of the familiarization programmes is placed on company website https://touchwood.in/investors/

VIGIL MECHANISM / WHISTLE BLOWER POLICY

The Company has formulated a comprehensive Whistle-blower Policy in line with the provisions of Section 177(9) and Section 177(10) of the Companies Act, 2013, details of which are included in Corporate Governance Report. There has been no case to report for the FY 2024-2025, no individual was denied access to the Audit Committee for reporting concerns, if any.

The Vigil Mechanism policy has been placed on the website of the Company at https://touchwood.in/investor/?id=19

PREVENTION OF SEXUAL HARASSMENT

The Company has Zero tolerance towards sexual harassment at the workplace and to this end, has adopted a policy in line with the Prevention of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and rules made thereunder, details of which are included in Corporate Governance Report. An Internal Complaint Committee (ICC) has also been set up to redress complaint received on sexual harassment.

During the financial year under review, the ICC received no complaint of sexual harassment.

MATERNITY BENEFIT PROVIDED BY THE COMPANY UNDER MATERNITY BENEFIT ACT 1961.

The Company is complying with all the legal requirements of Maternity Benefit Act 1961 in true letter and Spirit.

AUDITORS & AUDITORS' REPORT

STATUTORY AUDITOR

The Statutory Auditors, M/s VSD & Associates, Chartered Accountants (FRN No.:008726N), were re-appointed pursuant to the provisions of Sections 139, 142 of the Act and the Rules made thereunder from the conclusion of the 25th Annual General Meeting upto the conclusion of the 30th Annual General Meeting of the Company, at the Annual General Meeting held on 28th September, 2022. Accordingly, they would continue as the Statutory Auditor for the Financial Year 2025-26.







The Auditors' Reports for the financial year 2024-25, including the one on Internal Financial Controls are self-explanatory and does not carry any observation/qualification/adverse remarks etc. or infirmity in the Company's affairs.

SECRETARIAL AUDITORS

In accordance with the provisions of Section 204 of the Act read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and Regulation 24A of the Listing Regulations, the Company had appointed M/s Advitiya Vyas & Company, Practicing Company Secretary (Membership No. 13059 & CP No. 16257) to conduct Secretarial Audit for the financial year 2024-25.

Further, pursuant to Regulation 24A of the Listing Regulations, the Board of Directors of the Company, on the recommendation of the Audit Committee, recommends the appointment of M/s Advitiya Vyas & Company, Practicing Company Secretary (Membership No. 13059 & CP No. 16257) as the Secretarial Auditors of the Company for a term of 5 (five) consecutive years commencing from FY 2025-26 to FY 2029-30, subject to approval of the members of the Company at the ensuing 28th Annual General Meeting.

M/s Advitiya Vyas & Company have confirmed that they are not disqualified from being appointed as Secretarial Auditors of the Company. They have also confirmed that they have subjected themselves to the peer review process of the Institute of Company

Secretaries of India ("ICSI") and holds a valid certificate issued by the Peer Review Board of ICSI.

SECRETARIAL AUDIT REPORT

Secretarial Audit Report, issued by the Secretarial Auditor in Form No. MR-3 forms part of this Report and is annexed herewith as **Annexure – IV.**

The Secretarial Audit Report does not contain any qualification, reservation or adverse remark.

INTERNAL AUDITORS

The board on the recommendation of audit committee approved the appointment of M/s AAVN & Associates, Chartered Accountants, (FRN No. 013224C), Internal Auditors, for conducting the internal audit of the company for the Financial Year 2025-2026.

INTERNAL CONTROL SYSTEMS AND ADEQUACY THEREOF

The Company's internal control systems as laid down to commensurate with the nature of its business, the size and the complexity of its operations. These are tested and certified by Statutory as well as Internal Auditors and cover all factories and key areas of business. Significant audit observations and follow up action thereon are reported to the Audit Committee. The Audit Committee, aforesaid, reviews adequacy effectiveness of the Company's internal control environment and monitors the implementation of audit recommendations.







PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

A Statement containing Particulars of Employees as required under Section 197(12) read with Rule 5(1) of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 is annexed in **Annexure-V**.

Further pursuant to the provision to Section 136(1) of the Companies Act 2013 read with the Rule 5(2) of the companies (Appointment & Remuneration of Managerial Personnel) Rules 2014, will be sent to the members of the Company on request.

ANNUAL RETURN

Pursuant to the amendments to Section 134(3)(a) and Section 92(3) of the Act read with Rule 12 of the Companies (Management and Administration) Rules, 2014, the Annual Return (Form MGT-7) for the financial year ended March 31, 2025, is available on the Company's website and can be accessed at https://touchwood.in/investor/?id=26

CORPORATE SOCIAL RESPONSIBILITY

During the Year under review, provisions of Corporate Social Responsibility (CSR) pursuant to the provisions of the Section 135 of the Companies Act, 2013 is not applicable on your Company.

However, as on March 31, 2025, the Company met the criteria prescribed under Section 135(1) of the Companies Act, 2013. Accordingly, the Company has constituted a CSR Committee in compliance with the

applicable provisions and has also formulated a CSR Policy in line with the Companies (Corporate Social Responsibility Policy) Rules, 2014. The Company shall implement the CSR initiatives in the financial year 2025–26 as per the applicable statutory framework.

The CSR policy has been placed on the website of the Company at https://touchwood.in/pdf.php?id=CSR_Policy.pdf

PARTICULARS REGARDING
CONSERVATION OF ENERGY,
TECHNOLOGY ABSORPTION AND
FOREIGN EXCHANGE EARNINGS AND
OUTGO

The disclosures required to be made under the provisions of Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 in respect of conservation of energy, technology absorption are not applicable to the Company as the Company is engaged in the service sector of Entertainment Business and is not involved in any manufacturing activity. Foreign exchange earnings of the Company is nil and outgo is nil.

BUSINESS RESPONSIBILITY AND SUSTAINABILITY REPORT

Provisions of Business Responsibility and Sustainability Report (BRSR) pursuant to Regulation 34(2)(f) of the Listing Regulations is not applicable on your Company.

DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY







CODE, 2016 DURING THE FINANCIAL YEAR

There is no application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016, during the financial year 2024-25.

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

There was no significant and material order passed by the regulators or Courts or Tribunals impacting the going concern status and Company's operations in future.

THE INSTITUTE OF COMPANY SECRETARIES OF INDIA (ICSI)

The Directors state that applicable Secretarial Standards have been followed during the financial year 2024-25.

FRAUD REPORTING

During the year under review, no fraud has been reported by Auditors under sub-section (12) of Section 143 of the Companies Act, 2013.

CAUTIONARY STATEMENT

Statements in the Annual Report, including those which relate to Management Discussion and Analysis, describing the Company's objectives, projections, estimates and expectations, may constitute 'forward looking statements' within the meaning of applicable laws and regulations. Although the expectations are based on reasonable assumptions, the actual results might differ.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the provisions of Section 134(5) of Companies Act, 2013, your Directors state that:

- 1. In the preparation of annual accounts for the year ended the 31st March, 2025, the applicable accounting standards read with requirements set out under Schedule III to the Act, have been followed along with proper explanation relating to material departures;
- 2. 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 as on the 31st March, 2025 and of the Profit of the Company for the year ended on that date;
- 3. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities, and
- 4. The Directors have prepared the annual accounts on a going concern basis.







- 5. The Directors have laid down Internal Financial Controls to be followed by the Company have been laid down and that such internal financial controls are adequate and operating effectively; and
- 6. The Directors have devised proper systems to ensure compliance with the provisions of all the applicable laws and that such Systems are adequate and operating effectively.

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, the work performed by the internal, statutory and secretarial auditors and external consultants, including the audit of internal financial controls over financial reporting by the auditors and statutory the reviews performed by management and the relevant board committees, including the audit committee, the Board is of the opinion that the Company's internal financial controls were adequate and effective during FY 2024-2025.

DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS

AND SENIOR MANAGEMENT PERSONNEL WITH THE COMPANY'S CODE OF CONDUCT:

The Code of Conduct of the Company aims at ensuring consistent standards of conduct and ethical business practices across the Company. This Code is available on the website of the Company at https://touchwood.in/

Pursuant to the Listing Regulations, a confirmation from the Managing Director regarding compliance with the Code by all the Directors and senior management of the Company is given in **Annexure - VI.**

ACKNOWLEDGEMENTS AND APPRECIATION

Your Directors take this opportunity to express their deep and sincere gratitude to the Clients, Customers and Shareholders of the Company for their trust and patronage, as well as to the Bankers, Securities and Exchange Board of India, National Stock Exchange, Government of India and other Regulatory Authorities for their continued co-operation, support and guidance.

For and on behalf of the Board of Directors
Touchwood Entertainment Limited

Sd/-**Vijay Arora** Whole-Time Director DIN: 00996193 Sd/-**Manjit Singh**Chairman & Managing Director
DIN: 00996149

Place: New Delhi Date: August 07, 2025







Annexure I

Form AOC-1

Statement containing salient features of the financial statement of subsidiaries/ associate companies/ joint ventures

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

Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in Lakhs)

S. No.	Particulars		etails
1	Name of the subsidiary	MakeMeUp Private Limited	WedAdvisor Solutions Private Limited
2	The date since when the subsidiary was acquired	24th December, 2021	14th January, 2022
3	Reporting period for the subsidiary concerned, if different from the holding Company's reporting period	31st March, 2025	31st March, 2025
4000	Reporting currency and Exchange rate as on the last date of the relevant financial year in the case of foreign subsidiaries		
5	Share capital 0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/	0,0,0,0,1.26,0,0,0	6,0,0,0,0,1,15,0,0,0,0
6	Reserves & surplus	148.28	51.10
7.000	Total assets	(0,000,0150.00,000,000,000,000,000,000,000,000,00	52.34
80808	Total Liabilities		090000000000000000000000000000000000000
9=0=0	Investments 000000000000000000000000000000000000		5.00
10	Turnover	X0X0X0X0X0X0X	
11000	Profit/(Loss) before taxation	(18.18)	(3.42)
12	Provision for taxation		
13	Profit/(Loss) after taxation	(18.18)	(3.42)
14	Proposed Dividend		520000000000000000000000000000000000000
15	% of shareholding	92.03%	100%

Notes:

- 1. Names of subsidiaries which are yet to commence operations- WedAdvisor Solutions Private Limited
- 2. Names of subsidiaries which have been liquidated or sold during the year- None
- 3. Part B of the Annexure is not applicable as there are no Associate Companies / Joint ventures of the Company as on March 31, 2025

For and on Behalf of the Board of Directors

Touchwood Entertainments Limited

Sd/ Vijay Arora WholeTime Director DIN: 00996193 **Sd/ Manjit Singh**Chairman &
Managing Director
DIN: 00996149

Sd/ Dinesh Singla Chief Financial Officer PAN:BLVPS6089N

Sd/ Ritika Vats Company Secretary & Compliance Officer PANCBKPV2742K

Place: New Delhi Date:August, 07, 2025







Annexure II

CORPORATE GOVERNANCE COMPLIANCE CERTIFICATE

To

The Members

Touchwood Entertainment Limited

I, Advitiya Vyas, Practicing Company Secretary, have examined all relevant records of Touchwood Entertainment Limited (the Company) for the purpose of certifyingcompliance of the conditions of Corporate Governance under Clause 49 of the Listing Agreement with National Stock Exchange for the financial year ended on March 31st,2025. I have obtained all the information and explanations which to the best of myknowledge and belief were necessary for the purposes of certification.

The compliance of the conditions of Corporate Governance is the responsibility of the management. My examination was limited to the procedure and implementation the reof. This certificate 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. On the basis of my examination of the records produced, explanations and information furnished, I certify that the Company has complied with all the conditions of Clause 49 of the Listing Agreement.

For ADVITIYA VYAS & COMPANY

Sd/-

ADVITIYA VYAS Proprietor Membership No. F13059

COP: 16257

UDIN: F013059G000959301

Date: August 07,2025

Place: Delhi









ANNEXURE-III

POLICY FOR IDENTIFICATION OF PERSONS FOR APPOINTMENT AND REMOVAL AS DIRECTOR AND SENIOR MANAGERIAL PERSONNEL

(CRITERIA FOR DETERMINING QUALIFICATIONS)

The Committee shall:

- 1. Identify and ascertain the honesty, reliability, qualification, expertise and experience of the person for appointment as Director or Senior Managerial Personnel and recommend the Board accordingly.
- 2. The committee must ensure itself regarding the capabilities and eligibilities of the proposed appointee(s) and must ensure that the proposed appointee shall be able to devote the required time as may be necessary.
- The Committee shall be at discretion to decide whether qualification, expertise and experience possessed by the person is adequate for the proposed position.
- 4. Any other assessment as may be required must be carried out by the Committee and on being satisfied with the overall eligibility of the person, the committee shall recommend his/her appointment to the Board accordingly.
- 5. The Committee must always ensure that the appointment of the Directors and the Senior Management Personnel is as per all the applicable laws, rules and regulations.
- 6. The Committee may recommend to the Board with the reasons recorded in writing, the removal of Director or Senior Managerial Personnel based on any disqualification that may be applicable as per the provisions of Companies Act, 2013 and the rules made there under or for any other reasons as may be justified by the Committee.

TERM OF APPOINTMENT

The term of appointment of Managing Director/ Whole Time Directors and Independent Directors of the Company shall be as per the provisions of the Companies Act, 2013 and the Rules made there under, subject to amendments as may be notified from time to time.

INDEPENDENCE OF A DIRECTOR

With respect to the Independent Directors of the Company the committee shall additionally ensure their Independence as per the applicable provisions of Companies Act, 2013 and the Rules made there under and as per Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 i.e. SEBI (LODR) Regulations, 2015 and as per the amendments as may be notified from time to time.

RETIREMENT

The Directors of the Company shall be subject to retirement as per the applicable provisions of Companies Act, 2013 and the Rules made there-under as amended from time to time.

The Committee will be at its discretion to recommend retention of Directors even after they have attained the retirement age as per the applicable provisions for the benefit of the Company subject to fulfillment of the requirements as mentioned in Companies Act, 2013, the rules made there-under and Securities and Exchange Board of India (Listing Obligations and Requirements) Regulations, 2015.







POLICY FOR EVALUATION OF PERFORMANCE OF BOARD, ITS COMMITTEES, INDEPENDENT DIRECTORS AND INDIVIDUAL DIRECTORS

- 1. Evaluation of performance of Board and Individual Directors shall be based on:
- Achievement of financial/business targets as fixed by the Board;
- b. Proper development, management and execution of business plans;
- c. Display of leadership qualities i.e. correctly anticipating business trends and opportunities;
- d. Establishment of an effective organization structure;
- e. Participation in the Board/Committee Meetings;
- f. Integrity and maintenance of confidentiality;
- S. Any other criteria that may be considered necessary for the evaluation of the performance of the Board may be considered by the Committee.
- 2. Evaluation of performance of Committee shall be based on:

- a. Discharge of its functions and duties as per its terms of reference;
- b. Effectiveness of the suggestions and recommendations received;
- c. Conduct of its meeting and procedures followed in this regard.
- 3. Evaluation of Independent directors shall be based on:
- a. Performance of the directors and
- b. Fulfillment of the independence criteria as specified under Companies Act, 2013 and SEBI (LODR) Regulations, 2015 and their independence from the management.

Provided that in the above evaluations, the directors who are subject to evaluation shall not participate.

4. Review of the Implementation of this policy: The Committee shall review the implementation and compliance of this policy at least once a year.

POLICY FOR REMUNERATION TO DIRECTORS, KEY MANAGERIAL PERSONNEL SENIOR MANAGEMENT AND OTHER EMPLOYEES: -

- 1. The remuneration of the Directors, Key Managerial Personnel, Senior Management and Other employees must be in accordance with the provisions of Companies Act, 2013 and the Rules made thereunder and as per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as per other applicable provisions as amended from time to time.
- 2. The committee must ensure that:
- a. The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors and key managerial personnel of the quality required to run the company successfully
- b. The committee must also ensure that the remuneration of all directors, key managerial personnel, senior management and other employees is at par with their performance, qualifications, experience and capabilities. The remuneration must be fair enough to motivate and retain the competent employees of the Company.
- c. Remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the Company and its goals.







CRITERIA OF MAKING PAYMENTS TO NON-EXECUTIVE DIRECTORS

- 1. Overall remuneration should be reflective of the size of the Company, complexity of the sector/industry/company's operations and the company's capacity to pay the remuneration.
- 2. Independent Directors ("ID") and Non Independent Non- Executive Directors ("NED") may be paid sitting fees (for attending the meetings of the Board and of committees of which they may be members) and commission within regulatory limits. Quantum of sitting fees may be subject to review on a periodic basis, as required.
- 3. Within the parameters prescribed by law, the payment of sitting fees and commission will be recommended by the NRC and approved by the Board.
- 4. Overall remuneration (sitting fees and commission) should be reasonable and sufficient to attract, retain and motivate Directors aligned to the requirements of the Company (taking into consideration the challenges faced by the Company and its future growth imperatives).
- 5. Overall remuneration practices should be consistent with recognized best practices.
- 6. The aggregate commission payable to all the NEDs and IDs will be recommended by the NRC to the Board based on Company's performance, profits, return

- to investors, shareholder value creation and any other significant qualitative parameters as may be decided by the Board.
- 7. The NRC will recommend to the Board, the quantum of commission for each Director based upon the outcome of the evaluation process which is driven by various factor including attendance and time spent in the Board and committee meetings, individual contributions at the meetings and contributions made by Directors other than in meetings.
- 8. In addition to the sitting fees and commission, the Company may pay to any Director such fair and reasonable expenditure, as may have been incurred by the Director while performing his/her role as a Director of the Company. This could include reasonable expenditure incurred by the Director for attending Board/Board committee meetings, general meetings, court convened meetings, meetings with shareholders/creditors/management, site visits, induction and training (organized by the Company for Directors) and in obtaining professional advice from independent advisors in the furtherance of his/her duties as a director.

For and on behalf of the Board of Directors

Touchwood Entertainment Limited

Sd/-Vijay Arora Whole-Time Director DIN: 00996193

Place: New Delhi Date: August 07, 2025 Sd/Manjit Singh
Chairman & Managing Director
DIN: 00996149







FORM NO. MR-3

Annexure IV

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED ON MARCH 31ST 2025

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

To,
The Members,
Touchwood Entertainment Limited
Sec-B, Pkt-1, Space No-301 And 302
LSC-7, Community Centre,
Vasant Kunj Sector B
New Delhi 110070

Scope of Audit

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

Opinion

Based on my verification of the Company's books, papers, minute books, forms & returns filed and other records maintained by the Company along with the information provided by the Company's officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that, in my opinion the Company has during the audit period covering the financial year ended on March 31, 2025, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

Statutory Provisions

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings *There is no FDI/ODI received or any External Commercial Borrowings raised by the Company during the audit period;*
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'): -
 - (a) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;







- (b) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (c) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (d) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- (e) 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;
- (f) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 *Not applicable during the audit period*
- (g) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018
 Not applicable during the audit period
- (h) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008-*Not applicable during the audit period*
- (i) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 *Not applicable during the audit period*
- (vi) Other Applicable Laws informed by the management of the Company:

I have relied on the representation made by the Company and its officers for the system and mechanism formed for the Company for compliance under the following Acts and Laws which are applicable to the Company as per the Management opinion:

- (a) The Income Tax Act, 1961;
- (b) The Goods and Service Tax, 2017;
- (c) The Micro, Small and Medium Enterprises Development, 2006;
- (d) The Competition Act, 2002;
- (e) The Employees' Provident Fund and Miscellaneous Provisions Act, 1952;
- (f) The Payment of Bonus Act, 1965;
- (g) The Payment of Gratuity Act, 1972;
- (h) The Payment of Wages Act, 1936;
- (i) The Minimum Wages Act, 1948;
- (j) Child Labour (Prohibition and Regulation), 1986

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India,
- (ii) The Listing Agreements entered into by the Company with National Stock Exchange (NSE).

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

I further report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Independent Directors. There is no change in the composition of the Board of Directors took place during the period under review.







Adequate notice is given to all Directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and for meeting convened under shorter notice, if any, were in compliance with section 173(3) of the Companies Act, 2013 and system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

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

I 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.

I further report that

During the Review Period the following specific events took place in the Company:

(A) Change in KMP

The Company has appointed Ms. Ritika Vats as Company Secretary and Ms. Ashima Arora resigned as Company Secretary dated June 16, 2024.

(B) Forfeit of Share Warrants Amount

- (1) The Company had issued 29,00,000 (Twentynine Lakhs) warrants optionally convertible into Equity Shares, on receipt of 25% of the upfront warrant subscription amount in terms of chapter V of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulation, 2018.
- (2) Out of the 12 warrant holders, 11(Eleven) warrant holders excised the option to convert 9,00,000 warrants into Equity shares while remaining 1(One) i.e., Fossil Creditors Private Limited, did not exercised the conversion option to converts its 20,00,000 warrants into equal number of equity shares within the prescribed time limit.
- (3) Therefore, the upfront amount received from Fossil Creditors Private Limited i.e., ₹5,10,000/-(Indian Rupees Five Lakh Ten Thousand Only), representing 25% of the issue price for 20,00,000 warrants was forfeited as per the provisions of regulation 169(3) of Securities and Exchange Board of India (Issue of capital and Disclosure requirements) Regulation, 2018.

Limitation

As an auditor I have made my whole efforts to audit the documents, systems and processes followed within the Company to ensure the good corporate governance in it and to ensure that the interest of the stakeholders of the company is safe and intact, even then there are certain limitations to this report which are as under:







- (i) It is the responsibility of the Management of the Company to maintain the books, records and documents of the Company in the manner as provided under the various Laws. My responsibility is only to express my opinion after auditing the records as produced before me by the management of the Company.
- (ii) I have not verified the correctness and appropriateness of the Financial Records and Financial Statements of the Company. I have verified the compliance of Income Tax Return filing during the financial year under review.
- (iii)Whenever required, I have taken the management representation for the compliance of the provisions or nonapplicability of any particular provision of any Act as mentioned in the Management Representation Letter.
- (iv) The Secretarial Audit Report is not an assurance for future viability of the Company and for the appropriateness of the decisions of the management in relation to run the business of the Company.
- (v) The scope of this Report is limited to the Laws mentioned in the Management Representation Letter (The MRL) only. If any other Law is applicable on the Company for the time being in force and not reported in the MRL, the same has not been reported in this Report as well.

For ADVITIYA VYAS & COMPANY

Practicing Company Secretaries

Sd/-

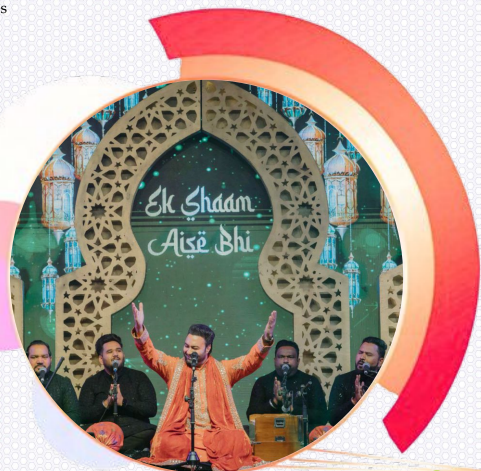
ADVITIYA VYAS

FCS: 13059 CP No. 16257

DATE: AUGUST 07,2025

PLACE: DELHI

UDIN: F013059G000953141









To,
The Members **Touchwood Entertainment Limited**Sec-B, Pkt-1, Space No301 And 302
LSC-7, Community Centre, Vasant Kunj Sector B
New Delhi 110070

ANNEXURE-1

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 processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes 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. Where ever 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 procedures 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 ADVITIYA VYAS & COMPANY Practicing Company Secretaries

Sd/-CS ADVITIYA VYAS

FCS: 13059 CP No. 16257

DATE: AUGUST 07, 2025

PLACE: DELHI

UDIN: F013059G000953141









Annexure-V

Information pursuant to Section 197(12) read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

1. The ratio of the remuneration of each Director and Key Managerial Personnel to the median remuneration of the employees of the Company for the financial year ended March 31, 2025 and percentage increase in remuneration compared to last financial year:

Sr.	Name of	Designation	Remuneration	% Change in	Ratio of remuneration
No.	Director/ KMP	_	of Director for	Remuneration	of each Director to
			Financial Year	in the Financial	median remuneration
			2024- 2025	Year 2024-2025	of employees
1.	Manjit Singh	Chairman & Managing	4200000	-	4.30
		Director			
2.	Vijay Arora	Whole-Time Director	4200000	ı	4.30
3.	Jaswinder Kaur	Executive Director	2400000	(27.28)	2.46
4.	Priyanka Arora	Executive Director	2400000	(27.28)	2.46
5.	Shrey	Executive Director	2400000	300.00	2.46
	Khandelwal				
5.	Dinesh Singla	Chief Financial Officer	1800000	15.08	1.84
6.	Ritika Vats	Company Secretary	480000	-	0.49

- **2.** The median remuneration of the employees of the Company during the financial year 2024 2025 was Rs. 9,75,000/-
- **3.** The percentage increase in the median remuneration of employees in the last Financial Year 2024-2025 was 52.94% as compared to the previous year.
- 4. The number of permanent employees as on the 31st March, 2025 are 29.
- **5.** Average Remuneration increase already made in the salaries of Employees other than the managerial personnel in the last Financial Year and its comparison with the percentile increase in the managerial remuneration and justification and point out if there are any exceptional circumstances for increase in the managerial remuneration:

The change in compensation of employees is guided by factors such as market trends, internal parity and is in line with the normal pay revisions which is linked to individual performance and the Company's performance.

6. Affirmation that remuneration is as per the remuneration policy of the company.

It is hereby affirmed that the remuneration paid is as per the Remuneration policy for Directors/ Key Managerial Personnel & other employees.

For and on behalf of the Board of Directors Touchwood Entertainment Limited

Sd/-

Sd/-Vijay Arora Whole Time Director DIN: 00996193

Manjit Singh Chairman & Managing Director DIN: 00996149

Date: August 07, 2025 Place: New Delhi







Annexure VI

DECLARATION BY MANAGING DIRECTOR

The Members, TOUCHWOOD ENTERTAINMENT LIMITED

Sec-B, Pkt-1, Space No301 And 302 LSC-7, Community Centre, Vasant Kunj Sector B New Delhi 110070

Sub: Declaration regarding compliance with the Company's Code of Conduct for Directors and Employees.

Ref.: Regulation 34(3) read with Part D of Schedule V to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

I, Manjit Singh, Managing Director of Touchwood Entertainment Limited, hereby declare that all the members of the Board of Directors and Senior Management have affirmed compliance with the Code of Conduct for Directors and Employees of the Company.

For Touchwood Entertainment Limited

Sd/ **Manjit Singh** *Managing Director*

Place: New Delhi

Dated: August 07, 2025







REPORT ON CORPORATE GOVERNANCE

The Board of Directors ("the Board" / "the Directors") of Touchwood Entertainment Limited ("TEL" / "the Company") present the Company's Report on Corporate Governance for the year ended the 31 March, 2025. The said report is in compliance with the terms of Regulation 34(3) read with Schedule V to the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as amended from time to time.

The Company ensures that its governance framework incorporates the amendments introduced in the Listing Regulations and the same are complied with on or before the effective date.

I. PHILOSOPHY:

Your Company is committed to set the highest standards of Corporate Governance right from its inception benchmarked with the best-inclass practices across the globe. Effective Corporate Governance is the manifestation of professional beliefs and values, which configures the organizational values, credo and actions of its employees. Transparency and accountability are the fundamental principles to sound Corporate Governance, which ensures that the organization is managed and monitored in a responsible manner for 'creating and sharing value'. It is the key element to carry on business operations based on the underlying principles of integrity, ethics, transparency and accountability. Systems and policies are required to be upgraded regularly, to meet the challenges of rapid growth in a dynamic business environment.

We believe that there is a need to view Corporate Governance as more than just regulatory requirements as there exists a fundamental link with the organization of business, corporate responsibility and shareholder's wealth maximization. Therefore, your Company is articulating a multi-stakeholder model (including shareholder value) of accountability that will manage the symbolic relationship between the various stakeholders. This approach will be central to the day-to-day functioning of your Company and in implementation of its business strategy.

We firmly believe that strong governance principles provide a nucleus for sustained value creation and build stronger bonds that safeguard interests of all stakeholders. Various core values have been instilled in our corporate culture which is directed towards continuously improving the Corporate Governance framework and work ethos of your Company. At Touchwood, the Board of Directors (the 'Board') are at the core of our Corporate Governance practices and oversees how the Management serves and protects the long-term interests of our stakeholders. Our Corporate Governance framework ensures that we make timely disclosures and share accurate information regarding our financials and performance, as well as the leadership and governance of the Company. The philosophy on corporate governance is well observed and forms part of the Company's Code of Conduct for Directors and Employees.

The Company is in compliance with the requirements stipulated under Regulation 17 to 27 read with Schedule V and clauses (b) to (i) of sub-regulation (2) of Regulation 46 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as applicable, with







regard to Corporate Governance.

II. BOARD OF DIRECTORS:

Composition:

The composition of Board of Directors of the Company is governed by the relevant provisions of the Companies Act, 2013 and rules made thereunder, Regulation 17 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') and all other applicable laws and in accordance with the best practices in Corporate Governance.

The Corporate Governance philosophy of your Company establishes that the Board's independence is essential to bring objectivity and transparency in the Management and in the dealings of the Company.

As of the 31 March, 2025, the Board of Directors comprises of 10 (Ten) Directors, with a Managing Director & Chairman, 5 Independent Directors, 3 Executive Directors, and a Whole-Time Director. The composition of Board of Directors represents optimal mix of professionalism, qualification, knowledge, skill sets, track record, integrity, expertise and diversity. of experience as required in the event management business. The Board reviews its strength and combination from time to time to ensure that it remains aligned with as well as business the statutory requirements.

Further, as on the 31st March, 2025:

- 1. None of the Directors on the Board held Directorships in more than ten Public Companies;
- 2. None of the Directors on the Board, was a member of more than ten committees, across all public limited. companies in which he/she is a director; and

3. None of the Directors of the Company was a chairman of more than five committees across all Public Limited Companies in which he/she is a director.

For the purpose of sub-paragraphs (ii) and (iii) above, chairmanship/ membership of only the audit committee and/or the stakeholders' relationship committee have been considered.

Mr. Manjit Singh, Chairman & Managing Director, Mr. Vijay Arora, Whole-Time Director, Mrs. Jaswinder Kaur, Executive Director and Mrs. Priyanka Arora, Executive Director of the Company are relatives in terms of the Act.

Composition of Board of Directors as on the 31st March, 2025: -

Name of Director	DIN	Designation	Category	
Manjit Singh	00996149	Executive Director, Chairman & Managing Director	Promoter	
Vijay Arora	00996193	Executive Director & Whole-Time Director	Promoter	
Jaswinder Kaur	07931247	Executive Director	Promoter	
Priyanka Arora	07931265	Executive Director	Promoter	
Shrey Khandelwal	03077812	Executive Director	Non- Promoter	
Michael Anthony Cruz	06542172	Non-Executive Independent Director	Non- Promoter	
Vijay Kumar Pugalia	06648947	Non-Executive Independent Director	Non- Promoter	
Manjeet Singh Saini	07047497	Non-Executive Independent Director	Non- Promoter	
Paruldeep 07929605 Kaur		Non-Executive Independent Director	Non- Promoter	
Kishor Kumar 08241104		Non-Executive Non- Independent Promo Director		







Independent Directors

Independent Directors are Non-Executive Directors as defined under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Act. The maximum tenure of Independent Director is in compliance with the Act. All the Independent Directors have confirmed that they meet the criteria of independence as mentioned under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149 (6) of the Act and are independent of the management.

Not less than one-half of the Board of Directors of the Company comprises of Non-Executive Independent Directors.

As on March 31, 2025, the Company had 5 Independent Directors on Board. In relation to such Independent Directors, it is hereby confirmed that:

- (i) Independent Directors of the Company, hold office for a term upto 5 consecutive years.
- (ii) The Company has issued a formal letter of appointment to all Independent Directors in manner provided under the Companies Act, 2013.
- (iii) The Nomination, Remuneration and Compensation Committee of the Board has laid down the evaluation. criteria for performance evaluation of the Independent Directors.

- (iv) During the year, the Independent Directors of the Company held separate meeting, without the attendance of Non-Independent Directors of the Company or members of its Management on 12th February, 2025, wherein only the Independent Directors of the Company were present.
- (v) None of the Independent Directors of the Company serve as an Independent Director in more than seven companies listed in India;
- (vi) None of the Independent Directors of the Company who also serve as Whole Time Directors in any other listed. company, serve as an Independent Director in more than three companies listed in India.

Meetings of the Board

The Board met 6 (Six) times during the Financial Year 2024-25 and there has not been a time gap of more than 120 days between any two meetings of the Board.

