

TAC Infosec Limited (Formerly known as TAC Infosec Private Limited)

Date: September 19, 2024

CIN: L72900PB2016PLC045575 Reg. Office: 08th Floor, Plot No. C-203, Industrial Focal Point, Phase 8B, Mohali, Punjab -160055, Punjab, India Ph. +91 99888 50821 Email:- company.secretary@tacsecurity.com

To, **National Stock Exchange of India Limited** Exchange Plaza, Bandra Kurla Complex Bandra (E), Mumbai - 400051.

Dear Sir/Madam,

Subject: Clarification with Relation to Typographical error in Annual Report for the Financial Year 2023-24.

Ref: TAC Infosec Limited (Symbol: TAC, ISIN: INE0SOY01013)

We would like to bring to your attention a typographical error in Annexure E - Management Discussion and Analysis of our Annual Report for the year 2023-24. Due to an oversight by our design vendor, who was managing multiple reports simultaneously, an incorrect company name was inadvertently included in the section on threat risks and concerns. Unfortunately, this error was overlooked during the final proofing by our compliance team.

We sincerely apologize to all stakeholders for this mistake. We have corrected the Annual Report and have sent the revised version to all shareholders.

This is for your information and records.

Thanking you,

For, TAC Infosec Limited

Trishneet Arora Chairman & Executive Director & CEO DIN: 07567604

Place: Punjab

Encl: A/a-





TAC INFOSEC LIMITED 8th Annual Report 2023-24



Page 2

CORPORATE INFORMATION TAC INFOSEC LIMITED ON: L72900P82016PLC045575

ON: L72900PB2016FLC04 BOARD OF DIRECTORS:

Name	DIN	Designation
Mr. Trishneet Arora	07567604	Chairman, Executive Director
Mr. Charanjit Singh	07567588	Whole Time Director
Mr. Bharatkumar Amrudal Panchal	06660419	Non-Executive Director
Mr. Sanjiv Swanup	00132716	Non-Executive Independent Director
Mr. Rajiv Vijay Nabar	10383397	Non-Executive Independent Director
Ms. Aarti jeetendra juneja	06872059	Non-Executive Independent Director

KEY MANAGERIAL PERSONNEL:

Name	PAN	Designation
Ms. Sharon Arona		Company Secretary and Compliance Officer
Ms. Neha Garg ^e	ARFPG2163E	Chief Financial Officer
Mr. Vishal Jain**	ACTP(SS33F	Chief Financial Officer
Mr. Trishneet Arona	BMHPA6268A	Chief Executive Officer

^{*} Ms. Neha Garg resigned from the designation of Chief Financial Officer sc.e.f. May 24, 2024.
** Mr. Volhal Jain was appointed as the Chief Financial Officer of the Company w.e.f. May 24, 2024.

OBth Floor, Plot No. C-303, Industrial Focal Point, Phase BB, Mohall, Punjab -160055, Punjab, India Ph. +91 99888 50821	91 Springboard, Kagalwala House, O1st Floor, C Block, 175, CST Road, Kallins, Santacruz East, Mumbal, Maharashtra, India, 400098.

Tel No.: +91 9988850821 Email: company.secretary@tacsecurity.com Web: www.tacsecurity.com REGISTRAR & SHARE TRANSFER AGENT

Mir Maharishi & Co.

Crartered Accountants	D-153A, 1st Floor, Okhla Industrial Area Phase-I,			
(Firm Registration No. 124872W)	New Delhi - 110020, India.			
"Apartia", Behind leavandeep Hospital.	E-mail: admin@skylinerta.com			
Limda Lane, Jamnagar 361 001 Gujarat, India.	Tel no. 011-40450193-197			
Email: info@maharishiandco.in				
Tele. +91 - 288 - 2665023 - 2665024				
BANKERS TO THE COMPANY				
HDEC Bank Limited				

COMMITTEES OF BOARD:

AUDIT COMMITTEE Designation

04877050 Non-Executive Independent Director

10383397 Non-Executive Independent Director Non-Executive Independent Director

Mr. Bharatkumar Amoutial Panchal 06660419

STANSHOLDERS BELATIONENIS COMMITTEE

Name of Committee Member DIN		Designation	Nature of Directorship	
Mr. Rajiv Vijay Nabar	10383397	Non-Executive Independent Director	Chairperson	

Non-Executive Independent Director

00132716 Non-Executive Independent Director

Mr. Sanily Swanup

NOMINATION AND REMUNERATION	COMMITTEE:		
Name of Committee Member	DIN	Designation	Nature of Directorship

Mr. Rajiv Vijay Nabar	10383397	Non-Executive Independent Director	Chairperson
Ms. Aarti Juneja	06872059	Non-Executive Independent Director	Member
Mr. Sanjiv Swarup	00132716	Non-Executive Independent Director	Member

Mr. Sharatkumar Amoutial Panchal 06660419

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

Name of Committee Member Designation

Whole time Director Mr. Charanit Singh

Contents

TAC INFOSEC LIMITED 8th Annual Report 2023-24 Inside This Report

Page No.

Corporate Information	2-4
Glimpses Of Listing Ceremony	6
Notice Of 8th Annual General Meeting	7-17
- Annexures to notice of 8th annual general meeting	.17
Directors' Report	18 - 50
Annexure A: Statement containing salient features of the francial statement of substitutes or associate companies or joint vertures.	35
Annexure B: Particulars of employees	36 - 37
Annexure C. Energy conservation, technology absorption and foreign exchange earnings and outgo	38
Annexure D: Annual report on corporate social responsibility	39 - 41
Annexure E: Management discussion and analysis report	42 - 50
Independent Auditor's Report - Consolidated	51 - 59
Balance Sheet As At 31st March, 2024 - Consolidated	60
Statement Of Profit And Loss For The Year Ended On 31st March, 2024 - Consolidated	61
Cash Flow Statement For The Year Ended On 31st March, 2024 - Consolidated	62
Notes To The Financial Statements For The Year Ended On 31st March, 2024 - Consolidated	63 - 65
Independent Auditor's Report - Standalone	66 - 76
Balance Sheet As At 31st March, 2024 - Standalone	77
Statement Of Profit And Loss For The Year Ended On 31st March, 2024 - Standalone	78
Cash Flow Statement For The Year Ended On 31st March, 2024 - Standalone	79
Notes To The Financial Statements For The Year Ended On 31st March, 2024 - Standalone	80-99



NOTIFE is hereby steam that the Eighth (Bib) Annual General Mastine (ACM) of the Mamban of TAC Infrary Limited

The venue of the meeting shall be deemed to be the Resistered Office of the Company at Olith Floor, Plot No. C-203.

Ordinary Business:

1 ADDRTON OF AUDITED ENANCIAL STATEMENTS

To receive, consider and adopt the Audited Standalone & Consolidated financial statements of the Company for the Financial Year ended on March 31, 2024, together with the reports of the Board of Directors and Auditors thereon. In this regard, to consider and if thought fit, to pass, with or without modification(s), the following resolution as an

"RESOLVED THAT the Audited Standalone financial statement of the Company for the financial year ended on

AND

"RESOLVED THAT the Audited consolidated financial statement of the Company for the financial year ended on

Ordinary Business:

2. TO APPOINT A DISECTOR IN PLACE OF MIS. CHARANIT SINGH (DIN) 67567588 WHO BETIRES BY BOTATION AND BEING ELICIBLE OFFERS WINSELF FOR RE-ARROWSHIPST Independent Directoral are subject to retirement by rotation. Mr. Charantit Sireh, Whole Time: Director who has

Mr. sanks re-associationant. Based on the performance auditation and the recommendation of the Nomination and

Therefore members are convenied to consider and if the orbit fit to over with an either a modification by the following ing resolution as an Ordinary Sasolution

"RESOLVED THAT oursuant to the provisions of Section 152 and other applicable provisions of the Companies Act. 2013. Mr. Charanit Singh (DR): 07567588), who retires by rotation, be and is hereby re-appointed as a Whole Time Director liable to retire by rotation."

Desistered office Industrial Excel Point Phase SE Dunish India Dh. v01 90888 50821

Starer Dunish

Enr and on habalf of Board of Di-CR-17290000320168 C045575

Trishment Armes

Charanii Sinah

POST Pag

....

DIN: 07567604 DIN: 07567588

Important Notes:

The Countree of Irola, Mariny of Copyring within his Alexed mediating formed General Maring Maring Marine Section (Maring Marine) and Control Maring Maring Marine Section (Marine) (Marine) and Control Marine) (Marine) (Marine) of the section (Marine) (Mar

2. Pursues to Regulation NECL of the Securities and Enchange Biseried of India (Listing Diligations and Disclosure Regulations, 2015; Cell Listing Regulations) and Securities (Bandard 2 on General Meetings, and by the Institute of Company Secretaries of India, in respect of Director retiring by rotation sealing no expositions meet at this Annual Canard Meeting, Netwider or WASH) is Numbed on Annexions to this Notice.

 Pursuant to the Circular No. 14/2020 dated April 68, 2020, insued by the Ministry of Corporate Affairs, the facility to appinit pracy to attend and cast visit for the Members in not available for this AGAI. However, the Body Corporates are restricted to appoint authorized representations to attend the AGAI through COVAMM and participate rates are restricted to appoint authorized representations to attend the AGAI through COVAMM and participate

A Pursuant to the provisions of Section 111 of the Art, Budy Corporates/hvalitational/Corporate members intending for their authoritied representations to started the member gas on required to a word to the Company, on company accretizing/blasseourly, come with a rough marked to scannicipal/glassal.com and enviring@floatLorn, from their registered Creal for a scanner large place (Fig. 7th Sections) or certified only of the bused (Beautican Authority Lesser).

5. The Members can just the AGAI in the VCDAMM mode 15 moutes believe and after the scheduled time of the correspondence of the Meeting by Missings (the prosocious members on the Mexican Feeting of positiogstates at the AGM through VCDAMM and bits made available for 1000 members on this core are free served beas. This will not include large Served investigation (Scheduline) herbidge (Served investigation) when the interesting in the Control of the Served in the Served in the Served in the Served in Large Served in the Served in Served in the Served in Control of Served in the Served in Served in the Ser

Since the AGM will be held through VC/ CARM, the route map of the venue of the Meeting is not annexed hereto;

The attendance of the Members attending the AGM through VC/GAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

R. Pursuant to the provisions of Section 100 of the Comparies Act, 2013 read with fails 20 of the Comparies (Management and Administration) plants, 2016 in amendment, and Regulations 4 of 2018 [Ling Obligations A. Dischause Regulations 2015 (as amendment, and Regulations 4 of 2018 [Ling Obligations A. Dischause Regulations) 2015 (as amendment, in the MCA Conclains & 2018 Conclains, the Company is provided used legislation of the Conclains & 2018 Conclains, the Company is provided used by for a locality of remote 1 of the ACAS. For this pursuance of the Conclains & Conclains &

- 9 Electronic disnatch of Notice and Januari Serveri in accordance with the SE'S General Circular New 20/2020 dated Seb May 2020 early 10/2022 dated 28th Darambar 2022 and 508 Circular No. 2020 May 2020 April 10/2022 dated 28th Darambar 2020 April 2020 Circular No. 2020 May 2020 April 2020 Circular No. 2020 May 2020 April 2020 Circular No. 2020 May 20 dated 5th January, 2023, the financial statements (including Board's Report, Auditors' Report or other documents addresses are resistered with the Company' Skyline Financial Services Private Limited or the Decosition Particle
- 10. The Notice has also been uploaded on the website of the Company at www.tacsecurity.com. & the website of the the website of NSCL (agency for providing the Remote e-Voting facility) i.e. www.evoting.rsdl.com.
- 11. Members holding shares in dematerialised mode are requested to register / update their email addresses with
- 17. Mambars are requested to intimate changes if any participants their name, motel address areal address take. phone / mobile numbers. Permanent Account Number (PAN), mandates, nominations, power of attorney, bank
- provide the replies at the Meeting.
- 14. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of demat account(s) dormant for ione. Periodic statement of holdings should be obtained from the concerned De-
- 16. SEBI vide Christer Nov. SEBURICHORALICIAE IAD 1/87 CIB/C0223/131 stated laby 31, 2023, and SEBLEYO/DIAE/ DIand through existing SCORES platform, the inventors can initiate dispute resolution through the OOR Portal
 - ing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations"), the Company has proto nerolded by the NSDL. Morehars who have cost their union by namete equation or in the ACM may particle holding shares in dematerialised mode is remarked in the instructions for exercing section which forms next of this
- 18. The aunting paried commerces on Dridey Sentember 27, 2024 at 02:00 & M. (IST) and ends on Sunday September 29, 2024 at 05:00 P.M. (IST). During this period, members holding shares in dematerialised form, as on rut-off data i.e. on n Monday Santambar 21, 2024 may not their unton electronically. The eurotine module will ha disablad he NCDL for writing thereafter. A member will not be allowed to vote again on any resolutions on

Dog 10

- The facility for voting during the AGM will also be made available. Members present in the AGM through VC/
- 20. The Scrudinizer will submit their report to the Chairman of the Company (the Chairman) or to any other person authorized by the Chairman after the completion of the soutiny of the e-voting fortex casted during the AGM around votes casted through menter or outsil. The result declared alone with the Scrudiniary records that the communities.

from doing so, shall be eligible to vote through the e-voting system during the AGM.

- votes casted through remote e-voting). The result declared along with the Sorutinizar's report shall be corresponded to the stock exchange, NSDL and will also be displayed on the Company's website at www.baccecrity.com.