Directors' attendance at the Board Meetings held during the year as well as at the last Annual General Meeting (AGM) are given herein below:

S.	Quarter		I		II			IV	No. of total	Attendance of
No.	Date of Meeting		21.05.2024	10.06.2024	12.08.2024	09.09.2024	13.11.2024	12.02.2025	meetings attended	last AGM (Through VC)
	Director	Designation								
	Name									
1.	Manjit	Executive		7252528	4505050	7727272	4202020		6	
	Singh	Director,		OKOKOKO		25252526				
	XOXOXOX	Chairman &	KOKOKO	OXOXOXO	XOXOXOX	CXOXOXO	XOXOXOX	COKOKOK		
	X0X0X0	Managing	XOXOXOX	0202020	202020	(0)(0)(0)(0)	X0X0X0X		PROROFOR	0,40,40,40,40,40,40,40,40,40,40,40,40,40
	5959595	Director	3252525			9595959	2525252			252525252







2.	Vijay Arora	Executive Director & Whole-Time Director	3 0000			LOA			500000000000000000000000000000000000000	
3.	Jaswinder Kaur	Executive Director	0000						6	
4.	Priyanka Arora	Executive Director							6	
5.	Shrey Khandelwal	Executive Director			LOA		<u> </u>		5	
6.	Michael Anthony Cruz	Non- Executive Independent Director	LOA				LOA		4	
7.	Vijay Kumar Pugalia	Non- Executive Independent Director		LOA	LOA					
8.	Manjeet Singh Saini	Non- Executive Independent Director	LOA					7 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	5	
9.	Paruldeep Kaur	Non- Executive Independent Director								
10.	Kishor Kumar	Non- Executive Independent Director	V 000000000000000000000000000000000000	LOA		LOA			4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
	Board Strength		10	10	10	10	10	10		-10
	Total Present		8	8	8 0 0	8000	9	10		10
595	Absent	52525252	2000	2000	2000	2,000			52625252	52620202020

Disclosure of relationships between Directors inter-se;

Mr. Manjit Singh, Chairman & Managing Director, Mr. Vijay Arora, Whole-Time Director, Mrs. Jaswinder Kaur, Executive Director and Mrs. Priyanka Arora, Executive Director of the Company are relatives in terms of the Act.

Other Directorships, Chairmanships and Memberships of the Board members

(a) Table indicating details of Directors serving directorships in other listed entities as on 31st March, 2025

ă	S. No.	Name of the Director	Name of listed entity	Category of directorship
			None	

Other Directorships do not include Directorships of private limited companies, foreign companies and companies under Section 8 of the Act. For the purpose of determination of limit of the Board Committees, chairpersonship and membership of the Audit Committee and Stakeholders' Relationship Committee have been considered as per Regulation 26(1) (b) of SEBI Listing Regulations.







(b) Table indicating details number of Directorships and Committee Chairmanship/Memberships held by the Directors of the Company in other public limited Companies as on 31st March, 2025

Name of the Director	Designation	No. of Directorship	No. of memberships	No. of post of Chairperson	
		in listed entities including this listed entity	in Audit/ Stakeholder Committee(s) including this listed entity	in Audit/ Stakeholder Committee held in listed entities including this listed entity	
Manjit Singh	Executive Director, Chairman & Managing Director		2	0	
Vijay Arora	Executive Director & Whole-Time Director	1	1	0	
Jaswinder Kaur	Executive Director	02020202020	80808080808	02020200020202020	
Priyanka Arora	Executive Director	2020202020202	02020,002020	20	
Shrey Khandelwal	Executive Director	0%0%0% 0 %0%0	20202020202	020202020202020	
Michael Anthony Cruz	Non-Executive Independent Director	20202010202	0,0,0,0,0,0,0	20	
Vijay Kumar Pugalia	Non-Executive Independent Director	60000010000	20202120202	000000000000000000000000000000000000000	
Manjeet Singh Saini	Non-Executive Independent Director	909090 1 0909	5000015055		
Paruldeep Kaur	Non-Executive Independent Director	696969 6 9696	20000	00000020000000000000000000000000000000	
Kishor Kumar	Non-Executive Independent Director	2000201000	59595 0 59595	0,0000000000000000000000000000000000000	

For the purpose of determination of limit of the Board Committees, chairpersonship and membership of the Audit Committee and Stakeholders' Relationship Committee have been considered as per Regulation 26(1) (b) of the Listing Regulations,

(c) Board qualifications, expertise and attributes

The eligibility of a person to be appointed as a Director of the Company is dependent on whether the person possesses the requisite skill sets identified by the Board and whether the person is a proven leader in a business that is relevant to the Company's business or is a proven academician in the field relevant to the Company's business. The Board has adequate mix of skills, expertise and competencies for running the business of the Company as detailed below:

S. No.	Name	Designation	Strategy & planning	Administration & Management	Governance	Sales & Marketing	Finance & Law	Operations
100	Manjit Singh	Chairman & Managing Director						
2	Vijay Arora	Whole-Time Director						
3	Jaswinder Kaur	Executive Director					8838888	
4	Priyanka Arora	Executive Director		000000000000000000000000000000000000000	000000000000000000000000000000000000000		<u> </u>	2000409
5	Shrey Khandelwal	Executive Director		0000040000		68684888		8585458
602	Michael Anthony Cruz	Independent Director						
7 0 0	Vijay Kumar Pugalia	Independent Director						
8	Manjeet Singh Saini	Independent Director		F8585485858	<u> </u>			
9	Paruldeep Kaur	Independent Director						\$655 4 55
10	Kishor Kumar	Independent Director						







During FY 2024-2025, information as mentioned in Part A of Schedule II of the SEBI Listing Regulations, has been placed before the Board for its consideration. Video-conferencing facilities are also used to facilitate Directors travelling or residing at other locations to participate in the meetings. The Board periodically reviews the compliance reports of all laws applicable to the Company.

Details of Equity Shares of the Company held by the Directors as on the 31st March, 2025.

Name	Designation	Number of equity shares
Manjit Singh	Executive Director, Chairman & Managing Director	X0X0X0X0X0X0X0X3356023
Vijay Arora	Executive Director & Whole-Time Director	3023294
Jaswinder Kaur	Executive Director	282427
Priyanka Arora	Executive Director	251785
Shrey Khandelwal	Executive Director	Nil
Michael Anthony Cruz	Non-Executive Independent Director	Popososososososos Nil
Vijay Kumar Pugalia	Non-Executive Independent Director	o o o o o o o o o o o o o o o o o o o
Manjeet Singh Saini	Non-Executive Independent Director	Nil
Paruldeep Kaur	Non-Executive Independent Director	Populari Nil
Kishor Kumar	Non-Executive Independent Director	SOCIONO Nil

Convertible Instrument

The Company has not issued any convertible instruments during the year.

III. BOARD COMMITTEES

The Board has constituted various Committees of Directors to monitor the activities in accordance with Board approved terms of reference. The Board Committees focus on specific areas and take informed decisions on the specific businesses assigned to them in the best interest of the Company.

The Committees also make specific recommendations to the Board on various matters whenever required. All observations, recommendations and decisions of the Committees are placed before the Board for information or for approval. The Company Secretary adheres to all the applicable laws and regulations for conducting the meeting of the Committees as adhered to the Board meetings. Some of the Committees of the Board were reconstituted to align with the provisions of the Companies Act, 2013, Listing Regulations and to meet the business requirements during the year under review. The terms of reference of the Board Committees are reviewed from time to

time at least annually to align the same with the regulatory/business requirements. The Company has Four (4) Board Committees as on the 31st March, 2025, which are briefly described below:

A. AUDIT COMMITTEE

The primary objective of the Audit Committee is to act as a catalyst in helping the Company to achieve its objectives by overseeing the Integrity of the Company's Financial Statements; Adequacy reliability of the Internal Control Systems of the Company; Compliance with legal & of & the regulatory requirements and Company's Code Conduct; Performance of the Company's Statutory & Internal Auditors.

Audit Committee monitors & provides an effective supervision of the financial reporting process of the Company with a view to ensure accurate and timely disclosures with the highest level of transparency, integrity and quality.

a) Terms of Reference:

The Audit Committee was constituted by a meeting of the Board of Directors held on 6th September, 2017. The policy of Audit Committee has been revised by

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the Board at its meeting held on 2nd March, 2020. The scope and function of the Audit Committee is in accordance with Section 177 of the Companies Act, 2013 and Regulation 18 of the SEBI Listing Regulations and its terms of reference include the following:

A. Powers of the Audit Committee

- 1. To investigate any activity within its terms of reference.
- 2. To seek information from any employee.
- 3. To obtain outside legal or other professional advice.
- 4. To secure attendance of outsiders with relevant expertise, if it considers necessary.

B. The role of the Audit Committee includes

- Recommendation for appointment, remuneration and terms of appointment of Auditors of the company.
- 2. Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 3. To examine the financial statement and the auditors' report thereon;
- 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;
- 5. Recommending the appointment, remuneration and terms appointment of statutory auditors;
- Approving payment to statutory auditors, for any other services rendered by them;
- 7. 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 Directors' 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 the management;
- d) Significant adjustments made in 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) Qualifications in the draft audit report and;
- h) Modified opinion(s) in the draft audit report.
- Reviewing with the management, the quarterly financial statements before submission to the board for approval;
- 9. Monitoring and 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 utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- 10. Reviewing and auditors' monitoring independence the and performance, and effectiveness of audit process;
- 11. Approval or any subsequent modification of transactions of the Company with related parties;

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- Scrutiny of inter-corporate loans and investments;
- 13. Valuation of undertakings or assets of the Company, wherever it is necessary;
- 14. Evaluation of internal financial controls and risk management systems;
- 15. Monitoring the end use of funds raised through public offers and related matters;
- 16. Reviewing, with the management, the performance of statutory auditors and internal auditors, adequacy of internal control systems;
- 17. Formulating the scope, functioning, periodicity and methodology for conducting the internal audit;
- 18. 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;
- 19. Discussion with internal auditors of any significant findings and follow-up thereon;
- 20. Reviewing the findings of any internal investigations by the internal auditor 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;
- 21. Discussion with statutory auditor before the audit commences, about the nature and scope of audit as well as post audit discussion to ascertain any area of concern;
- 22. To look into the reasons for substantial defaults, if any, in the payment to depositors, debenture holders, shareholders(in case of non -payment of declared dividends)and creditors;
- 23. To review the functioning of the Vigil Mechanism;
- 24. 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 qualifications, experience and background, etc. of the candidate;

- 25. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee
- 26. Reviewing the following information:
 - a) The 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;
 - Management letters/letters of internal control weaknesses issued by thestatutory auditors;
 - d) Internal audit reports relating to internal control weaknesses;
 - e) Reviewing the appointment, removal and terms of remuneration of the internal auditor(s);
 - 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).
 - Annual statement of funds utilized for purposes other than thosestated in the offer document/prospectus/notice in terms of Regulation 32(7).

The Audit Committee is required to meetat least four times in a year under Regulation 18 of the SEBI (LODR) Regulations, 2015.

The Chairman of the Audit Committee is a Non-Executive Independent Director of the Company

b) Composition, Meetings & Attendance during the year

As on the 31st March, 2025, the Audit Committee comprised of 5 members majority of them being Independent Directors in compliance with the provisions of Section 149 of the Companies Act, 2013 and Regulation 16 of the SEBI (LODR) Regulations, 2015. During the year under review, 4 (Four) Audit Committee meetings were held and the time gap between any two meetings was less than 120 days.

The details of the Audit Committee meetings held during 2024-2025 are given as under:







S. No.	Quarter Date of Meeting			I 21.05.2024	II 12.08.2024	III 13.11.2024	IV 24 12.02.2025	No. of total
	Member Name	Designation on Committee	Designation on Board					meetings attended
100	Paruldeep Kaur	Chairperson	Non-Executive Independent Director					4 00 00 00 00 00 00 00 00 00 00 00 00 00
2.	Michael Anthony Cruz	Member	Non-Executive Independent Director	LOA		LOA		200
3.	Vijay Kumar Pugalia	Member	Non-Executive Independent Director		LOA			3
4.	Manjeet Singh Saini	Member	Non-Executive Independent Director	LOA				3
5.	Manjit Singh	Member	Executive Director, Chairman & Managing Director					4 000
	Total no. of Members			000500	5 5 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	000500	5 0 0 0	
	Total Present			3	4	4	5	
	Absent			0.002.00	5/5/ 1 /5/	ÖZÖZ I ZÖZ	0,0,0,0	CHOKOKO

Notes:

 The necessary quorum was present for all the meetings.

In addition to the members of the Audit Committee, these meetings were attended by Chief Financial Officer & Company Secretary, Statutory Auditor, Internal Auditor and/or their representatives, wherever necessary and by such executives of the Company as were considered necessary for providing inputs to the Committee.

B. NOMINATION & REMUNERATION COMMITTEE

The constitution and the terms of reference of the Nomination & Remuneration Committee ("NRC") are in compliance with the provision of Section 178(1) of the Companies Act, 2013 and Regulation 19 of the SEBI (LODR) Regulations, 2015.

a) Terms of Reference:

The Nomination and Remuneration Committee wasconstituted by a meeting of the Board of Directors held on 6th September, 2017. The policy of Nomination & Remuneration Committee has been revised by the Board at its meeting held on 2nd March, 2020 and its terms of reference include the following:

- 1. To identify persons who are qualified to become Directors and who may be appointed in senior management and to recommend to the Board their appointment and/or removal;
- 2 To specify the manner for effective evaluation of performance of the Board, its committees and individual directors
- 3. To formulate the criteria for determining qualifications, positive attributes and Independence of a Director, and recommend to the Board a policy relating to the remuneration of the directors, key managerial personnel, Senior Management and other employees; Key Managerial Personnel means any key managerial personnel as defined under Companies Act, 2013, as amended from time to time.







- 4. Decide the salary, allowances, perquisites, bonuses, notice period, severance fees and increment of executive directors;
- 5. Define and Performance implement Linked the Incentive Scheme (including ESOP of the Company) and evaluate the performance and determine the amount of incentive of the Executive Directors for that purpose;
- 6. Decide the amount of Commission payable to the Whole time Directors;
- 7. Review and suggest revision of the total remuneration package of the Executive Directors keeping in view the performance of the Company, standards prevailing in the industry, statutoryguidelines etc.;
- 8. To formulate and administer the Employee Stock Option Scheme;
- 9. Formulate the criteria for evaluation for performance of Independent Directors and board of directors of the Company;

- 10. To recommend 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;
- 11. Devise a policy on the Board diversity;
- 12 To ensure that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
- 13. To ensure that the relationship of remuneration to performance is clear and meets appropriate performance benchmarks;
- 14. To recommend to the board, all remuneration, in whatever form, payable to senior management;
- 15. To carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable;
- 16. To perform such other functions as may be necessary or appropriate for the performance of its duties.

b) Composition, Meetings & Attendance during the year

The details of its composition and of the meetings held during the Financial Year 2024-2025 are as under

S. No.	Date of Meeting Member Name	Designation on Committee	Designation on Board	10.06.2024	12.08.2024	No. of total meetings attended
1.	Michael Anthony Cruz	Chairperson	Non-Executive Independent Director			2002
2.	Manjeet Singh Saini	Member	Non-Executive Independent Director			2
3.	Paruldeep Kaur	Member	Non-Executive Independent Director		7	00000000000000000000000000000000000000
3989	Total no. of Members			3	3	2959595
	Total Present			3	3	
	Absent			200000000000000000000000000000000000000	80800080	

Notes:

The necessary quorum was present for all the meetings







PERFORMANCE EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015 and as per Company's policy on performance evaluation, the Company Secretary had circulated the questionnaire to all the Directors for carrying out the evaluation of performance of Board, its committees and Individual Directors for the F.Y.2024-2025.

On the basis of feedback received on the questionnaires, the Chairman briefed the Board of Directors, about the performance evaluation of Board, its committees and Individual Directors for the F.Y.2024-2025.

C. STAKEHOLDERS' RELATIONSHIP COMMITTEE

The Board has constituted a Stakeholders' Relationship Committee pursuant to Section 178 of the Companies Act, 2013 and Regulation 20 of the SEBI Listing Regulations, to look into the redressal of grievances of shareholders and other security holders, if any.

a) Terms of Reference

The Stakeholders Relationship Committee was constituted by a meeting of the Board of Directors held on 6th September, 2017. The Committee was reconstituted & the policy of Stakeholders' Relationship Committee has been revised by the Board at its meeting held on 2nd March, 2020. The terms of reference of the Stakeholders' Relationship Committee of our Company include the following:

Redressal of shareholders and investors complaints, including and in respect of:

1. Allotment, transfer of shares including transmission, splitting of shares, changing joint holding into single holding and vice versa, issue of duplicate shares in lieu of those torn, destroyed, lost or defaced or where the cages in the reverse for recording transfers have been fully utilized;

- 2. Issue of duplicate certificates and new certificateson split/consolidation/renewal, etc.; and
- 3. Review the process and mechanism of redressal of Shareholders/ Investors grievance and suggest measures of improving the system of redressal of Shareholders / Investors grievances;
- 4. Review of measures taken for effective exercise of voting rights by shareholders.
- 5. Review of 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.
- Non-receipt of share certificate(s), non-receipt of declared dividends, non-receipt of interest dividend warrants, non-receipt of annual report and any other grievance/complaints with Company or any officer of the Company arising out in discharge of his duties;
- 7. Oversee the performance of the Registrar & Share Transfer Agent, review of adherence to the service standards adopted by the Company in respect of various services being rendered by the Registrar & Share Transfer Agentand also take note of complaints directly received and esolved them;
- 8. Oversee the implementation and compliance of the Code of Conduct adopted by the Company for prevention of Insider Trading for Listed Companies as specified in the Securities & Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time;
- Any other power specifically assigned by the Board of Directors of the Company from time to time by way of resolution passed by it in a duly conducted Meeting;







10. Carrying out any other function contained in the listing agreement as and when applicableand as amended from time to time.

b) Composition

The details of its composition and of the meetings held during the Financial Year 2024-2025 are as under:

S. No.	Date of Meeting Member Name	Designation on Committee	Designation on Board	12.02.2025	No. of total meetings attended
1.00	Paruldeep Kaur	Chairperson	Non-Executive Independent Director		1
2.	Manjit Singh	Member	Executive Director, Chairman & Managing Director		10000
3.	Vijay Arora	Member	Executive Director, Whole-Time Director		
KOKOK	Total no. of	(0H0H0H0H0H0H0H		000003000	KOKOKOKOKOKOKO
	Members				
	Total Present			3	
	Absent			050500050	

Notes:

 The necessary quorum was present for the meeting.

D. CORPORATE SOCIAL RESPONSIBILITY (CSR) COMMITTEE

The Company has constituted a CSR Committee as required under Section 135 of the Companies Act, 2013.

(a) Terms of Reference-

The Corporate Social Responsibility Committee was constituted by a meeting of the Board of Directors held on 20th May, 2025. The terms of reference of the Stakeholders' Relationship Committee of our Company include the following:

- (i) To frame the CSR Policy and its review from time-to-time
- (ii) To recommend the amount of expenditure to be incurred on the CSR activities.
- (iii) To ensure effective implementation and monitoring of the CSR activities as per the approved policy, plans and budget

(iv) To ensure compliance with the laws, rules & regulations governing the CSR and to periodically report to the Board of Directors

The CSR policy has been placed on the website of the Company at https://touchwood.in/pdf.php?id=CSR_Policy.pdf

(b) Composition

The details of its composition are as under:

Mr. Manjeet Singh Saini -Chairman Ms. Jaswinder Kaur - Member Ms. Priyanka Arora - Member







E. Compliance Officer

Ms. Ritika Vats (ICSI Membership No: A73991) as the Company Secretary & Compliance Officer of the Company during the Financial Year 2024-2025.

Number of Shareholders' Complaints received during the Financial Year 2024 2025: NIL

Number of Shareholders' Complaints not solved to the satisfaction of Shareholders: NIL

Number of Pending Complaints as on the 31st March, 2025: NIL

IV. REMUNERATION POLICY OF DIRECTORS

The Company has a Board approved Remuneration Policy for Directors including Chairman & Managing Director and is being reviewed on an annual basis. The details of the said policy are as follows:

A. Remuneration of Executive Directors

The remuneration of the Managing Director, Whole-Time Director & other Executive Directors is recommended by the Nomination & Remuneration Committee (the "N&RC") to the Board for approval after considering the following factors, inter-alia:

- a) Function, role and responsibilities assigned;
- b) Benchmarking the same with the peers in the identical/ similar industry;
- c) Industry benchmarking;
- d) Performance in the past and contribution to the long-term strategies.

The Board considers the recommendations of N&RC and approves the remuneration, with or without modifications, subject to shareholders...

and. regulatory approvals. In the event of inadequacy of profit, the remuneration is regulated by Schedule V of the Companies Act, 2013 otherwise to require the approval of the Central Government.

B. Remuneration of Non-Executive Directors

(i). Sitting Fees & Reimbursement of expenses

The NEDs are paid sitting fees for attending each meeting of the Board of Directors or any committee thereof as approved by the Board, within the permissible limit prescribed under the Companies Act, 2013, Listing Regulations and other regulatory/statutory guidelines, as amended from time to time. Any change in sitting fees shall be recommended by the N&RC and approved by the Board of Directors of the Company. The N&RC considers the following factors while recommending the change in the sitting fees to the Board:

- Contribution expected from Directors considering size and complexity of organization,
- 2. Comparison with the peers in the identical /similar industry/ benchmarking,
- 3. Regulatory guidelines as applicable, etc.

The NEDs are entitled to reimbursement of expenses for participation in the meeting of the Board and Committees thereof.

The Board while approving the revision in the sitting fees payable to Directors for attending the meeting of the Board and Committees thereof considers recommendation of the N&RC.

(ii) Pecuniary transactions with NEDs







During the year under review, there were no pecuniary transactions with any of the NEDs of the Company. The register of contracts is maintained by the Company under Section 189 of the Act and the same is placed before the Board for approval from time to time. The register so placed before the Board is signed by all the directors present at such meetings.

(iii) Details of remuneration to directors

The Company has no stock option plans for the directors and hence, it does not form part of the remuneration package payable to any Executive (Whole-Time) and/or Non-Executive Director. During the year, the Company did not advance any loan to any of the executive and/or non-executive directors and the details of remuneration paid payable to directors during 2024-2025 are provided in Directors' Report.

(V) FAMILIARISATION PROGRAMME FOR BOARD MEMBERS

The Board of Directors has adopted a familiarisation programme its Independent Directors in accordance with Regulation 25 of the SEBI Listing Regulations. The aim of such Familiarisation Programme would be to familiarize Independent and other Directors of the Company to enable them to familiarize with the Company, its management, their roles, rights, responsibilities in the Company, nature of the event management Industry, Business Model, Risk Management System, Human Capital Management, technology architecture and Information Security/ Cyber Security Awareness of the Company for the purpose of contributing significantly towards the growth of the Company.

During the financial year, Company familiarized the Directors on the Company's policies and procedures on a regular basis. Presentations/briefings were also made at the meeting of the Board of Directors/Committees by KMP's/senior executives of the Company on Company's Ips.

The details of the familiarisation programme undertaken have been uploaded on the Company's website and can be accessible at https://touchwood.in/investors/

(VI) INFORMATION SUPPLIED/ AVAILABLE TO THE BOARD

The Directors are presented with important critical information on the operations of the Company as well as that which requires deliberations at the highest level. The Board has complete access to all the relevant information within the Company and also access to the senior management of the Company and any additional information to make informed and timely decisions. All Board and Committee meetings are governed by structured agenda notes which are backed by comprehensive background along with relevant annexures.

The Board was presented with the information on various important matters of operations, risk management and business, new initiatives in business, budgets, financial results, minutes of Board and Committees of the Board, appointment and remuneration of the senior management, appointment/ cessation of Key Managerial Personnel, assets which are material in nature and not in the normal course of business, foreign exposure and noncompliance, if any withregulatory or statutory guidelines or in the Listing Regulations, etc., and other matters which are required







to be placed before the Board in terms of the Companies Act, 2013, Listing Regulations. The Board and other Committees also business proposals approve and various regulatory approvals through circulations as and when required.

(VII) POST MEETING COMMUNICATION /FOLLOW UP SYSTEM

The Company has an effective post meeting follow up procedure. The Company has a mechanism to track important decisions taken at the Board/Committee meetings till the closure of such decisions and a report on ongoing actionable (Action Taken Report) are being placed before the meeting of the Board/Committees of the Board from time to time. Action Taken Report on the decisions taken ina meeting is placed at the succeeding meeting(s) of the Board/Board Level Committees.

(VIII) MATERIAL SUBSIDIARIES

In terms of the requirement of the Policy on Material Subsidiaries, a subsidiary shall be considered as unlisted material subsidiary if its income or net worth exceeds ten (10) % of the consolidated income or net worth respectively, of the listed holding company and its subsidiaries in the immediately preceding accounting year.

A copy of the said Policy on Material Subsidiaries is available on the website of the Company

https://touchwood.in/investors/

As on 31st March, 2025, the Company does not have any material subsidiary.

The Audit Committee of the Company reviews the Consolidated Financial Statements of the Company and the investments made by its unlisted subsidiary companies. The minutes of the Board meetings along with a report on significant developments of the unlisted subsidiary companies are periodically placed before the Board of Directors of the Company.

(IX) MANAGEMENT

(a) Management Discussion and Analysis report:

The Management Discussion and Analysis Report is given separately and forms part of this Annual Report.

(b) Disclosures on Related Party Transactions:

In compliance with the requirements of the SEBI Listing Regulations and following the provisions of Section 188(1) of the Companies Act, 2013, all Related Party contracts / arrangements / transactions entered by the Company during the financial year had been in the ordinary course of business and on arm's length basis, with Audit Committee having a domain role. The Board of Directors brought into picture, wherever necessary and/or obligatory. Therefore, the provision of Section 188 of the Companies Act, 2013 were not attracted. There are no materially significant Related Party Transaction during the year under review made by the Company with promoters, directors or other designated person which may have a potential conflict with the interest of the Company at large. Thus, disclosure in Form AOC-2 is not required. Pertinent, in this context, is to say that, during the year, the Company has not entered into any contract / arrangement / transaction with related parties, which could be considered material in accordance with the policy of the Company on materiality of Related Party Transactions.







The Policy on materiality of Related Party Transactions and dealing with Related Party Transactions, as approved by the Board, may be accessed on the Company's website at

https://touchwood.in/investors/

Related Party Transactions were disclosed to the Board on regular basis. Details of Related Party Transactions may be referred to Notes to Accounts of the Standalone Financial Statements.

(c) Disclosure of accounting treatment in preparation of financial statements:

Pursuant to the provisions of Section 133 of Companies Act 2013 and Rule 4 (iii) (a) of Companies (Indian Accounting Standards) Rules 2015, the companies whose equity or debt securities were listed or were in the process of being listed on any stock exchange in India or outside India and having net worth of less than `Five Hundred crores, had to comply with the Indian Accounting Standards (Ind AS), for the accounting periods beginning on or after April 01, 2017. Earlier, the Company was listed on Emerge SME platform of National Stock Exchange and migrated to National Stock Exchange (Main board) on 21st January, 2020. Accordingly, Ind AS is applicable upon the Company and its subsidiaries.

(d) Details of non-compliance by the listed entity, penalties, structures imposed on the listed entity by stock exchange(s) or the board or any statutory authority, on any matter related to capital markets, during the last three years;

S.No	Compliance requirements (regulations/ circulars/ guidelines)	Quarter	Details of Non- Compliance	Fine amount
	Regulation 23(9) of SEBI (LODR) Regulations, 2015	31 st March, 2022	Delay in submission of Disclosures of Related Party Transactions	10,000

(e) Code of Conduct for Prevention of Insider Trading

Pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015, the Code of Conduct for Prohibition of Insider Trading with Code of Practice and Procedure for fair Disclosure of Unpublished Price Sensitive Information was approved and adopted by the Company. The Code of Conduct is displayed on the website of the Company

https://touchwood.in/investors/

(f) Managing Director & Chief Financial Officer certification:

The Managing Director and the Chief Financial Officer have issued certificate pursuant to the provisions of Regulation 17 of the Listing Regulations certifying that the financial statements do not contain any materially untrue statement and these statements represent a true and fair view of the Company's affairs. They also certify that, to the best of their knowledge and belief, no transactions entered into during the year were fraudulent, illegal or in violation of the code of conduct of the Company, they are responsible for establishment and maintenance of the Internal Financial Controls for financial reporting and they have indicated to the auditors and the Audit Committee about any significant changes in internal control over financial reporting, significant changes in the







accounting policies and instances of significant frauds, if any, which they were aware. The said certificate is annexed as **Annexure VII** and forms part of the Annual Report.

(g) Code of Conduct:

The Board has formulated and adopted Code of Conduct and Ethics for the Board of Directors and Senior Management. The said code has been is reviewed and amended by the Board from time to time, and has been hosted on the website of the Company

https://touchwood.in/investors/. All Board members and Senior Management Personnel affirmed compliance with the Code of Conduct.

(h) Sexual Harassment of Women at Workplace

Your Company is committed to creating and maintaining a secure work environment where its employees, agents, vendors and partners can work and pursue business together in an atmosphere free of harassment, exploitation and intimidation.

To empower women and protect women against sexual harassment, your Company has adopted a policy on prevention, prohibition and redressal of sexual harassment of Women at workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (India) and the Rules framed thereunder.

All employees (permanent, contractual, temporary, trainees) are covered under this policy. This policy allows employees to report sexual harassment at the workplace. The Internal Committee is empowered to look intoall complaints of sexual harassment and facilitate free and fair enquiry process with clear timelines. During Financial Year 2024-2025, there was no complained filed under POSH as well as no outstanding cases were

pending for disposal at the beginning of such financial year.

(i) Details of establishment of vigil mechanism, Whistle Blower Policy and affirmation that no personnel have been denied access to the Audit Committee

The Company has established a Whistle Blower Policy to enable stakeholders (including Directors, Employees, retainers, franchisees) to report unethical behaviour, actual or suspected fraud or violation of the Company's Code of Conduct. The Policy provides adequate safeguards against victimization of Director(s)/ employee(s) and direct access to the Chairman of the Audit Committee in exceptional cases. The Protected Disclosures, if any reported under this Policy are to be appropriately and expeditiously investigated by the Ethics Committee. Your Company hereby affirms that no Director/ employee has been denied access to the Chairman of the Audit Committee and that no complaints were received during the year. The Whistle Blower Policy is available on the website of the Company

https://touchwood.in/investors/

X. COMPLIANCE

(a) Details of compliance with mandatory requirements and adoption of the non-mandatory requirements;

The Company has complied with all applicable mandatory requirements prescribed under the SEBI Listing Regulations.

(b) The Company has duly fulfilled the following discretionary requirements as prescribed in Part E of Schedule II of the SEBI Listing Regulations:







- Reporting of Internal Auditors: The Internal Auditor also reports to the Audit Committee while submitting internal audit report.
- The Company confirms that its financial statements are with unmodified audit opinion.

(c) Certification from Company Secretary in Practice

M/s Advitiya Vyas & Company, Practicing Company Secretaries, had issued a certificate as required under the Listing Regulations, confirming that none of the directors on the Board of the Company has been debarred or disqualified from being appointed or continuing as director of the companies by the SEBI/Ministry of Corporate Affairs or any such statutory authority. The certificate is enclosed as **Annexure VIII**

(XI) SHAREHOLDERS

(a) Means of communication:

Website: The Company's website https://touchwood.in contains, inter alia, the updated information pertaining to quarterly, half-yearly and annual financial results, annual reports, official press releases, the investor /analysts presentations, details of investor calls and meets, shareholding

pattern, important announcements. The said information is available in a user friendly and downloadable form.

Financial Results: The quarterly, half yearly and annual financial results of the Company are submitted to National Stock Exchange of India Limited after approval of the Board of Directors of the Company. The results of the Company are published in one English daily newspaper and one Hindi newspaper within 48 hours of approval thereof.

Annual Report: Annual Report containing inter alia Audited Financial Statements, Board's Report, Auditors Report, Corporate Governance Report is circulated to the members and others entitled thereto and is also available on website of the Company.

Uploading on NSE Electronic Application Processing System (NEAPS): The quarterly results, quarterly compliances and all other corporate communications to the Stock Exchanges are filled electronically on NEAPS for NSE.

(b) General shareholder information:

General Body Meetings:

Annual General Meeting ("AGM")

Details of special resolutions passed at the Annual General Meetings ("AGM") held during the preceding three years are tabulated below:

AGM	Date of AGM	Place	Details of special resolution(s) passed at the AGMs, if any
25 th	28 th September, 2022	Video conferencing	1. Re-appointment of Mr. Mr. Manjit Singh (DIN: 00996149) as Managing Director for a further period of 5 (Five) years w.e.f the 10 th August, 2022 to the 9 th August, 2027.
			2. Re-appointment of Mr. Vijay Arora (DIN: 00996193) as Whole-Time Director for a further period of 5 (Five) years w.e.f. the 10 th August, 2022 to the 9 th August, 2027.
			3. Alteration of Articles of Association of the Company.4. Re-appointment of Mrs. Paruldeep Kaur (DIN: 07929605) as an Independent Director for the second term.
			5. Re-appointment of Mr. Michael Anthony Cruz (DIN: 06542172) as an Independent Director for the second term.







			6. Re-appointment of Mr. Vijay Kumar Pugalia (DIN: 06648947) as an Independent Director for the second term.
			7. Re-appointment of Mr. Manjeet Singh Saini (DIN: 07047497) as an Independent Director for the second term.
26 th	29 th September, 2023	Video conferencing	Variation in terms of the objects of the preferential issue as stated in the explanatory statement of resolution approved by members dated February 05, 2023:
27 th	27 th September, 2024	Video conferencing	

Extraordinary General Meetings ("EGM")

Details of special resolutions passed at the Extraordinary General Meetings ("EGM") held during the preceding three years are tabulated below:

Date of EGM	Place	Details of special resolution(s) passed at the EGM, if any
5 th February, 2023 (2022-2023)	Video conferencing	 To increase the limits applicable for making investments / extending loans and giving guarantees or providing securities in connection with loans to persons / bodies corporates to consider and approve the alteration of articles of association of the company To issue 29,00,000 fully convertible warrants on preferential basis to public category shareholders of the company
2023-2024	None	None
2024-2025	None	None

(c) 28th Annual General Meeting (AGM)

Day & Date	Time	Venue
Friday, 26 th September, 2025	4:00 PM (IST)	Video conferencing (VC) /Other Audio Visual Means (OAVM)

(d) Financial Year: 1st April, 2024 to 31st March, 2025

(e) Dividend

The Board in its meeting held on 20th May, 2025, has not recommended any Dividend for the Financial Year ended on 31st March, 2025 in order to prioritize future expansion and business development. This decision has been taken in the best interest of the Company and its shareholders, with a focus on sustainable growth, long-term expansion and value creation.

(f) Listing on Stock Exchanges:

Equity Shares of face value of Rs. 10/- each of the Company are currently listed on the following stock exchanges and the Listing fees for 2024-25 and 2025-26 have been duly paid to the Exchanges:

Sr. No.	Name	Address	Stock Code
1000	National Stock Exchange of India Limited (NSE)	Exchange Plaza, Bandra - Kurla Complex, Bandra (E), Mumbai 400 051	TOUCHWOOD







(g) Market Price Data:

High and Low (based on daily closing prices) and volume (total number of equity shares traded) during each month in the last financial year ended March 31, 2025, is as follows:

	National Stock Exchange of	of India Limited (NSE)	Total Volume
Month	High (Rs.)	Low (Rs.)	(No. of equity shares traded)
Apr-24	157.95	138.15	39145
May-24	165.15	140.4	149405
Jun-24	160.69	131.5	138321
Jul-24	148.4	129	115850
Aug-24	202.06	129.02	297658
Sep-24	177.59	147	90121
Oct-24	169	134.55	29939
Nov-24	154.9	128	27803
Dec-24	176.38	134.03	104904
Jan-25	160.19	112.97	96025
Feb-25	132	76.19	210544
Mar-25	94	74.1	274253

Performance of the Company's equity shares (closing share price on last trading day of each month) on NSE in comparison to NSE Nifty during the financial year ended March 31, 2025 is as follows:

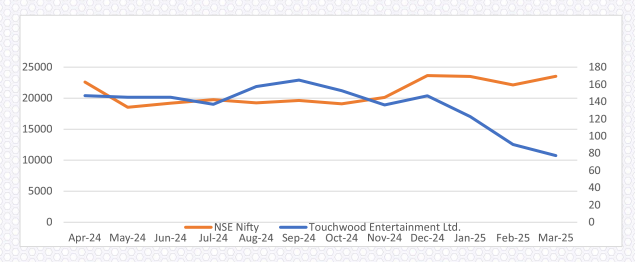
Month	Touchwood Entertainment Limited	NSE Nifty
Apr-24	147	22604.85
May-24	145	18534.4
Jun-24	145.05	19189.05
Jul-24	136.89	19753.8
Aug-24	157.44	19253.8
Sep-24	165	19638.3
Oct-24	152.72	19079.6
Nov-24	136.13	20133.15
Dec-24	020202020202020146.66202020202020202020202020202020202020	23644.8
Jan-25	122.57	23508.4
Feb-25	90.21	22124.7
Mar-25	77.37	23519.35







Touchwood Entertainment Limited Vs NSE Nifty, on the 31st March, 2025



(h) Market Capitalization

The Market Capitalization of the Company as on December 31, 2024 at NSE is Rs. 16,639.27 lakhs, which is at 2054th position in the list.

(i) Dematerialization of shares and liquidity;

The Company's shares are compulsorily traded in dematerialised form on National Stock Exchange of India Limited ("NSE"). Equity shares of the Company representing approximately 99.75% equity share capital were held in Dematerialised form, as on the 31st March, 2025.

(i) Share Transfer Agent;

The Company vide Agreement dated 28th September, 2017 has appointed following agency to act as its Registrar and Share Transfer Agent ("RTA"). The RTA is, inter alia, responsible for processing of requests pertaining to share transfers/ transmission /dematerialization/ rematerialisation and other activities related thereto for both electronic and physical shareholdings. Further, RTA also handles corporate actions such as data requirements for conduct of AGMs, dividends etc. The RTA

corresponds with the depositories viz. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) in this regard.

M/s Skyline Financial Services Private Limited D-153, A, Ist Floor Okhla Industrial Area,

Phase -I New Delhi-110020

Telephone Numbers: 01140450193

Fax Number: +91 11 26812682 E-mail: admin@skylinerta.com Website: www.skylinerta.com

(k) Distribution of Shareholding

The below two tables provide details about the pattern of shareholding among various categories and number of shares held, as on the 31st March, 2025

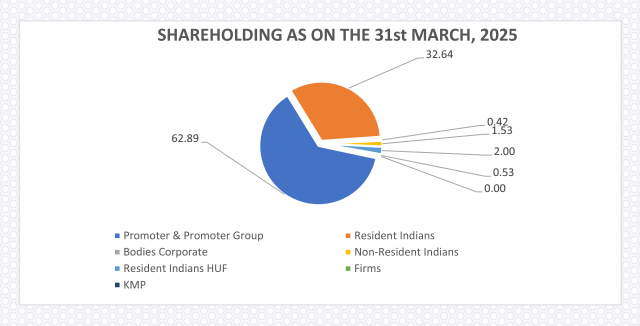
Category Distribution:

Categories	No. of Shares	Percentage
Promoter & Promoter Group	6968704	62.89
Resident Indians	3591762	32.64
Bodies Corporate	46165	0.42
Non-Resident Indians	169506	1.53
Resident Indians HUF	221711	2.00
Firms	58292	0.53
KMP	105	0.00









Distribution of Shareholding as on the 31st March, 2025:

				DISTRIBUTION OF SE	HAREHOLDING (SHA	RES)	
	SHARE	HOLD	NG OF		PERCENTAGE OF	TOTAL	PERCENTAGE OF
SR.NO.	SI	HARE	5	SHAREHOLDER	TOTAL	SHARES	TOTAL
	1	to	500	2387	89.27	167103	1.51
000020	501	to	1000	5959595959117	4.38	89034	0.80
3	1001	to	2000	50	1.87	72332	0.65
0000 4 0	2001	to	3000	200000000018	0.67	43935	9595959590.40
5	3001	to	4000	10	0.37	34837	0.31
6	4001	to	5000	5202020202080	200000000000000000000000000000000000000	37593	0.34
7	5001	to	10000	33	1.23	248454	2.24
8	10001	to		51	1.91	10387957	93.74
			Total	2674	100.00	11081245	100.00

(1) Share Transfer System:

As on the 31st March, 2025, approximately 100% of the equity shares of the Company were in electronic form. Transfer of the shares held in demat form are done through the depositories with no involvement of the Company.

(m) Outstanding Convertible Instruments/ ADRs/ GDRs/Warrants:

The Company has not issued any convertible instruments/ ADRs/ GDRs/ Warrants.

(n) Plant locations:

In view of the nature of the Company's business viz. Event Management Business, the Company does not engage in any manufacturing activity. Therefore, the Company does not have any plant locations.

(o) Address for correspondence:

Investors and shareholders can correspond with the RTA or at corporate office of the Company at the following address:







Registrar and transfer agent - Skyline Financial Services Private Limited	Company
D-153, A, Ist Floor Okhla Industrial Area, Phase -I New	Registered Office: Sec-B, Pkt-1, Space No-301 and 302 Lsc-7,
Delhi-110020.	Community Centre, Vasant Kunj Sector B, South West Delhi - 110070, India
Telephone Numbers: 01140450193	
Fax Number: +91 11 26812682	Corporate Office: Thapar Farm-1, opp. Shanti Kunj Main, Sector
E-mail: admin@skylinerta.com	D-3 Church Mall Road, Vasant Kunj, New Delhi- 110070
Website: www.skylinerta.com	

XII. OTHER DISCLOSURES

(a) Confirmation of Compliance with the Corporate Governance requirements specified in Regulation 17 to 27 and clauses (b) to (i) of sub-re gelation 2 of Regulation 46:

Sr	Particulars	Regulation Number	Compliance status (as on March 31, 2024) (Yes/No/N.A.)
1	Independent director(s) have been appointed in terms of specified criteria of 'independence' and/or 'eligibility'	16(1)(b) & 25(6)	Yes
2	Board composition	17(1), 17(1A) & 17(1B)	Yes
3	Meeting of Board of directors	17(2)	Yes
4	Quorum of Board meeting	17(2A)	Yes
5	Review of Compliance Reports	17(3)	Yes
6	Plans for orderly succession for appointments	17(4)	Yes
7	Code of Conduct	17(5)	Yes
8	Fees/compensation	17(6)	Yes
9	Minimum Information	17(7)	Yes
10	Compliance Certificate	17(8)	Yes
11	Risk Assessment & Management	17(9)	Yes
12	Performance Evaluation of Independent Directors	17(10)	Yes
13	Recommendation of Board	17(11)	Yes
14	Maximum number of directorship	017A 0 0 0 0 0 0 0 0 0 0 0	Yes
15	Composition of Audit Committee	18(1)	Yes
16	Meeting of Audit Committee	18(2)	Yes
17	Composition of nomination & remuneration committee	19(1) & (2)	Yes
18	Quorum of Nomination and Remuneration Committee meeting	19(2A)	Yes
19	Meeting of nomination & remuneration committee	19(3A)	Yes
20	Composition of Stakeholder Relationship Committee	20(1), 20(2) and 20(2A)	O Yes O A O A O A O
21	Meeting of stakeholder relationship committee	20(3A)	Yes
22	Composition and role of risk management committee	21(1),(2),(3),(4)	ONA OXOXOXOX
23	Meeting of Risk Management Committee	21(3A)	NA
24	Vigil Mechanism	22	Yes
25	Policy for related party Transaction	23(1),(5),(6),(7) & (8)	Yes
26	Prior or Omnibus approval of Audit Committee for all related party transactions	23(2), (3)	Yes
27	Approval for material related party transactions	23(4)	NA COCOCO
28	Disclosure of related party transactions on consolidated basis	23(9)	Yes
29	Composition of Board of Directors of unlisted material Subsidiary	24(1)	NA
30	Other Corporate Governance requirements with respect to subsidiary of listed entity	24(2),(3),(4),(5) & (6)	Yes
31	Annual Secretarial Compliance Report	24(A)	Yes
32	Alternate Director to Independent Director	25(1)	Yes







33	Maximum Tenure	25(2)	Yes
34	Meeting of independent directors	25(3) & (4)	Yes
35	Familiarization of independent directors	25(7)	OKO Yes KOKOKOKOKO
36	D & O Insurance for Independent Directors	25(10)	NA OCOCOCO
37	Memberships in Committees	26(1)	Yoko Yes Okokokokoko
38	Affirmation with compliance to code of conduct from members of Board of Directors and Senior management personnel	26(3)	Yes
39	Disclosure of Shareholding by Non-Executive Directors	26(4)	Yes
40	Policy with respect to Obligations of directors and senior management	26(2) & 26(5)	Yes
41	Terms and conditions of Appointment of Independent Directors	46(2)(b)	Yes
42	Composition of various Committees of Board of Directors	46(2)(c)	Yes
43	Code of Conduct of Board of Directors and Senior Management Personnel	46(2)(d)	Yes
44	Details of Establishment of Vigil Mechanism/ Whistle Blower Policy	46(2)(e)	Yes
45	Criteria of Making Payments to Non-Executive Directors	46(2)(f)	Yes
46	Policy on Dealing with Related Party Transactions	46(2)(g)	Yes
47	Policy for Determining 'Material' Subsidiaries	46(2)(h)	Yes
48	Details of Familiarization Programmes Imparted to Independent Directors	46(2)(i)	Yes

(b) Name and Designation of Compliance Officer:

Ms. Ritika Vats, Company Secretary & Compliance Officer

Contact No: +91-9555601010 Email: cs@touchwood.in

(c) Subsidiary companies:

The Company has One Subsidiary and One Wholly Owned Subsidiary as on 31st March 2025. The particulars of these are mentioned below:

Name of subsidiary & its location	Date of Incorporation	Nature of subsidiary	Type of subsidiary pursuant to regulation 16(1)(c) of the Listing Regulations. i.e. [Material or otherwise]
MakeMeUp Private Limited	24th December, 2021	Domestic	Otherwise
		Company	
Registered office: Sec-B, Pkt-1, Space 301			
And 302, LSC-7 Community Centre, Vasant			
Kunj, New Delhi -110070			
WedAdvisor Solutions Private Limited	14th January, 2022	Domestic	Otherwise Otherwise
		Company	
Registered office: Sec-B, Pkt-1, Space 301			
And 302, LSC-7 Community Centre, Vasant			
Kunj, New Delhi -110070			
	MakeMeUp Private Limited Registered office: Sec-B, Pkt-1, Space 301 And 302, LSC-7 Community Centre, Vasant Kunj, New Delhi -110070 WedAdvisor Solutions Private Limited Registered office: Sec-B, Pkt-1, Space 301 And 302, LSC-7 Community Centre, Vasant	MakeMeUp Private Limited Registered office: Sec-B, Pkt-1, Space 301 And 302, LSC-7 Community Centre, Vasant Kunj, New Delhi -110070 WedAdvisor Solutions Private Limited 14th January, 2022 Registered office: Sec-B, Pkt-1, Space 301 And 302, LSC-7 Community Centre, Vasant	MakeMeUp Private Limited Registered office: Sec-B, Pkt-1, Space 301 And 302, LSC-7 Community Centre, Vasant Kunj, New Delhi -110070 WedAdvisor Solutions Private Limited Registered office: Sec-B, Pkt-1, Space 301 And 302, LSC-7 Community Centre, Vasant Company Registered office: Sec-B, Pkt-1, Space 301 And 302, LSC-7 Community Centre, Vasant

(d) Reconciliation of Share Capital Audit Report

In terms of Regulation 76 of Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018, Reconciliation of Share Capital Audit is carried out on a quarterly basis by a Practicing Company Secretary with a view to reconcile the total admitted capital with National Securities Depository Limited ("NSDL") and Central Depository Services (India) Limited ("CDSL") and those held in physical







form with the total issued, paid up and listed capital of the Company. The audit report, inter alia, confirms that the Register of Members is duly updated and that demat requests were confirmed within stipulated time etc. The saidreport is also submitted to National StockExchange of India Limited.

(e) SEBI Complaints Redressal System (SCORES)

The Company has registered on SCORES and every effort is made to resolve all received investor through complaints SCORES or otherwise within the statutory time limit from the receipt of the complaint. No Shares are lying in Demat Suspense Account/unclaimed suspense Account. Hence, the disclosure of the same is not applicable.

(f) Details of total fee paid to Statutory Auditors:

	2024-25	2023-24
	(In Lakhs)	(In Lakhs)
Statutory		
Auditor's	20202020	202020202020
Remuneration		
Audit Fee & LRR	5.00	4.80
Fee See See See See See See See See See		
Other	0707070707	0202020202020
Professional Fee		
Total O	4.80	0 4.80 0 40 40 40 40

(g) Financial Calendar

The financial year of the Company starts from the 1st day of April and ends on 31st day of March of next year.

(h) Disclosure of commodity price risks / Foreign Exchange Risk commodity hedgingactivities

The Company does not deal in commodities and hence disclosure with regard to commodity price risks and commodity hedging activities were not applicable to the Company, for the year under review.

(i) Proceeds from preferential allotment or qualified institutions placement

The Company has not raised any amount from preferential allotment or qualified institutional placement, etc., during the year under review.

For and on behalf of the Board of Directors Touchwood Entertainment Limited

Sd/-Vijay Arora Whole Time Director DIN: 00996193 Sd/-Manjit Singh Chairman & Managing Director DIN: 00996149

Place: New Delhi Date: August 07, 2025







ANNEXURE VII

COMPLIANCE CERTIFICATE UNDER REGULATION 17(8) OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

The Members, TOUCHWOOD ENTERTAINMENT LIMITED

Sec-B, Pkt-1, Space No-301 & 302 Lsc-7, Community Centre, Vasant Kunj Sector B, New Delhi South West Delhi -110070, India

Sub.: Compliance Certificate under Regulation 17(8) read with Part B of Schedule II to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We, Manjit Singh, Managing Director, and Dinesh Singla, Chief Financial Officer of the Company, hereby certify to the Board of Directors that:

- 1.We have reviewed financial statements and the cash flow statement for the year ended as on 31st March, 2025 and that to the best of our knowledge and belief:
 - (a) These financial statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (b) These statements together present a true and fair view of the Company's affairs and are incompliance with Indian Accounting Standards (Ind AS), applicable laws and regulations;
- 2.To the best of our knowledge and belief, there are no transactions entered into by the Company during the financial year, which are fraudulent, illegal or in violation of the Company's Code of Conduct for Directors and Employees;
- 3.We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems for financial reporting of the Company and there were no deficiencies in the design or operation of such internal controls; and

4.We have indicated to the auditors and the Audit Committee that:

- (a) There are no significant changes in internal control over financial reporting during the year;
- (b) All significant changes in the accounting policy during the year, if any, have been disclosed in the notes in respective place in the financial statements; and
- (c) There were no instances of significant fraud of which we have become aware and there are no instances of involvement of the management or an employee having a significant role in the Company's internal control system over financial reporting.

For Touchwood Entertainment Limited

Place: New Delhi

Dated: August 07, 2025

Sd/ **Manjit Singh** *Managing Director*

Sd/ **Dinesh Singla** Chief Financial Officer







Annexure VIII

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,
The Members of
TOUCHWOOD ENTERTAINMENT LIMITED
Sec-B, Pkt-1, Space No-301 & 302 Lsc-7,
Community Centre, Vasant Kunj Sector B,
New Delhi South West Delhi -110070, India

I have examined the relevant registers, records, forms, returns, disclosures and representation received from the Board of **TOUCHWOOD ENTERTAINMENT LIMITED** (hereinafter referred to as 'the Company) having CIN L92199DL1997PLC088865 and having registered office at Sec-B, Pkt-1, Space No-301 And 302 Lsc-7, Community Centre, Vasant Kunj, Sector B South West Delhi-110070, to me for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10 (i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my 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 me by the Company & its officers, I 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.

The certificate is issued in respect of the following directors who were the directors of the Company as on March 31st, 2025:

Sr. No.	Name of Person	Designation	Category	Chairman/ Executive/ Non- Executive	Date of Appointment
01	Mr. Manjit Singh	Managing Director	Promoter	Executive	01/08/1997
02.	Mr. Vijay Arora	Whole-Time Director	Promoter	Executive	14/10/2000
03.	Mrs. Jaswinder Kaur	Director	Promoter	Executive	06/09/2017
04.	Mrs. Priyanka Arora	Director	Promoter	Executive	06/09/2017







05.	Mrs. Paruldeep	Director	Independent	Non-	06/09/2017
	Kaur			Executive	
06.	Mr. Michael	Director	Independent	Non-	06/09/2017
	Anthony Cruz			Executive	
07.	Mr. Vijay Kumar	Director	Independent	Non-	06/09/2017
	Pugalia			Executive	
08.	Mr. Manjeet	Director	Independent	Non-	06/09/2017
	Singh Saini			Executive	
09.	Mr. Shrey	Director	Professional	Executive	03/01/2014
	Khandelwal				
10.	Mr. Kishor	Director	Independent	Non-	03/01/2024
	Kumar			Executive	

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.

However, 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 ADVITIYA VYAS & CO. Practicing Company Secretaries

Sd/-ADVITIYA VYAS Proprietor COP: 16257 Mem. No.F13059

UDIN:F013059G000959312

DATE: AUGUST 07, 2025

PLACE: DELHI



















MANAGEMENT DISCUSSION AND ANALYSIS REPORT

GLOBAL EVENT INDUSTRY

Overview

The global Events industry market size is projected to record a CAGR of 6.8% from 2025 to 2035. In 2025, the global Events industry was valued at USD 1,552.9 billion, and by 2035, it is anticipated to reach USD 2.5 trillion. As of early 2025, the industry remains on track with this growth trajectory, driven by strong postpandemic recovery, hybrid event models, and increasing corporate participation.

In the Asia Pacific region, the events market is showing robust expansion, expected to grow from USD 870.46 billion in 2025 to USD 1,466.94 Billion by 2030, at a CAGR of 9.2% from 2025 to 2030. Rapid urbanization, rising disposable incomes, and increased adoption of digital event technologies are key contributors to this growth.

The global Events Industry Market is segmented into several categories:

- By Type: Music Concerts, Festivals, Sports, Exhibitions and Conferences, Corporate Events and Seminars, and Others
- By Revenue Source: Ticket Sales, Sponsorship, Food & Beverage
- By Organizer: Corporate, Sports, Education, Entertainment
- By Age Group: Below 20 Years, 21–40
 Years, and Above 40 Years

 By Region: North America, Europe, Asia Pacific, the Middle East & Africa, and Latin America

Event technology has emerged as a central pillar of the modern events ecosystem, transforming the way gatherings are planned and executed. Innovations in event registration platforms, mobile event apps, live streaming solutions, AR/VR, and AI driven personalization have significantly enhanced attendee engagement and event reach. These technologies are not only streamlining logistics but also delivering deeper data insights and customized experiences.

The rise in corporate culture has been a parallel driver of the event industry's growth. Organizations are increasingly leveraging events for brand visibility, talent acquisition, internal engagement, and culture building. These initiatives are critical for demonstrating company values, retaining talent, and fostering innovation. Consequently, the demand for professional event management services continues to escalate, further solidifying the industry's position as a vital component of the global business ecosystem.

INDIAN EVENT INDUSTRY

Overview

The event services market in India is experiencing rapid growth due to factors such as the country's diverse cultural heritage, expanding economy, and urbanization. This market includes a wide range of activities, from organizing corporate events and weddings to managing cultural festivals and entertainment shows. Event services providers offer comprehensive solutions, including event







conceptualization, venue selection, logistics coordination, attendee management, marketing, technical support, catering, entertainment, and post event evaluation. These services are essential for bringing clients' visions to life and ensuring the success of their events by delivering seamless and memorable experiences tailored to their specific needs and preferences.

Market Size

The India Event Market is estimated to be valued at USD 5.66 billion in 2025, with a projected growth to USD 8.44 billion by 2030, showcasing a notable compound annual growth rate (CAGR) of 8.31% during the forecast period (2025-2030).

- Exhibitions and events serve as critical enablers of economic growth, especially in rapidly expanding economies like India. These events stimulate various sectors by facilitating networking, showcasing attracting investments.
- Government initiatives aimed at fostering entrepreneurship and supporting enterprises across diverse industries are expected to drive the demand for events and exhibitions within the country. Policies promoting ease of doing business and encouraging foreign investments also contribute to the market's growth.
- India boasts a vast consumer market, presenting unparalleled opportunities for both domestic and international enterprises to invest and expand.
 Reports from the India Brand Equity Foundation and Retailers Association of India indicate that the retail sector is poised to reach a size of USD 1,750

billion by 2026, further fueling the demand for exhibitions and events.

- Exhibitions play a crucial role in fostering trade relations and economic integration on a global scale. Nations across Europe and Asia have successfully utilized exhibitions as platforms to stimulate regional economic development and attract foreign investments.
- In alignment with India's economic development, the exhibitions industry has witnessed rapid growth. Today, India has emerged as one of the prime exhibition destinations globally, offering a dynamic platform for businesses to showcase their products and services, explore forge new opportunities.
- The growing significance of exhibitions and events in India underscores their strategic importance in driving economic growth, promoting innovation, and fostering international cooperation. As India continues its trajectory of economic ascent, the role of exhibitions as catalysts for business expansion and economic development is expected to further amplify.

COMPANY'S OVERVIEW

With over two decades of industry leadership, Touchwood Entertainment Ltd. continues to stand out as a pioneer in the Indian event management landscape. We are proud to be India's first NSE-listed event management company, a testament to our credibility, innovation, and industry-first approach.







Specializing in luxury and bespoke weddings and high-profile celebrations, Touchwood has built a strong reputation for crafting curated experiences across a wide range of destinations — both within India and internationally. Our events are thoughtfully designed and flawlessly executed, tailored to the unique tastes and aspirations of our discerning clientele.

Our strength lies in our dynamic and experienced team, whose passion and professionalism drive us to exceed client expectations every time. Fueled by creativity and a commitment to excellence, Touchwood offers a comprehensive suite of services, including:

- Wedding Planning & Destination Weddings
- Event Conceptualization & Execution
- Decor & Thematic Design
- Stage Show Production
- Venue & Property Rentals
- Exhibition Stall Design & Setup
- Corporate Event & Brand Activations

This extensive service portfolio allows us to serve a diverse client base, spanning industries such as manufacturing, real estate, media and entertainment, FMCG, hospitality, education, and professional services.

In recent years, we have also made strategic inroads into political consultancy and activation services, providing end-to-end support for political campaigns, including event execution, rally management, branding, and grassroots engagement. This vertical has enabled us to secure projects across multiple states, working with both political parties and individual candidates year-round.

With a proven track record, growing national presence, and an expanding range of capabilities, Touchwood Entertainment Ltd. is well-positioned to capitalize on emerging opportunities across the event management and political activation sectors —continuing our legacy of innovation, scale, and excellence.

FINANCIAL PERFORMANCE

The state of Company's affairs for the financial year ended the 31st March, 2025 as compared to the previous year are as under:

	Standalone	e Profit & Loss	Statement	Consolidated Profit and Loss Statement			
Particulars	As on 31st March 25	As on 31st March 24	Y-o-Y (%)	As on 31st March 25	As on 31st March 24	Y-o-Y (%)	
Revenue	6885.42	3271.73	110.45%	6885.45	3324.67	107.10%	
Other Income	38.83	75.68	-48.69%	38.88	71.54	-45.65%	
Total Income	6924.25	3347.41	106.85%	6924.33	3396.21	103.88%	
Employees Benefits Expenses	332.06	285.25	16.41%	342.03	325.95	4.93%	
Purchase of Stock in Trade	299.90			299.90			
Other Expenses	5484.91	2529.56	116.83%	5487.78	2566.51	113.82%	
EBITDA	807.38	532.60	51.59%	794.62	503.75	57.74%	
EBIDTA Margin (%)	11.72%	16.28%	-28.00%	11.54%	15.15%	-23.82%	
Depreciation & Amortization Expense	67.08	42.57	57.57%	75.93	52.49	44.65%	
Financial Costs	18.05	5.27	242.50%	18.05	5.30	240.56%	
Profit Before Exceptional Item and Tax	722.24	484.75	48.99%	700.64	445.96	57.10%	







Exceptional Item		0.13			0.13	
Profit Before Tax	722.24	484.87	48.95%	700.64	446.08	57.06%
PBT Margin (%)	10.48%	14.82%	-29.28%	10.17%	13.42%	-24.21%
Tax	183.5	122.69	49.56%	183.5	122.69	49.56%
Profit After Tax	538.74	362.18	48.74%	517.14	323.39	59.91%
PAT Margin (%)	7.82%	11.07%	-29.35%	7.51%	9.73%	-22.81%
Other Comprehensive Income	1.45	5.54	-73.82%	1.45	5.54	-73.82%
Total Comprehensive Income	540.19	367.73	46.89%	518.59	328.93	57.65%
EPS -Basic	4.87	3.32	62626262	4.68	2.97	
EPS -Diluted	4.87	3.42		4.68	3.06	

Key Ratios formulas:

- ➤ Gross profit margin = Gross profit/Revenue from operations.
- ➤ EBITDA Margin = Earnings before interest, tax, depreciation and amortization (EBITDA)/Revenue from operations.
- ➤ Profit before exceptional item & tax margin = Profit before exceptional item & tax/Revenue from operations.
- ➤ Profit before tax margin = Profit before tax (PBT)/Revenue from operations.
- > Profit after tax margin = Profit after tax (PAT)/Revenue from operations.

FINANCIAL PERFORMANCE OF SUBSIDIARIES

A. MakeMeUp Private Limited (Subsidiary)

The state of Company's affairs for the financial year ended the 31st March, 2025 as compared to the previous year are as under:

(In Lakhs) **Particulars** FY 2024-2025 FY 2023-2024 Share capital 1.26 1.26 148.28 166.46 Reserves & surplus Total assets 150.00 169.62 **Total Liabilities** 1.90 0.47 Investments 4 .03 52.94 Turnover Profit/(Loss) before taxation (18.18)(15.58)Provision for taxation Profit/(Loss) after taxation (15.58)(18.18)

B. WedAdvisor Solutions Private Limited (Wholly-Owned Subsidiary)

The state of Company's affairs for the financial year ended the 31st March, 2025 as compared to the previous year are as under:







(In Lakhs)

Particulars	FY 2024-2025	FY 2023-2024
Share capital	1.15	1.15
Reserves & surplus	51.10	54.52
Total assets	52.34	55.83
Total Liabilities	.09	0.16
Investments	5.00	5,00
Turnover		
Profit/(Loss) before taxation	(3.42)	(23.21)
Provision for taxation		
Profit/(Loss) after taxation	(3.42)	(23.21)

ELEMENTS FOR GROWTH: A PROVEN FORMULA FOR OUR SUCCESS

At Touchwood, we believe growth is like planting a garden. It requires careful nurturing, dedication, and a commitment to excellence. These principles are the seeds of our success, blooming into continuous innovation and advancement.

- Client-Centric Approach: At the core of our business lies a client-centric philosophy. Our clients are not just patrons; they are the heartbeat of our organization. We take the time to understand their needs and goals, allowing us to work together seamlessly. This fosters trust and loyalty, laying the foundation for strong, lasting partnerships.
- Talent Development: Our formula for success prioritizes not just the "what" of events, but the "who" behind them: our talented team. This is where we bloom! We believe in nurturing the talent with in our team. We offer ongoing training programs, workshops, and mentorship opportunities to develop new skills and keep our team at the forefront of industry trends. This continuous learning fosters a culture of excellence and allows us to adapt to new technologies and changing client demands.
- Innovative Thinking: Fresh perspectives are the lifeblood of exceptional events. We encourage a culture of creative exploration, where team members feel empowered to challenge the status quo and brainstorm new ideas.

- Strategic partnerships: Strategic partnerships serve as our cornerstone for success, enabling us to leverage expertise and expand our market reach through collaborative efforts.
- Adaptability and Agility: In the dynamic event industry, agility is key. We embrace continuous learning, readily adapting our strategies to incorporate new technologies, trends, and client needs. This flexibility allows us to navigate challenges and capitalize on emerging opportunities. Additionally, our team's adaptability ensures that events run smoothly and client expectations are met, even in the face of unforeseen circumstances.
- Leadership and Excellence: Empowered leadership guides our journey, inspiring informed decisions and maximizing team potential. Our unwavering passion for excellence fuels every project, setting new industry benchmarks.

These elements, woven into the fabric of our organization, propel us forward on our journey of growth. At Touchwood, our blend of core values and agile practices allows us to thrive in a dynamic environment. We're more than event planners; we're responsive partners, adept at anticipating client needs and navigating industry shifts. Embracing agility positions us to deliver exceptional events and lead the industry into the future. Through nurturing core values and strategic partnerships, including our subsidiary WedStudios, we create an ecosystem for continued growth and innovation, delivering impactful event experiences that leave a lasting mark on the industry.







LATEST TRENDS IN EVENT MANAGEMENT

- Experiential events are the artists of the event industry, painting immersive experiences that resonate deeply with attendees. Through interactive activities, storytelling, and technology, they combat shrinking attention spans and yield impressive returns on investment. This global trend prioritizes attendee engagement, innovation, and measurable success metrics, revolutionizing event planning.
- AI, AR, and VR are reshaping events into immersive playgrounds, offering warp-speed personalization, boundary-breaking exploration, and hyper-interactive engagement. These technologies drive data-driven decisions, breaking geographical barriers to foster global communities. As architects of a dynamic event landscape, AI, AR, and VR promise unforgettable experiences and lasting impact.
- The pandemic accelerated the adoption of virtual and hybrid event formats. This trend is expected to continue, offering flexibility and wider reach for events.
- In the evolving landscape of event management, there's a notable shift towards eco-conscious practices and sustainable approaches. From reducing waste to utilizing recycled materials, the focus is on preserving our planet while crafting unforgettable experiences.
- In the evolving landscape of event management, there's a notable shift towards eco-conscious practices and sustainable approaches. From reducing waste to utilizing recycled materials, the focus is on preserving our planet while crafting unforgettable experiences.

- In the world of event planning, data driven decisions are like the compass guiding a ship through uncharted waters. Event organizers use data analytics to navigate attendee behavior and gauge the success of their events. With this insight, they chart a course for future events with confidence, transforming raw data into memorable experiences.
- Events serve as the foundation for community building, nurturing connections and engagement that reach beyond the event's boundaries, with online platforms serving as the roots of this interconnected ecosystem.
- Safety reigns supreme in the event industry, spanning both physical and virtual domains. Trained security personnel and stringent fire safety protocols ensure physical well-being, while robust encryption and AI monitoring bolster virtual security. Events prioritize inclusivity, providing amenities for all attendees. This unwavering focus on safety guarantees a welcoming environment for all to relish unforgettable experiences with peace of mind.

Events are playing an increasingly important role in the Marketing and Communications mix for all companies. Today, Event Management has become an integral part of any Marketing plan. A large number of companies have already recognized the benefits of Direct Marketing through events. Events are considered as a means to Launch, Advertise or Build a brand. These events also act as a bridge to remove the communication gap. These events can be seen as an interactive experience among different employees working in various industries.