 21. The Sorutinizer shall, after the conclusion of voting at the ASML enhalted the votes cast through remote e-Viction and control the same and country the same and control the same and control the same and country the same and c
- and count the same, and count the votes cast during the AGM, and shall make, not later than 2 Working days from the conclusion of the AGM, a consolidated Soutinteen's Report of the steal visits cast in favour or against, if any, to the Chalman or a person authorised by him in writing, who shall countering the same and explains the result of the voting forthwith. The Sorutinizer's decision on the validity of the votes shall be final.
- 22. The results declared along with the Scrutinizar's Report shall be placed on the Company's websited in eventual refresh can also not be website of ROSC, www.evenigrad.com with the two working days of the passing of the Resultions at the BRI Armail Caesard Meeting of the Company and shall also be communicated to the Stock Exchange where the Bellinson of the Company are lated.
- 23. THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER:
- The remote a-voting parcial begins on finday, September 27, 2024 at 09:20 A.M. (957) and ench on Sunday, September 28, 2024 at 05:00 FM, 957). The remote a resting modals shall be chandled by PAGCA voting thereals. The Members, whose camera spaper in the Register of Members / Beneficial Chemes as on the record date (size of disp). I.o. of Monday, September 22, 2024, may cast their votes electronically. The voting right of Amerbolation value in properties to the Member whas in the past of pastly where captured of the Company on on the out-off date, being Monday.

PROCESS AND MANNER FOR MEMBERS OPTING FOR VOTING THROUGH ELECTRONIC MEANS AND PARTICIPATING AT THE ANNUAL GENERAL MEETING THROUGH VOTOARM:

- I. According to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Advisortionistic) Rules, 2014 (parameted) Regulation 44 of Uniting Regulations is amended), and the MCA Cricales, the Company is producing the facility of remission evoling to in Members in respect of the business to be HACA cricales, the the ACAF for this purpose, the Company has extended that an agreement with MCDL, as the Achterised evoling appears for facilitating extengitives; the electronic research. Be Ruley of costing volume by a member using eremite evol-
- g. There being no physical shareholders in the Company, the Register of members and share transfer books of the Company will not be classed. Members whose names are recorded in the Register of Members or in the Register Exemplical Comment mentanized by the Organizations on on the Cu-off date is. Amonday, Superinster 23, 2004 be emiified to avail the facility of remote e-voting as well as e-voting system on the date of the AGM. Any recipient of the Notice, who has no voting rights as on the Cu-off dise, it will wrate this Notice is intrinsistion only.
- III. A person who has acquired the shares and has become a member of the Company after the dispatch of the Notice of the AGM and prior to the Cuci of date in Mindraly, Engineering 2.3 (2004), what the entitled in securior is high-direct either electronically i.e. remote e-voting or e-voting system on the date of the AGM by following the procedure mentioned in this success.
- In the remotis e-voting will commence on Endag, September 27, 2024 at 00:00 A.M. \$533 and ends on Sundag, September 28, 2024 of COOO A.M. \$533 and ends on Sundag, September 28, 2024 of COOO A.M. \$533 and ends on Sundag, September 28, 2024 and September 28, 2024, may cast their vote electronically. The members will not be able to cast their vote electronically beyond the date and time mentioned above and the remote e-voting module shall be disabled for voting by NGCL thereafter.

POST Page

- Once the vote on resolutions is cast by the member, bein the shall not be allowed to change it subsequently or cast the vote again.
- The voting rights of the members shall be in proportion to their share in the paid up equity share capital of the Company as on the Cut-off date i.e. Monday, September 23, 2024.
- V. The Company has appointed Min. SCS & Co LLP, Practicing Company Secretaries, to act as the Scrutinizer for conducting the remote e-voting process as well as the e-voting system on the date of the AGM, in a fair and transparent.

How do I unto electronically using NSDI a Victing system?

STEP 1: ACCESS TO NSDL E-VOTING SYSTEM

In terms of SIIII circular dated December 1, 2020 on a Visting facility provided by Listed Companies, Individual shareholders holding securities in denset mode are allowed in own for brough their denset account markinde with Disposicional and the security of the sec

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

Type of shareholders Loein Method

Individual Shareholders holding

1. Existing EleAS user can visit the e-Services website of NSDL VII.

https://www.iss.com/.com either on a Personal Computer or an a
mobile. On the e-Services bears page clack on the "Services come."

- primity tyru is enter your existing User ID and Password. After successful authenticates, you will be able to see a Veloring services under Value added services. Citic in "Access to e-Verifying upon. Citic in company name or a Veloring service provider i.e. NIDC, and you will be m-direct to e-Veloring service provider i.e. NIDC, and you will be m-direct to e-Veloring service provider i.e. NIDC, and you will be m-direct to e-Veloring service provider i.e. NIDC, and you will be m-direct to e-Veloring period or joining virtual meeting & veloring during the meeting.
- If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdi.com. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdi.com/SecureWeb/ide.
- 3. Van the e-Vising website of NSCL. Open with browner by yags; the software of NSCL states with the software of NSCL states where the Section of the early Serversar Manufact, click on the ione "Larger" which is available under "Dannfold Searched, click on the ione "Larger" which is available under "Dannfold Searched Searc

4 Shareholders/Members can also download NSDL Mobile App "NSDL

securities in demat mode with NSTI

A traction . D Comb Sov

reach e-Votine page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/mv-

er i a NSSV. Click on NSSV to cost sever unte If the user is not resistened for Easi/Easiest, option to register is avail-

3. Alternatively, the user can directly access a Voting page by providing dia com home name. The notion will authenticate the user by serving

After successful authentication, user will be provided links for the

Le. NSDL and you will be redrected to a living subsite of NSDL for

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and

POST Page 1

Helodesk for Individual Shareholders holding securities in demat mode for any technical issues

	epository i.e. NSDL and CDSL.
Lorin type	Maladask datalla

Individual Shareholders holding

Members facing any technical issue in login can contact NSDL helpsecurities in denset mode with NSDL

desk by sending a request at evolregifiedd.com or call at toll free

no.: 1800 1020 990 unit 1800 120 22 44 30

Members facing any technical issue in login can contact CDSL helpindividual Shareholders holding

 Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Communior or on a mobile.

Once the home page of e-Voting system is launched, click on the icon "Login" which is available under Sharehold.

er/Member section.

on the screen.

Absentable if you are neighbored for NSSN exemples in ISSNS, who can be in at hitter-beauties and coord with

Advances on the registered are registered are reach, searched to indice, you and register are registered and the power existing IDAS login. From you login to NSCL exemptions 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 Year User ID is: Physical

(a) For Members who hold shares in denset account with NSSs.
 For example if your CP ID is INSSS^{***} and Client ID is NSSS^{***}.

denat account with NSCL. For which is not to the state of the state of

c) For Members holding shares in EVEN Number followed by Follo Number registered with the

Physical Form. company
For example if folio number is 001*** and EVEN is 101456 then
user IO is 101456001***

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

c) How to retrieve your Initial password?

(i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailtox. Open the email

(ii) If your area (If) is not contained in less follow stars municipal 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 "Forest User Details/Fassword?"If you are holding shares in your demat account with NSDL or CDS.)

c) If you are still unable to set the password by aforesaid two options, you can send a request at evotinelling r you are set under to get the password by attressed two options, you can send a request at everygens-dicorn mentioning your demait account number/folio number, your ERN, your name and your registered address

7. After entering your nassword, tick on Agree to "Terms and Conditions" by selecting on the check box.

E. Now, you will have to click on "Loate" button.

9. After you dirk on the "Losin" button. Home pure of a Voting will open.

May to cast your yote electronically and join General Meeting on NSSS, a 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

4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which

5. Upon confirmation, the measure "this cost successfully" will be disclosed. κ. You can also take the printout of the votes cast by you by dicking on the print option on the confirmation page.

General Guidelines for shareholders:

Exempt of the relevant floord Deschation Lichterins latter at realth attented specimen signature of the risk author marked to evotine/firstd.com. Institutional shareholders (i.e. other than individuals. HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Uniqued Board Resolution / Authority

2. It is strongly recommended not to share your resourced with any other nature and take strongly care to leave your password confidential. Losin to the e-voting website will be disabled upon five unsuccessful attempts to key in the

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 (FADs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evotine.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to at evotine/fined.com.

PROCESS COR THICKS SHARRHOLDERS WHICKS BHARL INS ARE NOT RESISTERED WITH THE DEROSTORIES COR PROCURING USER ID AND PASSWORD AND REGISTRATION OF E MAIL IDS FOR E-VOTING FOR THE RESOLUTIONS

- 1. In case shares are held in obssical mode clease provide Folio No., Name of shareholder, scanned copy of the share cartificate (front and back). DAN (self-attented prepared conv. of DAN conft. AATHIAD (self-attented prepared conv. of Author Cord) by email to company secretary@tacsecurity.com
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID). Name client master or core of Francistated Econoti statement. BEN half-attented scenned conv. of DEN careft. AACHAB (self-attested scanned copy of Aadhar Card) to company secretary@tacsecurity.com
- If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the losin holding securities in demat mode.
- Alternatively shareholder/members may send a request to evoting@med.com for procuring user id and password for e-voting by providing above mentioned documents.
- holders holding securities in demai mode are allowed to unterthrough their demait account maintained with Depositaries and Depository Participants. Stansholders are required to undate their mobile number and small Discoverts
- THE INSTRUCTIONS FOR MEMBERS FOR E-VOTING ON THE DAY OF THE BETH AGM ARE AS LINDED

- be eligible to vote at the AGM.
- The details of the person who may be contacted for any enlevances connected with the facility for e-Voting on the

INSTRUCTIONS ONE MEMBERS ONE ATTENUOUS THE RETH AGM THROUGH US INJURIAL ASP AS LIMITED

1. Member will be provided with a facility to attend the AGM through VCOWM through the NGEL e-Voting system. Members may access by following the steps mentioned above for Access to NGEL e-Voting system. After successful logicy you can see in line of VCOWMM life iglands under live General menting mensa garant company years. You arrequested to click on VCOMMM life iglands under live for General feeting mens. The link for VCOMM will be adulted to Shareholder/Member losin where the POEM of Command will be disclosed. Heave note that the members will be disclosed. Heave note that the members will be disclosed.

in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the member not have the User ID and Password for «Vioting or have forgotten the User ID and Password may retrieve t by following the remote «Voting instructions mentioned in the notice to avoid later timbute rush.

2. Members are encouraged to join the Meeting through Laptops for better experience.

CONTACT DETAILS:

- Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile
- 5. For ease of conduct, Members who would like to ask questions may send their questions in advance at least seven (7) days before AGM membersing their name, demat account number fillio number, errell id, mobile number of company accuracy/piccuscority journ and register themeless as a spacie. Those Members who have registered them-leaves and the conduction of the property of t

Company	TAC IMPOSEC LAMITED Address: OBIn Floor, Pinn No. C-203, Industrial Focal Point, Phase BB, Michall, Purpish -160055, Purpish, Inde Ph. +91 99885 5021 Email: company serviary ("Stansecurity com Walt vasses accounting com
Registrar and Transfer Agent	Singline Financial Seniose Private Limited D 153A; Tot Floor, Chiha Industrial Area Phase-I, New Delhi-110030. E enal: Indiplypliners.com Welshild: evens singliners.com Telmo: 17-4-49001159 07/20812682-83
e-Voting Agency & VC / GAVM	Email evoling@med.com NSDL help desk 1800-222-990
Scrutinizer	Mis SCS and Co LLP, Ms. Anjal Sangtoni (Membership No. A41942 C P No.: 23630) Partner Email: sound-informationers Mn No. 401 8138154833

POST Par

Annexure to Notice of 8th Annual General Meeting

Annexure to Notice of 8th Annual General Meeting
Disclosure under Regulation 36 (3) of SEBI (Listing Obligations and Disclosure Regularments) Regula-

Name	Mr. Charanjit Singh
Date of Birth	16/12/1966
Experience - Expertise in specific	He is founding member of the company. He is having experience of more than 6 years in finance management. He has a year knowledge

Agreement - Supervise it species from the first of finance management. He has a vast knowledge and experience in field of business processes, decision making, and enterpressurable, he has handled distressful business and having good experience in various segments. He has adopted the good planning metabolish and executing aggressive strategies to achieve business.

goals.

No. of Shares held as on March 31, 2024 1,05,830 Equity shares including shareholding as a Beneficial

Terms & Conditions Liable to retire by rotation

Remuneration sought to be said 25.00,000 per arrown

Number of Board Meetings attended 11 Meeting out of 11 Board

Date of Original Appointment 01/08/2016

late of Appointment in current terms 08/01/202

Exertorables hald in earlier communism NE

Memberships/Chairmanships of Chairmanship committees of public companies Membership:

Inter-se Relationship with other He is Father of Mr. Trishneet Arons Chairman Executive Directors.

Directors.

Information as required pursuant to Mr. Charanjit Singh is not debarred from holding the office of NSE Circular No. L15TiCOMP/14/2018- director pursuant to any SZBI order.

DIRECTORS REPORT

Dear Shareholders,

Your Sound of Directors is delighted to present the OBth report on the business and operations of your Company, (The Company) for the financial year ended March 31, 2024. This report is accompanied by the audded financial statements, which provide a comprehensive ownnive of the Company's financial performance and position during the year. We trust that the insights and information contained within these documents will offer a clear undentantizing of the Company's activements and strategic direction.

OVERVIEW OF FINANCIAL PERFORMANCE:

The Audited Financial Statements of your Company as on March 31, 2024, are prepared in accordance with the relevant applicable Accounting Standards ("AS") and Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEB Listing Regulations") and the provi-

Key highlights of standalone & Consolidated financial performance for the year ended March 31, 2024, are summarized as under:

	Standalone l	lear Ended	Consolidated	Consolidated-Year Ended	
Particulars	31/03/2024	31/03/2023	31/03/2024	31/03/2023	
Revenue From Operations	1161.79	1000.01	1161.79	-	
Other Income	22.80	9.54	22.80		
Total Income	1184.59	1009.55	1184.59		
Less: Total Expenses before Depreciation, Finance Cost and Tax	508.42	463.59	508.55		
Profit before Depreciation, Finance Cost and Ta	× 676.17	545.96	676.04		
Less: Depreciation	24.97	24.60	24.97		
Less: Finance Cost	16.06	8.82	16.06		
Profit Before Tax	635.14	512.54	635.01		
Less: Current Tax	5.49		5.49		
Less: Deferred tax Liability (Asset)	(3.52)		(3.52)		
Profit after Tax	633.17	512.54	633.04		

Standalone Highlights of Operational Performance

Total Income of the company was increased by 17.34% over previous year.

compared to previous financial year. The increase in profit is due to increase in other income of the Company as

Consolidated Highlights of Operational Performance:

sidiary Company

1. TAC Security INC The Company become subsidiary Company with effect from March 11, 2024 and the total consolidated income of

TRANSFER TO GENERAL RESERVE

During the year, your Company has not apportioned any amount to other reserve. Total amount of net profit is

With a view to conserve and save the resources for future prospects of your Company, the Directors have decid

COMPANY BACKSBOUND

Your Company was originally incorporated as 'TAC Infosec Private Limited' at Mohali. Punjab as a private limited by the Registrar of Companies, Central Registration Centre. Thereafter, your Company was converted into a holders held on December 14, 2023, and consequently the name of your Company was changed to TAC Infosec cember 29, 2023.

(Shr. in Lakha)

INITIAL PLIN IC OFFER AND LISTING OF FOLITY SHARES

The Board of Directors had, in their meeting held on Finding, Jimmury 12, 2004, proposed the Initial Fablic Offer of not exceeding 247,2600 (Twenty-fight Lablas Twenty-him Phousand and Kir Handred only equily shares a very price as may be decided by the Board of Directors in consultation with the Lead Manager. The Members of your Company had also approved the proposal of the Board of Directors in their Extra-ordinary General Meeting held

Pursuant to the authority granted by the Members of the Company, the Board of Directors had appointed Bee-

line Capital Advisors Private Limited as Lead Manager and Skyline Financial Services Private Limited as Registrar to the Issue and Share Transfer Agent for the proposed Public Issue.

Your Company had applied to National Stock Exchange of India Limited ("NSE") for in-principal approval for listing its equity shares on the Emerge Platform of the NSE. National Stock Exchange of India Limited has, vide its letter

desert, March 12, 2024, granted its to Principal Approach to the Company.

Your Company had filed Prospectus to the Register or the Company, Chandigarh on March 18, 2024. The Public has were specified by Workerdoody, March 17, 2024 and chined for Transferd, April CO, 2024. The Basis of the Abditiment was founded by Company, Register to the issue and merchant barder in consultation with the National Stock Exchange of final European April 2024. The Company had used for failure of the state deals of the State Only 100 of the State of April 2024. The State of April 2024 State of April 2024 State Only 100 of the S

The Company raised funds of Rs. 2,999.38 Lakhs through initial Public Offering (IPO) during Financial year 2024-25.

Sr. No.	Original Object	Original Allocation	Funds Utilized as on March 31, 2024*
1.	Acquisition of TAC Security Inc (Delaware, USA) and making it Wholly Owned Subsidiary thereon		
2.	Investment in Human resources and Product Development	1,865.00	
3.	General Corporate Purposes	744.38	
4.	Public Issue Expenses	390.00	
	Total	2,999.38	

"As Company got sitted on smerge Hattorm or not on April US, 2024, Hund utsisation for the Hinancia year 2023-24 is not applicable.

CHANGE IN NATURE OF BUSINESS

During the user the Common has not changed its business or object and continues to be in the same line of busi-

During the year under review, the following changes were made in authorized and paid-up share capital of

SHARF CARITAL

Authorized Canital

At the beginning of the Financial year 2023-24, the Authorized share capital of your company was Rs. 50.00,000/- (Ru-

During the Einstein year 2023-24 the following changes had necessarily in the Authorized capital of year expression

As observed share capital of your commences increased from the 50 00 0000. (Bureau Differ) alder Digital shielded

Accordingly, as on the date of Benost the owners distincted share central of your company stands at Dr.

Issued, Subscribed & Paid-up Capital:

· At the Beginning of the Financial year 2023-24, the Issued, Subscribed and Paid up capital of your company was

Whereas During the Financial year 2023-24 the following changes had occurred in the Issued. Subscribed and Paid up capital of the company: . The Board of Directors, in their meeting held on lanuary 11, 2024 had allotted 72,00,000 equity shares out of

After Cleaves of the financial ways

Description the Initial Dublic Office of Equity Shares by the Company, the Board of Directors, in their meeting

Accordingly, the current Issued Subscribed and Daidum Central of the Company stands at Dr. 10.47 05 0007-1011.

DIRECTORS AND KEY MANAGERIAL PERSONNEL:

Constitution of Board:

As on the date of this report, the Board comprises of the following Directors:

Director		at current ferm & designation	other co.1		in which Director is	held as on March 31, 2024
Mr. Trishneet Arora	Chairman, Executive Director and CEO	January 08, 2024	2			56,60,830
Mr. Charanjit Singh	Whole time Director	January 08, 2024	3			3,05,830
Mr. Bharatkumar Amrutlal Panchal	Non - Executive Director	September 30, 2023		1		
Mr. Sanjiv Swarup	Non-Executive Independent Director	January 13, 2024	7	6	3	
Ms. Aarti jeetendra Juneja	Non-Executive Independer Director	nt January 13, 2024	2	4	2	
				-		

Date of Appointment Total Director No. of Committee!

Lexibuding Section B Company, struck off Company, Analgamated Company and LLPs 2 Committee includes Audit Committee, and Shareholders' Grievances & Relationship Committee acro all Public Companies including our Company.

The composition of Board complies with the requirements of the Companies Act, 2013 ("Act"). Further, in pursuance of Regulation 15(2) of \$500 (Juning Chiligations and Disclosure Requirement) Begulations, 2015 (Nating Regulations). Which Company is exempted from the requirement of having composition of Board as per Regulations 10(1) classing Regulations. Note of the Direction of the Company is exempted as at White-Time Direction of any other Listed Company and the Interest and Company is exempted as a White-Time Direction of the Company and Company is exempted as a White-Time Direction of the Company is exemp

BOARD MEETINGS

The Board of the Company regularly meets to discuss various Business opportunities. Additional Board meetings were commond, as and when required to discuss and decide on various business policies, strategies and other businesses.

During the year under review, Board of Directors of the Company met 11 (Bleven) times are as on, May 15, 2023, August 18, 2023, September 04, 2023, November 26, 2023, Discember 01, 2023, January 91, 2024 January 90, 2024,

Meetings attended

		Number
Name of Director		

Mr. Sanity Swanup

07567604	Chairman, Executive Director	11	11
07567588	Whole-time director	11	11
06660419	Non-executive Director	09	09
00132716	Non-executive Independent Director	81	0.0

Non-executive Independent Director Mr. Rajiv Nabar 10383397 Non-executive Independent Director The pap between two consecutive meetings was not more than one hundred and twenty days as provided in

GENERAL MEETINGS:

Extra Onlinery General Meeting

06872059

un	under review, the following General Meetings were held, the details of which are given as under:					
	Sr. No.	Type of General Meeting	Date of General Meeting			
	1.	Annual General Meeting	September 30, 2023			
	2.	Extra Ordinary General Meeting	December 01, 2023			
	3.	Extra Ordinary General Meeting	December 14, 2023			
	4.	Extra Ordinary General Meeting	January 08, 2024			
	5.	Extra Ordinary General Meeting	January 11, 2024			

January 13, 2024

The Directors on the Sound have submitted notice of interest under Section 158(1) of the Companies Act, 2013 (a. in Form MIDP-1, Intimation under Section 164(2) of the Companies Act, 2013 i.e. in Form DIR-6 and declaration as to compli-

INDEPENDENT DIRECTORS:

In terms of Section 149 of the Companies Act. 2013 and rules made there under, as on March 31, 2024 the Company has

The Independent Directors in their meeting will review the performance of Non-Independent Directors and Board as

INFORMATION ON DIRECTORATE:

During the year under review, following changes took place in the constitution of the Board of Directors of the Company,

CHANGE IN BOARD COMPOSITION:

I In the Board Meeting held on August 18, 2023:

II. In the Board Meeting held on January 12, 2024: . Mr. Saniv Swarus (DIN: 00132716) was appointed as an Additional Non-Executive Independent Director on the

Director of the company w.e.f August 16, 2023 liable to retire by rotation.

- the Board of the company w.e.f. January 12, 2024 to hold office till the conclusion of the ensuine General Meet-
- the Board of the company w.e.f. January 12, 2024 to hold office till the conclusion of the ensuine General Meet-

b. Regularization:

s In the Annual General Meeting of the Moreham hald on Sentember 30, 2023, Mr. Bharathumar Amrutial Banchal

00132716) who was appointed as Additional Non-Europitias Independent Director of the company on January 12 20132710) Who was appointed as reasonable members are regularized and appointed as independant Director of the commany as a Flanuary 12, 2024, not liable to rating by retation

 In the Estranglinery General Meeting of the Mamhara held on January 13, 2024 Mr. Bally Nahar (ESN: 10383307) the date of the conclusion of the ensuing General Meeting was regularized and appointed as independent Director of the company w.e.f langury 12, 2024, not liable to retire by rotation.

EPORT Page 25

In the Extraordinary General Meeting of the Members held on January 13, 2014, Mr. Astrijuetendrajunsja (DIX-06872509) also say appointed an Additional Non-Seasonian Independent Director of the company on January 12, 2014 upto the date of the condusion of the emuling General Meeting was regularized and appointed as Independent Director of the company and Figure 12, 2014 up to the date of the condusion of the emuling General Meeting was regularized and appointed as Independent Director Ofte occurative and Figure 12, 2016.

c. Change in designation:

 In the Extraordinary General Meeting of the Members held on January DE, 2004, the designation of Mr. Trishneet Arota (DN: 07507609) was changed from Non-Esscutive Director to Chairman Esscutive Director and Chief Executive officer of the company for a period of the years was Fjaumary OB, 2004, bullet to retire by rotation.

 In the Extraordinary General Meeting of the Members held on January 08, 2024, the designation of Mr. Charanjit Singh (SN: 07567588) was changed from Non-Executive Director to Whole Time Director of the company for a

d. Retirement by rotation and subsequent re-appointment:
_Mr. Chravely Engl: (Dit 0:592758); Whole Time Director, is label to retire by rotation at the enusing Annual General Meeting pursuant to Section 152 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Appointment and Qualification of Director); Bules, 2014 (Including any stantory modification) or re-encitomability thereof for the time being in forced, and being sightle have offered intered for

reappointment.

Appropriate business for his re-appointment is being placed for the approval of the shareholders of the Company at the ensure AGAS. The lord resume of the Director and other related information has been detailed as the

The relevant details, as required under Regulation 36 (3) of SEB (Lining Obligations and Disclosure Requirements). Regulations, 2015 ("SEB Unting Regulations") and Secretarial Standard, of the person seeking re-appointment ap-

KEY MANAGERIAL PERSONNEL: During the financial year 2023-26.6

Section 203 of the Companies Act, 2013:

- Mr. Trishneet Arora Chairman, Executive Director and Chief Executive Officer
 Mr. Charantit Stock Whole Time Director
- Ms. Neha Garg Chief Financial Officer*
 Ms. Volval Jain Chief Financial Officer*
- *Ms. Neha Garg resigned from the designation of Chief Financial Officer sca.f. May 24, 2024.

 **Mr. Vahal Jain was associated as Chief Einserviel Officer sca.f. May 24, 2024.

During the year under review following changes took place in the constitution of Key Managerial Personnel:

• Mr. Trishneet Arora (DIN: 07547654) Non-Executive Director of the company was designated as Chairman,

- Executive Director and Chief Executive Officer of the company w.n.f January 08, 2024.

 Mr. Charanjit Singh (DIN: 07567588) Non Executive Director of the company was designated as Whole Time Director of
 - e company w.e.f December 09, 2023.
- the Company was of Section to the Section of Chief Financial Officer (CFG) w.e.f. May 24, 2024.

 Mr. Nishal Jain was appointed an Chief Financial Officer (CFG) of the company w.e.f from May 24, 2024.

 Mr. Vishal Jain was appointed as Chief Financial Officer (CFG) of the company w.e.f from May 24, 2024.

 Mr. Sharon Acra Mr. No. ADDOS was appointed as Companys Recordary & Confidence Officer of the company w.e.f. Landowski and Companys Recordary & Companys W.e.f. Landowski Acra Mr. Section Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. Section Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. Section Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys Recordary & Companys W.e.f. Landowski Acra Mr. No. ADDOS was appointed as Companys W.e.f. Landowski Acr

ary 01, 2024.

non rap a

CHANGE IN REGISTERED OFFICE

 During the financial year 2023-24, the Company designated the following individuals as Key Managerial Personnel as per Section 201 of the Companies Act. 2013:

As on the date of this report, the registered office of the company is situated at: Dith Floor, Plot No. C-203, Industrial Enral Drive Phase IRI, Mohall Dunish 160055 Dunish India Sh. vi21 00008 50021

The registered office was shifted for administrative convenience from 04th Floor, World Tech Tower, Plot No. C-203, Phase BB, Industrial Area, Sector 74, Mohall-160059, Chandigseh, Punjab, to 08th Floor, Plot No. C-203, Industrial Focal

PERSONNANCE EVALUATION:

Your Board of Directors has carried out an annual evaluation of its own performance, board committees and individual directors pursuant to the provisions of the Companies Act, 2013 and Securities and Exchange Board of India (Listing Obli-

 The performance of the board was evaluated by the board, after seeking inputs from all the directors, on the basis of the criteria such as the board composition and structure, effectiveness of board processes, information and functiontion at a second processes.