OUR RESPONSE TO LATEST TRENDS

At Touchwood, we believe in harnessing the power of innovation to craft unforgettable event experiences. We don't just follow trends; we translate them into strategies that resonate with audiences and deliver measurable results. Here's how we're pushing the boundaries of event management in India:

- We've moved beyond traditional presentations, embracing the power of experiential events. With a focus on interactive activities, captivating storytelling, and cutting-edge technology, we combat shrinking attention spans and create experiences that leave a lasting impact. This datadriven approach ensures a high ROI, making your event a powerful marketing tool.
- The pandemic accelerated the adoption of virtual and hybrid events, and we're at the forefront of this trend. Our expertise allows you to reach a wider audience with flexible and engaging formats, maximizing the impact of your event.
- We use data analytics to understand attendee behavior and gauge the effectiveness of your event. These insights allow us to tailor future events with confidence, transforming data into unforgettable memories.
- Our eco-conscious approach ensures responsible practices at every stage of the event lifecycle, from pre-event marketing to post-event follow-up, leaving a positive impact on both attendees and the planet.

- One-size-fits-all is a concept of the past.
 Our events are customized to cater to each
 attendee's preferences and interests.
 Through data-driven insights, we create
 personalized event journeys that leave a
 lasting impact and forge stronger
 connections.
- We prioritize attendee well-being through physical and virtual security measures, including trained personnel and robust encryption. Our unwavering focus on inclusivity ensures a welcoming environment for all attendees, allowing everyone to create lasting memories with peace of mind.
- We understand the power of influencers in shaping perceptions. By collaborating with respected voices, we amplify our events' reach and credibility, ensuring our message resonates with a wider audience.
- We seamlessly blend global trends with India's rich essence, crafting events that reflect contemporary international influences while deeply resonating with the Indian audience.
- Embracing change is our strength. Our ability to adapt swiftly keeps our strategies aligned with shifting trends, positioning us at the forefront of the industry.

By embracing these trends and translating them into impactful strategies, Touchwood helps you turn events into powerful tools for achieving your marketing and communication goals, while ensuring a sustainable future and a secure, inclusive experience for all.







SWOT ANALYSIS

Strengths:

- Experience and Reputation: Over two decades in the industry have established our company as a reputable and reliable player, instilling trust in clients.
- **Strong Core Values:** Emphasis on client focus, innovative thinking, empowered leadership, operational excellence, and passion for excellence creates a strong foundation for success.
- Adaptability and Agility: Ability to embrace changing trends, unforeseen circumstances, and client needs ensures success in a dynamic industry.
- Diverse Service Portfolio: Our broad range of services, from event management, wedding planning, wedding decor to stage show organizing, showcases versatility and meets varied client needs.
- Vendor Relationships: Strong connections with vendors and suppliers ensure seamless event execution and access to quality resources.
- **Strong Client Relationships:** Personalized solutions and a client-centric approach led to loyal clientele who value our tailored event experiences.
- Experienced Team: We have a skilled and experienced team that brings diverse expertise to event planning and execution.

Weaknesses:

 Dependence on Seasonality: Relying on peak seasons for various services can lead to revenue fluctuations and operational pressure during off-peak periods.

- Limited Global Reach: While established locally, expanding into new markets may pose challenges due to unfamiliarity with different regions.
- Talent Acquisition and Retention: Securing and retaining skilled and creative event professionals can be challenging.
- **Scalability:** Expanding services or geographic may require reach overcoming logistical hurdles.

Opportunities

- **Experiential Events:** Focus on immersive and interactive experiences combats shrinking attention spans and delivers a high return on investment.
- Data-Driven Decisions: Utilization of data analytics allows for understanding client measuring event effectiveness, preferences, and refining future approaches.
- Sustainability and Wellness: The demand for eco-friendly and wellness focused events is likely to grow, providing opportunities for the Company to offer environmentally conscious and health oriented experiences.
- Personalized Experiences: Customized event experiences tailored to individual preferences will helps the company to differentiate itself from other event management companies and create more meaningful interactions.
- Educational Impact: Enhanced Learning Experience While online classes are available, introducing offline classes offers a unique opportunity for hands-on learning and close interaction, enriching the educational impact of Touchwood







Wedding School. This initiative can significantly contribute to skill development and industry education, cultivating a pool of well-trained professionals.

Threats:

- Various approvals & legal paperwork required: A lot of hurdles in the form of rules, for which organizers need to get permissions from the concerned multiple authorities is another challenge for the industry and becomes tedious when there are deadlines to be met.
- **Economic Downturn:** Reduced client budgets and decreased spending on events can negatively impact revenue.
- Technological Disruption: Rapid technological advancements may require continuous investments to keep up, potentially affecting profitability.
- Interlinked with other Industries: The event management companies work a lot in co-operation with different industries such as food, beverage, hospitality and entertainment and thus is quite dependent on each of them. The volatility in any one industry could therefore affect the event management service industry directly and hence could prove as a restrain at times.
- ROI Measurement Standard: Brands are likely to increase their expenditure on experiential marketing if the return on their spends could be demonstrated in standard manner. Due to unique nature of each event, there is no universally accepted standard to measure ROI. We need to define standards to measure performance against client expectations (such as sales, trial, awareness, database creation etc.).

This SWOT analysis offers insights into our company's internal strengths and weaknesses, alongside external opportunities and threats.

By capitalizing on our strengths, addressing weaknesses, seizing opportunities, and mitigating threats, we pave the way for sustainable growth and success.

SEGMENT WISE OR PRODUCT WISE PERFORMANCE

At Touchwood Entertainment Limited, we excel in Events Management, providing our clients with a comprehensive range of event services, including planning, marketing, and production. Recognizing that we serve as an extension of our clients' professional image, we prioritize the appearance, professionalism, performance, approach, presentation, and commitment of our employees. This dedication ensures that we consistently deliver exceptional service and uphold our clients' standards of excellence.

CORPORATE OUTLOOK

As of 2025, the global and domestic landscape for event management continues to evolve at a rapid pace, offering significant opportunities for agile and innovative companies in the sector. The post-pandemic rebound, coupled with strong economic recovery, has fueled demand for live, hybrid, and virtual events across industries. Event companies that demonstrate flexibility, digital adoption, and value-driven services are poised for sustained growth.

RISKS AND CONCERNS

In any business, risks and prospects are inseparable. As a responsible management, the Company's principal endeavor is to maximize returns. The Company continues to take all steps necessary to minimize its expenses through detailed studies and interaction with experts.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY







We have a proper and adequate system of internal control including internal financial controls. There is an Audit Committee, headed by a non-executive independent director, inter-alia, to oversee the Company's financial reporting process, disclosure of financial information, and reviewing the performance of statutory and internal auditors with management. The internal control system, including internal financial controls of the Company, is monitored by an independent internal audit team, which encompasses examination/ periodic reviews to ascertain adequacy of internal controls and compliance to Company's policies. Weaknesses noted along with agreed upon action plans are shared with audit committee, which ensures orderly and efficient conduct of the business and effectiveness of the system of internal control. The audit function also looks into related party transactions, preventive controls, investigations, as well as other areas requiring mandatory review per applicable laws. The powers of the Audit Committee, inter-alia, include seeking information from any employee, obtaining outside legal or other professional advice, and investigating any activity of the Company within the committee's term of reference.

The Company's internal audit department verifies the information of the financial statements as well as the compliance with the policies to maintain accountability and ensuring controls are in place to safeguard of all its assets and correctness of accounting records. The internal audit department

shares regular updates regarding the work done, coverage, weaknesses noted and other relevant issues with appropriate management levels including Audit Committee. Observations/weaknesses noted from time to time are suitably acted upon and followed up at different levels of management. The internal control is supplemented by an extensive program of audits and periodic review by the management.

HUMAN RESOURCES

At Touchwood, human capital is our greatest asset. We prioritize attracting and retaining top talent to fuel our company's growth. Recognizing the pivotal role employees play in our success, we ensure a competitive edge by investing in their development and fostering a culture of commitment and competence. We hire professionals with the requisite experience and expertise as needed, providing them with opportunities for personal and professional growth. Our focus is on cultivating a transparent, safe, and progressive work environment that empowers employees to become future leaders. We maintain positive relationships with clients, suppliers, lenders, and employees, fostering a sense of belonging and collaboration. Currently, we have a dedicated team of 29 employees committed to driving business profitability.

For and on behalf of the Board of Directors
Touchwood Entertainment Limited

Sd/-Vijay Arora Whole- Time Director DIN: 00996193

Sd/Manjit Singh
Chairman & Managing Director
DIN: 00996149

Place: New Delhi Date: August 07,2025







INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF TOUCHWOOD ENTERTAINMENT LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying Standalone Financial Statements of Touchwood Entertainment Limited ("the Company"), which comprise the Balance Sheet as at March 31st, 2025, the Statement of Profit and Loss & Other Comprehensive Income, 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 FinancialStatements").

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 and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31st, 2025, the profit 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 specified under section 143(10) of the Act (SAs). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Statements section of our report. We are independent of the Company in accordance with the Code of

Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the independence requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules made there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Standalone Financial Statements.

Emphasis of Matter

We draw your attention to:

Note no. (5) for considering the advance given to Jaypee Infratech Ltd. for purchase of Pent House at JAYPEE GREENS, NOIDA, as good despite Jaypee Infratech Ltd. undergoing insolvency proceedings since July 2017.

Amount outstanding from/to parties is subject to their confirmation and reconciliations. Therefore, consequential impact on account of nonconfirmation of balances and non-adequacy for the provision for the doubtful debts are not ascertainable.

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.







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

The Company's Board of Directors is responsible for the preparation of the other information.

The other information comprises the information required under section 134(3) of the Companies Act, 2013 included in the Management Discussion and Analysis, Board's Report including Annexure to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Standalone Financial Statements and our auditor's report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone Financial Statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. However, we have nothing to report in this regard.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these Standalone Financial Statements that give a true and fair view of the financial position, financial performance, and 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 appropriate accounting and application of 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

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when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Standalone Financial Statements.

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

- indentify 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 with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by 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 sreport. However, future events or conditionsmay cause the Company to cease to continueas a going concern.
- Evaluate the overall presentation, structure, and content of the Standalone Financial Statements, including the disclosures, and whether the Standalone Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the Standalone Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Standalone 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 Standalone Financial Statements.

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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 Section 143(3) of the Act, based on our audit we report that:
- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.

- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss & Other Comprehensive Income including the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account
- d) In our opinion, the aforesaid standalone financial statements comply with the Indian Accounting Standard specified under Section 133 of the Act read with Companies (Indian Accounting Standards) Rules 2015 read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e) On the basis of the written representations received from the directors as on March 31st, 2025 taken on record by the Board of Directors, none of the director is disqualified as on March 31st, 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 with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to financial statements.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:







In our opinion and to the best of our information and according 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 including approval from members through SR.

- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
- I. The Company has disclosed the impact of pending litigation on its financial position in its Stanalone financial statements. Refer Note 8 under notes to accounts on its financial position as at 31 March 2025 on its Stanalone Financial Statements.
- II. The Company does not have any long term contract including derivative contracts except advance given for purchase of Pent House at Jaypee Greens, Noida, and Considered good. (refer matter paragraph) for which there may be a material loss. The company did not have any long term derivative contract.
- III. There has been no delay in transferring amount, No amount was required to be transferred to the Investor Education and Protection Fund by the Company.

- IV. The management has represented that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded inwriting or otherwise, that the Intermediary shall: (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Company or (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- V. The management has represented, that, to the best of its knowledge and belief, the Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Group shall: (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- VI. Based on such audit procedures as 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 (iv) and (v) contain any material mis-statement.

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- VII. The Company has declared, paid the final and interim dividend, wherever applicable ,in compliance with Section 123, during the year and subsequently at the year-end.
- VIII. Based on our examination which included test checks, the Company has used an accounting software, tally, for maintaining its books of account which has a feature of recording audit trail (edit log) facility but the same has not been operated during the year for all relevant transactions recorded in the software. Consequently, we are unable to comment on audit trail feature of the said software and its impact on financial transactions.

2. 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 B" a statement on the matters specified in paragraphs 3 and 4 of the Order.

For VSD & ASSOCIATES

Chartered Accountants Firm's registration number: 008726N

Sd/Sanjay Sharma
F.C.A., Partner
Membership number: 087382
UDIN: 25087382BMJRH06036

Place : New Delhi Dated : 20th May 2025







ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of **M/s Touchwood Entertainment Limited** of even date)

Report on the Internal Financial Controls Over Financial Reporting under Clause (i) of Subsection 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have examined the internal financial controls over financial reporting of **M/s Touchwood Entertainment 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

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

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company 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 Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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







Meaning of Internal Financial Controls over Financial Reporting

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

Limitations of Internal Financial Controls over Financial Reporting

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

policies or procedures may deteriorate.

Opinion

In our opinion, to the best of our information and according to the explanations given to us, 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 VSD & ASSOCIATES

Chartered Accountants Firm's registration number: 008726N

Sd/-Sanjay Sharma F.C.A., Partner

Membership number: 087382 UDIN: 25087382BMJRH06036

Place: New Delhi Dated: 20th May 2025







ANNEXURE 'B' TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of **M/s Touchwood Entertainment Limited** of even date)

- 1) In respect of the Company's Property, Plant & Equipment and Intangible assets:
- (a) i) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant & Equipment.
 - ii) The Company has maintained proper records showing full particulars of Intangible assets.
- (b). The Company has a process of verification, to cover all the items of Property, Plant & Equipment in a phased manner which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain Property, Plant & Equipment were 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 registered sale deed provided to us, we report that in respect of the title of immovable property as at the balance sheet date, are held in the name of the company. Except to the above and according to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has made a part payment of Rs.1,13,48,880/- to M/s Jaypee Infratech Limited for purchase of a Pent House at JAYPEE GREENS, NOIDA (UNIT NO. KRH21-3202) for which no title deed held with the company as the project is under dispute. The same will take place after completion of the project. (Refer Note No. (5) in Notes to the Accounts)

- (d). The company has not revalued its Property, Plant & Equipment (including Right to Use assets) or intangible assets during the year.
- (e). No proceedings have been initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1998) and rules made there under.
- 2) The Company's core business is providing event management services however in a limited way during the year under review the company has carried on trading activities for which the company had inventory during the year but at the end of the year there were no inventories of raw material or finished goods. The company purchases and procure needbased goods & services directly delivered at site by the suppliers, as and when required for organizing and conducting the events.
- (a). The inventory has been physically verified by the management during the year except for inventories lying with third parties. In our opinion, the frequency of verification by the management is reasonable and the coverage and procedure for such verification is appropriate. Inventories lying with third parties have been confirmed by management as at 31st March, 2025. No discrepancies were noticed on verification between the physical stock and book records that were 10% or more in aggregate for each of inventory.





- (b). The Company has not been sanctioned working capital limits in excess of Rs. 5 crores, in aggregate, at any point of time during the year, from banks or financial institutions on the basis of security of current assets. Hence reporting under clause 3(ii)(b) of the order is not applicable.
- 3) According to the information and explanations given to us, the Company has given interest free rent security of Rs.10 Lacs to one of its directors, covered in the register maintained under section 189 of the Companies Act, 2013. However, the company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnership or any other parties covered under the register maintained under section 189 of the Companies Act 2013. Hence clauses (a) to (c) are Not Applicable.
- 4) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Section 185 and 186 of the Companies Act 2013 in respect of loans, investment, guarantees and securities.
- 5) The Company has not accepted deposits during the year and does not have any unclaimed deposits as at March 31, 2025 and therefore, the provisions of the clause 3 (v) of the Order are not applicable to the Company.
- 6) The maintenance of cost records has not been specified by the Central Government under section 148(1) of the Companies Act, 2013 for the business activities carried out by the Company. Thus, reporting under clause 3(vi) of the order is not applicable to the Company.
- 7) According to the information and explanations given to us, in respect of statutory dues:



- (a). On the basis of our examination of books of account and information and explanation furnished by the management provisions of sales tax, duty of customs, duty of excise, value added tax and cess are not applicable to the company. No outstanding statutory dues as on the last day of the financial year was outstanding for a period of more than six months from the date it became payable.
- (b). The company has filed an income tax appeal for AY 2018-19 towards an Income tax demand of Rs. 15,98,413/- against the company. The company is hopeful of a favourable decision in their favour and expects the IT demand to be deleted. Further an amount of Rs. 25 lacs had been seized by the investigation wing of IT Department during the FY 2018-19 and the company has shown the same under "Other Current Assets." The company is replying to the query raised in this matter by the IT Department.
- 8) According to the records of the company examined by us and the information and explanations given to us, no transaction have been recorded in the books of accounts which have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- 9) According to the records of the Company examined by us and the information and explanations given to us:
- (a). Company has not defaulted in repayment of loans, whether rescheduled or not, or other borrowings or in the payment of interest thereon to any lender. The company has not taken any fresh loans from financial institutions and Government and has not issued any debentures at the close of the year but has taken vehicle loans from bank/NBFC in the previous years.





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- (b). Company is not declared wilful defaulter in repayment by any bank or financial institution or other lender.
- (c). The Company has not taken any Term Loan except vehicle loan, during the year. Further the company has four outstanding term loan (including vehicle loans) and all vehicle loans were at the beginning of the year.
- (d). According to the information and explanation given to us, and the procedures performed by us, and on overall examination of financial statement of the company, we report that no funds raised on short-term basis have been used for long-term purposes by the company.
- (e). According to the information and explanation given to us, and the procedures performed by us, and on overall examination of financial statement of the company, we report that the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates, or joint ventures.
- (f). According to the information and explanation given to us, and the procedures applied by us, we report that the company has not raised any loans during the year on the pledge of securities held in its subsidiaries, joint ventures, or associate companies.
- 10) (a) The Company has not raised any monies by way of initial public offer or further public offer (including debts instruments) 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.
- 11) (a) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or no fraud on the Company by its officers or employees has been noticed or reported during the year under review.
- (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 the Companies (Audit and Auditors) Rules, 2014 with Central Government.
- (c) The company has not received any complaint from any whistle blower during the year. Therefore, we do not have any comment on the nature, timing, and extent of audit procedures on such complaints.
- 12) The Company is not a Nidhi Company and hence reporting under clause 3 (xii) of the Order is not applicable to the Company.
- 13) In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 wherever applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements as required by the applicable Ind-AS.
- 14) (a) In our opinion and based on examination, the company has an internal audit system commensurate with size and nature of its business.
- (b.) We have considered the internal audit report of the company issued till date for the period under audit.





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- 15) In our opinion and according to the information and explanations given to us, duringthe year the Company has not entered into any non-cash transactions with its Directors or persons connected to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- 16) (a) In our opinion, 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), (b) and (c) of the order is not applicable.
- (b.) In our opinion, the Company is not a Core investment Company and hence reporting under clause 3(xvi)(b) is not applicable.
- 17) The Company has not incurred any cash losses in the current and in the immediately reporting financial year.
- 18) There has been no resignation of the statutory auditors during the year.
- 19) Based on our examination and the information and explanations given to us with respect to 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, no material uncertainty exists as on the date of audit report that the company is capable of meeting its liabilities existing as on 31st March 2025 as and when they fall due within a period of one year.

- 20) According to the records of the Company examined by us and the information and explanations given to us the provisions of Section 135 of the Companies Act 2013 related to Corporate Social Responsibility does not apply to the company. Therefore, we do not have any comment u/s 135(5) of the Companies Act.
- 21) The Reporting under clause (xxi) is not applicable, as the statutory auditors of subsidiaries including wholly owned subsidiaries, has not reported any qualification or adverse remark in his report, in respect of audit of standalone financial statements of the company. Accordingly, no comment has been included in respect of said clause under this report.

For VSD & ASSOCIATES

Chartered Accountants Firm's registration number: 008726N

Sd/-Sanjay Sharma F.C.A., Partner

Membership number: 087382 UDIN: 25087382BMJRH06036

Place : New Delhi Dated : 20th May 2025







STANDALONE BALANCE SHEET as at 31st March 2025 (Rupees in lacs, except share data, per share data and unless otherwise stated)

9X	DH		NOTE	As at 31st March 2025	Amount in INR lakh As at 31st March 2024
S.	No.	Particulars	NOTE	(Audited)	(Audited)
58	ÖXC		DKOKOK		KOKOKOKOKOKOKOK
\]		ASSETS NON CURRENT ASSETS			
ŏ	950		262026		
	(a)	Property, Plant and Equipment	3 4	252525252525670.30	525252525252400.7
	(b)	Intangible Assets Under Davelonments	4	62525252525252525	070707070707070.2
	(c)	Intangible Assets Under Developments Financial Assets	DROKOK	62626262626262626	~6~6~6~6~6~6
	(d)	(i) Investments	5	252.00	252.0
		(ii) Loans	6	158.29	146.7
	(e)	Deferred Tax Assets [Net]	7	21.96	21.1
			5P969	1,102.55	820.7
в]		CURRENT ASSETS			
	(a)	Financial Assets ADADADADADADADADADADADADADADADADADADAD	DKOKOK	07070707070707070	
		(i) Trade Receivables	8	754.59	595959595959 741. 8
		(ii) Investments 777777777777777777777777777777777777	9	20202020202020211.83	DKOKOKOKOKOKO
		(iii) Cash and Cash Equivalents	10		0=0=0=0=0=02,024.9
	50	(iv) Bank Balances other than (ii) above	11	KOKOKOKOKO 511.59	532.4
	(b)	Other Current Assets	12	980.88	200.7
		X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X	DROXOF	3,885.71	2,50,50,50,50,50,50,50,50,50,50,50,50,50,
ğ		TOTAL ASSETS		4,988.26	4,320.7
₹ <u>ŏ</u>	8ĕ		868686		
		EQUITY AND LIABILITIES	EPERE		
A]		EQUITY	5BÖSÖR		
	(a)	Equity Share Capital 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	13	XOXOXOXOXOXO1,108.12	0%0%0%0%0%0%1,108.1
	(b)	Other Equity CADADADADADADADADADADADADADADADADADADAD	14	<u></u>	2,515.1
		TOTAL EQUITY		4,119.18	3,623.3
3]		LIABILITIES	5 KÖKÖK		
ŋĸ		NON-CURRENT LIABILITIES OF OF OF OF OF OF OF OF	DKOKOK	(02020202020202020	
	(a)	Financial Liabilities	DKOKOK	(0) (0) (0) (0) (0) (0) (0) (0) (0) (0)	
		(i) Borrowings 0 7 0 7 0 7 0 7 0 7 0 7 0 7 0 7 0 7 0	15	O	<u> </u>
	(b)	Provisions 20202020202020202020202020202020202020	16	92.53	<u>5959595959581.5</u>
30		CURRENT LIABILITIES	52529	2020202020196.84	213.8
2]	725	Financial Liabilities	DKOKOK	(02020202020202020	
	(a)	(i) Borrowings	17	ROSOSOSOSOS 31.44	52525252525239.7
		(ii)Trade Payables	18		93.7
		- Total Outstanding due from MSME	254525	55.52	
		- Total Outstanding due other than MSME	KOKOKO	89.07	93.7
		(ii)Other Financial Liabilities	19	21.06	2626262626262616.5
	(b)	Other Current Liabilities	20	0-0-0-0-0-0-279.13	6,0,0,0,0,0,0,199.7
	(c)	Provisions Provisions	21	196.02	133.8 133.8
	(0)	7070707070707070707070707070707070	DKOKOR	672.24	483.6
36		TOTAL FOULTY AND LABILITIES			
30	95	TOTAL EQUITY AND LIABILITIES		4,988.26	0-0-0-0-0- 4,320.7
38	989	Significant Accounting Policies & Notes to the Financial Statements	1 to 2		
		As per our report of even date attached to the Financial Statements		For and on Behalf of the Board of Di	
	¥ō!	For VSD & Associates		Touchwood Entertainment Limited	
	XO;	Chartered Accountants			
		(Firm Registration No. 008726N)			
				Sd/-	Sd/-
		1. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0.		Manjit Singh	Vijay Arora
		Sd/-		(Managing Director)	(Whole-Time Director) DIN:00996193
		(Sanjay Sharma)		DIN:00996149	DIIV:00996193
		F.C.A., Partner Membership No. 087382			
				909090 Sd/- 0909090	546468d/-
		(0%0%0%0%0%0%0%0%0%0%0%0%0%0%0%0%0%0%0%		Dinesh Singla	Ritika Vats
		[0,40,40,40,40,40,40,40,40,40,40,40,40,40		Chief Financial Officer	Company Secretary
		Place: New Delhi		PAN: BLVPS6089N	& Compliance Officer
		Date: 20th May 2025			PAN: CBKPV2742K







STANDALONE STATEMENT OF PROFIT & LOSS for the year ended 31st March 2025 (Rupees in lacs, except share data, per share data and unless otherwise stated)

	PARTICULARS	Note No.	Year Ended 31.03.2025 Amount in INR lakhs	Year Ended 31.03.2024 Amount in INR lakhs
	Revenue from Operations	23	6,885.42	3,271.73
II -	Other Income	24	38.83	75.68
III	Total Revenue (I+II)		6,924.25	3,347.41
IV	Expenses:			
	Employees Benefits Expenses Purcahse of Stock in trade	25 26	332.06 299.90	285.25
	Financial Costs	27	18.05	5.27
	Depreciation & Amortization Expense Other Expenses	28 29	67.08 5,484.91	42.57 2,529.57
			<u>X0X0X0X0X0X0X0X</u>	DKOKOKOKOKOKO
	Total Expenses		6,202.01	2,862.66
٧	Profit before exceptional and extraordinary items and tax (III-IV)		722.24	484.75
VI	Exceptional Items - Exceptional Income			0.13
VII	Profit before extraordinary items and tax (V-VI)		722.24	70000000000000000000000000000000000000
	Extraordinary Items			
IX	Profit before tax (VII-VIII)		722.24	484.88
X	Tax Expenses: (1) Current Tax	21	20202020202020202020202020202020202020	123.16
	(2) Past Period Tax	252525252	6969696969696969	
	(3) Deferred Tax	000000	(0.86)	(0.47
ΧI	Profit(Loss) for the year after tax		538.74	362.18
ХII	Other Comprehensive Income			
A	(i) Item that will not be reclassified to Profit & Loss			
	Re-measurement Gains/(Losses) on Defined Benefit Obligation		7070707070701.45	5.54
	Profit/(Loss) on Sale of Non-Current Investment			
	(ii) Income tax relating to items that will not reclassified to Profit & Loss			
В	(i) Item that will be reclassified to Profit & Loss		000000000000000000000000000000000000000	62626262626
	(ii) Income tax relating to items that will be reclassified to Profit & Loss			
ХШ	Total Comprehensive Income for the Year (XI+XII)		540.19	367.73
(IV	Earning Per Equity Share	30		
	(1) Basic EPS (in rupees)		4.87	3.32
	(2) Diluted EPS in rupees)		4.87	
	Significant Accounting Policies & Notes to the Financial Statements	1 & 2		
	As per our report of even date attached to the Financial Statements			
	For VSD & Associates		For and on Behalf of the Boa Touchwood Entertainment	
	Chartered Accountants (Firm Registration No. 008726N)			
	Sd/-		Sd/- Manjit Singh	Sd/-
	(Sanjay Sharma)		(Managing Director)	Vijay Arora (Whole-Time Director)
	F.C.A., Partner ()		DIN:00996149	DIN:00996193
	Membership No. 087382			
			Sd/-	Sd/-
			Dinesh Singla	Ritika Vats
			Chief Financial Officer	Company Secretary
	Place: New Delhi		PAN: BLVPS6089N	& Compliance Officer







STANDALONE STATEMENT OF CASH FLOWS for the year ended 31st March 2025 (Rupees in lacs, except share data, per share data and unless otherwise stated)

	Year Ended 31.03.2025	Year Ended 31.03.2024
O O O O O O O O Particulars O O O O O O O O O		
	Audited	Audited
Cash flow from Operating Activities		
Total Comprehensive Income After Tax	540.19	367.73
Adjustments for:: 0 x 0 x 0 x 0 x 0 x 0 x 0 x 0 x 0 x 0	XOXOXOXOXOXOXOXOX	
Tax Including Deferred Tax	2020 20200 2020 2	<u> </u>
Depreciation & Amortisation Exp.	DAORORORORORORO 67.08	(U)
Interest Received	0 0 0 0 0 0 0 0 0 0	(0)(0)(69.8)
Dividend Received	5Y6Y6Y6Y6Y6Y6Y6Y6(0.06)	(070707070707070
Finance Cost	525 62626262626 18.05	62626262626265.2
Operating Profit before working capital changes	770.24	468.40
Changes in Working Capital		
Derease/(Increase) in Trade Receivable	0505050505050506(12.79)	(39.04
Derease/(Increase) in Other Bank Balance	0 0 0 0 0 0 0 0 0 20.81	(324.55
Derease/(Increase) in Other Current Assets	0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\	(0)(0)(0)(0)(0)(0)(156.8)
Derease/(Increase) in Loan & Advances	50505050505050506(11.50)	707070707070720.4
Increase/(Decrease) in Employee Benefit (Current)	80X0X0X0X0X0X0X0X0X0X)=O=O=O=O=O=(0.64
Increase/(Decrease) in Trade Payable	ZOZDZOZOZOZOZOZ 50.86	X0X0X0X0X0X(317.30
Increase/(Decrease) in Other Financial Liability	250 050 50 50 50 50 60 60 60 60 60 60 60 60 60 60 60 60 60	2828282828282826262
Increase/(Decrease) in Other Current Liability	79.38	9595959595959 93.0 0
Net Cash Flow from Operation	133.38	55.1
Less : Income Tax paid	123.16	
Net Cash Flow from Operating Activities (A)	10.22	(55.32
Net Cash Flow from Operating Activities (A)		(95.32
Cash flow from investing Activities		
Purchase of Property, Plant & Equipment	(336.48)	VAVAVAVAVAV (264.42
Invetment in Listed Shares	DEC	(0,000,000,000,000,000,000,000,000,000,
Sale of Fixed Assets	020202020202020202020	0 0 0 0 0 0 0 0 0 27.78
Interest received	520 A202020202020 38.53	/5252525252525269.86
Dividend received PAPAPAPAPAPAPAPAPAPAPAPAPAPAPAPAPAPAPA	505050505050505050006	
Net Cash Flow from Investing Activities (B)	(309.73)	(416.78
		2020202020202020
Cash Flow From Financing Activities		
Proceeds from issue of share capital including securities premium	0%0%0%0%0%0%0%0%0%0%0	(0X0X0X0X0X0X688.50
Increase/(Decrease) in Borrowing Non Current	0×0×0×0×0×0×0×0×(27.96)	(0) 0 0 0 0 0 0 0 0 116.9
Increase/(Decrease) in Borrowing Current	520 020202020202020(8.34)	75959595959595928.32
Interest Paid	505 D5050505050505(18.05)	/AOAOAOAOAOAO/(5.27
Dividend Paid	=O=D=O=O=O=O=O=(44.32)	X0X0X0X0X0X0X0(38.78
Net Cash Flow from Financing Activities (C)	(98.68)	XOXOXOXOXOXO789.72
Net (Decrease)/ Increase in Cash & Cash Equivalents (A+B+C)	(398.18)	317.62
Opening Cash & Cash Equivalents	2,024.99	0,00,00,00,00,00,00,00,00
Cash and cash equivalents at the end of the period	1,626.81	2,024.99
	020102020202020202020202020202020202020	2,024.9
Cash And Cash Equivalents Comprise : Cash	33.01	49.85
Bank Balance:	KOKOKOKOKOKOKOKOKOK	
Current Account	1,593.80	1,975.14
Total	1,626.81	2,024.99

Notes:

(1') The above Statement of Cash Flows has been prepared under the "Indirect Method" as set out in Ind AS-7 on Statement on Cash Flows.

(2') Previous Year's figures have been regrouped, rearranged and reclassified wherever necessary to conform to the current year's classification.

(3') The above Statement of Cash Flow were reviewed by the Audit Committee and thereafter approved by the Boards of Directors at their respective meeting held on 20.05.2025

(4') Figures in brackets indicates cash outflow

As per our report of even date attached to the Financial Statements

For and on Behalf of the Board of Directors **Touchwood Entertainment Limited**

For VSD & Associates

Chartered Accountants
(Firm Registration No. 008726N)

Sd/-Manjit Singh (Managing Director) DIN:00996149

Vijay Arora (Whole-Time Director) DIN:00996193

(Sanjay Sharma) F.C.A., Partner Membership No. 087382

Dinesh Singla Chief Financial Officer PAN: BLVPS6089N

Ritika Vats
Company Secretary
& Compliance Officer
PAN: CBKPV2742K

Place : New Delhi Date: 20th May 2025







STANDALONE STATEMENT OF CHANGES IN EQUITY for the year ended 31st March 2025 (Rupees in lacs, except share data, per share data and unless otherwise stated)

(a) Equity Share Capital			(All amo	unts in Rs. Lakhs,)
For the year ended March 31, 2025 Equity shares of Rs. 10 each issued, subscribed and fully paid	No. of Shares	Amount		
At April 1, 2024 Changes in Equity Share Capital due to prior period errors	11,081,245	1,108.12		
Restated balance Changes in Equity Share Capital during the current year	11,081,245	1,108.12		
As at March 31, 2025	11,081,245	1,108.12		
For the year ended March 31, 2024	No. of Shares	Amount		
Equity shares of Rs. 10 each issued, subscribed and fully paid At April 1, 2023	10,181,245	1,018.12		
Changes in Equity Share Capital due to prior period errors	20000000000000000000000000000000000000	X0X0X0X0X0X0X0		
Restated balance	10,181,245	1,018.12		
Changes in Equity Share Capital during the current year As at March 31, 2024	900,000 11,081,245	90.00 1,108.12		
(b) Other equity				
For the year ended March 31, 2025	Share Warrants	Reserves a Securities Premium	and Surplus Retained Earning	Total Equity
As at April 1, 2024	510.00	828.00	1,177.19	2,515.19
Restated balance as at April 1, 2024	510.00	828.00	1,177.19	2,515.19
Addition during the year	5252525252	62626262626		
Less: Amount forfeited and transfer to Retaimed earnings	526262626262		0,40,40,40,40,40,40,40,40,40,40,40,40,40	
/from Share Warrants	(510.00)	808080808080	510.00 538.74	F20 7/
Profit for the year Other comprehensive income	ROKOKOKOKOKO	X0X0X0X0X0X0	1.45	538.74
Total comprehensive income		828.00	1,050.19	1,878.19
Dividend Paid			(44.32)	(44.32
As at March 31, 2025		828.00	2,183.06	3,011.06
For the year ended March 31, 2024			and Surplus	Total Equity
As at April 1, 2023	Share Warrants 739.50	Securities Premium	Retained Earning 848.24	1,587.74
Restated balance as at April 1, 2023	739.50	KOKOKOKOKOKO	848.24	1,587.74
Addition during the year	505050505050	828.00		828.00
Converted into Eq. Share during the year	229.50			229.50
Profit for the year		202020202020	362.18	362.18
Other comprehensive income	K02020202020	X0X0X0X0X0 X 0	XOXOXOXOXO 5.54	5.54
Total comprehensive income	510.00	828.00	367.73	1,705.73
Dividend Paid As at March 31, 2024	510.00	828.00	(38.78) 1,177.19	(38.78 2,515.19
Significant Accounting Policies & Notes to the Financial				
Statements				
As per our report of even date attached to the Financial Statemen	ts	For and on Behalf of the I		
For VSD & Associates		Kokokokokoko	X0X0X0X0X0X0X0X	
Chartered Accountants				
(Firm Registration No. 008726N)				
		Sd/- Manjit Singh	Sd/- Vijay Arora	
		(Managing Director)	(Whole-Time Director)	
Sd/- 20202020202020202020202020202020202020		DIN:00996149	DIN:00996193	
(Sanjay Sharma)		626262626262	02	
F.C.A., Partner				
Membership No. 087382				
		Sd/-	XOXOX Sd/->	
		Dinesh Singla	Ritika Vats	
Place: New Delhi			Ritika Vats Company Secretary & Compliance Officer	







NOTES FORMING PART OF THE FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2025

1. Corporate Information

The Company was incorporated as a Private Limited company on 1st August 1997 under the provisions of Companies Act 1956 and gets itself converted into Limited Company after passing Special Resolution on 08/03/2003 in terms of Section 31/21 read with Section 44 of the Companies Act 1956. The Company is engaged in Event Management Services. The Equity Shares of the Company are listed at National Stock Exchange (NSE) of India since 21st December 2017 with Symbol: TOUCHWOOD and Series ISIN: INE486Y01013

2. Significant Accounting Policies

(a) Basis of Preparation

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) read with the Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and other relevant accounting principles generally accepted in India.

(b) Basis of Measurement

The financial statements of the Company have been prepared using the historical cost basis.

Summary of Significant Accounting Policies

a. Use of Estimates

The preparation of financial statements in conformity with Indian Accounting Standards (Ind AS) requires management of the company to make judgments, estimates and assumptions that affect the reported amount of revenues, expenses, assets and liabilities (including disclosure of contingent liabilities) at the end of the reporting period.

The management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognized in the periods in which the results are known/materialise.

b. Current versus Non-Current Classification

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

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- Held primary for the purpose of trading.
 Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.
 - All other assets are classified a non current. A liability is current when:
 - It is expected to be settled in normal operating cycle It is held primarily for the purpose of trading
- It is expected to be settled in normal operating cycle It is held primarily for the purpose of trading
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.







The Company classifies all other liabilities as non-current.

The Company classifies all other liabilities as non-current.

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in the Schedule III to the Companies Act, 2013. Based on the nature of products and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents, the Company has ascertained its operating cycle as 12 months for the purpose of current/non current classification of assets and liabilities.

c. Foreign Currencies

The Company's financial statements are presented in INR lacs, which is also the Company's functional currency. Functional currency is the currency of the primary economic environment in which the entity operates and is normally the currency in which the entity primarily generates and expends cash.

Transactions and Balances

Transactions in foreign currencies are initially recorded by the Company at their respective functional currency spot rates at the date the transaction first qualifies for recognition.

Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date. Exchange differences arising on settlement or translation of monetary items are recognised in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions.

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. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government.

However, Goods and Service Tax (GST) is not received by the Company on its own account. Rather, it is tax collected by the seller on behalf of the government. Accordingly, it is excluded from revenue.

The specific recognition criteria described below must also be met before revenue is recognised.

Interest income

Interest income is recognized on time proportion basis considering the funds deployed and the applicable interest rates.

Dividend income

Dividend Income is accounted for as income, when the right to receive dividend is established.

e. Taxes

Current Income Tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities.

The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date.







Current income tax relating to items recognised outside profit or loss is, recognised outside profit or loss (either in other comprehensive income or in equity). Current tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

During the year under review the company has made Income tax provision of Rs. 184.36 Lacs (Previous Year Rs. 123.16 Lacs) under section 115BAA of the income tax Act.

Deferred Tax

Deferred income tax is provided in full, using the liability method on temporary differences arising between the tax bases of assets and liabilities and their carrying amount in the financial statement. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are excepted to apply when the related deferred income tax assets is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised for all deductible temporary differences and unused tax losses, only if, it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the Company has a legally enforceable right to offset and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

Current and deferred tax is recognised in the Statement of Profit and Loss, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

During the year under review the company has created Deferred tax asset of Rs. 0.86 lacs (deferred tax assets Previous Year Rs. 0.47 lacs).

f. Property, Plant and Equipment

(i). Recognition and Measurement

Property, plant and equipment are tangible items that are held for use in the production or supply for goods and services, rental to others or for administrative purposes and are expected to be used during more than one period.

The cost of an item of property, plant and equipment shall be recognised as an asset if and only if it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. Freehold lands are stated at cost. All other items of property, plant and equipment are stated at cost, net of recoverable taxes less accumulated depreciation, and impairment loss, if any.

The cost of an asset includes the purchase cost of material, including import duties and non refundable taxes, and any directly attributable costs of bringing an asset to the location and condition of its intended use. Interest on borrowings used to finance the construction of qualifying assets are capitalised as part of the cost of the asset until such time that the asset is ready for its intended use. The carrying amount of the replaced part is derecognised. All other repair and maintenance costs are recognised in the Statement of Profit and Loss as incurred.







The present value of the expected cost for the decommissioning of an asset after its use, if any, is included in the cost of the respective asset if the recognition criteria for a provision are met. Assets identified and technically evaluated as obsolete are retired from active use and held for disposal are stated at the lower of its carrying amount and fair value less cost to sell.

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

(i) Subsequent Expenditure

Subsequent costs are included in the assets carrying amount only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably.

Depreciation

Depreciation has been provided based on life assigned to each asset in accordance with Schedule II of the Companies Act, 2013. Depreciation on Property, Plant & Equipment (other than Intangible assets) is provided based on the following useful life of the assets:-

Asset Category	Useful Life (In years)
Office Equipments	5 years
Motor Cars	8 years
Furniture and Fixtures	10 years
Electrical Items	5 years
Computer and Peripherals	3 years
Generator	15 years
Printer	5 years
Television	5 years
Composting Machine	15 years

Depreciation on additions is provided on a pro-rata basis from the date of such additions. Similarly, depreciation on assets sold/disposed off during the year is being provided upto the date on which the assets are sold/disposed off.

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.

Modification or extension to an existing asset, which is of capital nature and which becomes an integral part thereof is depreciated prospectively over the remaining useful life of that asset.

During the year under review and in earlier financial years, the company has purchased some assets which are located at the Pandal taken on rent for commercial purposes/events.







g. Intangible Assets

(i) Recognition and Measurement

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses.

Intangible assets assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortization period or method, as appropriate, and are treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognised in the statement of profit and loss unless such expenditure forms part of carrying value of another asset.

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

Internally generated intangible assets, excluding capitalized development costs, are not capitalized and expenditure is reflected in the statement of profit and loss in the year in which the expenditure is incurred.

(ii) Subsequent Expenditure

Subsequent expenditure is capitalised only when it increases the future economic benefits from the specific asset to which it relates.

(iii) Amortisation

Intangible Assets is amortised on a straight line basis over a period of three years, being the period over which the Company expects to derive economic benefits from the use of the Intangible Assets.

h. Borrowing Costs

Borrowing costs directly attributable to the acquisition of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur.

Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

i. Impairment of Non-Financial Assets

The Company assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash generating units (CGU) fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.







In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For the purpose of impairment testing, assets that cannot be tested individually are grouped together into the smallest group of assets that generates cash inflows from continuing use that is largely independent of cash flows of other assets or group of assets (CGU).

For assets excluding goodwill, an assessment is made at each reporting date to determine whether there is an indication that previously recognised impairment losses no longer exist or have decreased. If such indication exists, the Company estimates the asset's or CGU's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the statement of profit or loss unless the asset is carried at a revalued amount, in which case, the reversal is treated as a revaluation increase.

j. Provisions, Contingent Liabilities and Assets

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.

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

A contingent liability exists when there is a possible but not probable obligation, or a present obligation that may, but probably will not, require and outflow of resources, or a present obligation whose amount cannot be estimated reliably. Contingent liabilities do not warrant provisions, but are disclosed unless the possibility of outflow of resources is remote. Contingent assets are neither recognised nor disclosed in the financial statements. However, contingent assets are assessed continuously and if it is virtually certain that an inflow of economic benefits will arise, the asset and related income are recognised in the period in which the change occurs.

A contingent asset is not recognised but disclosed, when possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company.

k. Employee Benefits

1. Short-Term Obligations

Short-term obligations liabilities for wages and salaries, including nonmonetary benefits that are expected to be settled wholly within twelve months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the undiscounted amounts expected to be paid when the liabilities are settled. The liabilities are presented as current benefit obligations in the balance sheet.







ii. Retirement and Other Employee Benefits

The Company provides for Gratuity covering eligible employees of company. The Gratuity provides a lumpsum payment to vested employees at retirement, death, incapacitation or termination of employment, of an amount based on the respective employee's salary and the tenure of employment with the Company. The company does not have any policy for leave encashment/ carry forward of leaves.

Liabilities with regard to the Gratuity are determined by actuarial valuation, performed by an independent actuary, at each balance sheet date using the projected unit credit method.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and fair value of plan assets. This cost is included in employee benefit expense in the statement of profit and loss.

Re-measurement gain and loss arising from experience adjustments and change 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 change in equity and in the balance sheet.

i. Cash and Cash Equivalents

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

m. Financial Instruments

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

(A) Financial Assets

Initial Recognition and Measurement

All financial assets and liabilities are initially recognized at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities, which are not at fair value through profit or loss, are adjusted to the fair value on initial recognition.

Subsequent Measurement

For purposes of subsequent measurement, financial assets are classified in following categories:

(i) Financial Assets carried at Amortised Cost (AC)

A financial asset is measured at amortised cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(ii) Financial Assets at Fair Value through Other Comprehensive Income (FVTOCI)

A financial asset is measured at FVTOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Interest income for these financial assets is included in other income using the effective interest rate method.







(iii) Financial Assets at Fair Value through Profit or Loss (FVTPL)

A financial asset/equity investment which is in scope of Ind AS 109 and is not classified in any of the above categories are measured at FVTPL.

During the year under review the company has invested in Listed equity shares, In which case the company has identified the valuation at the end of Quarter/year and respective increase/diminution in value have been dealt in the financials of the company.

(B) Financial Liabilities

Initial Recognition and Measurement

All financial liabilities are recognized at fair value and in case of loans, net of directly attributable cost. Fees of recurring nature are directly recognised in the Statement of Profit and Loss as finance cost.

Subsequent Measurement

Financial liabilities are carried at amortized cost using the effective interest method. For trade and other payables maturing within one year from the balance sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

(C) Derecognition of Financial Instruments

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for derecognition under Ind AS 109. A financial liability (or a part of a financial liability) is derecognized from the Company's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

(D) Reclassification of Financial Assets

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

(E) Offsetting of Financial Instruments

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

(n) Earnings per Share

Basic earnings per share is computed using the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed using the weighted average







number of equity and equivalent dilutive equity shares outstanding during the year, except where the result would be anti-dilutive.

o. Use of Estimates

The preparation of financial statements in conformity with Indian Accounting Standards (Ind AS) requires management of the Company to make judgments, estimates and assumptions that affect the reported amount of revenues, expenses, assets and liabilities (including disclosure of contingent liabilities) at the end of the reporting period.

The areas involving critical judgements are as follows-

(i) Depreciation/Amortisation and useful lives of Property, Plant and Equipment/ Intangible assets

Property, plant and equipment / intangible assets are depreciated / amortised over their estimated useful lives, after taking into account estimated residual value. Management reviews the estimated useful lives and residual values of the assets annually in order to determine the amount of depreciation / amortisation to be recorded during any reporting period. The useful lives and residual values are based on the Company's historical experience with similar assets and take into account anticipated technological changes. The depreciation / amortisation for future periods is revised if there are significant changes from previous estimates.

(ii) Provisions

Provisions and liabilities are recognized in the period when it becomes probable that there will be a future outflow of funds resulting from past operations or events and the amount of cash outflow can be reliably estimated. The timing of recognition and quantification of the liability requires the application of judgment to existing facts and

circumstances, which can be subject to change. The carrying amounts of provisions and liabilities are reviewed regularly and revised to take account of changing facts and circumstances.

(iii) Defined Benefit Obligations

The costs of providing gratuity and other post-employment benefits are charged to the Statement of Profit and Loss in accordance with Ind AS 19 'Employee benefits' over the period during which benefit is derived from the employees' services. The costs are assessed on the basis of assumptions selected by the management. These assumptions include salary escalation rate, discount rates, expected rate of return on assets and mortality rates.

The same is disclosed in Note 18.

(iv) Income Tax

The Company's tax jurisdiction is India. Significant judgements are involved in estimating budgeted profits for the purpose of paying advance tax, determining the provision for income taxes, including amount expected to be paid/ recovered for uncertain tax positions.

Notes to Account

- 1. The party balances classified under sundry debtors, sundry creditors, loans & advances are subject to confirmation and reconciliation with the respective parties.
- 2. The Company could not account/reconcile entire amount of Tax deducted at source, by its clients as the clients have yet to file their quarterly TDS return for March 2025 Qtr. In view of this the company has accounted the TDS amount to the extent amount appearing in Form 26AS and TDS deducted by clients in case of bill wise payment received.





- Corporate overview
 Statutory reports
 Financial statements
- 3. Contingent liability may be incurred in respect of pending direct & indirect taxes & statutory dues the amount of which is neither known nor presently ascertainable. Further inone case the company has filed anappeal with GST department (Mumbai) and paid an amount of Rs. 7.02 lacs.
- 4. In the opinion of the management the value of Current Assets & Loans & Advances is not less than the amounts stated in books of accounts and are considered good.
- 5. The Company was allotted a Pent House at JAYPEE GREENS, NOIDA vide provisional allotment letter bearing No. 47698/390115/ KRH0213202 dated 09/11/2013 for a total consideration of Rs.220.32 lacs. Till the close of the current financial year the company has paid a sum of Rs.113.49 lacs. M/s Jaypee Infratech Limited is in process of resolution of insolvency but the company's management is confident of getting the possession of the property in the coming time. Therefore no provision for diminution in the value of advance given for the same is considered. This amount is classified under "Loan Under Financial Liability (Non Current)."
- 6. Further an amount of Rs. 25 lacs had been seized by the investigation wing of IT Department during the FY 2018-19 and the company has shown the same under "Other Current Assets." The company is replying to the query raised on this matter.
- 7. Provision for Current income tax has been made as per the provisions of Income tax Act 1961 which is subject to assessment.

- 8. As certified by the directors of the Company no legal case against the company was pending as on Balance sheet date. However the company has filed two suits for recovery of some advance paid to parties (Amount Rs. 3.20 Crores).
- 9. The company has taken prior approval from the shareholders for paying Remuneration to Managing Director and Executive director in accordance with Schedule-V of The Companies Act.
- 10. The Company has communicated with its Sundry Creditors to enquire whether they are registered under Micro, Small and Medium Enterprises Development Act, 2006 or not. The company has recognized and considered that these creditors are not covered within the Provisions of Micro, Small and Medium Enterprises Development Act, 2006. As per the data and information provided by the management all the creditors at the end of the year are identified under Micro, Small and Medium Enterprises Development Act, 2006.
- 11. Subsidiaries; The company has two subsidiaries, namely, out of which one is wholly owned and had made investment in previous financial year;
- a) MakeMeUp Private Limited (subsidiary)
- b) WedAdvisor Solutions Private Limited (wholly owned subsidiary)

During the year under review, MakeMeUp Pvt Ltd, has started commercial operations in FY 2022-23 however WedAdvisor Solutions Pvt Ltd., shall start the same from the next financial year. The company on the date of Balance sheet have diluted all investment capital, made by the Touchwood Entertainment Ltd., into equity share capital.





- 12. Segment Reporting: As per Ind-AS 108, the company has multiple business segment i.e. "event management " " Construction services" and "trading activities" and all the revenue comes from them have been identified and provided in the financials of the company. During the year under review the company has carried it's one subsidiary and one wholly owned subsidiary companies namely MakeMeUp Private Limited and WedAdvisor Solutions Private Limited respectively and they have /shall carry on different segments of business revenue from the this/next financial years. There is no specific geographical reporting segment as the company is doing business across India.
- 13. Previous year figures have been regrouped or reclassified wherever found necessary to make them comparable with the figures of the current year.

		2024-2025	2023-2024
14	Payment made in Foreign Currency	Nil	Nil
15	Earning in Foreign Currency	Nil	50.00 lacs
16	Statutory Auditor's Remuneration	5.00 lacs	4.80lacs
	Audit Fee & LRR Fee		





17. Disclosures as per Ind AS 19 "Employee Benefits" relating to Actuarial Valuation of Gratuity

The Company has a defined benefit gratuity plan in India, governed by the Payment of Gratuity Act, 1972. The plan entitles an employee, who has rendered at least five years of continuous service, to gratuity at the rate of fifteen days wages for every completed year of service or part thereof in excess of six months, based on the rate of wages last drawn by the employee concerned.

Membership Information

Membership data of the Plan as at 31-Mar 2025 (Census Date) was provided by the Sponsor. A summary of membership data provided is given below:























		% increase	31-Mar-2025	31-Mar-2024
Number of members considered for valuation		33.30%	32	24
Average age		-2.90%	33.77	34.77
Monthly Salary (INR)	Average	-13.90%	84,297	97,958
	Total	14.70%	2,697,500	2,351,000
Past Service (Years)	Average	-16.90%	5.94	7.14
Discontinuance Liability^	Total	10.50%	11,790,769	10,670,673

Amount Recognised in Statement of Profit & Loss Account

Particulars	2024-25	2023-24
Current Service Cost	700,211	424,995
Past Service Cost		
Settlement/Curtailment Cost/(Credit)		
Interest on DBO	643,133	624,720
Interest on Plan Assets		
Expenses Recognised in Profit & Loss	1,343,344	1,049,715

Amount Recognised in Other Comprehensive Income

Particulars	2024-25	2023-24
Remeasurement of DBO		
-Changes in Demographic Assumption		
-Changes in Financial Assumption	330,053	106,274
-Changes due to Plan Experience	(475,208)	(660,591)
Expense/(Income) recognised in OCI	(145,154)	(554,317)







Reconciliation of Defined Benefit Obligation

Particulars	2024-25	2023-24
Opening Balance	9,220,542	8,725,143
Service Cost	700,211	424,995
Interest on DBO	643,133	624,720
Remeasurement of DBO	(145,154)	(554,317)
Payment Made	Nil	Nil
Closing Balance	10,418,732	9,220,542

Current & Non Current Liability

Particulars	2024-25	2023-24	
Current Liability	1,165,981	1,067,797	
Non Current Liability	9,252,751	8,152,745	
Total	10,418,732	9,220,542	

Maturity Profile-Future Expected Payment

Time Period (in years)	2024-25	2023-24
<=1	1,165,981	1,067,797
2-5	4,230,731	3,920,245
6-10	5,192,214	4,917,717
11-15	2,904,233	2,654,419
Above 15	3,835,609	3,391,383

Actuarial Assumption

Particulars	2024-25	2023-24	
Discount Rate	6.47%	6.98%	
Salary Escalation Rate	9.00%	9.00%	
Employee Turnover Rate	10.00%	10.00%	
Mortality Rate	IALM 2012-14	IALM 2012-14	

IALM: India Assured Lives Mortality modified Ult

ANNUAL REPORT 2024-2025







As per our report of even date attached to the Financial Statements

For VSD & Associates Chartered Accountants (Firm Registration No. 008726N) For and on Behalf of the Board of Directors

Touchwood Entertainments Limited

Sd/-(Sanjay Sharma) F.C.A., Partner Membership No. 087382

Place: New Delhi Dated: 20th May 2025 Sd/-Manjit Singh (Managing Director) DIN:00996149

Sd/
Dinesh Singla
Chief Financial Officer

PAN: BLVPS6089N

Sd/-Vijay Arora (WholeTimeDirector) DIN:00996193

Sd/ Ritika Vats Company Secretary & Compliance Officer PAN: CBKPV2742K









3: Property, Plant and Equipment				KOKOK								Amo	ount in INR lakhs
Particulars	Furniture & Fixture	Motor Car	Motor Cycle	Office Equipment	Computer	Electrical Equipment	Generator	Trucks	Residential Plot- Usmanpur	Printer	Television	Composting Machine	Total
Gross Carrying Amount	20000		50505		52525	09090	50000		95959	5090	2969	50505	2959
As at April 1, 2023	6.21	198.35	5.47	55.87	47.75	3.22	110.46	99.57	KOKOK	0.80	20.09	1.00	548.79
Additions 2 5 2 5 2 5 2 7	9505051	262.16	02020	1.74	02020	<u> </u>		02090	<u> </u>	0.52	59595		264.42
Disposals		19.00	KOKOK	ōXōXō	KOKOK	02020	KOKOKE	99.57	OKOKO;	KOKOK	ōXōXō	<u> </u>	118.57
As at March 31, 2024	6.21	441.52	5.47	57.61	47.75	3.22	110.46	(0.00)	25252	1.31	20.09	1.00	694.65
Additions	0.43	23.15	OKOKO	70.63	0.41	10.28	DXOXOX	OKOKO	229.06	OKOKO	2.53		336.48
Disposals/write off	959595		95959	59595	02020	595 <u>9</u> 5			52525	3959	59595		
As at March 31 2025	6.64	464.66	5.47	128.24	48.16	13.50	110.46	<u> </u>	229.06	1.31	22,62	1.00	1,031.13
Accumulated Depreciation													
As at April 1, 2023	4.46	98.95	3.38	43.23	35.56	3.06	48.40	85.33	52525	0.59	19.09	0.33	342.35
Charge for the year	0.59	24.36	0.52	2.15	5.08	OXOXO	7.00	2.49	OKOKO	0.13	OXOXO	0.06	42.38
Disposals	2505050	2.97	59595	25059	ă Pă Pă		598959	87.82		59595		5 <u>252</u> 5	90.79
As at March 31, 2024	5.05	120.34	3.90	45.38	40.63	3.06	55.39	(0.00)	20209	0.71	19.09	0.39	293.95
Charge for the year	0.63	46.61	0.52	6.62	3.66	1.37	7.00			0.16	0.24	0.06	66.88
Disposals	\ <u> </u>		52525		52525		58885	TENERAL		52525		52525	\5000 B
As at March 31 2025	5.68	166.95	4.42	52.00	44.29	4.44	62.39	(0.00)	59595	0.88	19.33	0.45	360.83
Net Block(As at April 1, 2023)	1.75	99.41	2.09	12.64	12.20	0.16	62.06	14.24		0.21	1.00	0.67	206.44
Net Block(As at March 31, 2024)	1.16	321.18	1.57	12.23	7.12	0.16	55.07	0.00	25252	0.60	1.00	0.61	400.70
Net Block(As at March 31, 2025)	0.96	297.71	1,05	76.25	3,86	9.07	48.07	0.00	229.06	0,43	3,29	0.55	670.30

Notes:

- (1) There are no adjustments to Property, Plant and Equipment on account of borrowing costs and exchange differences.
- (2) There is no impairment of assets during previous 5 financial years.
- (3) There are no revaluation of assets during the year.
- (4) The Company has decided to consider the carrying value of all its items of Property, Plant & Equipment recognised in the financial statements prepared under Previous GAAP and use the same as deemed cost in the opening Ind AS Balance Sheet.

Note - 4- Intengible Assets

Particulars	Trade Mark	Website	Intengible Assets under Develop.	
Gross Carrying Amount	398989	2000	5959	
As at April 1, 2023	0.51	X 1.79	OKOK	
Additions	952525	Yő Ső Ső	2525	
Disposals O O O O	702020	(OXOXO	KOK G	
Other adjustments	3959595		5959	
As at March 31, 2024	0.51	XOX 1.79	OKOK	
Additions	HONORO H	(OXOXO	Koko	
Disposals	409090		KOKO!	
Other adjustments				
As at March 31 2025	0.51	1.79		
Accumulated Depreciation	900000			
As at April 1, 2023	0.11	1.79	OKOK	
Charge for the year	0.19	Kögögö	2525	
Disposals 7777	HOKOKOF	OKOKO	XOXQ	
As at March 31, 2024	0.30	1.79		
Charge for the year	0.20			
Disposals	7040404	CHOKOKO	KOKO!	
As at March 31 2025	0.51	1.79		
Net Block(As at April 1, 2023)	0.40			
Net Block(As at March 31, 2024)	0.20	(OXOXO	XOXQ	
Net Block(As at March 31, 2025)		KOKOK	OKOK	









5: Investments - Non Current	Amount in INR lakhs	Amount in INR lakhs
Particulars	As at 31.03.2025	As at 31.03.2024
Frade Investment (At Cost)		
- Investment in Equity Shares of Subsidiary Companies		
Unquoted, fully paid up		
Makemeup Private Limited of Rs. 10 each	145.13	145.13
Wedadvisors Solution Private Limited of Rs. 10 each	106.86	106.86
(a wholly owned subsidiary company)		X0X0X0X0X00000
	5252 525252525252525	
Total	252.00	252.00
6: Non Current Loans		
Particulars	As at 31.03.2025	As at 31.03.2024
Unsecured, Considered Good		
Security Deposit	44.80	33.30
Others	0.00000000000000113.49	33.30
Total	0 0 0 0 0 0 0 0 0 0 158.29 C	<u> </u>
Amount O/s with		
Directors & relatives	10.00	10.00
7: Deferred Tax Assets		
The Balance Comprises temporary differences attributable to:		
Particulars	As at 31.03.2025	As at 31.03.2024
(a) Deferred Tax Assets/(Liability)		
Property, Plant & Equipment	(1.33)	0.58
0 0 0 Other 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	23.29	20.52
Net Deferred Tax Assets	21.96	21.10
(b) Mat Credit Entitlement		KOYOYOYOYOYO
Total Deferred Tax Assets	<u> </u>	21.10
Movement in Deferred Tax Assets/Liabilities		
Particulars	Property, Plant & Equipment	Other
As at April 1, 2023	< 0 < 0 < 0 < 0 < 0 < 0 < 0 < 0 < 0 < 2.04 < 0 < 0 < 0 < 0 < 0 < 0 < 0 < 0 < 0 <	18.59
(Charged)/Credited-		
-to Profit & Loss Account	(1.46)	1.93
- to Other Comprehensive Income		
- to other comprehensive income		
As at March 31, 2024	0.58	20.52
(Charged)/Credited-	<u> </u>	
On to Profit & Loss Account On Control	0,0,0,0,0,0,0,0,0,0,(1.91)	2.77
- to Other Comprehensive Income		
As at March 31, 2025	(1.33)	23.29
8: Trade Receivables		
Particulars		
	As at 31.03.2025	As at 31.03.2024
Unsecured, Considered Good CACACACACACACACACACACACACACACACACACACA	0%0%0%0%0%0%0%0%0 754.59	741.80
Unsecured, Considered Doubtful		2020202020202020
Less: Provision for Expected Credit Loss		
	754.59	741.80
Total:) - () - (







As at March 31, 2025	OLO COLO COLO	Outstanding for the following periods from the due date of payment							
	Current but not due	Less than 6 months	6 months-1 years	1-2 years	2-3 years	More than 3	Total		
Undisputed Trade receivables - considered good	363.59	45.33	55.54	80.29		29.76	574.51		
Undisputed Trade receivables - which have significant increase in credit risk						180.08	180.08		
Undisputed Trade receivables - credit impaired									
Disputed Trade receivables - considered good									
Disputed Trade receivables - which have significant increase in credit risk									
Disputed Trade receivables - which have significant increase in credit risk									
Total	363,59	45.33	55.54	80.29		209.84	754.59		

	Outstanding for the following periods from the due date of payment								
As at March 31, 2024	Current but not due	Less than 6 months	6 months-1 years	1-2 years	<u>2-3 years</u>	More than 3 years	Total		
Undisputed Trade receivables - considered good	436.56	83.84	10.84	0.72	99.20	110.64	741.80		
Undisputed Trade receivables - which have significant increase in credit risk									
Undisputed Trade receivables - credit impaired									
Disputed Trade receivables - considered good									
Disputed Trade receivables - which have significant increase in credit risk									
Disputed Trade receivables - which have significant increase in credit risk									
Total	436.56	83.84	10.84	0.72	99.20	110.64	741.80		

9: Investments		20202020202
Particulars		
Investment in listed shares		
Adani Port & Special Eco Zone Limited) X O X O X O X O X O X O X O X O X O X	
Total O O O O O O O O O O O O O O O O O O O	11.83	
10: Cash & Cash Equivalents		
Balances with Scheduled Banks 0 70 70 70 70 70 70 70 70 70 70 70 70 7)XOXOXOXOXOXOXOXOX1,593.80	1,935.70
Cheque in hand 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0)XOXOXOXOXOXOXOXOXOXOXOXOX	39.44
Cash on hand)XOXOXOXOXOXOXOXOXOX33.01=0×0×0	49.85
Total O O O O O O O O O O O O O O O O O O O	1,626.81	2,024.99
11: Other Cash & Bank Balance		
Fixed Deposit & Recurring Deposit	511.59	532.40
(More than 3 month maturity)		
Total	511.59	532.40
12: Other Current Assets		
Balance with Govt Authority	\ 223.40	99.22
Amount recoverable in cash or in kind	\ 732.49 \	76.56
Cash Seized by Income tax Department	5252525252525252525252525252525	25.00
Total	0.0000000000000000000000000000000000000	200.79







Touchwood Entertainment Limited 13: Equity Share Capital				(All amour	nts in Rs. Lakhs,)
13. Equity Share Capital	As At 31,03,20		As At 31.03.202	40000000	
Share Capital	Number	Amount	Number	Amount	
Authorised	KOKOKOKOKOK	SCHOKOKOK		KOKOKOKO	
Equity Shares of Rs. 10/- each	20,000,000	2,000.00	20,000,000	2,000.00	
Equity Shares of Rs. 10/- each	11,081,245	1,108.12	11,081,245	1,108.12	
Subscribed & Paid Up	BKOKOKOKOKO	KOKOKOKOKO	KOKOKOKO		
Equity Shares of Rs. 10/- each fully paid up	11,081,245	1,108.12	11,081,245	1,108.12	
Subscribed but not fully Paid Up					
Equity Shares of Rs. 10/- each not fully paid up					
Fotal DO CO	11,081,245	1,108.12	11,081,245	1,108.12	
Reconciliation of Share Capital		20202020		20202020	
Shares outstanding at the beginning of the year	11,081,245	1,108.12	10,181,245	1,018.12	
Equity Shares issued pursuant to conversion of Equity					
varrants during the year			900,000	90.00	
Shares bought back during the year					
Shares outstanding at the end of the year	11,081,245	1,108.12	11,081,245	1,108.12	
	2024-25	2023-24	2022-23	2021-22	2020-21
Aggregate number and class of shares allotted as fully					
paid up by way of bouns shares					
Fully paid up Bonus Shares (Amt. in Lakhs)	BOOD NIL OF OR	Nil Social	O Nil O	NiL	Nil
Terms/rights attached to Equity Shares Capital					

The company has only one class of equity shares having par value of Rs.10/- per share. In the event of liquidation of the Company, the holders of the equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

	As on 31.0	03.2025	As on 31.03.2024		
Detail of Shareholders having shareholding 5% and above	Number	Percentage	Number	Percentage	
Mr. Manjit Singh	3,356,023	30.29%	3,381,023	30.51%	
Mr. Vijay Arora	3,023,294	27.28%	3,163,470	28.55%	
Mr. Vinod Somani	1,051,000	9.48%	KOKOKOKOK	0.00%	

14: Other Equity 0.00000000000000000000000000000000000	Amount in INR lakhs	Amount in INR lakhs
Particulars 0.00.00.00.00.00.00.00.00.00.00.00.00.0	0_0_0_0_0_0_0 As at _0_0_0	As at
	OHOHOHOHOHOHOHOHOHOHOHOHOHOHOHOHOHOHOH	31.03.2024
(a) Money received against share warrants		
Opening Balance	0505050505050505050505050	739.50
Less: Transfer to Retained earnings /Reserve	25252525252525252(510.00)	KOKOKOKOKOKOK
Less: Converted in shares during the year	95959595959595959595959	229.50
		510.00
Reserves & Surplus		
(b) Securities Premium		
Opening Balance	20202020202020202020828.00	5454545454545
Add: Addition during the year		828.00
Less:Utilised during the year		5959595959595 <u>9</u> 59
	X0X0X0X0X0X0X0X0X0 828.00X	828.00
(c) Retained Earning 0.00000000000000000000000000000000000		
Opening Balance AUAUAUAUAUAUAUAUAUAUAUAUAUAUAUAUAUAUAU	XOXOXOXOXOXOXOX 1,177.19	848.24
(+) Net Profit for the current year	XOXOXOXOXOXOXOXOXO538.74	362.18
(+) Other Comprehensive Income	-0-0-0-0-0-0-0-0-0-1.45	0707070707075.54
(+) Amount forfeited against share warrants	XOXOXOXOXOXOXOXOXO510.00	
(-) Dividend including DDT(wherever applicable)	(44.32)	(38.78)
Total (C)	2,183.06	1,177.19
Total (A+B+C)	0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,	2,515.19

Note: During the year under review, the company in one of it's Board of Director's meeting which was held on 28th February 2023 had issued 29,00,000 Warrants convertible into equal number of Equity shares of face value of Rs. 10/- each at a price of Rs. 102/- (including premium of Rs. 92/-) to Non-Promoter/Public category upon the receipt of 25% of the subscription money. The company collected Rs. 7,39,50,000/- against such issue representing 25% of the total subscrition money. Later the company received Rs. 688,50,000/- representing 75% against 9 lac share warrants and converted the same into Equity shares. The balance amount for rest of 20,00,000 share warrant totalling 510,00,000/- representing 25% of subscription money, had been carried in the financials of the company as unsubscribed portion. The last date for conversion of share warrants into Equity shares was 31st August 2024. The company, during the year under review, has now decided to forfiet of share application money of these 20 lacs share warrants as per Regulation 13 of SEBI (ICDR) 2018.