The performance of the committees was evaluated by the board after seeking inputs from the committee members

The board and the nomination and remuneration committee reviewed the performance of the individual directors in the performance of the individual directors in the performance of the individual directors.

the basis of the criteria such as the contribution of the individual director to the board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc.

In addition, the chairman was also evaluated on the law assects of his role.

Separate meeting of independent directors will be held to evaluate the performance of non-independent directors, per-

formance of the board as a whole and performance of the chairman, taking into account the views of executive directors and non-executive directors. Petermance evaluation of independent directors was done by the entire board, excluding the independent director being evaluated.

DIRECTORS' RESPONSIBILITY STATEMENT

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

 In preparation of Annual accounts for the year ended March 31, 2024, the applicable accounting standards have been followed and that no material departures have been made from the same;

 The Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of

that are reasonable and prostent so as to give a true and five view of the state of affairs of the Company at the end of the financial year and of the profit or loss of the Company for that year.

The Devetors had taken proper and sufficient care for the maintenance of adequate accounting resons in a secondcial to the company of the

detecting fraud and other irregularities;

The Directors had necessarily the annual accounts for the user anded March 31, 2004 on entire concern basis.

The Directors had fail down the internal formation or to be followed by the Company and that such Internal Financial Controls are advantate and were note effectively and.

 The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

Page 27

COMMITTEES OF BOARD

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

 The registered office was shifted for administrative convenience from 04th Floor, World Tech Tower, Plot No.C-203, Phase 88, Industrial Area, Sector 74, Mohal-T00998, Chandigath, Punjab, in 08th Floor, Flor No.C-203, Industrial Food Perint, Phase 88, Mohal, Punjab -100205, Punjab, India Ph. +91 9988 50821

a. Audit Committee: Your Board of Directors have, in pursuance to provisions of Section 177 of the Companies Act, 2013, or any subsequent modification) to amendmental theoretic in its Meeting held on language 12, 2024 constituted Audit Committee.

The constitution of the Audit Committee is as follows:

Name of Committee Plas President

ds. Aarti Juneja	06872059	Non-Executive Independent Director	Chairperson
Mr. Rajiv Vijay Nabar	10383397	Non-Executive Independent Director	Member
Mr. Sanjiv Swarup	00132716	Non-Executive Independent Director	Member
Mr. Bharat Panchal	06660419	Non-Executive Director	Member

Audit Correction meeting is generally held for the purpose of recommending the half yearly and yearly financial result. As the Correction was constituted on Jensery 12, 2024 the meeting of committee was not applicable during the reporting period.

b. Stakeholder's Relationship Committee:

quest modification(s) or amendment(s) thereof in its Meeting held on January 12, 2024 constituted Stakeholders Relationship Correstitee.

The Company has constituted Stakeholder's Balationship Committee mutily to focus on the redressal of Shareholderof Howsters' Grivanouse, if any, like Transfers'Transmission/Demut of Sharer, Loss of Share Certificates; Non-receipt of Annual Report; Dividend Warnants; etc.

The constitution of the Stakeholders Belationship Committee is as follows:

Name of Committee Member	DIN	Designation	Nature of Directorship
Mr. Sanjiv Swarup	00132716	Non-Executive Independent Director	Chairperson
Ms. Aarti Juneja	06872059	Non-Executive Independent Director	Member
Mr. Rajiv Vijay Nabar	10383397	Non-Executive Independent Director	Member

As the Committee was constituted on lanuary 12, 2024 the meeting of committee was not applicable during the report-Also, during the year, the Company had not received any complaints from the Shareholders. There was no complaint

pending as on March 31, 2024.

r Nomination and Remuneration Committee:

Your Board of Directors have in currousness to combines of Section 178 of the Companies Act 2013 or any subsequent modification(s) or amendment(s) thereof in its Meeting held on lanuary 12, 2024 constituted Nomination and Remunera-

The constitution of the Nomination and Remuneration Committee is as follows:

Name of Committee Member	DIN	Designation	Nature of Directorship
Mr. Rajiv Vijay Nabar	10383397	Non-Executive Independent Director	Chairperson
Ms. Aarti Juneja	06872059	Non-Executive Independent Director	Member
Mr. Sanjiv Swanap	00132716	Non-Executive Independent Director	Member
Mr. Bharat Panchal	06660419	Non-Executive Director	Member

Mamination and Remuneration Policy:

The Namination and Damunaration Solins as adverted by the Sparel of Streeters, is placed on the website of the Corena.

d. Comorate Social Besponsibility Committee:

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

Name of Committee Member	DIN	Designation	Nature of Directorship
Mr. Trishneet Arora	07567604	Chairman, Executive Director & CEO Whole time Director Non-Executive Independent Director	Chairperson
Mr. Charanjit Singh	07567588		Member
Mr. Sanjir Swanup	00132716		Member

VIGIL MECHANISI

The Corropary has established a vigil mechanism and accordingly framed a Whistle Blower Policy. The policy enables the employees to report to the management instances of unethical behavior actual or suspected fraud or violation of Comparyl Code of Constant.

es and provide for adequate safe guards against victimization of the Whistle Blower who avails of such mechanism and also provides for direct access to the Chairman of the Audit Committee in exceptional cases.

The functioning of vigil mechanism is reviewed by the Audit Committee from time to time. None of the Whistle blowers has been denied access to the Audit Committee of the Board. The Whistle Blower Policy of the Company is available on

REMUNERATION OF DIRECTOR

The details of remuneration paid during the financial year 2023-24 to directors of the Company is provid MGT-7, which is available at website of the Company, i.e. https://bacsecurity.com/investor-relations/.

7000000000

The company has not accepted any deposits from the guiblic. Hence, the directives issued by the Reserve Bank of India & the Provision of Section 73 to 76 of the Company Act, 2013 or any other relevant provisions of the Act and the Rules there under are not applicable.

PARTICULARS OF LOANS, GUARANTEES, INVESTMENTS & SECURITY:

Details of Loans, Guarantees, Investments and Security covered under the provisions of Section 186 of the Companies

ANNUAL RETURN:

Pursuant to Section 134(3)(a) of the Act, the draft annual return as on March 31, 2024 prepared in accordance with Section 92(3) of the Act is made available on the website of your Company and can be accessed using the https://tacsecus-

As on March 31, 2024, Your Company does not have any Subsidiary, Associate and Joint Venture Company except TAC Security INC Mitrolly Changet Subsidiary.

Sr. No.	Name of the Company	Address of Registered Office	Nature of Business
1.	TAC Security INC	State of Delaware, 1013, Centre Road, Suite 403-6, City of Wilmington, County of New Castle - 19805-1270.	The Company is engaged in providing services related to cyber space security.

In accordance with Section 129(3) of the Companies Act, 2013, a statement containing salient features of the Enancial

During the year, the Board of Directors reviewed the affairs of the subsidiaries. In accordance with Section 129(3) of Comparies Act, 2013, Consolidated Disancial Statements of the Company and all its subsidiaries in accordance with the relevant accounting standards have been prepared within forms part of the Annual Report.

Further, the Company does not have any Associate Companies and Joint Ventures as on March 31, 2024.

TRANSACTIONS WITH BELATED PARTIES

All the State of Team and Team an

jurther, prior cervitus approval of the Audit Committee is obtained on yearly basis for the transactions which are of a cressee and repetitive nature. The transactions entered into pursuant to the committee approval so granted were placed offers the Audit Committee and the Roman of Province for its Control

The details of the related party transactions for the financial year 2023-24 is given in notes of the financial statements which is part of Annual Report. The Policy on Related Party Transactions as approved by the Board of Directors is available not the Company of themse (Research transferred) in a supplied to the Company of themse of Research transferred in additional.

MATERIAL CHANGES AND COMMITMENT

During the reporting year, on March 11, 2024, your Company had succeeduily acquired 100% stake in TAC Security INC, thereby rendering it as a wholly comed subsidiary of the company. Apart from the aforementioned transaction, there were no other marketal horses or commissions understaken during the foremain services.

PARTICULAR OF EMPLOYEES:

The ratio of the remuneration of each director to the median of employees' remuneration as per Section 197(12) of the Companies Act, 2011, enad with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is amneed to this Report as "Annessure 6."

To foster a positive workplace environment, free from harassment of any nature, your company have institutionalized

During the financial year 2025-24, year company is pleased to report that there were no complaints repoint respectively

DISK MANAGEMENT-A well-defined risk management mechanism requires the risk manning and transf analysis risk exposures

impact and risk mitigation process is in place. The objective of the mechanism is to minimize the impact of risks identiimpact. If triggered. A detailed exercise is being carried out to identify, evaluate, monitor and manage both business and

ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO: The information on conservation of energy, technology absorption and foreign exchange earnings and outgo stipulated

time is approved to this Benort as "Approvers - C." COMBILIANCE WITH THE PROVISIONS OF SECRETABIAL STANDARD 1 AND SECRETARIAL STANDARD 2:

The Company has devised proper violens to ensure compliance with the provisions of all applicable Secretarial Stantheb. During the year under review, the Company has complied with the applicable Secretarial Standards issued by the

INTERNAL EINANCIAL CONTROL SYSTEMS AND THEIR ADSOLLACY.

the trated organization or operation and established system of internal audit is in operation to independently review and strengthen these control measures, which is carried out by a regulard firm of Chartered Accountants. The audit is based on an intermittee. The conduct of internal audit is oriented towards the review of internal controls and risks in its operations.

The audit committee reviews reports submitted by the management and audit reports submitted by internal auditors. and statutory auditor

Integrity and transparency are key factors to our corporate governance practices to ensure that we achieve and will retain the invat of our stakeholders at all times. Corporate governance is about maximizing shareholder value legally, eth cashy and sustainably, our Board exercises its fiducious yresponsibilities in the valeds users of the term. Our disclosures seek to attain the best practices in international corporate governance. We also endeavor to enhance long term share-

As our company has been listed on Emerge Platform of National Stock Exchange Limited, by vinue of Regulation 15 of the SEE Listing Chlipston and Disclosure Requirement Regulations, 2015 the complaines with the conported Governors provisions is expected for regulation 17 to 27 and Chance (bit 6) of the Regulation (3) of Regulation (4) and Plat C

....

CORPORATE SOCIAL RESPONSIBILITY (CSR):
The details of the CSR Committee is provided in this Annual Report. The CSR policy is available on the website of your
Company at www.accescript.com/inventor-relations. The Annual Report on CSR activities is annessed and forms part or
this report as Annual PD.

The Company has spent 2% of the average net profits of the Company, during the three years immediately preceding financial year. The details of the same is forming part of this Report.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

In terms of Regulation 34 and Schedule V of SEB (Listing Chilgations and Disclosure Requirements) Regulations 2015 a review of the performance of the Company for the year under review Management Discussion and Analysis Report is

presenced in a separate section which is anne

Published to the givening on SECON 132 of the Companies Act, 2013 rates with Turn Halle Stefanson, As Mandritz & Go., Chartered Accountants (SIDE TEMESTATE), ware appointed as Standardy Auditors of the Company in the Annual General Meeting of PLCAT of the members of company held on September 20, 2022 to hold office till conclusion of the 6th Annual General Meeting of the Company to be held in the calendar year 2027.

The Moles to the financial statements referred in the Audition Report are self-equiparatory and therefore do not call for any comments under Section 154 of the Companies Act, 2013. The Auditors' Report is enclosed with the financial statements in this Annual Report. There has been no qualification, execution, adverse remark or disclaimer given by the Annual Report.

INTERNAL AUDITOR:

Furnased to Section 138 of Comparises Are 2011 read with the Comparises (Accounts) Makes, 2014, company does not fell, under criteria as a specified under Section 138 of Companies Act 2013 read with the Companies (Apricance) Makes, 2014 Linterial Audit in not applicable for the EV. 2023-24, and accordingly Company has not appointed Internal Auditor for EV. 2023-24.

MAINTENANCE OF COST RECORD:

The Company is not required to maintain cost records as specified by the Central Government as per Section 148(1) of

Pursuant to the provisions of Section 204 of the Act read with The Companies (Appointment and Remuneration of Mana-

REPORTING OF FRAUD:

required under Section 143(12) of the Act.

There are no other similarest instantal orders named by the Semilators Provint Televisia Statutory and quantitadicial

The details of literation on tax and other relievant matters are disclosed in the Auditors' Report and Financial Statements

BANKRUPTCY CODE, 2016:

During the period under review no consorate insolvency resolution process is initiated assint the company under the

The Company has adopted a Code of Conduct for Prevention of Insider Trading with a view to resolute trading in securi-

WEBSITE:

Year Company has its fully functional website bitter (than enactive com which has been decimed to exhibit all the relevant Einany al Bessite of your Commans. Sharaholding Battern, datalls of Board Committees. Commante Distance ments of the Commanies Art. 2013. Commanies Bullet. 2014 and as not Benefitting & of Statisting Obligations & District.

During the year under review industrial relations remained harmoninus at all our offices and establishments

It have of English Shares with differential rights as to dividend unting or otherwise.

(iv) No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going

APPRECIATIONS AND ACKNOWLEDGEMENT:

all levels through their dedication, hard work and commitment during the war under review.

The Board places on record its appreciation for the support and co-operation your Company has been receiving from its suppliers, distributors, retailers, business partners and others associated with it as its trading partners. Your Company

Your directors also take this proportion to the oil Shareholdery Plants Mandrey Banks Coverment and Basislatory Authorities and Stock Exchanges, for their continued support.

Registered office:

TAC Infosec Limited

Trishneet Acora Charanjit Singh

Place: Punish Whole Time Director

Annesure-A

(Pursuant to first provise to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Poles 2014)

Statement containing salient features of the financial statement of subsidiaries or associate companies

Deporting period for the subsidiery concerned. If different from January to December

Reporting currency and Exchange rate as on the last date of the

Total Liabilities

Donfit after taxation (12.857.76)

Desistered officer Offth Close Plot No. C-203, Industrial Enral T&C Infraar Limited

Dunish India Ph. 491 99888 50821 CIN-17290028201621 CN65575

Date: Sentember 07, 2024 Chairman Executive Director whele Time Director DIN: 07567604 DIN: 07567588

PORT Page 36

.