15: Non Current Borrowing Particulars	As at	As at
	31.03.2025	31.03.2024
Secured Borrowing:- AOAOAOAOAOAOAOAOAOAOAOAOA		
From Bank	2525252525252529.64	21.55
-From Others 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0	%5% <u>5%5%5%5%5%</u> 94.67%5	0.0.0.0.110.72
Total OCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOC	0 0 0 0 0 0 104.31	0.0.0.0.0.132.27
The requisite particulars of Non- Current Borrowings are as under-		
Particulars	As at	As at
	31.03.2025	31.03.2024
Secured Borrowings		
(i) Loan from BMW Finance Ltd		
Current Maturity 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0	X0X0X0X0X0X0X0X0X2.51X0X	0/0/0/0/0/0/2.32
Non-Current Amount	52525252525244.62	47.13
(ii) Loan from Daimler Financial Services India Pvt Ltd		
Current Maturity	X0X0X0X0X0X0X0X0X0X0X0X	5.25
Non-Current Amount		
(iii) Loan from Union Bank of India		
Current Maturity	3.88	0505050506.20
Non-Current Amount	626262626262626252626	3.86
(iv) Loan from Union Bank of India Current Maturity	0.0000000000000000000000000000000000000	14.60
Current Maturity Non-Current Amount	9.64	14.60
	07	
(v) Loan from Mercedes Benz Financial Services India Pvt Ltd		
Current Maturity 0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/0/	XOXOXOXOXOXOXO 13.54	07070707011.41
N-0-8-N-0		
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lu	50.06 umpsum payment of Rs. 39,96,076	
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car.	
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car.	5.85 dated 16.12.2027
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lofor BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car.	5.85 dated 16.12.2027
Non-Current Amount (i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. r Mercedes - GLS450d4M Car.	6.85 dated 16.12.2027 d from 4th Feb 2022,
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. r Mercedes - GLS450d4M Car. 15.39 16.05	6.85 dated 16.12.2027 d from 4th Feb 2022, 20.80 18.98
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. r Mercedes - GLS450d4M Car.	5.85 dated 16.12.2027 d from 4th Feb 2022, 20.80
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lower and Control of the Control of	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. r Mercedes - GLS450d4M Car. 15.39 16.05	5.85 dated 16.12.2027 d from 4th Feb 2022, 20.80 18.98
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. r Mercedes - GLS450d4M Car. 15.39 16.05	5.85 dated 16.12.2027 d from 4th Feb 2022, 20.80 18.98
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lof for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank	umpsum payment of Rs. 39,96,076 66 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. Mercedes - GLS450d4M Car. 15.39 16.05 31.44	20.80 20.80 20.80 39.78
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Non-Current Maturity From Bank From Others	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64	20.80 18.98 21.55 110.72
(ii) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. r Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64 94.67 104.31	20.80 18.98 21.55 110.72 132.27
(ii) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. r Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64 94.67	20.80 18.98 21.55 110.72 132.27
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lofor BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others T otal Non-Current Maturity	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced r Skoda Car r Toyota Fortuner Car. r Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64 94.67 104.31	20.80 18.98 21.55 110.72 132.27
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lofor BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Rs. Skoda Car of Rs. S	20.80 20.80 18.98 39.78 21.55 110.72 132.27 As at
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lof for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Rs. Skoda Car r Toyota Fortuner Car. Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025	20.80 20.80 20.80 18.98 39.78 21.55 110.72 132.27 172.05 As at 31.03.2024
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lot for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14)	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Rs. Skoda Car r Toyota Fortuner Car. Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53	20.80 18.98 21.55 110.72 172.05 As at 31.03.2024 81.53
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and lofor BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14)	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Rs. Skoda Car r Toyota Fortuner Car. Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025	20.80 18.98 21.55 110.72 172.05 As at 31.03.2024 81.53
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and Infor BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14) Total	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Rs. Skoda Car r Toyota Fortuner Car. Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53	20.80 18.98 21.55 110.72 172.05 As at 31.03.2024 81.53
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and Infor BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14) Total Total 17: Current Borrowings	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Rs. Skoda Car r Toyota Fortuner Car. Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53	20.80 20.80 18.98 39.78 21.55 110.72 132.27 172.05 As at 31.03.2024 81.53 81.53
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and Infor BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14) Total 17: Current Borrowings Current Maturities of Long term borrowings	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Skoda Car of Toyota Fortuner Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53 92.53	20.80 20.80 20.80 18.98 39.78 21.55 110.72 132.27 172.05 As at 31.03.2024 81.53 81.53
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and It for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14) Total 17: Current Borrowings Current Maturities of Long term borrowings Total	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Rs. Skoda Car r Toyota Fortuner Car. Mercedes - GLS450d4M Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53 92.53	20.80 20.80 20.80 18.98 39.78 21.55 110.72 132.27 172.05 As at 31.03.2024 81.53 81.53
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and It for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 foi (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 fo (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14) Total 17: Current Borrowings Current Maturities of Long term borrowings Total 18: Trade Payable	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Skoda Car of Toyota Fortuner Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53 92.53 31.44 31.44 31.44	20.80 20.80 18.98 39.78 21.55 110.72 132.27 172.05 As at 31.03.2024 81.53 81.53 39.78
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and It for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 foi (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 fo (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14) Total 17: Current Borrowings Current Maturities of Long term borrowings Total 18: Trade Payable	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Skoda Car of Toyota Fortuner Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53 92.53 31.44 As at 31.44 31.44 As at	20.80 20.80 18.98 39.78 21.55 110.72 132.27 172.05 As at 31.03.2024 81.53 81.53 39.78 39.78
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and It for BMW Car. (iii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14) T otal 17: Current Borrowings Current Maturities of Long term borrowings Total 18: Trade Payable Particulars	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Skoda Car of Toyota Fortuner Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53 92.53 31.44 As at 31.03.2025	20.80 20.80 18.98 39.78 21.55 110.72 132.27 172.05 As at 31.03.2024 81.53 81.53 39.78
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and It for BMW Car. (ii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14) Total 17: Current Borrowings Current Maturities of Long term borrowings Total 18: Trade Payable Particulars Due of MSME Parties	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced or Skoda Car or Toyota Fortuner Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53 31.44 As at 31.03.2025 55.52	20.80 20.80 18.98 39.78 21.55 110.72 132.27 172.05 As at 31.03.2024 81.53 39.78 39.78
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 and It for BMW Car. (iii) The car loan was rescheduled during the year and now it is repayable in 3 Taken for purchase of a Mercedes Benz Car (iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.2022 for (iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.2023 for (v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.2024 for Current Maturity From Bank From Others Total Non-Current Maturity From Bank From Others Total Total Secured Borrowing 16: Provision Particulars Provision for Employee Benefit (Refer Note No 14) T otal 17: Current Borrowings Current Maturities of Long term borrowings Total 18: Trade Payable Particulars	umpsum payment of Rs. 39,96,076 36 EMI of Rs.54971/- , commenced of Skoda Car of Toyota Fortuner Car. 15.39 16.05 31.44 9.64 94.67 104.31 135.75 As at 31.03.2025 92.53 92.53 31.44 As at 31.03.2025	20.80 20.80 18.98 39.78 21.55 110.72 132.27 172.05 As at 31.03.2024 81.53 81.53 39.78 39.78







Note No. 18.1 - Trade Payables Aging Schedule

<u>As at March 31, 2025</u>	Outstanding fo	Total			
	Less than 1 years	1-2 years	2-3 years	More than 3 years	OCOCO
Total outstanding dues of micro enterprises and small enterprises	55.52				55.52
Total outstanding dues of creditors other than micro enterprises and small enterprises	85.59	3.48			89.07
Disputed dues of micro enterprises and small enterprises	80808080	5000000	5858585		
Disputed dues of creditors other than micro enterprises and small enterprises					
Provision for expenses	750505050				25050 <u>5</u> 07
Total VAVAVAVAVAVAVAVAVAVAVAVAVAVAVAVAVAVAVA	141.12	3.48		ROKOKOKOK	144.60

	Outstanding for the following periods from the due date of payment				2626262
As at March 31, 2024	Less than 1 years	1-2 years	2-3 years	More than 3 years	<u>Total</u>
Total outstanding dues of micro enterprises and small enterprises					
Total outstanding dues of creditors other than micro enterprises and small enterprises	87.62			6.12	93.73
Disputed dues of micro enterprises and small enterprises					
Disputed dues of creditors other than micro enterprises and small enterprises					
Provision for expenses	OXOXOXOX	XOXOXGXC	KOKOKOK	O KOKOKOKO	KOKOKOK
Total O O O O O O O	87.62	XOXOXOX	DKOKOKOK	6.12	93.73

19: Other Financial Liabilities			
Particulars 2000 000 000 000 000 000 000 000 000 0		As at	As at
		31.03.2025	31.03.2024
Provision for Expenses 2A2A2A2A2A2A2A2A2A2A2A2A2A		21.06	59595959516.56
Total		21.06	16.56
20: Other Current Liabilities			
Particulars 0.00000000000000000000000000000000000		0,0,0 As at 0,000	XOXOX As at XXX
		31.03.2025	31.03.2024
Advance from Customers		205.94	62.23
Statutory Dues 0x0x0x0x0x0x0x0x0x0x0x0x0x0x0x0x0x		DXDXDXDX 73.19	0 0 0 0 137.52
Total		279.13	199.75
21: Provision			
Particulars 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		As at	o-o-o As at
		31.03.2025	31.03.2024
Provision for Income Tax		184.36	123.16
Provision for Employee Benefit 20202020202020202020202020202020202020		(0)(0)(0)(0)(0)(11.66)(0)	=0=0=0=0=10.68
Total		0,0,0,0,196.02	133.84
22: Contingent liabilities and commitments (to the extent not			
provided for)			
(i) Contingent Liabilities			
(a) Claims against the company not acknowledged as debts			<u> </u>
(b) Guarantees XOXOXOXOXOXOXOXOXOXOXOXOXOXOXOX		<u> </u>	KOKOKOKOKOK
(c) Other money for which the company is contingently liable			5959595959 5 95
(ii) Commitments 02020202020202020202020202020202020202			
(a) Estimated amount of contracts remaining to be		106.84	106.84
executed on capital account and not provided for			
(b) Uncalled liability on shares and other Investments partly paid		<	KOKOKOKOKOKOK
(c) Other Commitments			505050505050505
	Total	106.84	106.84







		Amount in INR lakhs A	mount in INR lakhs
23 <u>F</u>	Revenue From Operation	X0X0X0X <u>31.03.2025</u> 0X0X0X	31.03.2024
	a) Sale of services		
	Event management services - Inland/Export	4,836.05	2 2 2 2 2 2 3 2 3 2 3 2 3 2 3 2 3 3 3 3
	Construction services	1,744.11	3,271.
	b) Sale of goods	(0,0,0,0,0,0,0,0,0,305.26,0)	KOKOKOKOKO
	{0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\0\		KOKOKOKOKOKO
	OCCOOLOGO Total	6,885.42	3,271.
24 <u>C</u>	Other Income ADADADADADADADADADADADADADADADADADADAD		
	a) Interest receivedU _U	X0X0X0X0X0X0X0X38.53X0X0	270707070769.
	b) Balances Written off) <u></u>	070707070704.
	c) Misc Income d) Dividend Received	0.24	
	O A DADADADADA Total	07070707070707083	75.
		(0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,	KOKOKOKOKOKO
	Employee Benefits Expenses	(0,00,00,00,00,00,00,00,00,00,00,00,00,0	KOKOKOKOKOKO
	a) Salaries & Bonus b) Director's Remuneration	/0 / 0 / 0 / 0 / 0 / 0 / 0 / 162.11 /- 0 - 0 - 0 - 0 - 0 / 156.00	116. 156.
	c) Contribution to Provident Fund	X0X0X0X0X0X0X0X0X0.51	
	d) Staff Welfare expenses)XOXOXOXOXOXOXOXOXOX	000000000000000000000000000000000000000
	e) Current Service Cost	707070707070707 7.00	040404040404
KOKOKO	f) Interest Cost Total	9090909090906.43	940404040 <u>6.</u>
) <u> </u>	00 <u>020202020203332.0620</u>	285.
25 E	Purcahse of Stock in trade		
	Purchase of trade material	299.90	
	Total	299.90	YÖYÖYÖYÖYÖ
27 F	Finance Costs		
	a) Interest & bank expenses	12.70	5.
	b) Interest on taxes	0.0000000000000000000000000000000000000	50 <u>70</u> 70 <u>70</u> 70 <u>70</u> .
	COCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCO	050505050505018.05	<u> </u>
28 E	Depreciation and Amortization		
	a) Depreciation on Property Plant & Equipment	X0X0X0X0X0X0X0X66.88 0X	42.
	b) Amortization of Intengible Assets	5050505050505050600060	<u> </u>
	Total O O O O O O O O O O O O O O O O O O O	67.08	42.
29 C	Other Expenses		
	Audit Fee & LRR Fee	(0,00,00,00,00,00,00,00,00,00,00,00,00,0	50X0X0X0X0X4.
	Advertisement 272727272727272727272727272727	9797979797979 15.46	50505050505 6 .
	Misc. Balances Written Off	0707070707070703.63	07070707034.
	Directors Sitting Fee	0505050505050501.25	0,0,0,0,0,0,1.
	Electricity, Generator & Water Expenses Event Movement Expenses :	(0) (0) (0) (0) (19.45)	8.
	Event Movement Expenses	X0X0X0X0X0X0X1,593.97	0,0,0,0,0,1,077.
	Hotel, Travelling & Conveyance Expenses - Events	XOXOXOXOXOXO987.52 OX	640.
	Rent - Banquet Hall) \(\) \()
	Professional & Artist payment - Events Construction Cost	888.84 0.0000000000000000000000000000000	582
	Fee, Taxes & Subscription	51.92	10.
	Fine & Penalty	0.10	
	nsurance Expenses	3.22	252525252523.
	oss on sale of Fixed Assets	7505050505050505053.12	KOKOKOKOKOKO.
	Commission Paid Office Expenses	0.80	
	Printing & Stationery (including for Events)	(07070707070707074.68	KOKOKOKOKŬ
	egal & Professional Charges	(0,0,0,0,0,0,0,0,0,0,0,4.57,0)	KOXOXOXOXOX5.
	Rent Expenses	(0,0,0,0,0,0,0,0,0,0,12.00),0)	(0,00,00,00,00,10,10,10,10,10,10,10,10,10
	Repair & Maintenance Expenses	(0,0,0,0,0,0,0,0,0,0,59,0,0,0,59,0,0,0,0,	(0,0,0,0,0,0,6,6,6,6,6,6,6,6,6,6,6,6,6,6
	Felephone & Internet Expenses Fender Fee	2.66 	500000000000000000000000000000000000000
	ravelling Expenses-(Directors)) 0.40 0.40 0.40	
	Inrealised Loss on Shares	X0X0X0X0X0X0X0X0X	
KOKOKV	/ehicle Running & Maintenance	YO <u>YOYOYOYOYOY</u> 3.51	140404040 <u>401</u>
		9 <u>0</u> 9	2,529.
	Exceptional Income		
	Prior Period Income () X ()		Pagagagagaga.
		(0X 0X0X0X0X0X0X0X6X0X 0X	YOYOYOYOYOYO
30 E	Earning Per Share		
KOKOKE	Basic Earning Per Share		
	Net profit attributable to Equity Shareholders	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	367.
	Veighted average number of shares	11,081,245.00	11,081,245.
KOKOKE	Basic Earning Per Share (in Rs.)	00000000000000000000000000000000000000	5X0X0X0X0X0X03.
KOKOKE	Diluted EPS		
	Net profit attributable to Equity Shareholders	X0X0X0X0X0X0X0540.19	367.
50505c	Opening Balance AVAVAVAVAVAVAVAVAVAVAVAVAVAVAVAVA	11,081,245.00	10,181,245.
	ssued during the year	767676767676767676767676	900,000.
	Bonus Issue during the year		
	otal Weighted number of shares Diluted Earning Per Share	11,081,245.00	10,742,751. 3.
	Juded Latting Fet State		
	Basic Earning Per Share (in Rs.)	4.87	20202020203.







Related Party Disclosure Information on related party transactions pursuant to Ind AS 24- Related Party Disclosure				
Following are the related parties and transactions entered with related parties for the relev	ant financial year:			
A) List of related parties and relationships				
i) Key Management Personnel:	Mr. Manjit Singh, Ma Mr. Vijay Arora, Who			
	Mrs. Jaswinder Kaur,		ZOXOXO	
	Mrs. Priyanka Arora,			
	Mr. Shrey Khandelwa			
	Mr. Dinesh Singla, Ch			
	Ms. Ritika Vats, Comp	oany Secretary		
i) Directors:	Mr. Manjit Singh, Ma	naging Director		
	O=O=O=O=O Mr. Vijay Arora, Who			
	Mrs. Jaswinder Kaur,			
	Mrs. Priyanka Arora, Mr. Shrey Khandelwa			
	Mr. Michael Anthony			
	Mr. Vijay Kumar Puga			
	Mr. Manjeet Singh Sa			
	Ms. Paruldeep Kaur, I			
	Mr. Kishor Kumar, Ind	gependent Directo	or October	
ii) Entities which is controlled or jointly controlled	Nexgtech Infratech Pr	rivate Limited		
by Director or his/her relative or in which Director	Nexgtech Net Solution			
or his/her relative is KMP or Significant Influence	Nexgtech Telecom Pr			
	Next tech Infratel LLP			
	Digione Technologies			
	Sirio India Inductive C Sarjuns Ventures	.omponents Priva	te Limited	
	The Orange Tree			
	MakeMeUp Private Li WedAdvisor Solution			
(iii) Relatives of KMPs/Director's		s Private Limited		
iii) Relatives of KMPs/Director's B) Transactions with related parties The following transactions were carried out with related parties in ordinary course of busin	WedAdvisor Solution Touchwood Music Pr	s Private Limited		
B) Transactions with related parties	WedAdvisor Solution Touchwood Music Pr ess: Transaction dur	s Private Limited op. Akshar Arora ing the year	Balances at the	
B) Transactions with related parties The following transactions were carried out with related parties in ordinary course of busin Particulars (A) Key Management Personnel/Directors	WedAdvisor Solution Touchwood Music Pr ess: Transaction dur 31.03.2025	s Private Limited op. Akshar Arora ing the year 31.03.2024	31.03.2025	
B) Transactions with related parties The following transactions were carried out with related parties in ordinary course of busin Particulars (A) Key Management Personnel/Directors i) Employee Benefit	WedAdvisor Solution Touchwood Music Pr ess: Transaction dur 31.03.2025 178.37	s Private Limited op. Akshar Arora ing the year 31.03.2024	31.03.2025 5.69	
B) Transactions with related parties The following transactions were carried out with related parties in ordinary course of busin Particulars (A) Key Management Personnel/Directors i) Employee Benefit ii) Director Sitting Fees	WedAdvisor Solution Touchwood Music Pr ess: Transaction dur 31.03.2025	s Private Limited op. Akshar Arora ing the year 31.03.2024	31.03.2025 5.69	
B) Transactions with related parties The following transactions were carried out with related parties in ordinary course of busin Particulars (A) Key Management Personnel/Directors i) Employee Benefit ii) Director Sitting Fees iii) Security Deposits	WedAdvisor Solution Touchwood Music Pr ess: Transaction dur 31.03.2025 178.37	s Private Limited op. Akshar Arora ing the year 31.03.2024	31.03.2025 5.69	
B) Transactions with related parties The following transactions were carried out with related parties in ordinary course of busin Particulars (A) Key Management Personnel/Directors i) Employee Benefit ii) Director Sitting Fees	WedAdvisor Solution Touchwood Music Pr ess: Transaction dur 31.03.2025 178.37	s Private Limited op. Akshar Arora ing the year 31.03.2024	31.03.2025 5.69	
B) Transactions with related parties The following transactions were carried out with related parties in ordinary course of busin Particulars (A) Key Management Personnel/Directors i) Employee Benefit ii) Director Sitting Fees iii) Security Deposits (B) Relative of Directors	WedAdvisor Solution Touchwood Music Pr ess: Transaction dur 31.03.2025 178.37	s Private Limited op. Akshar Arora ing the year 31.03.2024	31.03.2025 5.69	
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156.00







31. Ratios Financial Ratios						
<u>S. No.</u>	Ratio	<u>Numerator</u>	<u>Denominator</u>	Current Year (FY 2024-25)	Current Year (FY 2023-24)	Reason for change
1000	Current Ratio (in times)	Total Current Assets	Total Current Liabilities	5.78	7.24	Due to increase in Current liabilities
2	Debt-Equity Ratio (in times)	Debts includes borrowings	Total Equity	0.03	0.05	Due to decrease in Debts and increase in Equity
3000	Debt Service Coverage Ratio (in times)	Earnings for debt Service = Net profit after taxes + Non-cash operating Expenses + Interest +Other non-cash Adjustments	Debt service = Interest and lease payments + Principal repayments	16.37	27.54	Change due to Increase in Net profit and Debt service
40	Return on Equity (%)	Profit for the year less preference dividend	Average Total Equity	13.92	11.63	N.A., as changes are below the limit
5	Trade receivables turnover ratio (in times)	Revenue from operations	Average trade receivables	9.20	4.53	Change due to increase in Revenue
600	Trade payables turnover ratio (in times)	Purchase Cost + Direct expenses	Average trade payables	114.15	9.59	Change due to increase in Cost of construction and Event exp.
7	Net capital turnover ratio (in times)	Revenue from operations	Average working capital (i.e. Total current assets less Total current liabilities)	4.29	2.17	Change due to increase in Revenue
0 0 0 0 0 0 0 8 0 0 0 0	Net profit ratio (in %)	Profit for the year	Revenue from operations	7.82	11.07	Change due to increase in Revenue and increase on Net Profit but not as per same ratio
9	Return on capital employed (in %)	Profit before tax and finance costs	Capital employed = Total assets - current liabilities	17.15	12.77	Change due to increase in Profit and capital employed
10	Return on investment (in %)	Income generated from invested funds	Average invested funds in investments	NA NA	NA NA	N.A.

^{*} N.A., used under the head "Reasons for change" denotes where comparison between two years are less than 25% and a comment is not required to give or where ratio is not applicable as there is no data avaiable.







INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF TOUCHWOOD ENTERTAINMENT LIMITED Report on the Audit of the Consolidated Financial Statements

Opinion

We audited have the accompanying Consolidated Financial Statements of Touchwood Entertainment Limited hereinafter referred to as "the holding company") and its wholly owned subsidiary (the holding Company and its two subsidiary collectively referred to as "the Group"), comprising the Consolidated Balance Sheet as at March 31st, 2025, the Consolidated Statement of Profit and Loss & Other Comprehensive Income, 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 state of affairs of the Company as at March 31st, 2025, the consolidated profit and total consolidated comprehensive income, and its consolidated cash flow statement 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 specified under section 143(10) of the Act (SAs). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (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 there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Consolidated Financial Statements.

Emphasis of Matter

We draw your attention to:

- Note no. (5) For considering the advance given to Jaypee Infratech Ltd. for purchase of Pent House at JAYPEE GREENS, NOIDA, as good despite Jaypee Infratech Ltd. undergoing insolvency proceedings since July 2017.
- Amount outstanding from/to parties is subject to their confirmation and reconciliations. Therefore, consequential impact on account of non-confirmation of balances and non-adequacy for the provision for the doubtful debts are not ascertainable.

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.

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







The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexure to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Consolidated Financial Statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether 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.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. However, we have nothing to report in this regard.

Management's Responsibility for the Consolidated Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these Consolidated Financial Statements that give a true and fair view of the consolidated financial position, consolidated cash flows of the Group 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 Consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Consolidated Financial Statements, management is responsible for assessing the 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 Consolidated Financial Statements

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







of these Consolidated Financial Statements.

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

- Identify and assess the risks of material misstatement of the Consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal 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 with reference to consolidated financial statements in place and the operating effectiveness of such controls
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by 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 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 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 within the group 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. We remain solely responsible for our audit opinion. Our responsibilities in this regard are further described in para 1 to para 4 of the section titled "Other Matters" in this Audit report.

Materiality is the magnitude of misstatements in the Consolidated 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 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.

Other matters;

We did not audit the financial statements of one subsidiary and one wholly owned subsidiary of the company namely i) MakeMeUp Pvt. Ltd. And ii) WedAdvisor Solutions Pvt. Ltd. The accompanying statements include the audited financial results/statements of this two subsidiaries out of which one is a subsidiary and the other is wholly owned subsidiary whose financial statements/results for the year ended 31st March, 2025 as considered in the consolidated financial statements, in so far as it

relates to the amounts and disclosures included in respect of these two wholly owned subsidiaries, and our report in terms of sub sections (3) and (11) of Section 143 of the Act, insofar as it relates to the aforesaid two subsidiaries, is based solely on such audited financial statements.

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit we report and on the consideration of audited financial statements of subsidiary and wholly owned subsidiary as referred in "Other Matters" paragraph, we report, to the extent applicable, that:
- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
- 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 and audited financials.
- c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income) including the Consolidated Statement of Cash Flow dealt with by this Report are in agreement with the relevant 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 Standard specified under Section 133 of the Act read with Companies







- (Indian Accounting Standards) Rules 2015 as amended, and other accounting principles generally accepted in India;
- e) On the basis of the written representations received from the directors as on March 31st, 2025 taken on record by the Board of Directors, none of the director is disqualified as on March 31st, 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 with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to financial statements.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014 to the extent applicable, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the management certified financial statements including the other financial information of the subsidiaries companies, as noted in "Other Matters" paragraph:
- I. The Company has disclosed the impact of pending litigation on its financial position in its Stanalone financial statements. Refer Note 8 under notes to accounts on its financial position as at 31 March 2025 on its Stanalone Financial Statements.

- II. The Company does not have any long term contract including derivative contracts except advance given for purchase of Pent House at Jaypee Greens, Noida, and Considered good. (refer matter paragraph) for which there may be a material loss.
- III. There has been no delay in transferring amount to to the Investor Education and Protection Fund however no amount was required to be transferred to the Investor Education and Protection Fund by the Company.
- IV. The management has represented that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall: (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Company or (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- V. The management has represented, that, to the best of its knowledge and belief, The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Group shall:

 (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the

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Funding Party (Ultimate Beneficiaries) or (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

- VI. Based on such audit procedures as 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 (iv) and (v) contain any material misstatement.
- VII. The Company has declared, paid the final and interim dividend, wherever applicable, in compliance with Section 123, during the year and subsequently at the year-end.
- VIII. Based on our examination which included test checks, the Company has used an accounting software, tally, for maintaining its books of account which has a feature of recording audit trail (edit log) facility but the same has not been operated during the year for all relevant transactions recorded in the software. Consequently, we are unable to comment on audit trail feature of the said software and its impact on financial transactions.

2. With respect to the matter of paras 3 (xxi) and 4 of the Companies (Auditor's Report) Order 2020, the two subsidiaries out of which one is wholly owned subsidiary which were audited as mentioned in the section titled "Other Matters" and CARO report has been issued by the Auditors of such entities as on the date of issue of this report. Based on the CARO report issued by us for the company for the year ended 31st March 2025, we report that there are no qualification or adverse remarks in the CARO report.

For VSD & ASSOCIATES

Chartered Accountants Firm's registration number: 008726N

Sd/-Sanjay Sharma F.C.A.,Partner Membership number: 087382 UDIN: 25087382BMJRHP2999

Place: New Delhi Dated: 20th May 2025







ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE CONSOLIDATED IND AS FINANCIAL STATEMENTS OF TOUCHWOOD ENTERTAINMENT LIMITED

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of **M/s Touchwood Entertainment Limited** of even date)

Report on the Internal Financial Controls Over Financial Reporting under Clause (i) of Subsection 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have examine the internal financial controls over financial reporting of M/s Touchwood Entertainment Limited ("the Company") as of March 31st, 2025 in conjunction with our audit of the Consolidated financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company 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 Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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







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

Meaning of Internal Financial Controls over Financial Reporting

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

Limitations of Internal Financial Controls Over Financial Reporting

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

Other Matter

Our aforesaid reports under Section 143(3)(I) of the Act on the adequacy and operating effectiveness of the internal financial controls over financial reporting insofar as it relates to two subsidiaries out of which one is wholly owned subsidiary , which are companies incorporated in India, is based on the audited financials of these two subsidiary companies incorporated in India.

Opinion

In our opinion, the Holding Company, its two subsidiaries out of which one is wholly owned subsidiary, which are entities 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 31st, 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 VSD & ASSOCIATES

Chartered Accountants Firm's registration number: 008726N

Sd/ Sanjay Sharma F.C.A.,Partner Membership number: 087382 UDIN 25087382BMJRHP2999

Place: New Delhi Dated: 20th May 2025







CONSOLIDATED BALANCE SHEET as at 31st March 2025 (Rupees in lacs, except share data, per share data and unless otherwise stated)

75255A		X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X	HONOR PER	Amount in (Rs. I		
S. No.		Particulars Particulars	NOTE	As at 31st March 2025 Audited	As at 31st March 2024 Audited	
20		ASSETS	RANGE RANGE	Audited	AOAOAOAOAOAO	
A]		NON CURRENT ASSETS	TO SO			
				X2X2X2X2X2X2X2X	0707070707070707	
	(a)	Property, Plant and Equipment Intangible Assets	3 4	675.10 9.43	407.4	
	(b)	Intangible Assets Under Developments	60000000000000000000000000000000000000	9.43	12.5	
	(d)	Financial Assets	XOXOKOKOF	050505050505050	505050505050 12.9	
	(u)	(i) Investments	5	?52525252525252 <u>5</u> 2 <u>3</u> 2	252525252525252	
		(ii) Loans	6	169.69	0505050505050158.1	
	(e)	Deferred Tax Assets [Net]	7	21.96	202020202021.1	
	KOKE		SONORONOE	888.68	XOXOXOXOX 615.7	
59			626262626			
B]	(0)	CURRENT ASSETS Financial Assets	95959595	X9X9X9X9X9X9X9X9X		
	(a)	\!\!\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	8	754.59	741.8	
		(i) Trade Receivables (ii) Investments	KOKOKO SO	734.39	X0X0X0X0X0X6X6	
		(iii) Cash and Cash Equivalents	10	1,723.85	2,135.2	
		(iv) Bank Balances other than (ii) above	525 511	511.59	532.4	
	(b)	Other Current Assets	12	1,047.65	268.5	
				4,049.51	253.0	
30						
		TOTAL ASSETS		4,938.19	4,293.8	
			255262526			
[A]		EQUITY AND LIABILITIES	2020B020F			
ōΚ			TO SO			
	(a)	Equity Share Capital - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 -	13	- 0 - 0 - 0 - 0 - 0 - 1,108.12 -	(
	(b)	Other Equity - O - O - O - O - O - O - O - O - O -	14	2,895.91	2,420.1	
	(c)	Non Controlling Interest	15	64.52	03030303030-65.9	
		TOTAL EQUITY	KOKOKOKO	4,068.55	<u></u>	
B]		LIABILITIES	KOKOKOKO	(0,00,00,00,00,00,00,00,00,00,00,00,00,0		
1]	5059	NON-CURRENT LIABILITIES	X0X0K0X0F	02020202020202020		
	(a)	Financial Liabilities	TORORDAD RE	9595959595959595	\`` <u>\</u> ``\``\``\``\`\\\\\\\\\\\\\\\\\\\\	
		(i) Borrowings	16	959595959595959	5-5-5-5-5-5-5 132.2	
	(b)	Provisions	17	92.53	81.5 213.8	
2]		CURRENT LIABILITIES	XOXOKOXOF	020202020202020	2020202020202 0 20	
59	(a)	Financial Liabilities	50505050F	02020202020202020		
	5X6X	(i) Borrowings 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0	18	XOXOXOXOXOXO 31.44	(0)(0)(0)(0)(0)(0)(39.7	
		(ii) Trade Payables	070701970	XOXOXOXOXOXOXOX	(OXOXOXOXOXO >93.7	
		- Total Outstanding due from MSME		55.52 F	(0,000000000000000000000000000000000000	
		- Total Outstanding due other than MSME	Second Form	<u> </u>	\\\\ 93.7	
		(iii) Other Financial Liabilities	20	0_0_0_0_0_0_0_21.24	<u> </u>	
	(b)	Other Current Liabilities O O O O O O O O O O O O	21	(D=D=D=D=D=279.51 C	XOXOXOXOX 199.7	
	(c)	Provisions	22	196.02	133.8	
			OSOS BSOSE	O 672.80 C	485.7	
50	3989	TOTAL EQUITY AND LIABILITIES		4,938.19	<u>4,293.8</u>	
		Significant Accounting Policies & Notes to the Financial Staten	nents 1 to 2			
		As per our report of even date attached to the Financial Sta For VSD & Associates Chartered Accountants		For and on Behalf of the Board of Touchwood Entertainment Limi		
		(Firm Registration No. 008726N)				
				Sd/- Manjit Singh	Sd/- Vijay Arora	
		Sd/- 000000000000000000000000000000000000		(Managing Director)	(Whole-Time Director)	
		(Sanjay Sharma)		DIN:00996149	DIN:00996193	
		F.C.A., Partner		0.00000149	FO DII 4.00330 133	
		Membership No. 087382				
				Sd/- Sd/- Dinesh Singla	Sd/-	
					Ritika Vats	
		(DX0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0		Chief Financial Officer PAN: BLVPS6089N	& Compliance Officer	
		**DFOFOFOFOFOFOFOFOFOFOFOFOFOFOFOFOFOFOF		LAIN. DEVESTION	& Compliance Officer	
		Place: New Delhi			PAN: CBKPV2742K	







CONSOLIDATED STATEMENT OF PROFIT & LOSS as at 31st March 2025 (Rupees in lacs, except share data, per share data and unless otherwise stated)

		Note No.	Year Ended 31.03.2025 Amount in (Rs. lakhs)	Year Ended 31.03.2024 Amount in (Rs. lakhs)
	Revenue from Operations	24	6,885.45	3,324.6
an o	Other Income	25	38.88	0/0/0/0/0/0/0/071.5
	Total Income (I+II)		6,924.33	3,396.2
IV	Expenses:			
	Employees Benefits Expenses - U - U - U - U - U - U - U - U - U -	26 0	KOKOKOKOKOK 342.03	XOXOXOXOXO325.9
	Purchase of Stock in trade Financial Costs	27 28	299.90 18.05	50000000005.
	Depreciation & Amortization Expense	29	DECECTOR OF 0 = 0.03	0707070707052.4
	Other Expenses	30	5,487.78	2,566.
	Total Expenses		6,223.69	2,950.2
v	Profit before exceptional and extraordinary items and tax (III-IV)		700.64	445.9
VI	Exceptional Items			
ROAD	Exceptional Income			
VII	Profit before extraordinary items and tax (V-VI)		700.64	446.0
VIII	Extraordinary Items			
IX	Profit before tax (VII-VIII)		700.64	446.0
×	Tax Expenses: (1) Current Tax	22	184.36	123.
	(2) Past Period Tax			X5X5X5X5X5X5
	(3) Deferred Tax	7000	(0.86)	50000000000000000000000000000000000000
XI	Profit(Loss) for the year after tax		517.14	323.
ХII	Other Comprehensive Income			
A	(i) Item that will not be reclassified to Profit & Loss			
	Re-measurement Gains/(Losses) on Defined Benefit Obligation Profit/(Loss) on Sale of Non-Current Investment		20000000000000000000000000000000000000	5.
	(ii) Income tax relating to items that will not reclassified to Profit & Loss			
В	(i) Item that will be reclassified to Profit & Loss			
	(ii) Income tax relating to items that will be reclassified to Profit & Loss			
XIII	Total Comprehensive Income for the Year (XI+XII)		518.59	328.9
XIV	(A) Net Profit Attributable to :			
	a) Owners of the Company		518.59	0 0 0 0 0 0 0 324.
	b) Non-Controlling Interest		(1.45)	
	(B) Other Comprehensive Income attributable to:			
	a) Owners of the Company		20202020202021.45	5.5
	b) Non-Controlling Interest			
	(C) Total Comprehensive Income attributable to:			
	a) Owners of the Company		520.04	5252525252330.
	b) Non-Controlling Interest		(1.45)	(1.:
XIIV	Earning Per Equity Share	31	59798989898989	5252525252525
	(1) Basic (in Rs.) (2) Diluted (in Rs.)		4.68	2.9
	Significant Accounting Policies & Notes to the Financial Statements	1 to 2		
	As per our report of even date attached to the Financial Statements		For and on Behalf of the Boa Touchwood Entertainment	
	For VSD & Associates Chartered Accountants			
	(Firm Registration No. 008726N)		00000000000000000000000000000000000000	Sd/-
			Manjit Singh	Vijay Arora
	sd/-		(Managing Director) DIN:00996149	(Whole-Time Director) DIN:00996193
	(Sanjay Sharma) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			
	F.C.A., Partner Membership No. 087382			
			50,000 Sd/- 0000	Sd/-
			Dinesh Singla	Ritika Vats
	Place : New Delhi		Chief Financial Officer PAN: BLVPS6089N	Company Secretary & Compliance Officer
	Date: 20th May 2025		I AN. DEVESTOOSIN	PAN: CBKPV2742K







CONSOLIDATED STATEMENT OF CASH FLOWS as at 31st March 2025 (Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Year Ended 31.03.2025	Year Ended 31.03.2024 Audited	
	Audited		
Cash flow from Operating Activities			
Total Comprehensive Income After Tax	518.59	328.93	
Adjustments for:		K0K0K0K0K0K0K0K0K	
Tax Including Deferred Tax	0A0A 4A0A0A0A0A0A 183.50	50505050505122.69	
Depreciation & Amortisation Exp.	0 = 0 = 0 = 0 = 0 = 0 = 0 = 0 75.93	52.49	
Interest Received	(38.58)	(64.91	
Dividend Received	XOXOXOXOXOXOXOX(0.06)	0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0	
Finance Cost	HOHO HOHO HOHO HOHO HOHO	05050505050505.26	
) <u> </u>		
Operating Profit before working capital changes	YOYO OYOYOYOYO 752.08	07070707070444.47	
Changes in Working Capital			
Derease/(Increase) in Trade Receivable	/	<u> </u>	
Derease/(Increase) in Other Bank Balance) <u> </u>	U=U=U=U=U= (324.55	
Derease/(Increase) in Other Current Assets	E0E0 (779.06)	0 = 0 = 0 = 0 = 0 = 14.72	
Derease/(Increase) in Loan & Advances	(11.50)	KOKOKOKOKOKO 9.05	
Increase/(Decrease) in Employee Benefit (Current)	(07070707070707098)	X0X0X0X0X0X0X(0.64	
Increase/(Decrease) in Trade Payable	50.86	(319.23	
Increase/(Decrease) in Other Financial Liability	X0X0X0X0X0X0X0X0X0X0X0X	07070707070(313.23	
Increase/(Decrease) in Other Financial Liability Increase/(Decrease) in Other Current Liability	2.62	0=0=0=0=0=91.77	
Net Cash Flow from Operation	114.76		
		60.00.00.00.00.00	
Less : Income Tax paid	123.16	110.44	
Net Cash Flow from Operating Activities (A)	(8.41)	(240.13	
Cash flow from investing Activities	{5\5\4\5\6\5\6\5\6\5\6\6\6\6\6\6\6\6\6\6\	<u> </u>	
Purchase of Property, Plant & Equipment	(336.48)	(264.42	
Invetment in Listed Shares	(330.40)		
Sale of Fixed Assets) X O X O X O X O X O X O X O X (11.02)	27.78	
	(URORURORORORORORORORO		
Interest received Under	38.58	0707070707064.91	
Dividend received 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0 X 0	XOXOXOXOXOXOXOXOXO0.06		
Net Cash Flow from Investing Activities (B)	(309.68)	(171.73	
XOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXO	(303.08)		
Cash Flow From Financing Activities		000000000000000000000000000000000000000	
Proceeds from issue of share capital including securities premium	X0X0X0X0X0X0X0X0X0X0X	020202020202020	
Increase/(Decrease) in Borrowing Non Current	27.96)	04040404040116.95	
Increase/(Decrease) in Borrowing Current	(0) 0 (8.34)	KOKOKOKOKOKOK 28.32	
Interest Paid	0=0=1=0=0=0=0=0=0=(12.70)	X0X0X0X0X0X0X0X	
Dividend Paid	AUAU (44.32)	(38.78	
Net Cash Flow from Financing Activities (C)	XOXO VAVAVAVAVA(93.32)	789.73	
Net (Decrease)/ Increase in Cash & Cash Equivalents (A+B+C)	(411.41)	377.87	
Net (Decrease) increase in Cash & Cash Equivalents (A+B+C)			
Opening Cash & Cash Equivalents	0,000 2,135.25	0,000,000,01,757.39	
Cash and cash equivalents at the end of the period	1,723.85	2,135.25	
Cash And Cash Equivalents Comprise :		626666666666666666666666666666666666666	
Cash	2020 0202020202020245.79	DEDEDEDEDED 62.29	
Bank Balance:		X0X0X0X0X0X0X0X	
Current Account	07070707070701,678.06	2,072.96	
Total	1,723.85	2,135.25	

Notes:
(1') The above Statement of Cash Flows has been prepared under the "Indirect Method" as set out in Ind AS-7 on Statement on Cash Flows.

(2') Previous Year's figures have been regrouped, rearranged and reclassified wherever necessary to conform to the current year's classification.

(3') The above Statement of Cash Flow were reviewed by the Audit Committee and thereafter approved by the Boards of Directors at their respective meeting held on 20.05.2025.

(4') Figures in brackets indicates cash outflow

Significant Accounting Policies & Notes to the Financial Statements

As per our report of even date attached to the Financial Statements

For and on Behalf of the Board of Directors **Touchwood Entertainment Limited**

For VSD & Associates

Chartered Accountants (Firm Registration No. 008726N)

Sd/-Manjit Singh (Managing Director) DIN:00996149

1 to 2

Sd/-Vijay Arora (Whole-Time Director) DIN:00996193

Sd/-

(Sanjay Sharma)

F.C.A., Partner

Membership No. 087382

Sd/-Dinesh Singla Chief Financial Officer PAN: BLVPS6089N

Sd/-Ritika Vats Company Secretary & Compliance Officer PAN: CBKPV2742K

Place : New Delhi Date: 20th May 2025







CONSOLIDATED STATEMENT OF CHANGES IN EQUITY as at 31st March 2025 (Rupees in lacs, except share data, per share data and unless otherwise stated)

(a) Equity Share Capital			(All amo	unts in Rs. Lakhs,
For the year ended March 31, 2025	No. of Shares	Amount		
Equity shares of Rs. 10 each issued, subscribed and fully paid At April 1, 2024	11,081,245	1,108.12		
Changes in Equity Share Capital due to prior period errors Restated balance	11,081,245			
Changes in Equity Share Capital during the current year	11,001,243	7 000000000000000000000000000000000000		
As at March 31, 2025	11,081,245	1,108.12		
For the year ended March 31, 2024 Equity shares of Rs. 10 each issued, subscribed and fully paid	No. of Shares	Amount		
At April 1, 2023	10,181,245	1,018.12		
Changes in Equity Share Capital due to prior period errors Restated balance	10,181,245	1,018.12		
Changes in Equity Share Capital during the current year	900,000	90.00		
As at March 31, 2024	11,081,245	1,108.12		
(b) Other equity				
For the year ended March 31, 2025	Share Warrants	Reserves :	and Surplus Retained Earning	Total Equity
As at April 1, 2024	510.00	828.00	1,082.19	2,420.1
Restated balance as at April 1, 2024	510.00	828.00	1,082.19	2,420.19
Addition during the year	25252525252			
Less: Amount forfeited and transfer to Retaimed earnings	610 000 (F10 00)		510.00	
/from Share Warrants Profit for the year	(510.00)		518.59	518.59
Other comprehensive income	252525252525		1.45	1.45
Total comprehensive income	KOKOKOKOKOK	828.00	1,030.04	1,858.0
Dividend Paid	<u> </u>	<u> </u>	(44.32)	(44.32
As at March 31, 2025		828.00	2,067.91	2,895.9
For the year ended March 31, 2024			and Surplus	Total Equity
	Share Warrants 739.50	Securities Premium	Retained Earning 790.80	
As at April 1, 2023 Restated balance as at April 1, 2023	739.50		790.80	1,530.30 1,530.30
Addition during the year		828.00	2020202020202020	828.0
Converted into Eq. Share during the year	229.50			229.5
Profit for the year	525252525252		0 = 0 = 0 = 0 = 0 324.63	324.6
Other comprehensive income	020202020202	KOXOXOXOXOX	07070707075.54	5.54
Total comprehensive income	510.00	828.00	330.18	1,668.18
Dividend Paid OXOXOXOXOXOXOXOXOXOXOXOXOXOXOX	X0X0X0X0X6XC	X0X0X0X0X0X0	(38.78)	(38.78
As at March 31, 2024	510.00	828.00	1,082.19	2,420.19
Significant Accounting Policies & Notes to the Financial Statements				
As per our report of even date attached to the Financial Statemer		For and on Behalf of the	Roard of Directors	
pro per our report of even date attached to the Financial Statemen		Touchwood Entertainm		
For VSD & Associates				
Chartered Accountants				
(Firm Registration No. 008726N)		KOKOKOKOKOK	020202020202020	
		Sd/-	Sd/-	
X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0X0		Manjit Singh (Managing Director)	Vijay Arora (Whole-Time Director)	
Sd/- 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		DIN:00996149	DIN:00996193	
(Sanjay Sharma)		0 0 0 0 0 0 0	0.0000000000000000000000000000000000000	
F.C.A., Partner				
Membership No. 087382				
		Sd/-	Sd/- 000	
		Dinesh Singla	Ritika Vats	
		Chief Financial Officer	Company Secretary	
Place: New Delhi		PAN: BLVPS6089N	& Compliance Officer	
Date: 20th May 2025	XOXOXOXOXOXO		PAN: CBKPV2742K)KOKOKOKO)







NOTES FORMING PART OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2025

1 Corporate Information

The Company was incorporated as a Private Limited company on 1st August 1997 under the provisions of Companies Act 1956 and gets itself converted into Limited Company after passing Special Resolution on 08/03/2003 in terms of Section 31/21 read with Section 44 of the Companies Act 1956. The Company is engaged in Event Management Services. The Equity Shares of the Company are listed at National Stock Exchange (NSE) of India since 21st December 2017 with Symbol: TOUCHWOOD and Series ISIN: INE486Y01013

2 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) read with the Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and other relevant accounting principles generally accepted in India. The consolidated financial statements also include the financials of two newly incorporated subsidiaries also namely, MakeMeUp Pvt Ltd and WedAdvisor Solutions Pvt Ltd.

(b) Basis of Measurement

The consolidated financial statements of the Company have been prepared using the historical cost basis.

Summary of Significant Accounting Policies

(a) Use of Estimates

The preparation of consolidated financial statements in conformity with Indian Accounting Standards (Ind AS) requires management of the company to make judgments, estimates and assumptions that affect the reported amount of revenues, expenses, assets and liabilities (including disclosure of contingent liabilities) at the end of the reporting period.

The management believes that the estimates used in preparation of the consolidated financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognized in the periods in which the results are known/materialise.

b. Current versus Non-Current Classification

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

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- ▶ Held primary for the purpose of trading
- ► Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified a non current. A liability is current when

- It is expected to be settled in normal operating cycle
 It is held primarily for the purpose of trading
- ► It is due to be settled within twelve months after the reporting period, or
- ► There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period







The Company classifies all other liabilities as non-current.

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

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in the Schedule III to the Companies Act, 2013. Based on the nature of products and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents, the Company has ascertained its operating cycle as 12 months for the purpose of current/non current classification of assets and liabilities.

c. Foreign Currencies

The Company's financial statements are presented in INR, which is also the Company's functional currency. Functional currency is the currency of the primary economic environment in which the entity operates and is normally the currency in which the entity primarily generates and expends cash.

Transactions and Balances

Transactions in foreign currencies are initially recorded by the Company at their respective functional currency spot rates at the date the transaction first qualifies for recognition.

Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date.

Exchange differences arising on settlement or translation of monetary items are recognised in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions.

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. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government.

However, Goods and Service Tax (GST) is not received by the Company on its own account. Rather, it is tax collected by the seller on behalf of the government. Accordingly, it is excluded from revenue.

The specific recognition criteria described below must also be met before revenue is recognised.

Interest income

Interest income is recognized on time proportion basis considering the funds deployed and the applicable interest rates.

Dividend income

Dividend Income is accounted for as income, when the right to receive dividend is established.

e. Taxes

Current Income Tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities.

The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date.

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

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evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

During the year under review the company has made Income tax provision of Rs. 184.36 lacs (Previous Year Rs. 123.16 lacs) under section 115BAA of the income tax Act.

Deferred Tax

Deferred income tax is provided in full, using the liability method on temporary differences arising between the tax bases of assets and liabilities and their carrying amount in the financial statement. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are excepted to apply when the related deferred income tax assets is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised for all deductible temporary differences and unused tax losses, only if, it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the Company has a legally enforceable right to offset and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

Current and deferred tax is recognised in the Statement of Profit and Loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

During the year under review the company has made Deferred tax assets of Rs. 0.86 lacs (Previous Year Deferred tax asset of Rs. 0.47 lacs).

f. Property, Plant and Equipment

(i) Recognition and Measurement

Property, plant and equipment are tangible items that are held for use in the production or supply for goods and services, rental to others or for administrative purposes and are expected to be used during more than one period.

The cost of an item of property, plant and equipment shall be recognised as an asset if and only if it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. Freehold lands are stated at cost. All other items of property, plant and equipment are stated at cost, net of recoverable taxes less accumulated depreciation, and impairment loss, if any.

The cost of an asset includes the purchase cost of material, including import duties and non refundable taxes, and any directly attributable costs of bringing an asset to the location and condition of its intended use. Interest on borrowings used to finance the construction of qualifying assets are capitalised as part of the cost of the asset until such time that the asset is ready for its intended use. The carrying amount of the replaced part is derecognised. All other repair and maintenance costs are recognised in the Statement of Profit and Loss as incurred.

The present value of the expected cost for the decommissioning of an asset after its use, if any, is included in the cost of the respective asset if the recognition criteria for a provision are met. Assets identified and technically evaluated as obsolete are retired from active use and held for disposal are stated at the lower of its carrying amount and fair value less cost to sell.







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

The consolidated property, plant and equipment and intangible assets include balances of holding and two subsidiary companies.

(i) Subsequent Expenditure

Subsequent costs are included in the asset's carrying amount only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably.

Depreciation

Depreciation has been provided based on life assigned to each asset in accordance with Schedule II of the Companies Act, 2013. Depreciation on Property, Plant & Equipment (other than Intangible assets) is provided based on the following useful life of the assets:-

Asset Category	Useful Life (In years)
Office Equipments	5 years
Motor Cars	8 years
Furniture and Fixtures	10 years
Electrical Items	5 years
Computer and Peripherals	3 years
Generator	15 years
Printer	5 years
Television	5 years
Composting Machine	15 years

Depreciation on additions is provided on a pro rata basis from the date of such additions. Similarly, depreciation on assets sold/ disposed off during the year is being provided upto the date on which the assets are sold/ disposed off.

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.

Modification or extension to an existing asset, which is of capital nature and which becomes an integral part thereof is depreciated prospectively over the remaining useful life of that asset.

g. Intangible Assets

(i) Recognition and Measurement

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses.

Intangible assets assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortization period or method, as appropriate, and are treated as changes in accounting estimates. The amortization expense on intangible assets with finite lives is recognised in the statement of profit and loss unless such expenditure forms part of carrying value of another asset.

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







Internally generated intangible assets, excluding capitalized development costs, are not capitalized and expenditure is reflected in the statement of profit and loss in the year in which the expenditure is incurred.

(ii) Subsequent Expenditure

Subsequent expenditure is capitalised only when it increases the future economic benefits from the specific asset to which it relates.

(iii) Amortisation

Intangible Assets is amortised on a straight line basis over a period of three years, being the period over which the Company expects to derive economic benefits from the use of the Intangible Assets.

h. Borrowing Costs

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

i. Impairment of Non-Financial Assets

The Company assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cashgenerating units (CGU) fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from

other assets or groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For the purpose of impairment testing, assets that cannot be tested individually are grouped together into the smallest group of assets that generates cash inflows from continuing use that is largely independent of cash flows of other assets or group of assets (CGU).

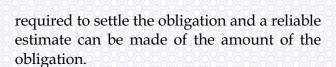
For assets excluding goodwill, an assessment is made at each reporting date to determine whether there is an indication that previously recognised impairment losses no longer exist or have decreased. If such indication exists, the Company estimates the asset's or CGU's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the statement of profit or loss unless the asset is carried at a revalued amount, in which case, the reversal is treated as a revaluation increase.

j. Provisions, Contingent Liabilities and Assets

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







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

A contingent liability exists when there is a possible but not probable obligation, or a present obligation that may, but probably will not, require and outflow of resources, or a present obligation whose amount cannot be estimated reliably. Contingent liabilities do not warrant provisions, but are disclosed unless the possibility of outflow of resources is remote. Contingent assets are neither recognised nor disclosed in the financial statements. However, contingent assets are assessed continuously and if it is virtually certain that an inflow of economic benefits will arise, the asset and related income are recognised in the period in which the change occurs.

A contingent asset is not recognised but disclosed, when possible asset that arises from past events and whose existence will be confirmed only by the occurrence or nonoccurrence of one or more uncertain future events not wholly within the control of the Company.

k. Employee Benefits

i. Short-Term Obligations

Short-term obligations liabilities for wages and salaries, including nonmonetary benefits that are expected to be settled wholly within twelve months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the undiscounted amounts expected to be paid



when the liabilities are settled. The liabilities are presented as current benefit obligations in the balance sheet.

ii. Retirement and Other Employee Benefits

The Company provides for Gratuity covering eligible employees of company. The Gratuity provides a lumpsum payment to vested employees at retirement, death, incapacitation or termination of employment, of an amount based on the respective employee's salary and the tenure of employment with the Company. The company does not have any policy for leave encashment/ carry forward of leaves.

Liabilities with regard to the Gratuity are determined by actuarial valuation, performed by an independent actuary, at each balance sheet date using the projected unit credit method.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and fair value of plan assets. This cost is included in employee benefit expense in the statement of profit and loss.

Re-measurement gain and loss arising from experience adjustments and change 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 change in equity and in the balance sheet.







1. Cash and Cash Equivalents

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

m. Financial Instruments

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

(A) Financial Assets

Initial Recognition and Measurement

All financial assets and liabilities are initially recognized at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities, which are not at fair value through profit or loss, are adjusted to the fair value on initial recognition.

Subsequent Measurement

For purposes of subsequent measurement, financial assets are classified in following categories:

(i) Financial Assets carried at Amortised Cost (AC)

A financial asset is measured at amortised cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(ii) Financial Assets at Fair Value through Other Comprehensive Income (FVTOCI)

A financial asset is measured at FVTOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Interest income for these financial assets is included in other income using the effective interest rate

method.

(iii) Financial Assets at Fair Value through Profit or Loss (FVTPL)

A financial asset/equity investment which is in

scope of Ind AS 109 and is not classified in any of the above categories are measured at FVTPL. During the year under review the company has invested in Listed equity shares, In which case the company has identified the valuation at the end of Quarter/year and respective increase/diminution in value have been dealt in the financials of the company.

(B) Financial Liabilities

Initial Recognition and Measurement

All financial liabilities are recognized at fair value and in case of loans, net of directly attributable cost. Fees of recurring nature are directly recognised in the Statement of Profit and Loss as finance cost.

Subsequent Measurement

Financial liabilities are carried at amortized cost using the effective interest method. For trade and other payables maturing within one year from the balance sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

(C) Derecognition Instruments of Financial

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for derecognition under Ind AS 109. A financial liability (or a part of a financial liability) is derecognized from the Company's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

(D) Reclassification of Financial Assets

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial







liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The company's senior management determines change in the business model as a result of external or internal changes which are significant to the company's operations. Such changes are evident to external parties. A change in the business model occurs when the company either begins or ceases to perform an activity that is significant to its operations.

If the company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the imediately next reporting period following the change in business model. The company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest.

(E) Offsetting of Financial Instruments

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

n. Earnings per Share

Basic earnings per share is computed using the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed using the weighted average number of equity and equivalent dilutive equity shares outstanding during the year, except where the result would be anti-dilutive.

o. Use of Estimates

The preparation of financial statements in conformity with Indian Accounting Standards (Ind AS) requires management of the Company to make judgments, estimates and assumptions that affect the reported amount of revenues, expenses, assets and liabilities (including disclosure of contingent liabilities) at the end of the reporting period.

The areas involving critical judgements are as follows-

(i) Depreciation/Amortisation and useful lives of Property, Plant and Equipment/Intangible assets

Property, plant and equipment/intangible assets are depreciated/amortised over their estimated useful lives, after taking into account estimated residual value. Management reviews the estimated useful livesand residual values of the assets annually in order todetermine the amount of depreciation / amortisation tobe recorded during any reporting period. The useful lives and residual values are based on the Company's historical experience with similar assets and take into account anticipated technological changes. The depreciation / amortisation for future periods is revised if there are significant changes from previous estimates.

(ii) Provisions

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

(iii) Defined Benefit Obligations

The costs of providing gratuity and other post employment benefits are charged to the Statement of Profit and Loss in accordance with Ind AS 19 'Employee benefits' over the period during which benefit is derived from the employees' services. The costs are assessed on the basis of assumptions selected by the management. These assumptions include salary escalation rate, discount rates, expected

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rate of return on assets and mortality rates.

The same is disclosed in Note 17.

(iv) Income Tax

The Company's tax jurisdiction is India. Significant judgements are involved in estimating budgeted profits for the purpose of paying advance tax, determining the provision for income taxes, including amount expected to be paid/ recovered for uncertain tax positions.

Notes to Account

- 1. The party balances classified under sundry debtors, sundry creditors, loans & advances are subject to confirmation and reconciliation with the respective parties.
- 2. The Company could not account for entire amount of Tax deducted at source, by its clients as the clients have yet to file their quarterly TDS return for March 2025 Qtr. In view of this the company has accounted the TDS amount to the extent amount appearing in Form 26AS and TDS deducted by clients in case of bill wise payment received.
- 3. Contingent liability may be mcurred in respect of pending direct & indirect taxes & statutory dues the amount of which is neither known nor presently ascertainable. Further in one case the company has filed anappeal with GST department (Mumbai) andpaid an amount of Rs. 7.02 lacs.
- 4. In the opinion of the management the value of Current Assets & Loans & Advances is not less than the amounts stated in books of accounts and are considered good
- 5. The Company was allotted a Pent House at JAYPEE GREENS, NOIDA vide provisional allotment letter bearing No. 47698/390115/KRH0213202 dated 09/11/2013 for a total consideration of R220.32 lacs Till. the close of the current financial year the company has paid a sum of Ri1349 lacs M/s Jaypee Infratech Limited is in process of resolution of insolvency but the company's management is confident of getting the possession of the property in the coming time. Therefore no provision for diminution

in the value of advance given for the same is considered. This amount is classified under "Loan Under Financial Liability (Non Current)"

- 6. Further an amount of Rs. 25 lacs had been seized by the investigation wing of IT Department during the FY 2019 and the company has shown the same under "Other Current Assets."
- 7. Provision for Current income tax has been made as per the provisions of Income tax Act 1961 which is subject to assessment.
- 8. As certified by the directors of the Company no legal case against the company was pending as on Balance sheet date. However the company has filed two suits for recovery of some advance paid to parties (Amount Rs. 3.20 Crore)
- The company has taken prior approval from the shareholders for paying Remuneration to Managing Director and Executive director in accordance with Schedule of The Companies Act.
- 10. The Company has communicated with its Sundry Creditors enquire whether they are registered under Micro, Small and Medium Enterprises Development Act, 2006 or not.

The company has recognized and considered that these creditors are not covered within the Provisions of Micro, Small and Medium Enterprises Development Act, 2006. As per the data and information provided by the management all the Trade payables at the end of the year are identified for which no dues are payable under Micro, Small and Medium Enterprises Development Act, 2006.

- 11. **a.** Subsidiaries: The company has two subsidiaries, namely, out of which one is wholly owned and had made investment in previous financial year;
 - a) MakeMeUp Private Limited
 - b) WedAdvisor Solutions Private Limited

During the year under review, WedAdvisor Solutions Pvt Ltd., shall start commercial operations from the next financial year.







The company on the date of Balance sheet have diluted all investment capital, made by the Touchwood Entertainment Ltd., into equity share capital.

The Group's subsidiary is set out below. Unless otherwise stated, they have share capital consisting solely of equity shares that are held directly by the Group and proportion of ownership interests held equals the voting rights held by the Group. The country of incorporation or registration is also their principal place of business:

Name of Entity	Status	Country of	Ownership interest held by the group (%)		
	9000000000	Incorporation	March 31, 2025	March 31, 2024	
MakeMeUp Private Limited	Subsidiary	India	92.03	92.03	
WedAdvisor Solutions Private Limited	Wholly owned Subsidiary	India	100	100	

b. Additional information, as required under schedule III of the Companies Act, 2013, as required enterprises considered as subsidiary.

		31st March 2025							
	Net Assets			Share in Profit or Loss		Share in Other Comprehensive income		Share in total Comprehensive income	
	Amount	As a % of Cons olida ted net asset s	Amount	As a % of Conso lidate d Profit or loss	Amou nt	As a % of Consoli dated OCI	Amount	As a % of Consolidat ed TCI	
Parent Company					8080808		5252555		
Touchwood Entertainment Ltd.	4119.18	101.2 4%	538.74	104.18	1.45	100.00	540.19	104.16%	
<u>Subsidiary</u>									
MakeMeUp Private Limited	149.53	3.67 %	(18.18)	(3.51%	Nil	Nil	(18.18)	(3.50%)	
WedAdvisor Solutions Private Limited	52.25	1.28	(3.42)	(0.66%	Nil	Nil	(3.42)	(0.66%)	
Non Controlling Interest	64.52	1.59 %	N/A	N/A	N/A	N/A	N/A	N/A	
Consolidation Adjustments / Eliminations	Nil	Nil	4.99	0.96%	Nil	Nil	4.99	0.96%	
Eliminations				31st N	1arch 2024				
	Net As	Net Assets Share in Profit or S		Share in Profit or		in Other ehensive ome		e in total ensive income	
	Amount	As a % of	Amount	As a % of	Amou nt	As a % of	Amount	As a % of Consolidat	







		Cons olida ted net asset s		Conso lidate d Profit or loss		Consoli dated OCI		ed TCI
Parent Company								
Touchwood Entertainment Ltd.	3623.31	100.8 0%	362.18	111.99	5.54	100.00	367.73	111.80%
Subsidiary								
MakeMeUp Private Limited	167.72	4.67 %	(15.58)	(4.82%	Nil	Nil	(15.58)	(4.74%)
WedAdvisor Solutions Private Limited	55.67	1.55 %	(23.21)	(7.18%	Nil	Nil	(23.21)	(7.06%)
Non Controlling Interest	65.97	1.84	N/A	N/A	N/A	N/A	N/A	N/A
Consolidation Adjustments / Eliminations	Nil	Nil	4.99	1.54%	Nil	Nil	4.99	1.52%

- 12. **Segment Reporting:** As per Ind-AS 108 the company has multiple business segment i.e. "event management" "Construction services" and "trading activities" and all the revenue comes from them have been identified and provided in the financials of the company. During the year under review the company has carried it's one subsidiary and one wholly owned subsidiary companies namely MakeMeUp Private Limited and WedAdvisor Solutions Private Limited respectively and they have/shall carry on different segments of business revenue from the this/next financial years. There is no specific geographical reporting segment as the company is doing business across India
- 13. Previous year figures have been regrouped or reclassified wherever found necessary to make them comparable with the figures of the current year.

		<u>2024-2025</u>	2023-2024
14.	Payment made in Foreign Currency	Nil	Nil
15.	Earning in Foreign Currency	Nil	50.00 lacs
16.	Statutory Auditor's Remuneration Audit Fee & LRR Fee	5.00 lacs	4.80 lacs

17. Disclosures as per Ind AS 19 "Employee Benefits" relating to Actuarial Valuation of Gratuity

The Company has a defined benefit gratuity plan in India, governed by the Payment of Gratuity Act, 1972. The plan entitles an employee, who has rendered at least five years of continuous service, to gratuity at the rate of fifteen days wages for every. completed year of service or part thereof in excess of six months, based on. the rate of wages last drawn by the employee concerned.