(Pursuant to Section 197(1.2) read white made thereunder) Disclosures participe in removement on and other details as required under Section 197(17) of the Core-

parter Act, 2013 read mon make make time union.

Information as per Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules,

The usin of removeration of each director to the medium removariant of employees for the Florecial Year and the Percentage French in removariant of each director. Chief Financial Officer, Chief Essentive Officer, Company Secretary or Manager, if any, in the Financial Year:

Million Million of Ratio Against

Million of Maria Against

Percentage

Million of Maria Against

Percentage

Million of Maria Against

Million of Maria Agains

			rayment	Remuneration	**.7****
1.	Mr. Trishneet Arora	Chairman, Executive Director	Remuneration	11.13:1	NA
2.	Mr. Charanjit Singh	Whole time Director	Remuneration	2.37:1	NA.
3.	Mr. Sharat Panchal	Non-Executive Director	Remuneration	NA.	NA.
4.	Mr. Sanjir Swarup	Non-Executive Independent Director	Sitting Fees	0.15:1	NA.
5.	Mr. Rajiv Vijay Nobar	Non-Executive Independent Director	Sitting Fee	0.15:1	NA
6.	Ms. Aarti jeetendra juneja	Non-Executive Independent Director	Sitting Fee	0.15:1	NA.
7.	Ms. Sharon Arora	Company Secretary	Salary*	NA	NA.
_					

*Curing the Ensectal year 2023-24. Company Secretary was appointed in e.f. January 01, 2024, Salary paid was for 3 moreths only. Hence, the ratio of remuneration of such employee to median remuneration of employees and increase / decrease in remuneration are not given.

b. The percentage increase in the median remuneration of employees in the financial year:

There was a drastic change in the number of employees as well as remuneration paid to the employee in the currered financial Year as compared to previous Financial Year. Therefore, the calculation of pencerage of increaseddecrease in median remuneration of the employees is not possible.

c. The number of permanent employees on the rolls of the Company.

Total 63 Permanent Employees were on roll in the company as on March 31, 2024.

d. Average percentile increased decreased diready mode in the salaries of employees other than the managerial personnel in the last financial year and its companion with the percentile increased in the managerial recovered in the company of the percentage of th

There was a drastic change in the number of employees as well as renumeration paid to the employee in the current Financial Year as compared to previous Financial Year. Therefore, the calculation of percentage of increaseddecrease in average renumeration of the employees is not possible.

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

The Company affirms remuneration is as per the Remuneration Policy of the Company.

Date: September 07, 2024

Registered office:

Offth Dinner Dint No. C-2013 Industrial Execut TAC Infosec Limited

Dunish India Ph. 401 99888 50821 CIN-1 72900000201601 CN/5575

Chairman, Executive Director

Place: Punish Trishneet Argra Charanit Singh

Whole Time Director

Annesure-C CONSERVATION OF ENERGY. TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS

Durawant to Section 154(5) (m) of the Companies Art 2013 and rule 8(5) of the Companies (Accounts)

Your Company is firmly committed to carbon the consumption of nears by introducing more analysis efficient technology. The operations of the Company are not energy intensive. However, the Company endeavored to

manner whereby optimum utilization and maximum opssible savings of energy is achieved. (ii) Steps taken by the Company to utilize alternate source of enemy.

II. TECHNOLOGY ABSORPTION:

(1) The effects made towards technology absorption:

- No special efforts made towards technology absorption. However, your Company continues its commitment
- (f) Sanafits darked like product improvement, cost reduction, and uct development or import substitution:
- (iii) In case of imported technology (imported during the last three years reckoned from the beginning of finan-

cial yeart - Not Applicable (b) Expanditure incurred on Expansh & Development - Not Applicable

C. TECHNOLOGY ABSORPTION:

Particulars F.Y. 2023-24 F.Y. 2022-23

Date: September 07 2024

Offth Clove Plot No. C-203, Industrial Social Dunish India Ph. 401 99888 50821

TAC Infraar Limited CIN-1 7290028201621 CN/5575

Chairman, Executive Director DIN: 07567604

DIN: 07567588

E Page 20

ALIES STATE OF THE PARTY OF THE

ORT ON CORPORATE SOCIAL RESPONSIBILITY

[Pursuant to clause (o) of Sub-Section 3 of Section 134 of the Act, Section 135 read with Companies

A Brief outline of the Company's CSR Police, including overview of projects or programmes proposed to

1. A ward value or on a dispulpy is unknown mile; including collection or projection to programme projection to be undertaken and a reference to the web-link to the CSE Palicy and Project or programmer. Longwity and success for a company comes from being in humany with the context, which is the community.

data its business operations and establish in a suicilly responsible and sustainable inserine at all times. The name alleption of CER (but) or the Company companies the island on program generates, usual results in the companies philaderically and advances for the goals of the accountage. The projects surfaced when the companies philaderically and advances for the goals of the accountage. The projects surfaced projects as provided under Schools VII. The Company but forward CER (SER (big) or completes with the provisions of the Companies Ast, 2013 and the same is placed on the Company's subsides and may be accessed at Happitchkenowing combination relational.

The Composition of CSR Committee as at March 31, 202

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

Member	DIN	Designation	Nature of Directorshi
Mr. Trishneet Acora	07567604	Chairman, Executive Director & CEO	Chairperson
Mr. Charanjit Singh	07567588	Whole time Director	Member
Mr. Sanity Swarum	00132716	Non-Executive Independent Director	Member

Web Link of the Website of the Company for Composition of CSR Committee, CS Projects Approved By the Board:

- The details are available at https://tacsecurity.com/investor-relations/
- ries (Creptrate Social Responsibility Polity) Bules, 2014, If Applicable.

 Not Applicable for the financial year under review.

 Not Applicable for the financial year under review.

 Details of the Armount Available for sets off to nursuance of sub-rule (3) of rule 2 of the Companies (Comp.
- Table Social Responsibility Policy) Rules, 2014 And Amount Required for set-off for the financial year, if any-NIL

Average net profit of the Company for last three financial years: 236.82 Lakhs
 Prescribed CSP Expenditure than percent of the amount on in item 6 about.

- Two percent of average net profit of the company as per section 1.25(5): 4.73 Lakhs
- Surplus arising out of CSR projects/ programmen/ activities of the previous financial years: NL

Amount required to be set off for the financial year: NIL
 Amount unspent, if any: NIL

- Total CSR obligation for the financial year (7a+7b-7c): 4.73 Lakhs

The state of the s

8. CSR amount spent or unspent for the financial year:

Total Amount	Amount Unspert (in Rs.)								
Spent for the Financial Year (In Rs.)		ensferred to Unopent CSR per Section 135(6)	Amount transferred to any fund specified under Schedule VII as per second proviso to Section 135 (5)						
	Amount	Date of Transfer	Name of Fund	Amount	Date Transfer	•			
Rs. 4.73,649	Not Applicable								

ping projects/ other than ongoing projects for the financial year:	Outsils of CSR amount spent against ongoing projects;
--	---

(1)	(2)	(3)	(4)	(9)	M	(7)	(8)	(8)	(10)		(11)
SI. No	Name of the Project	item from the list of activities in Schedule VII to the Act	Local area (Yes/No	Location of the project Stat Distric 8	Project duratio	Amount allocate difor the project (in Rs.)	Amount spent in the current financial Year (in Es.)	Amount transferre of to Unspent CSR Account for the project as per Section 195(6)	Mode of Implemental on - Direct (Yes/Yo)	impl	fode of smentation fhrough lementing igency CSR Registrati on reuniber

L				L	L	L	L		Section 135(6)			rearriber
_				Γ					(in Ea.)			
	Food Kits and Clothes to Crphans, Poor and needy	(j) of Schedule VII to the Act	NA.	NA.	NA.	NA.	NA.	Rs. 4,73,6 49	NA.	Yes Main favor of the Company with respect to CSR Contribution is to provide the food kits and risches for the breeft of needy and poor people.	NA.	NA.

Page 41

Amount Unspent:
 Details of CSR amount Unspent against ongoing projects/ other than ongoing projects for the financial year.

(1)	(2)	(3)	(4)	(5)	(80	(7)	(80)	(9)	(10)		(11)
SI. No	Name of the	iten from the	Local area (Yes/No)	Location of the project					Made of	imple 1 imp	former and the country of the countr

9. Amount spent in administrative overheads: NIL

Amount spent on impact assessment, if applicable: Not applicable
 Total amount spent for the financial year: Rs. 4,73,649
 Datails of eccess amount for set off are: Nil

(a) Details of unspent CSR amount for the preceding three financial years: NA (b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s): NI)

In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year:

No capital asset was created / acquired for FY 2023-24 through CSR spend.

14. Specify the reason(x), if the company has failed to spend two percent of the average net profit as per Section 135(3): The Company has not spent two percent of the average net profit as per section 135(5): Not Applicable.

тадар, тте ситерину тим постурности от отношения установа установа установа на установа падар, тос гурроского

Registered office:

08th Floor, Plot No. C-203, Industrial Focal Point, Phase 88, Mohall, Punjab -160055,

Point, Phase 88, Mohali, Punjab -1600 Punjab, India Ph. +91 99888 50821

Place: Punjab Date: September 07, 2024 Trishneet Arora Chairman, Executive Director

Citi: L72900PB2016PLC045575

Charanjit Singh
Whole Time Director
DN: 07967588

TAC Infosec Limited

F Page 42

ALIENSEY.

The discussion hereunder covers Company's performance and its business outlook for the future. This outlook is based on assessment of the current business environment and Government policies. The change in future economic and other developments are likely to cause variation in this outlook.

The Management's views on the Company's Performance and outlook are discussed below:

ECONOMIC REVIEW:

Cloid encouring growth is entitipated in seed. 31 percent in 2524 and 32 percent in 2525. The forward the 2524issed and Coulder 2527 and office of the control of the con

Indian Economy Outlook:

can be attributed to robust domestic demand, a pickup in nursi demand, virong investment levels, and sustained momentum in mandaturing. Despite global challenges, toda stated, out for its institut economic growth, demonstrating brand-based expension across various sectors and readfirming (in picutal rise in supporting global conomic growth.) The combined efforts of the government and the Reserve Earsk of India (REI) to tackle inflation through strategy policy

onset of the Condo 19 parademic. Care inflation specifically declined in 3.78 by March 2024. Moreover, the forecast of an advance certain research in 2024 august well for agricultural productivity, which is expected to better advances regarding reflation.

The backdrop of showing global trade poses challenges for excurrence globally. However, finds is pointed to reduce its trade deficit in the superment years, supported by the seganded consegge of the Production Linked Internation URL).

vise description given, suppose pays to expense converge or the Production Linear networks in whether across insulphie sectors. Zong export performance and indust remissione enflows are articipated to contribute significantly, international agencies and the Reserve Bank of India (RBI) forecast that the Current Account Deficit (CAD) as a precentage of Cad will lakely have moderated to below 1% in the flood year 2023-24.

You cannot she fastest across or make accounts with international preprintations and the Disease Bank of India (RBI).

roviding positive assessments of its growth outlook for the current financial year.

NDUSTRY STRUCTURE AND DEVELOPMENT

both TLE SEM wheth is a key driver of encouring grown, come flouring againstantly in CED and contain such being SEM corrected Ced certificial of ACM (PCZ) and a proposed TEM (come bushed to SEC), the sector is applicated for the first and proposed to the company of the compa Page 43



According to National Association of Software and Senice Companies (Nasscom), the Indian IT industry's reverue touched US\$ 227 billion in FY22, a 15.5% YoY growth and was estimated to have touched US\$ 245 billion in FY21.

yearnow-year (YOT) growth as compared to 7.2% in 2021. If spending in India is expected to increase to USS 110.3 bilies in 2022 from an estimate (USS 1.8% billion in 2022. It stakes software product indexity in expected for each USS 100 billion by 2023. Audien comparises are foliation in 2022. Indiana continuously in expected the global foliation are exhaust their global foliations are exhaust their global foliations carried and exhaust their global foliations are supported to the second of 102.5 to 2021. The data association are produced to 102.5 to 2021 the second of 102.5 to 2021 th

overall value. The market is expected to reach US\$ 7 billion by 2030 due to accelerated domestic demand for Al.

India's IT includity is likely to Nit the US\$ 350 billion marks by 2006 and contribute 10% towards the country's gross domestic solution of 2006, indiamonals included to 2006.

As an extract, India's IT export revenue rose by this in constant currency terms to USS 19th billion in PTZS. Export of IT services has been the major contributor, accuming for more than 51% of testal IT exports (including hardwards), BPM and engineering and \$6.0 (ERAC) (and software products exports accounted for 22% and 25%, respectively of total IT exports Aurig PTZS.

Expects from the Indian IT indiantly stood at USS 718 billion in PIZ2. Expect of IT sentices was the regize contributer, accurating for more than 51% of total if expect producing parkelessing. BMF and engineering and BLOD \$EADQ and state ware products expert accounted for 20.78% each to total IT experts during PIZ1. The ERBD market was expected to grow to USS 42 billion by 2022. The IT reducinty added 2.9 faith new jobs saling the industry's workforce sally to 5.4 milfor people in PIZ2.

cernment Initiative

The IT & BPM sector is a significant growth driver for the indian economy, commissing substantially to GDP and public welfare. Who a projected GDP contribution of 70% by 2022, the sector is poised for further expansion, Indian's large internet user base, affordable internet rates, and solid digital infrastructure have created a fertile ground for digital adoption and innovation.

The government's Digital India Programme has been instrumental in driving digital growth, with initiatives like data localization, cybernecurity, hyper-scale computing. All, and blockchain. The IT industry has attracted significant investments, with japanese investments growing. 46 between 2016-52.

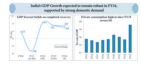
The sector has seen substantial growth, with top Indian IT companies like TCS, Wipno, and Infosys offering numerou job opportunities. The IT spending in India is estimated to record a double-digit growth of 11.1% in 2024, totaling Popt 44

Indian IT firms have a significant global footprint, with delivery centers worldwide and strategic alliances with internation

The government has provided policy support, with an allocation of Bit. 97,578.05 crore (USS 11.8 billion) for the IT and talecom sector in the Union Budget 2023-34. India's Digital Competitiveness Some of 60 reflects the rise of tech talent in the country.

The IT industry is expected to hit the US\$ 350 billion mark by 2006, with exports from the Indian IT services industry standing at US\$ 199 billion in PY24. The sector has added 2.9 bish new jobs, taking the industry's workforce tally to 5.4 million needs in PY21.

Overall, India's IT & BPM sector is poised for continued growth, driven by innovation, digital adoption, and government



OUR BUSINE

Our Company was originally incorporated as "AC influent Private Limited as a Private Limited Company, under the provision of the Companies Act, 2013 Valle Certificate of Interpretation dated Aquages (10, 2016, bused by the Registrate of Companies, Central Registration Centres. Subsequently, the Company was converted from a private invited company to public interest company and consequently, the name of the Company shared or "AC influent Limited."

Due company is benefited from the extensive experience of our Promoters, Mr. Trishneet Arors and Mr. Chararyl Singh with is associated with our campany since its transportation and having sometimed experiences from the No To Expanse in the Cybernecurity and submediting management. Our Dates' of Directions and other key Managemen Presented Including Senter Management Presented (SARF) and Advisory to the Board has also provided agrificant contribution in the growth of our company.

Or company in engaged in the business of privating risk based solventility management and seasoners solutions, or presenting seasoners on deviations of Privations being the symposition of the years, say, and demonstrated produces of the privation of the priva SPORT Page 6

Winerability Management is the continuous process of identifying, assessing, prioritizing, mitigating, and remediating the vulnerabilities across the complete information technology infrastructure of the organization. Cyber security of the controllation reseals to be menimented in malicitims and mendicated as non as cossible for acudit active in another in.

originatization in releast to the internative on the action at later research as statuted as a positione to 3 along attacks, this factorly is a form owners they organizations through values ability management tools or products. While, Risk-Based Wilderschillity Management (997M) is the process or principles of the products for remarkable to based on the level of risk such values fally discovered, poses to pour organization and IT internationation. The MSMR method allows the organization to prioritary discovered poses to pour organization and IT internationation. The MSMR method allows the organization to priori-

tion their vulnerabilities discovered on the basis of the seventy, making it time and cost-effective while having a concrete cybernectivity process in place. ECEF offers a results unlaw ability assessment mechanism that stams and identifies potential security loop-flow within the IT offerstativities and an extra extra configuration assessment, it ensures that IT systems are not only free from vulnerabilities but also configured optimally to result potential threats. Also, ECDF auto-protettate into feature subsense, advanced algorithms to cards vulnerabilities based on their eventy, potential impact, and exploitation.

tion feature utilizes advanced algorithms to rank vulnerabilities based on their severity, potential impact, and exploital ty, ensuring that critical issues are addressed promptly.

Apart from above, ESGF also provides Asset Tiering, Business Unit Regrouping and Cyber score services. These services, coupled with risk quantification, provide serior management and board members with a well-informed and strategically planned approach to navigating the challenges and opportunities within their organizations. ESGP planned mis more than

We have been successful in augmenting our portfolio of solutions over time through continuous Product Development within we believe a key differentiation of our business model. Over the parties part, we have introduced a range of solutions focused on risk-based valuesability management, risk quantification, and compliance assessment. Our comminent is involved in whether as we considerately invest to both enhancing our existing solutions and developing nor and extending the continuous productions of the continuous productions of the continuous positions of the continuous productions.

SEGMENT-WISE OR PRODUCT-WISE PERFORMANCE:



Page Page

ESOF (Enterprise Security in One Framework)

Ox company functional SSOF Flatform on Saud Softhware as a Services) Model in 2018 under the palatines and leadership of our Premoters and Divestors. Under the unbehild of ESSOF our company has bushched to all of SFRein Productd by the name of ESOF Appace, ESOF VMP, ESOF VACA, ESOF PCLASH, ESOF CRQ, Overview of each product is mentioned below:

 ESOF Appase: ESOF Appase is a Unified Vulnerability Management Solution to Detect & Protect your Web and App Assets from risk-based vulnerabilities along with other features such as Scheduled scans, Vulnerability Smeline, Other risk roung listency treased data and Evolutions vulnerabilities.

 ESOF VMP: ESOF VMP provides vulnerability management platform. Vulnerability management is a crucial aspect of observacionly and ESOF VMP provides risk-based vulnerability management services by yidentifying, prioritizing,

System security are a side recommendation for continuous and an extension of the continuous and security and religing to remediate values abilities before it can be a mental of threat to the originalization and religing and helping to remediate values abilities before it can be a mental of threat to the originalization and the continuous and the originalization and the continuous and the co

are magazie or or extractive Cultimate Cultimate and control or resources and out one front or incomplete or a an elementary product form providing various benefits Single Platform with Cloud Agent, Efforties Solitopiement and Book Productivity.

• ESDE PCLASV: ESDE PCLASV is a comprehensive and interested solution to ensure compilance with PCLIP arment.

Card Industry) requirements. PCI Compliance is adherence to the set of policies and procedures developed to protect details and transactions of carditolders. It provides comprehensive reporting, automatic scheduled scan, enterprise vide compliance deshbared and scheduled scan.

 ESGS ORQ: ESGF CRQ (cyber flas Quantification) provides financial risk assessment by way of quantification of cyber risk through Artificial Intelligence and Machine Learning in order to identify potential threats before it can be materialised and management can take informed decision.

hacking almost at discovering and remodying security submodulities in melsouris, systems, and applications. Our company is a CRSST (Council for Registered thirula Georgiumy definited ecopany in GRSST (Council for Registered thirula Georgium of Refined ecopany in GRSST (Council for Registered Refinited Georgium) refinited ecopany of Refining assurance to clarets regarding the security of their data. The company's services align with regulatory requirements such as GDFR and ISO 2790.

Opportunities:

- Evoluting new Generalshicula
 - ities of other value-added services
 - tions with eatablished customers domestically and international and Team

- Threats, Risks and Concern:
 - Competition from organised and unorganised pl
- Incomplete Coverage

Page 47

......

The Company has adequate internal control procedures commensurate with its size and nature of business in India. The Company has clearly had down policies, guidelines and procedures that form a part of the internal control systems. The adequacy of Internal Control Systems, which encompanies the Company business processes and financial reporting

The Company has maintained internal control system in order to identify weaknesses and suggest improvements for

igate the same in order to ensure effective functioning within the Company.

OUTLOOK

The security whether including is interactionally continuous advancement in inholding. In installant and indusers to condition the membrane of an industrial continuous transplants in the membrane of an industrial continuous transplants in the continuous and the industrial continuous co

whereabilities, Reduced False positive and Predictive Analysis for potential material valverabilities and threats.

Your company has a proven track record of successful operations in India as well as Outside India. At present we provide

spher risk sperification and certificate assessment of clerks, spitem in econolises with the need on the operpresent, we have 5 (they product under 555) and further we are planning to combinately add new products through R&O. We are soon learning 550F Draums which death with fluik Rating & Cyber Insurance Solutions.

Your Company is outstormer oriented and always strives to maintain good relationship with the customers, Our Company reys marketing based approaches instituting outstormers the freedhand and on their freedhand and produces and produces it improves the products if required are curried out. Our Company provides quality products and effective follow-ups with Customers with orientative and vice successful and continues are suitable with the granulation and on the following products and on the following products and continues are programmed to the customers are written death for granulating and product and do not be low any programmed.

DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE:

The key strategy will be focused around:

- 1. Financial strength & liquidity
- Professional Management
 Timely completion of Orders

Financial Performance and Review of Operations:

The Company has adequate internal control procedures commensurate with its size and nature of business in including Company has clearly laid draw policies, guidelines and procedures that form a part of the internal control systems. The adequacy of Internal Control Systems, which encompanies the Company's business processes and financial reporting control systems are to the company's business processes and financial reporting

The Company has maintained internal control system in order to identify weaknesses and suggest improvements for better functioning. The observations derived are regularly noted by the management and relevant steps are taken to mit-

Particulars				
Particulars	31,/05/2624	31/05/2025	33/85/2024	33/85/2021
Sevenue From Operations	1361.79	20000.00	1161.79	
Other Income	22.80	9.54	22.80	
Yetal Incores	1104.50	2009.55	1184.59	-
Less: Total Expenses before Depreciation, Finance Cost and You	508.42	463.59	508.55	
Profit before Depreciation, Finance Cost and You	676.27	545.96	676.04	-
Less: Depreciation	26.97	24.60	24.67	-
Less: Finance Cost	36.06	8.82	16.06	-
Profit Before Tax	655.34	532.54	695.01	-
Lens Current Tax	5.49	-	5.49	-
Less: Deferred tax Liability (Asset)		-		-
Poofit after Yes	688.17	512.54	633.04	-

DETAILS OF SIGNIFICANT CHANGES OLE. CHANGE OF 25% OR MORE AS COMPARED TO THE IMMEDIATELY PREVIOUS FINANCIAL YEAR; IN KEY FINANCIAL BATIOS, ALONG WITH DETAILED EXPLANATIONS THERE-FORE:

RATIO	TIGURES AS AT 31.03.2024	71,03,2023	N CHANGE FROM LAST YEAR	Explanation for Change in Ratio (for rease than 25% in comparison with last year)
Current Batto	4.05	3.54	34.58%	NA.
				In FY 2022-23 there was rominal attilisation of debt. During the year working capital of Rs 150 Lacs was
Debt-Equity Ratio	0.12	0.03	369.32%	sanctioned and same was utilized, hence Debt equity ratio has increase by 369.12%
Debt Service Coverage Ratio	5.39	15.20	-77,67%	Due to utilisation of debt in the current year as compared to previous yea nominal utilisation of debt. The Debt Service coverage natio has decreases by 77,67%
Interest Service coverage ratio	40.55	99.33	31.41%	With increase in utilisation of working capital loan sanctioned there has been increase in interest expense which has resulted in change of interest service coverage ratio by \$1,41%.

Page 49

Beturn on Equity Retio	57.84%	98.22N	-61.33%	Net groft for EX 2022-25 voor significantly high which saled to committed shareholder's fund for Correct fluorotel year further opening dashbotler's fund in EX 202-23 voor fund to share in page horso I lead to sharejo in Paten on Equity Rafo by 41.11 % and Return on capital engisyot page 10 y 10
Inventory turnover ratio	NA NA	NA.	NA.	NA.
Trade Receivables Europeer ratio	147	3.16	-51.36%	Change in trade receivable turnoser ratio and filet capital turnover is on excount of billing done close to year and for which payment is not due at end of the sear as per agreed terms fearce it lead to change in ratios by 33.38% and 30.33% respectively.
Trade psyables turnover ratio	NA.			NA.
Net capital turnover retio	1.12	1.61	-30.15%	Change in trade receivable survivous ratio and fixet capital turnover is on account of billing done close to year and for which payment in not due at end of the year as per agreed terves. Hence it lead to shange in selso by \$5.34th and \$0.15th respectively.
Not oceff ratio	53.45%	50.77%	5.29%	NA.
Return on Capital engloyed	41,51%	64.52%	-30.50%	het geröft for EX 2022-33 von iggisthannin halt with related accumulated shansholder's Fund for Current flusinish year. Surther opening shansholder's Fund in EX 2022-23 vors force than that is current year hence It lead to change is flusion on Equity Ratio by 41.31. N and Matann on Equity Ratio Paragraph of Matann on Paragraph of Matann on Paragraph of Matanna of Matanna of Matanna of Matanna of Matanna of Matan
				Ny 30.50%

DISCLOSURE OF ACCOUNTING TREATMENT

The financial statements of the Company have been prepared in accordance with Accounting Standard ("ACT) collided under the Companies (Accounting Standards) (Bales, 2021 read with section 1330 of the Companies AC, 2011).

The Company has adequate internal control procedures commensurate with its size and nature of business in India. The Company has adequate internal control procedures commensurate with its size and nature of business in India. The Company has placed by a desiral profession accordance and conventions that from a nair of the internal protect on solvers. The

For company has a shareful membracion, guidelines and procedure to the firm a part of the internal control systems. The Corporary has a dearly laid down price guidelines and procedure to the firms a part of the internal control systems. The adequacy of internal Cortrol Systems, which encompasses the Company's business processes and financial reporting systems, is exactived by the management at regular internals.

The Company has maintained internal control system in order to identify weaknesses and suggest improvements for better functioning. The observations derived are regularly noted by the management and relevant steps are taken to notigate the same in order to ensure effective functioning within the Company. POST Page 50

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS:

The Company's relations with the employees continued to be contail and harmonisous with its employees. Its consider manapower as its assets and that appeals had been driving force for growels and expansion of the Company. The Contempny acknowledge that its principal assets is it employees. The Company has continued its efforts in building a diverse and inclusive workform.