Membership Information

Membership data of the Plan as at 31-Mar-2025 (Census Date) was provided by the Sponsor. A summary of membership data provided is given below:

		% increase	31-Mar-2025	31-Mar-2024
Number of members considered for valuation		33.30%	32	24
Average age		-2.90%	33.77	34.77
Monthly Salary (INR)	Average	-13.90%	84,297	97,958
	Total	14.70%	2,697,500	2,351,000
Past Service (Years)	Average	-16.90%	5.94	7.14
Discontinuance Liability^	Total	10.50%	11,790,769	10,670,673

Amount Recognised in Statement of Profit & Loss Account

Particulars	2024-25	2023-24
Current Service Cost	700,211	424,995
Past Service Cost		
Settlement/Curtailment Cost/(Credit)		
Interest on DBO	643,133	624,720
Interest on Plan Assets		
Expenses Recognised in Profit & Loss	1,343,344	1,049,715

Amount Recognised in Other Comprehensive Income

Particulars	2024-25	2023-24
Remeasurement of DBO		
-Changes in Demographic Assumption		
-Changes in Financial Assumption	330,053	106,274
-Changes due to Plan Experience	(475,208)	(660,591)
Expense/(Income) recognised in OCI	(145,154)	(554,317)







Reconciliation of Defined Benefit Obligation

Particulars	2024-25	2023-24
Opening Balance	9,220,542	8,725,143
Service Cost	700,211	424,995
Interest on DBO	643,133	624,720
Remeasurement of DBO	(145,154)	(554,317)
Payment Made	Nil	Nil
Closing Balance	10,418,732	9,220,542

Current & Non Current Liability

Particulars	2024-25	2023-24	
Current Liability	1,165,981	1,067,797	
Non Current Liability	9,252,751	8,152,745	
Total	10,418,732	9,220,542	

Maturity Profile-Future Expected Payment

Time Period (in years)	2024-25	2023-24	
<=1	1,165,981	1,067,797	
2-5	4,230,731	3,920,245	
6-10	5,192,214	4,917,717	
11-15	2,904,233	2,654,419	
Above 15	3,835,609	3,391,383	

Actuarial Assumption

Particulars	2024-25	2023-24
Discount Rate	6.47%	6.98%
Salary Escalation Rate	9.00%	9.00%
Employee Turnover Rate	10.00%	10.00%
Mortality Rate	IALM 2012-14	IALM 2012-14

IALM: India Assured Lives Mortality modified Ult

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As per our report of even date attached to the Financial Statements

For VSD & Associates Chartered Accountants (Firm Registration No. 008726N) For and on Behalf of the Board of Directors
Touchwood Entertainments Limited

Sd/-(Sanjay Sharma) F.C.A., Partner Membership No. 087382

Place: New Delhi Dated: 2th May, 2025 Sd/ Manjit Singh (Managing Director) DIN:00996149

Sd/ Dinesh Singla Chief Financial Officer

PAN: BLVPS6089N

Sd/-Vijay Arora (WholeTime Director) DIN: 00996193

Sd/ Ritika Vats Company Secretary & Compliance Officer PANCBKPV2742K









3: Property, Plant and Equipment											Amou	nt in (Rs. lakhs)
Particulars	Furniture & Fixture	Motor Car	Motor Cycle	Office Equipment	Computer	Electrical Equipment	Generator	Trucks	Printer	Television	Composting Machine	Total
Gross Carrying Amount	75252526			a vala			505050	505059	52525		5050506	
As at April 1, 2023	17.21	198.35	5.47	55.87	49.94	3.22	110.46	99.57	0.80	20.09	1.00	561.98
Additions		262.16		O 1.74	202020	20202	525253	525254	0.52		5454546	48.21
Disposals	a Kokoka	19.00		5×5×5	KOKOKO	KOKOK	5X5X5X	99.57	SYOKO	KOKOK(DKOKOKO	97.99
As at March 31, 2024	17.21	441.52	5.47	57.61	49.94	3.22	110.46	(0.00)	1.31	20.09	1.00	512.20
Additions	0.43	23.15		70.63	0.41	10.28			DXOXO	2.53		336.48
Disposals/write off	(OXOXOXO	XOXOX		OKOKO)	KOKOKO	XOXOX			OXOXO	KOKOK	DXOXOXC)XOXO)
As at March 31, 2025	17.64	464.66	5.47	128.24	50.35	13.50	110.46	(0.00)	1.31	22.62	1.00	848.69
Accumulated Depreciation	1385858	20202		52525		2000	585858	585859	59595		5969698	
As at April 1, 2023	7.04	98.95	3.38	43.23	36.46	3.06	48.40	85.33	0.59	19.09	0.33	345.84
Charge for the year	2.77	24.36	0.52	2.15	5.89	30303	7.00	2.49	0.13	505050	0.06	45.37
Disposals	9595959	2.97	259595		505059	59595		87.82				90.79
As at March 31, 2024	9.81	120.34	3.90	45.38	42.35	3.06	55.39	(0.00)	0.71	19.09	0.39	300.42
Charge for the year	2.24	46.61	0.52	6.62	3.96	1.37	7.00		0.16	0.24	0.06	68.80
Disposals OFFE	KOKOKOK	(OXOXO)	KOKOKO	XOXOX	DXOXOX		KOKOKO)	KOKOKO)	KOKOK	okoko)	KOXOXO;	(OKOK
As at March 31, 2025	12.06	166.95	4.42	52.00	46.31	4.44	62.39	(0.00)	0.88	19.33	0.45	369.22
Net Block(As at April 1,2023)	10.17	99.41	2.09	12.64	13.48	0.16	62.06	14.24	0.21	1.00	0.67	216.14
Net Block(As at March 31,2024)	7.40	321.18	1.57	12.23	7.59	0.16	55.07	0.00	0.60	1.00	0.61	407.41
Net Block(As at March 31, 2025)	5.58	297.71	1.05	76.25	4.04	9.07	48.07	0.00	0.43	3.29	0.55	675.10

Notes

- (1) There are no adjustments to Property, Plant and Equipment on account of borrowing costs and exchange differences.
- (2) There is no impairment of assets during previous 5 financial years.
- (3) There are no revaluation of assets during the year.
- (2) The Company has elected to consider the carrying value of all its items of Property, Plant & Equipment recognised in the financial statements prepared under Previous GAAP and use the same as deemed cost in the opening Ind AS Balance Sheet.

Note - 4- Intengible Assets

Particulars	Trade Mark	Website	Other Intengible Assets	Intengible Assets under Develop.
Gross Carrying Amount	XOKOKOK	OKOKOK	KOKOKO	KOKOK
As at April 1, 2023	0.51	4.29	27.72	12.50
Additions	3050508	05050	KOKOKO	<u> </u>
Disposals	759595	959598	595959	ă Pă Pă
Other adjustments	202025			okoke
As at March 31, 2024	0.51	4.29	27.72	12.50
Additions Additions	(OXOXOXO	KOKOK	DXOXOX	OXOXO
Disposals	(CXOXOXO	XOXOX	DXOXOX	OXOXO
Other adjustments	9595958	52525	Rogoga	25252
As at March 31, 2025	0.51	4.29	27.72	12.50
Accumulated Depreciation	629999		500000	
As at April 1, 2023	0.11	1.79	6.93	<u> </u>
Charge for the year	0.19	303030	6.93	05050
Disposals	952525¥	52525	K <u>a</u> 2020	<u>Yōyōy</u>
As at March 31, 2024	0.30	1.79	13.86	39395
Charge for the year	0.20	62626	6.93	2000
Disposals	MOKOKOK	OXOXO;	KOKOKO	XOXOX
As at March 31, 2025	0.51	20201.79	20.79	08080
Net Block(As at April 1, 2023)	0.40	2.50	20.79	12.50
Net Block(As at March 31, 2024)	0.20	2.50	13.86	12.50
Net Block(As at March 31, 2025)	(0.00)	2.50	6.93	12.50







5: Investments	Amount in (Rs. lakhs)	Amount in (Rs. lakhs)
Particulars	As at 31.03.2025	As at 31.03.2024
Other than Trade Investment (At Cost)		
- Investment / 0 / 0 / 0 / 0 / 0 / 0 / 0 / 0 / 0 /	<u> </u>	<u> </u>
Others	595 <u>959595959595959</u>	
Total		
6: Non Current Loans		
Particulars	As at 31.03.2025	As at 31.03.2024
Unsecured, Considered Good		
Security Deposit	959595959595959 56.20	44.70
Others	77.77.77.77.77.77.77.77.77.77.77.77.77.	113.49
Total	169.69	158.19
Amount O/s with		
Directors & relatives	20	20
7: Deferred Tax Assets		
The Balance Comprises temporary differences attributable to:		
Particulars O O O O O O O O O O O O O O O O O O O	As at 31.03.2025	As at 31.03.2024
(a) Deferred Tax Assets/(Liability)		
Property, Plant & Equipment	2020202020202020202020	0.58
Other	23.29	20.52
Net Deferred Tax Assets	21.96	21.10
(b) Mat Credit Entitlement	000000000000000000000000000000000000000	
Total Deferred Tax Assets	21.96	21.10
Movement in Deferred Tax Assets/Liabilities		
Particulars	Property, Plant & Equipment	Other Other
As at April 1, 2023	2.04	18.59
(Charged)/Credited-		
to Profit & Loss Account	(1.46)	1.93
- to Other Comprehensive Income		000000000000000000000000000000000000000
As at March 31, 2024	000000000000000000000000000000000000000	20.52
(Charged)/Credited-		
-to Profit & Loss Account	(1.91)	2.77
- to Other Comprehensive Income		
As at March 31, 2025	(1.33)	23.29
8: Trade Receivables		
Particulars	As at 31.03.2025	As at 31.03.2024
Unsecured, Considered Good	754.59	741.80
Unsecured, Considered Doubtful	000000000000000000000000000000000000000	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Less: Provision for Expected Credit Loss		
Total	754.59	741.80
Trade receivables stated above include debts due by		
Directors		
Firm in which director is a partner		
Aging Schedule for Trade Receivable attached vide Note No. 8.1	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	







	503050500u	itstanding for the	e following perio	ds from the du	e date of paym	ent	X0X0X0X0
As at March 31, 2025	Current but not due	Less than 6 months	6 months-1 years	1-2 years	2-3 years	More than 3 years	Total
Undisputed Trade receivables - considered good	363.59	45.33	55.54	80.29		29.76	574.51
Undisputed Trade receivables - which have significant increase in credit risk						180.08	180.08
Undisputed Trade receivables - credit impaired							
Disputed Trade receivables - considered good							
Disputed Trade receivables - which have significant increase in credit risk							
Disputed Trade receivables - which have significant increase in credit risk							
Total	363.59	45.33	55.54	80.29	25252525	209.84	754.59

	0%0%0%0%0% <u>0</u> t	Outstanding for the following periods from the due date of payment							
<u>As at March 31, 2024</u>	Current but not due	Less than 6 months	6 months-1 years	1-2 years	2-3 years	More than 3 years	<u>Total</u>		
Undisputed Trade receivables - considered good	436.56	83.84	10.84	0.72	99.20	110.64	741.80		
Undisputed Trade receivables - which have significant increase in credit risk									
Undisputed Trade receivables - credit impaired									
Disputed Trade receivables - considered good									
Disputed Trade receivables - which have significant increase in credit risk									
Disputed Trade receivables - which have significant increase in credit risk									
Total	436.56	83.84	10.84	0.72	99.20	110.64	741.80		

Total OCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOC	436.56	83.84	10.84	0.72	99.20	110.64	741.80
9: Investments	20202020	595959595		95959595		6262626	
Particulars							
Investment in shares							
Adani Port & Special Eco Zone Lim	ited FORORO				11.83	XOXOXOX(
Total					11.83		
10: Cash & Cash Equivalents							
Particulars				As at 3	31.03.2025	As at 31	.03.2024
Balances with Scheduled Banks					1,678.06		2,033.53
Cheque in hand					XOXOXOXO		39.44
Cash on hand				20202020	45.79		62.29
Total					1,723.85		2,135.25
11: Other Cash & Bank Balance							
Particulars				As at 3	31.03.2025	As at 31	.03.2024
Fixed Deposit & Recurring Deposit					511.59		532.40
(More than 3 month maturity)							
Total					511.59	KOKOKOK	532.40







12: Other Current Assets		
Particulars	As at 31.03.2025	As at 31.03.2024
Balance with Govt. Authority	225.70	102.57
Amount recoverable in cash or in kind	ŌXŌXŌXŌXŌXŌXŌXŌXŌXŌXŌ ;732.49 ♥}	76.56
Preoperative Expenses	9898989898989898989898664.4698	64.46
Cash Seized by Income tax Department	25.00 X	25.00
Total October 1980 Control of the Co	505050505050505050 1,047.65	268.58

3: Equity Share Capital	52525252525	5000000000	02000000	250505050	595959
	As At 31.03.202	25	As At 31.03.202	40000000	
Share Capital	Number 9	Amount	Number	Amount	
Authorised 5 2 5 2 5 2 5 2 5 2 5 2 5 2 5 2 5 2 5					
Equity Shares of Rs. 10/- each	20,000,000	2,000.00	20,000,000	2,000.00	
ssued oxoxoxoxoxoxoxoxoxoxo					
Equity Shares of Rs. 10/- each	11,081,245	1,108.12	11,081,245	1,108.12	
Subscribed & Paid Up					
Equity Shares of Rs. 10/- each fully paid up	11,081,245	1,108.12	11,081,245	1,108.12	
Subscribed but not fully Paid Up					
Equity Shares of Rs. 10/- each not fully paid up					
otal	11,081,245	1,108.12	11,081,245	1,108.12	
teconciliation of Share Capital	70Y0Y0Y0Y0Y		020202020	500000000000000000000000000000000000000	
hares outstanding at the beginning of the year	11,081,245	1,108.12	10,181,245	1,018.12	
Bonus Share issued during the year		666666666		500000000000000000000000000000000000000	
equity Shares issued pursuant to conversion of Equity					
Narrants during the year			900,000	90.00	
Shares bought back during the year					
Shares outstanding at the end of the year	11,081,245	1,108.12	11,081,245	1,108.12	
	2024-25	2023-24	2022-23	2021-22	2020-21
Aggregate number and class of shares allotted as fully naid up by way of bouns shares					
Fully paid up Bonus Shares		525Nil328289	S Nil S S S S	525Nil 52525	Nil Nil

Terms/rights attached to Equity Shares Capital

The company has only one class of equity shares having par value of Rs.10/- per share. In the event of liquidation of the Company, the holders of the equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

	REPORT As or	n 31.03.2025	As on 31.	03.2024
Detail of Shareholders having shareholding 5% and above	Number	Percentage	Number	Percentage
Mr. Manjit Singh	3,356,0	23 30.29%	3,381,023	30.51%
Mr. Vijay Arora	3,023,2	94 27.28%	3,163,470	28.55%
Mr. Vinod Somani	1,051,0	00 9.48%		







14: Other Equity	Amount in (Rs. lakhs)	Amount in (Rs. lakhs)	
Particulars 2000 000 000 000 000 000 000 000 000 0	As at	As at	
	31.03.2025	31.03.2024	
Reserves & Surplus			
(a) Money received against share warrants			
Opening Balance	626262626262626510.00	739.50	
Less: Transfer to Retained earnings /Reserve	(510.00)		
Less: Converted in shares during the year	2525252525252525252	229.50	
	\``&\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	510.00	
Reserves & Surplus AOAOAOAOAOAOAOAOAOAOAOAOAOAOAOAOAOAOA			
(b) Securities Premium 00000000000000000000000000000000000			
Opening Balance	828.00) <u> </u>	
Add: Addition during the year 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	{6;6;6;6;6;6;6;6;6;6;6;6;6;6;6;6;6;6;6;	828.00	
Less:Utilised during the year			
(O) O O O O O O O O O O O O O O O O O O	828.00	828.00	
(c) Retained Earning			
Opening Balance	1,082.19	790.80	
(+) Adjustment due to First time Implemention of Ind As (Deferred Tax)*	X0X0X0X0X0X0X0X0X0X		
(+) Net Profit for the current year	©202020202020202518.59	324.63	
(+) Other Comprehensive Income	96969696969696961.45	5.54	
(+) Amount forfeited against share warrants	X9X9X9X9X9X9X9X510.00		
(-) Dividend including DDT	(44.32)	(38.78)	
Total (C)	2,067.91	1,082.19	
CONTROL (A+B+C)	2,895.91	2,420.19	

Note: During the year under review, the company in one of it's Board of Director's meeting which was held on 28th February 2023 had issued 29,00,000 Warrants convertible into equal number of Equity shares of face value of Rs. 10/- each at a price of Rs. 102/- (including premium of Rs. 92/-) to Non-Promoter/Public category upon the receipt of 25% of the subscription money. The company collected Rs. 7,39,50,000/- against such issue representing 25% of the total subscrition money. Later the company received Rs. 688,50,000/- representing 75% against 9 lac share warrants and converted the same into Equity shares. The balance amount for rest of 20,00,000 share warrant totalling 510,00,000/- representing 25% of subscription money, had been carried in the financials of the company as unsubscribed portion. The last date for conversion of share warrants into Equity shares was 31st August 2024. The company, during the year under review, has now decided to forfiet of share application money of these 20 lacs share warrants as per Regulation 13 of SEBI (ICDR) 2018.

15: Non Controlling Interest		
Particulars 2000000000000000000000000000000000000	O As at	OF OF As at TO FOR O
	31.03.2025	31.03.2024
Opening Balance XOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXO	KOKOKOKOKOKO 65.97 KO	KOKOKOKO 67.21
Balance of NCI as in date of issue	52525252525252525252	
Add: Post Acquisition Share in Profit/loss of M/s Makemeup Pvt Ltd	252525252525252 (1.45)	(1.24)
Less: Utilised during the year for Bonus Issue	<u> </u>	Kokokokokok
Total (A)	64.52	65.97
16: Non Current Borrowing		
Particulars 20202020202020202020202020202020202020	O O O O O O O As at O O O	As at
	31.03.2025	31.03.2024
Secured Borrowing:- 07070707070707070707070707070707070		
-From Bank X X X X X X X X X X X X X X X X X X X	5/5/5/5/5/5/5/5/5/5	0 - 0 - 0 - 0 21.55
-From Others	252525252525 94.67	25252525110.72
Total	104.31	132.27
The requisite particulars of Non- Current Borrowings are as under-		
Particulars OXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOXOX	KOKOKOKOKOK As at HOKOKO	As at
	31.03.2025	31.03.2024
Secured Borrowings		
(i) Loan from BMW Finance Ltd		
Current Maturity	252525252525252 2.51	2.32
Non-Current Amount	44.62	47.13





Aging Schedule for Trade Payable attached vide Note No. 19.1



NOTES FORMING PART OF THE CONSOLIDATED FINANCIAL STATEMENTS as at 31st March 2025 (Rupees in lacs, except share data, per share data and unless otherwise stated)

(ii) Loan from Daimler Financial Services India Pvt Ltd		
Current Maturity		<u> </u>
Non-Current Amount		
(iii) Loan from Union Bank of India		
Current Maturity	5252525252525252525252523.88	252525252526.20
Non-Current Amount		3.86
(iv) Loan from Union Bank of India		
Current Maturity	525252525252525252511.51	14.60
Non-Current Amount	9.64	17.68
(v) Loan from Mercedes Benz Financial Services India Pvt Ltd		
Current Maturity	52525252525252525252513.54	202020202011.41
Non-Current Amount	50.06	63.59
(i) Repayable in 47 EMI of Rs. 51,554/-each, Taken as on 02.01.2024 a	and lumpsum payment of Rs. 39,96,076.85 da	ated 16.12.2027 for BMW
Car. 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		
(ii) The car loan was rescheduled during the year and now it is repayable	e in 36 EMI of Rs.54971/-, commenced from	1 4th Feb 2022, Taken for
purchase of a Mercedes Benz Car		
(iii) Repayable in 36 EMI of Rs. 56779.87 each, Taken as on 31.10.202	2 for Skoda Car	
(iv) Repayable in 36 EMI of Rs. 1,11,055/-each, Taken as on 31.10.202		
(v) Repayable in 60 EMI of Rs. 1,54,962/-each, Taken as on 28.03.202		
Current Maturity		
From Bank	5252525252525252525252525	20.80
From Others Co.	2020202020202020202016.05	18.98
Total October 1985	31.44	20,0,0,0,0,39.78
Non Current		
From Bank	85252525252525252525259.64	21.55
From Others	94.67	110.72
Total	00000000104.31	132.27
Total Secured Borrowing	135.75	172.05
17: Provision	Amount in (Rs. lakhs)	Amount in (Rs. lakhs)
Particulars	252525252525252 As at 5252	As at
	31.03.2025	31.03.2024
Provision for Employee Benefit (Refer Note No 14)	92.53	81.53
Total	92.53	81.53
18: Current Borrowings		
Current Maturities of Long term borrowings	31.44	39.78
Total	31.44	39.78
19: Trade Payable		
Particulars To 2000 2000 2000 2000 2000 2000 2000 2	COCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCO	As at
	31.03.2025	31.03.2024
Due of MSME Parties	55.52	
Due of MSME Parties Due of other than MSME Parties (Refer Note No. 9)		93.73

93.73

144.60







	Outstanding fo				
<u>As at March 31, 2025</u>	<u>Less than</u> <u>1 years</u>	1-2 years	2-3 years	More than 3 years	Total
Total outstanding dues of micro enterprises and small enterprises	55.52				55.52
Total outstanding dues of creditors other than micro enterprises and small enterprises	85.59	3.48			89.07
Disputed dues of micro enterprises and small enterprises		00000000000000000000000000000000000000			
Disputed dues of creditors other than micro enterprises and small enterprises					
Provision for expenses		KOKOKOKOKOK		\b\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	KOKOKOKEKO
Total Color	141.12	3.48	Kokokoka	KOKOKOKEKOK	144.60

As at March 31, 2024	Outstanding fo				
AS At March 31, 2024	Less than 1 years	1-2 years	2-3 years	More than 3 years	<u>Total</u>
Total outstanding dues of micro enterprises and small enterprises					
Total outstanding dues of creditors other than micro enterprises and small enterprises	87.62			6.12	93.73
Disputed dues of micro enterprises and small enterprises					
Disputed dues of creditors other than micro enterprises and small enterprises					
Provision for expenses	25252525252		26262626	Rosososesor	
Total	87.62	302020202	20,000	6.12	93.73









20: Other Financial Liabilities	OKOKOKOKO		10000000000000000000000000000000000000
Particulars 9-9-9-9-9-9-9-9-9-9-9-9-9-9-9-9-9-9-9-		As at 525252	As at
		31.03.2025	31.03.2024
Provision for Expenses		21.24	18.62
Total		21.24	18.62
21: Other Current Liabilities			
Particulars 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		Ococo As at Sococo	As at
		31.03.2025	31.03.2024
Advance from Customers		206.31	62.23
Statutory Dues 97979797979797979797979797979797979797		73.20	137.52
Total		279.51	0/0/0/0/199.75
22: Provision			
Particulars		As at 31.03.2025	As at 31.03.2024
Provision for Income Tax		184.36	123.16
Provision for Employee Benefit		11.66	10.68
Total Colonia Employee Ballett		196.02	133.84
23: Contingent liabilities and commitments (to the extent not provided for	1		
(i) Contingent Liabilities			
(a) Claims against the company not acknowledged as debts		<u> </u>	02020202020
(b) Guarantees		525252525252525	KOKOKOKOKOK
(c) Other money for which the company is contingently liable			
(ii) Commitments			
(a) Estimated amount of contracts remaining to be		106.84	106.84
executed on capital account and not provided for		70707070707070	
(b) Uncalled liability on shares and other Investments partly paid			
(c) Other Commitments		20202020202020X	2020202020 <u>2020</u>
	Total	0.0.0.0.0.106.84	106.84









	Touchwood Entertainment Limited	Amount in (Rs. lakhs)	Amount in (Rs. lakhs)
4	Revenue From Operation	31.03.2025	31.03.2024
	(a) Sale of services Event management services		
	XO - Inland - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 -	XOXOXOXOXOXOX 4,836.05 X	3,311.22
	Construction services)	
	Training services - Inland	05050505050505050000	=0=0=0=0=0 13.45
	(b) Sale of goods	0 0 0 0 0 0 0 0 0 0 0 305.26 0	Kokokokokokeka
	Total	6,885.45	3,324.67
			07
	Other Income (a) Interest received	07070707070707070838.58	XOXOXOXOXO 64.91
	(b) Balances Written off	(0);0);0);0);0);0);0);0);0);0);0);0);0);0	XOXOXOXOXOX4.90
	(c) Misc Income (d) Dividend Received	0.24	1.73
	Total	38.88	71.54
		X0X0X0X0X0X0X0X0X0X0X	0707070707070
	Employee Benefits Expenses (a) Salaries & Bonus	172.08	156.52
	(b) Director's Remuneration	\(\tag{5\pm\} \) \(\tag	Yaya 156.00
	(c) Contribution to Provident Fund	0.51	9595959595951
	(d) Staff Welfare expenses (e) Current Service Cost	646464646464646 7.00 6	2.43
	(f) Interest Cost	05050505050506.43	<u> </u>
	Total	0_0_342.03	325.95
	Purchase of Stock in trade		
	Purchase of trade material	X0X0 <u>X0X0X0X0X0</u> 299.90	OKOKOKOKOKOKO
	00000000000000000000000000000000000000	299.90	0202020202020
В	Finance Costs		
	(a) Interest & bank expenses	696969696969696969696969696969	YOYOYOYOYO 5.26
	(b) Interest on taxes	2000 <u>-0.35</u> 18.05	0.03 5.30
			00000000000000000000000000000000000000
380	Depreciation and Amortization		5452525252525
	(a) Depreciation of Property Plant & Equipment (b) Amortization of Intengible Assets	68.80 7.13	52.30 0.19
	-0-0-0-0-0-0-0-CTotal	-0-0 <u>-0-0-0-0-75.93</u>	52.49
\ <u>\</u> \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			
Ö	Other Expenses Payment to Statutory Auditor		
	Audit Fee & LRR Fee	0,0,0,0,0,0,0,0,0,5.72	XOXOXOXOX6.52
	Advertisement & Marketing Expenses	(0) (0) (0) (0) (0) (15.46 ()	7.13
	Misc. Balance Written Off Business Promotions	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	34.39
	Directors Sitting Fee	200000000000000000000000000000000000000	1.06
	Electricity, Generator & Water Expenses	959595959595919.67	9.67
	Event Movement Expenses : Event Movement Expenses		1,104.53
	Hotel, Travelling & Conveyance Expenses - Events	987.52	640.74
	Rent - Banquet Hall U A U A U A U A U A U A U A U A U A U	XOXOXOXOXOXOXO338.98 X	120.00
	Professional & Artist payment - Events Construction Cost	888.84 	582.01
	Fee & Subscription	51.97	10.69
	Fine & Penalty	(0)000000000000000000000000000000000000	XOXOXOXOXOXGXC
	Insurance Expenses	67676767676767676763.22	3.24
	Loss on sale of Fixed Assets Commission Paid	3.12	6.73 0.60
	Office Expenses	U5U5U5U5U5U5U5U62U	0.92
	Printing & Stationery (including for Events)	4.72	
	Legal & Professional Charges Rent Expenses	5.46	8.12 11.50
	Repair & Maintenance Expenses	XOXOXOXOXOXOX 0 .59 X	0,0,0,0,0,0,0,0,0,0,0
	Telephone & Internet Expenses	XOXOXOXOXOXOX 2.66 X	0,0,0,0,0,0,0,0,0,0,0,0
	Tender Fee Travelling Expenses-(Directors)	0.40	0.69
	Unrealised Loss on Shares	2.31	000000000000000000000000000000000000000
	Vehicle Running & Maintenance	70000000000000000000000000000000000000	0.0000000001.25
	Control Contro	5,487.78	2,566.51
	Exceptional Income		
	Prior Period Income		<u>-0-0-0-0-0.13</u>
			0.13
	Earning Per Share		
	Basic Earning Per Share		02
	Net profit attributable to Equity Shareholders Weighted average number of shares	518.59 11,081,245.00	328.93 11,081,245.00
	Basic Earning Per Share (in Rs.)	0/	-0.0.0.0.0.0.2.97
	Diluted EPS		
	Net profit attributable to Equity Shareholders	518.59	328.93
	Opening Balance	11,081,245.00	10,181,245.00
	Issued during the year	X0X0X0X0X0X6X6X6X6X6X	900,000.00
	Bonus Issue during the year Total Weighted number of shares	11,081,245.00	10,742,751.85
	Diluted Earning Per Share	4.68	3.06
	Basic Earning Per Share (in Rs.)		
	pasic earning Per Spare (in Rs.)	4.68	040404040402.97







Information on related party transactions pursuant to Ind AS 24- Related Party Disclosure

Following are the related parties and transactions entered with related parties for the relevant financial year:

A) List of related parties and relationships

i) Key Management Personnel:

Mr. Manjit Singh, Managing Director Mr. Vijay Arora, Whole Time Director Mrs. Jaswinder Kaur, Executive Director Mrs. Priyanka Arora, Executive Director Mr. Shrey Khandelwal, Executive Director Mr. Dinesh Singla, Chief Financial Officer Ms. Ashima Arora, Company Secretary

i) Directors:

Mr. Manjit Singh, Managing Director
Mr. Vijay Arora, Whole Time Director
Mrs. Jaswinder Kaur, Executive Director
Mrs. Priyanka Arora, Executive Director
Mrs. Priyanka Arora, Executive Director
Mr. Shrey Khandelwal, Executive Director
Mr. Michael Anthony Cruz, Independent Director
Mr. Vijay Kumar Pugalia, Independent Director
Mr. Manjeet Singh Saini, Independent Director
Ms. Paruldeep Kaur, Independent Director
Mr. Kishor Kumar, Independent Director

ii) Entities which is controlled or jointly controlled by Director or his/her relative or in which Director or his/her relative is KMP or Significant Influence Nexgtech Infratech Private Limited
Nexgtech Net Solutions Private Limited
Nexgtech Telecom Private Limited
Nexgtech Infratel LLP

Digione Technologies Private Limited Sirio India Inductive Components Private Limited

Sarjuns Ventures The Orange Tree

iii) Relatives of KMPs/Director's

B) Transactions with related parties

The following transactions were carried out with related parties in ordinary course of business:

Ms. Kanika Arora, Sister of Director Touchwood Music Prop. Akshar Arora

Particulars 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	ZOROROROROROROR Transaction du	ring the year	Balances at the	end of the year
	7-0-1-0-1-0-1-0-1-0-1-0-1-0-1-0-1-0-1-0-	31.03.2024	31.03.2025	31.03.2024
(A) Key Management Personnel/Directors				<u> </u>
i) Employee Benefit	78.37	179.44	6.03	5.31
ii) Director Sitting Fees	/ O	1.06		5252G
iii) Security Deposits		595959	20.00	20.00
(B) Relative of Directors				
i) Employee Benefit	6.00	<u> </u>	0.50	
ii) Professional Services	2010/01/01/01/01/01/01/01/01/01/01/01/01/	9.44		
(C) Entities which is controlled or jointly controlled				
by Director or his/her relative or in which Director				
or his/her relative is KMP or Significant Influence				
i) Export of Goods or Services) <u> </u>			<u> </u>
Total ADADADADADADADADADADADADADADADADADADAD	253.62	189.94	26.53	25.31
Above includes the following material transaction				
i) Employee Benefit				
Mr. Manjit Singh	42.00	42.00	2.65	0.63
Mr. Vijay Arora	676767676767676767676742.00	42.00		0.5
Mrs. Jaswinder Kaur	24.00	33.00		0.8
Mrs. Priyanka Arora	(0) (0) (0) (0) (0) (0) (0) (0) (0) (0)	33.00		0.8
Mr. Shrey Khandelwal	(0707070707070707070707024.00	6.00	1.90	1.0
Sub Total	156.00	156.00	4.55	3.8
ii) Security Deposit		HO 130.00		
Mrs. Jaswinder Kaur	(0 <u>505050505050505050</u> 50		10.00	10.00
Chars. Privanka Arora			10.00	10.0
Sub Total			20.00	20.0
iii) Sundry Creditors	X0X0X0X0X0X0X0X0X0X			X0X0X0
Touchwood Music Prop. Akshar Arora) <u>XOXOXOXOXOXOXOXOXOX</u>		4.02	KOKOKO
Sub Total	X6X6X6X6X6X6X6X6X		4.02	HOHOM
Total O O O O O O O O O O O O O O O O O O O	0-0-0-0-0-0-0-0-156.00	156.00	8.57	3.85







K PK	32. Ratios Financial Ratios								
S. No.	Ratio	<u>Numerator</u>	<u>Denominator</u>	Current Year (FY 2024-25)	Current Year (FY 2023-24)	Reason for change			
1	Current Ratio (in times)	Total Current Assets	Total Current Liabilities	6.02	7.57	Due to increase in Current liabilities			
2	Debt-Equity Ratio (in times)	Debts includes borrowings	Total Equity	0.03	0.05	Due to decrease in Debts and increase in Equity			
000 000 030 000	Debt Service Coverage Ratio (in times)	Earnings for debt Service = Net profit after taxes + Non-cash operating Expenses + Interest +Other non-cash Adjustments	Debt service = Interest and lease payments + Principal repayments	16.11	26.05	Change due to Increase in Net profit and Debt service			
4	Return on Equity (%)	Profit for the year less preference dividend	Average Total Equity	13.50	10.42	N.A., as changes are below the			
5	Trade receivables turnover ratio (in times)	Revenue from operations	Average trade receivables	9.20	4.60	Change due to increase in Revenue			
6 6	Trade payables turnover ratio (in times)	Purchase Cost + Direct expenses	Average trade payables	74.05	9.19	Change due to increase in Cost of construction and Event exp.			
7	Net capital turnover ratio (in times)	Revenue from operations	Average working capital (i.e. Total current assets less Total current liabilities)	4.08	2.08	Change due to increase in Revenue			
80	Net profit ratio (in %)	Profit for the year	Revenue from operations	7.51	9.73	Change due to increase in Revenue and increase on Net Profit but not as per same ratio			
9	Return on capital employed (in %)	Profit before tax and finance costs	Capital employed = Total assets - current liabilities	16.85	11.85	Change due to increase in Profit and capital employed			
10	Return on investment (in %)	Income generated from invested funds	Average invested funds in investments	NA	NA	N.A.			

^{*} N.A., used under the head "Reasons for change " denotes where comparison between two years are less than 25% and a comment



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