As on March 31, 2024 the Company has 63 employees on its roll. The Company will continue to create opportunity and

ensure recruitment or

Somewhere is the Rapics developing for Company's algoritors, projections, softenies and expectations are particular. Award broising sciences whether the name and explanable has not englanders. Forward broising sciences are abused on contain assumptions and expectations of black events. These existeness are subject to certain relations are setting as an explanable and projections or according to certain relations are setting as one of the explanable and explanable are setting as an explanable and explanable are setting as a setting a

Registered office:

08th Floor, Plot No. C-203, Industrial Focal Point, Phase 88, Mohali, Punjab -160055, Punjab India Ph. 421 90888 50821

Place: Punjab Trishneet Arona Date: September 07, 2024 Chairman, Executive D Davin 2792004 Charanjit Singh Whole Time Direct DIN- 07557588

TAC Infosec Limited CIN: L72900PB2016PLC0455

INDEPENDENT AUDITOR'S REPORT

On the Consolidated Accounting Standards (AS) Financial Statements

To the Members of TAC INFOSEC LIMITED

Opinion

We have audited the accompanying consolidated AS financial statement of TAC INFOSEC LIMITED (the Holding Company) and its Subsidiary (collectively referred to as the Company) or the Group!

ener no. 1 to the attached consolidated financial statement; comprising of

b) the consolidated statement of profit and loss

c) the consolidated cash flow statement and the cons

ended, and d) notes to the consolidated AS financial statements including a summary of the significant accounting

to our gains and to the heart of our information and according to the explanations gains to a sufficient of not according on the condition of not according on the condition of not according to the condition of not according to the information of the substitute of the condition of the according to the information required by the Xi in the numeror is expected upon a vizu and the new more interpretable producing the actions of the condition of the Xi in the numeror is expected upon a vizu and the numeror is expected upon a vizu and the number of the ACC security of the Xi is the number of the ACC security of the ACC secur





Basis of Opinion

Key Audit Matters

Accountants of India (ICAI) together under the provisions of the Act and sufficient and appropriate to prothese matters. For each matter below, our description of how our audit ad-

cial statements' section of our report, including in relation to these matters.

Key Audit Mattery

judement.

includes evaluation of the sig-

Acquisition of TAC Security Inc.

of consolidation and management's

. Boad the underlying documents relat-

ment of accounting policies is assess-

* We have obtained documentation for

. We have also verified the same alone

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

*The Parent's Board of Directors responsible for the other infortion. The other information ionprises the information included the Board's Report including Anures to Board's Report, Managament Discussion and Analysis. Report and Business Responsib. Report and Gosen not include the

and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not occur, any firm of any other program of the contraction and the contraction of the

other information, compare with the financial statement of the subsistancia and joint ventures suitied by the other autilities, to the stated in foliation, to the stated in foliation to the states of the work of the other autilities and consider whether the other information is materially inconsistent with the consolidated financial statements on our knowledge distancements our introduction of the audit or otherwise appears to be materially missancial. Other information is far as it relates to the subsidiation is to receipt the other provisional statements audited by the other autilities.

Management's responsibility for the consolidated financial

The Holding Company's Board of Directors is responsible for the material stated in section 134(5) of the Act with respect to the preparation of these consolidated financial statements that give a true and far view of the consolidated financial position, consolidated financial position, consolidated financial position, consolidated financial position.

statements that give a true and fiview of the consolidated financial position, convolidated financial position, convolidated financial finance and policy or financial finansial financial financial financial finantial financial financial financial finandiance with the \$A and other accounting principles generally accepted in India. The expective Board of Directions of the companies included in the Group and in subsidiaries are responsible for maintenances of adequate account

provisions of the Act for subground ing the assist of the Group and the ting the assist of the Group and the time of the Group and the time of the Group and the time of the Group and the subground and application of appropriate accurating policies, that are reasonable and product, and design, implementation and nationawa or all adequate internal and adequate internal ing effectively for emancing the accuracy and complements of the accounting records, relevant to the country records, relevant to the time of the country of the country accurate, when the time and fair view and and fee from making all countries and the formula discentent the given time and fair view and are feet time and fair view and are feet to the state of the countries.

> In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group and of its associates are responsible for assessing the ability of the Group and of its associates to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern hast of accountries uries to the manbasis of accountries uries to the man

respective Board of Directors is companies included in the ap and its subsidiaries are also cossible for overseeing the scal reporting process of the

Auditor's Responsibility for the Audit of the Consolidated Financial

Our disperties are to delain messaable assurance sized referred to consultated fluoracial siderentria the consultated fluoracial siderentria the consultated fluoracial siderentria fluoracial siderentrial siderentrial siderentrial fluoracial siderentrial siderentrial siderentrial fluoracial siderentrial siderentrial siderentrial siderentrial siderentrial siderentrial siderentrial siderentrial desceta amaterial mostatement and when it easiles, Mandatements can when it easiles, Mandatements can when it easiles, Mandatements can siderentrial siderentrial siderentrial siderentrial siderentrial consolidared muterial siderentrial siderentr

rang and completeness of the average country records, release to the group action and presentation of the forecast insteament that gives a true and the river and one these forecast insteament, alreador and control without or more within a second control of the control of the

dand financial statement, whether or due to finand or error, design, and perform audit procedures responsive to thake risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material resistantism of the control of the control opinion opinion of the seros, as found may involve colusion, floggery, interctional certision, misropresentations, or the 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 replains on whether the Company has adequate internal financial controls switem in alone and the operates switem in alone and the operates switem in alone and the operates.

Evaluate the appropriateness accounting policies used and t reasonableness of accounting mates and related disclosures

 Conclude on the appropriateness of managements use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to wents or conditions that may cast significant doubt on the Company's ability to

studied on the cereplany's statisty as constitute as a gaing consent. The exocitoble that a material uncertainty ye exists, was required to draw attention in our auditor's report to suddent framework or factor framework or conditions are suddent framework or suddent framework or suddent framework or suddent framework framework or conditions as going consent continue as a going continue as a going consent continue as a continue a continue as a continue as a continue a c

 Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financia statements represent the underly ing transactions and events in a Obtain sufficient appropriate audit evidence regarding the financial information of the but ness activities within the Group and its associates and joint ven tures to express an opinion on the consolidated financial state ments. We are responsible for the direction, supervision and performance of the audit of the performance of the audit of the

ness activities included in the consolidated financial statements of which we are the independent auditors. For the business activities included in the consolidated financial statements, which have been audited by the other auditors, such other auditors remain responsible for

the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those

ing, among other matters, the planned stoppe and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify charing our audit. We also provide those charged with

governance with a statement that we have compiled 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, relative of safesseements.

and I told caught shift gives to that were of most significance in the audit of the consolidated francial statements of the current period and are therefore the loyaudit matters. We describe these such that the consolidate unless law or regulation preductes public disclosures about the matter or when, in estimenty raw circumtances, we determine that a matter should not be communicated when consequences of doing as were consequenced of doing as

with those charged with gover-

Other Matters 1. Our opinion on the consolidat-

report on other legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our relaance on the work done and reports of the other auditor and the financial statement/financial information certified by the management.

2. We did not audit the Enreien.

Subsidiary company's books of account whose financial statements reflect total assets of Rs 950 Lacs, total liabilities of Rs 953 Lacs and did not have any revenue from operation during the consolidation period. 3. Foreign Subsidiary company

Pinancials statements were pr pared in foreign currency over there of which were converted into Reporting currency (Incial Rs) and the same where certified by the management which were used for purpose of Consolidation.

Report on other legal and regulatory requirements

As required by section 143 (3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of subsidiers associate, as noted in the 'other

- extent applicable, that:

 a. In our opinion proper books account as required by law reing to preparation of the afor
- account as required by sav resaing to preparation of the aforesaid consolidation of the financial statements have been kept by the Company so far as apnears from our avariantion.
- b. The Consolidated Balance Sheet, the Consolidated State ment of Poofit and Loss and I Consolidated Cash Flow State ment dealt with by this Reporare in agreement with the
- solidated financial statement c, In our opinion, the aforesaid consolidated AS Financial Sta ment comply with the Account
- d. On the basis of written representations received from the directors as on March 31, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2024, from being assorbert as a direc
 - the ACL

 4. With respect to the adequacy of the internal financial controls over financial resporting with reference to these consolicated financial statements of the company and the operating effectiveness of such controls, refer to our separate report in "Annex-

- f. With respect to the other matters to be included in the Audtor's Report in accordance with the resolvements of section.
- In our opinion and according to the information and explanations given to us, the managerial
- tions given to us, the manageria nemuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act, read with Schedule V of the Act. The nemuneration paid to any director is according to the special resolution
- passed in meeting dated October 24, 2023. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us
- g, each respect to the other manters to be included in the Auditor's Report in accordance with Rule 11 of the Compunies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanation given to up.
 - There are no long-term contracts including derivative contracts, hence the question of reporting any material foresee able losses does not arise;
- (ii) There has been no delay in transferring amounts, required to be transferred, to the Invests Education and Protection Fund by the holding company.

- of the Companies (Audit and Auditors) Rules, 2014 is applicable from 1st April 2024.

 (i) For the financial year 2023-24
 - (i) For the financial year 2023-94, based on our examination with included test checks and information given to us, the Company has used accounting software Tally for maintaining its books of account, which did not have a feature of recording audit trail (edit logi facility throughout the year for all relevant transactions.
 - enabled throughout the period.

 For Maharishi & Co.
 Chartered Accountants
 ICAI Firm Reg. No.124872W
- Kepil Sanghvi
 Fartner
 Membership No: 141168
 UDIN: 24141168KAGAZ4463
 Date: May 24, 2024
 Place: Janninger

ANNEXURE A TO THE INDEPENDENT AUDITORS' REPORT

(Referred to in paragraph 1 (f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Report on the Internal Financial Controls over financial reporting under Clause (i) of sub-section 3 of Section 143 of the Companies Act, 2013 (the act) in Conjunction

with our audit of the consolidated financial statements of TAC Infosec Limited as of at the year ended March 31, 2024, we have audited the

internal financial controls over financial reporting of the group, which are companies incorporated in India, as of that date.





Management's Responsibility for Internal Financial Controls

The requested hand of Directors of the Chong, which are companie incorporate in residue, and expressible for activities and making an interest common laws on the second count in activities on the second count of informative promising centers activities by the company considering the second companies of ferrors for contract second in a great contract, and contract in a contract contract fearous contract one Franch Deporting second by the southers of Directors (contractive of indicat (CHCP)) the companies of the contract contract in a contract contract of contract second fearous contract contract and contract contract in the contract second contract second fearous contract contract and contract of the contract contract points, the subspecting of of the bornous, recording allowers on the respective company points, the subspecting of of the bornous, recording allowers on the respective company points, the subspecting of of the bornous records and directors of Making of others, and discussing of companies of the accounting except, and the company proposition of evaluate financial elementum, as required under the Companies AC 2011.

Auditors' Responsibility

Our regionality is the agrees an exposition of the company's treatment flational controls, leaved for the private of private is the solicity and the companies companied in brillia, behavior to one sould. We conducted our wall in accordance with the flationary bases on halfbased on the sould be of the solicity of the companies and could be flationary to the conducting operation and the conducted of the companies and could be some applicable to a sould of the control flational controls, both applicable is an audit of the control flational Controls, and, both could by the intoition of Charmed Associations is which Their Scientifics.

and the Guidance hote require that we comply with exhibit requirements and plain and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting were established and maintained and flesch controls operated effectively in all material resource.



On a fit involves performing procedure in storm and revolves about the adequate procedure and control is pursued to the control reporting and their opportunity describements. One and of demand information control uses the resource operange procedure distance; an understanding of information formation control uses the resource operange, assessing any risk to the an understand understance and information of an understanding of information formation control uses of the storage and information o

We believe that the audit evidence we have obtained and the audit evidence obtained by other auditors in terms of their report referred to in other matter paragraph believe, is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls option over financial reporting.



Meaning of Internal Financial Control over Financial Reporting

able assurance regarding the relishillty of financial reporting and the with generally accepted accounting

in reasonable detail, accurately and dispositions of the assets of the

(2) Provide reasonable assurance with generally accepted accounting

supervitures of the company are with authorization of the manage-

(3) Provide reasonable assurance al effect on the financial state.

Inherent Limitations of Internal

Secure of the inherent limitations

reporting to future periods are sub-

degree

In our opinion to the best of our

companies incorporated in India system over financial reporting and were operating effectively as at

muted. Our opinion is not modified.

Other Matters

Our aforesaid reports under Secrelates to three subsidiary compa-

the auditors of such companies

Kenil Sanahul

DOT DOT

TAC INFOSEC LIMITED

Consolidated Balance Sheet as at 31.03.2024

				(Amount in lakhs)
Sr. No.	Particulars		Note !	No 21.03.2024
	Equity & Liabilities Dans Holders Fund			
	(a) Share Capital (b) Bearves & Surplus		1	765.00 667.60
	(i) Money Revelved Against Share Warrants		Sale Send (II)	1424
	Dury Application Money Pending Alleiment Linkfillers			,,,,,
			Sale Senal (R)	
c	Nee Current Liabilities			
	(4) Cong Term Bureautings (6) Deferred Tax Link/Hites (Net)			5.00
	(c) Long Terre Presidents		Bade Servel (C)	5.30
D	Current Liabilities			
	(a) Short Term Sorrowings			10.0
	(b) Thade Payables. () Indial and blanding dues of micro enterprises and small			10.29
	enterprises. [1] Indial multisending dues of creditors other than entero- and small enterprises.	entenger tami		490
	(d Short Terre Provisions			13.79
	(al) Other Current Liabilities.		No best (II)	99.13
	TOTAL RQUITY & LIMBUTES (IN-6+C-C)		Sale Security	349.71 3,772.69
E	ARRETS. Non Current Assets			
_	(4) Property, Flant and Equipments and Intergible assets.			
	1. Tangible Assets 6. Intergible Assets			71.10
	E. Capital Block in progress.			
	In Interruption Street Under Development			307.00
	(b) Non-Current Investment			
	(v) Christman Tour Asset (Net) (vi) Other Noon Current Asset			332
	(al) Other Stan Current Asset		No See Ell	M7AI
-	Current Asserts			
	(a) Trade Secription			1.91.62
	(b) Cash and Bask Balanon.		7	59.70
	(c) Oliher Current Assets			89.76
	(d) Short Term Loans and Advances			113.99
	100% A0873 (0-0)		Sub-Secul (f)	1,405.00
Tenford	expecting earlier and basis of accounting order rate 1.8.2		- Inner	behalf of Board of Directors of
	et of even date Kapid Sangfrei			TAC Influenc Limited
e, Mahartste	& Co. Fartner			
cartered Acco		Triplement Arrange		therendron 1
N 124KTW	Signed at Jannagar on May 24, 2024	CID & Director	Charactic Single Whole Sine Director	Sharon Areca 1 Company Secretary & Ch
		DN 576703	DIVERSION	Complete Officer
		Terr move	Time Show	Fine Debt P

TAC INFOSEC LIMITED

LEGIS TATALTHER ANALYSIS

Statement of Consolidated Profit and Loss for year ended 31st, 2024

Sharen-Braca Volval Jen

Place (Delt) Place (Pure

		(65.0)	Jakhs Eucept EPS)
Sr. No.	Particulars	Nute No	Year Ended 31.09.2024
	Insume Fram Operations		1,761.79
	Other Insume		22.80
	Total Insures (HII)		1,184.59
N.	Experses.		
	(a) Cont of materials compared		
	(A) Purchase of readed greats		
	(s) Changes in inventioners of limited goods, much in-progress.		
	and stock intrade		
	(4) Employee benefits expense		366.85
	(of Pleasur Costs)		76.06
	If Description and association reserves		2497
	(g) Other expenses.		139.79
		Total Experien	140.00
v	Profit/Local before exceptional items.		480.00
ů.	Exceptional items		
	Profit(Seea) Before (as (FW)		480.00
viii.	Ten manners		187
	(d Current Sas (Incl. Income las of sorter pears)		1.0
	(c) Selected law		1552
	Profit/S.com/ For the period		633.04
×	Basic & Otloand Sproting Per Share		8.28
Por Signal	frant accounting policy and basis of accounting refer note 1 & 2		of Board of Directors of Security States
As per our	report of even-date	180	Soun Limited
Port Make	andrá Ca.		
Charlesed	Assumptions		
PR04 1 2 (W)	TOW	Triphoperi Aria	a Charanti tingh
		CRO A Down	
		DB 27470	
Rapid Sany	for a	Disk Erserse Flore Midde	

POST Page

TAC INFOSEC LIMITED

		(Amount in lakhs)
Sr. No.	Particular	Year ended 31 March 2021
A	Cash flow from Operating Assistins	
	Cash flow from Operating Assistion	636.01
	Net profit before involve	
	Adjustment for Depresiation & Impairment:	24.61
	Depreciation & Impairment	
	(Profit) Lass Dr. Salm of Floral Assets Shares	
	Finance Cosis	16.00
	Invesiment Insume	3.16
	Operating Fruits before working capital changes	679.21
	Movements in working capital:	
	Decrease increase in Inventories	
	Decrease increase in Trade Receivable and other current assets	798.47
	Increase Convenue in Trade Republics	10.46
	Increased Communic in Current Liabilities/Prositions	31.64
	Tale Total Movement in Working Capital	796.60
	Cash generated from operations	115.41
	Direct learn publicant of refunds)	169.21
	NET CASH PROM OPERATING ACTIVITIES	217.66
D .	Cash flow from investing activities	
	Purchase of Sand acosts	123.00
	Capital Reserve on Investment in Whally assemd substitling	1.40
	Internal Insume from Insestment	
	NET CASH FLOW PROMI NUMBERING ACTIVITIES	126.10
c	Cash flow flow flowning activities	
	Carsh flow form financing activities	191.80
	Proceeds from Bormaning / (Repayment of Increasing)	-76.00
	Finance Costs	
	NET CASH CLOW FROM FRANKCING ACTIVITIES.	
	NET INCREMES IN CASH-IRED CASH EQUIVALENTS (IN-61-C)	927.67
	Carels and carels equivalents at the beginning of the year	287.07
	Carsh and carsh equivalents at the end of the year	58.70
	Component's of cash and cach repairalents as at the end of the year	

With Land
In crossed amount LESS
In Transic disposed 327

The case from common facilities
In Transic disposed 327

The case from common facilities proposed cooler the Indicate excited as set and to the Associating Bandard 3 are
Cash Transic Section 2005.

	For an on behalf of B TEC behave	
s per our report of even-date		
or, Maharishi & Co.		
harleved Associated s.	Triplement Areas	
IN 12 DETAY	CEO & Director	While Time Director
	DN 0794760	DESCRIPTION

| Dis STANSON | CHARLES |

1 (a)	(solectively, the Group') for the year ended this Month 2004. The consolidated floated sidements were approved for loase in accordance with a resolution of the Stand of Directions of the Company on May 24, 2004.					
(b)		The consolidated financial sistements include results of the Substitions company of TAC belows Limited, consolidated in accordance with AS 21 Consolidated Financial Sistements.				
Sr. No.	Name of Company	Country of Incorporation	% Holding of TAC	% of Holding by others	Consolidated as	
1	TIC Security Inc.	USA.	-		Wolysered lidelitary (seef, 11-08-2024)	
H)	These flourish statements in dist, 2013 (the "bir") as among The flourish statements has measured at fair value.	ind from time to time and a	ther enterest procisions	of the Ad, on an account to	umin.	
	The formula statements are presented in SM, which is also the Company's functional currency and all values are rounded to the rearest law (MR, M, SM), recept when otherwise individuals.					
	All acrets and labilities have been closeled an acreed or rearrament as per the Company's remain operating syste and other orien's set not in the followink to (Donison 1) too the file. Excell on the nature of products, and the time between the acquisition of access for presenting and their residuation in each and outh equalment, the Company's accessment its operating syste as 12 resolds for the proposed or control or non-control controllation of access, and deliction.					
10	Accounting policies applicab	e in consolidated financial s	iulimments.			
(1)	The Company conditions the financial statements of the parent and its subsidiaries for by loss ability signifier the tiens of access, liabilities, equip, source and expenses time company tomoscitions, balances, and acceptant gives to tomoscitions between group companies are destinated.					
(2)	The consubblaied statement group companies:	of Profit and Sect of the con-	pay comprises of the	isandalane prelii and lass	Solaton of following	
	Name of Company		Period of Cons	alidation		
	TRC Inform Limited		01 Apr 2507 to 51	Nor 2524		
	TNC Security Inc.		11 Mar 2020 to 31	Mar 2024		
70	Foreign Subsidiaries Snancia	h where concerned in occur	damer with AS 11 "The S	Stacks of Changes, in Family	in Sechange Sates' and	

Page 64

TAC INFOSEC LIMITED

TAC INFOSEC LIMITED Notes forming part of Balance Sheet

Nuce	Particulars	21st March 2
-	Reserves & Surplice	
	Securities Premium	
	Opening Relation Clearing Relation (R)	1
	Surplus in Profit & Lone	
	Opening Salamon	752
	Add Profit Sun (for the period Less United for inser of Borne Shares	720
	Chairg Balance (8)	100
	Capital Reserve	
	Ferrigo Currency Transalation Reserve	
	Total (A-R)	667
,	Other Current Guidellins -	
	Dutim & Taxes	
	Other Republies Advances from Contention	-
_	Total	-
_	164	
	Trade Section Inc.	
	Cubalanding for a period assembly six months from the date they are due for payment	
	UnancedConsidered good	524
	Outstanding for a period not assembly six muniful from the state they are due for payment	
	Unanumi Considered Soul	477
_	Test	1,565
	ICE RECEIVABLES for Convent Reporting Period as on March 10, 2020	
		s dismittate of payment

	Outstanding for following periods from due date of				payment	
Particulars	Sheet the C	E Sheebe -	127667	357665	Total	
Undequated Stude Receivables: Considered Stude. Undequated Stude Receivables: Considered StudeNo.	417.81	****	26.81	:	3,341.42	
Disputed Trade Revolution: Considered Doublis						
Total	41748	-	26.81		3,343.40	
7 Cebasi Sei Salessa					_	
Carbon Stand						

Upto March 11, 2021 company disserved have subsidiary, associate or joint areturn.
Thus this being the first year of consolidated flouristic coloreses, precision comparations are not available.

TAC INFOSEC LIMITED

Notes forming part of Profit and Loss

I payment to auditor

None	Particulars	As a 31st March 202
	Other expense	
	A. Business Promotion Expenses.	6.3
	b. Repair and Watnissance Expenses.	2.9
	s. Resi Expersors.	8200
	d. Legal & Professional & Commission Expenses & other	
	such sharges	
	n. Telephone Expenses	1.8
	5. Marketing, Advertisement & Business Promotion	25.79
	Equipment	26.74
	g. If Support Expenses	2.0
	h. Swelley Surrows	7630

INDEPENDENT AUDITOR'S REPORT

On the Standalone Accounting Standards (AS) Financial Statements

To the Members of

Opinion

We have audited the accompanying Standalone financial statements of Ta INFOSEC LIMITED ("the Company"), which comprise

a) The Balance Sheet as at March 31, 202

b) The Statement of Profit and Loss for the year ended on March 31, 2024 a c) Cash Flow Statement for the year ended on March 31, 2024,

and notes to financial statements including summary of significant accounting policies and other explanatory information (hereinafter referred to as Standalone AS Financial Statements').

offered distriction As of the Americal Estatement give the information required by the Companies AA, 2015, as amended (The ACI) in the names so required and give a true and fair view in conformity with the according from the companies of the Companies of the Company as a March 2015, and the Company as at March 31, 2023, its profit including, its cash flows for they year enoted on that date.





Basis of Oninion

143(10) of the Companies Act.

Statements section of our report. other ethical responsibilities in actained is sufficient and appropriate on standalone AS financial state-

Key Audit Matters

with reporting requirements of FEMA We have also verified the accounting

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

other information. The other information comprises the information includfinancial statements and our auditor's report thereon.

Our opinion on the standalone financial statements does not cover the

In connection with our audit of the standalone AS. financial statements, our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a materi-

Responsibilities of Management and Those Charged with Governance for the Standalone Figure 21 Textone 19

The Company's Management is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act) with respect to the preparation these standalone AS financial statements that give true and fair view of the financial position and finar performance of the Company in accordance with the accounting strictless wereastly accordance with the accounting strictless wereastly accordance.

The responsibility also includes materianisms of adequate accusating recent in accordance with the prosisions of the Act for sufsquarefully the assess of the Camyay and for provincing and describe flow about of the Campara of the Campara of the Campara of the Campara protes accounting policies; revising judgments and enprotes accounting and completeness of design, implementation and management of design, and expension in properties of the Campara of Campara of Campara counting research, relevant to the preparation and precision of the Campara of Campara of Campara of Campara the Campara of Campara of Campara of Campara of Campara of Campara the Campara of Campara of Campara of Campara of Campara of Campara the Campara of Campara

In preparing the standalows AS financial statements, management in supercubils for assessing the Company ry's ability to continue as a going concern, dischaing, as applicable, matter related to gang concern and using the going concern basis of accuseting unless management either intends to liquidate the Company or to case operations, or has no realistic alternative but to do so. Dander of O'Erectors are also responsible for overseeing the Company's financial reporting pro-

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain resourcible assurances about selember the standalone financial statements, subabout selember the standalone financial statements, which as whole are free from muterial insistatement, wheth which is not a statement of the statement of the that includes our opinion. Reasonable assurance is an imple level of assurance, but it not a parameter that as piles level of assurance, but it not a parameter that detect a material mistatement when it exists. Misstatements can arise from financial or ever and are consistened material it, includually or in the aggregate. sart of an audit in accordance with SAs, we exerprofessional judgment and maintain profession-

 Identify and assess the risks of material misstatement of the standations financial statements, whether er due to haud or error, design and perform audio procedures responsive to those risks, and obtain audic evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fauld is higher than for our resulting from an error and an audit of the resulting from the result

omissions, misrepresentations, or the override of internal control.

Obtain an understanding of internal financial controls relevant to the audit in order to design audit

es. Under section 142(((())) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.

• Evaluate the appropriateness of accounting polici

mates and related disclosures made by managemers.

use of the gaing circums have of accounting dust, whether a material contention of contention of contention of conmitted contention years to be contention of confidential contention of co

 Evaluate the overall presentation, structure and constent 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.

nance 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. NT Page

statement that we have compiled with relevant ethics 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 safeguands.

From the matters confinitionated with mode charges with power nature, we determine the matters that users of most tignificance in the audit of the standusers of most tignificance in the audit of the standart therefore a period as key audit natures. We describe these matters in our auditor's report unless less or regulation precisions produced to provide a period matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse correspondence of doing so would meanabily be expected to consequence

Report on Other Legal and Regulatory Requirements

Order, 2020 (the Order), issued by the Central Government of India is terms of such section (11) of section 14 of the Act, we give in the "Accessive", a statement on the matters specified in paragraphs 2 and 4 of the Order, to the extent applicable.

- that:
 a. We have sought and obtained all the informa
 - tion and explanations which to the best of ou knowledge and belief were necessary for the purpose of our audit.
- b. In our opinion proper books of account as required by law have been kept by the Com
 - c. The Balance Sheet, Statement of Profit and Loss, the Cash Flow Statement dealt with by the Report are in agreement with the books of account. The company is having Tally system for maintenance of books of accounts through which Standard Trial Balance of TAC Influes Limited in being senerated and consolidated.
 - d. In our opinion, the aforesaid AS financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act, read with relevant rules issued there under.

e. The observations relating to th accounts and other matters co with are as stated in the Emph

paragraph above.

f. On the basis of written representations received from the directors as on March 31,

received from the directors as on March 31, 2004 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2004, from being appointed as a director in terms of Section 164(2) of the Act.

- g with respect to the other matters to be included ed in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
- as amended: In our opinion and according to the information and explanations given to us, the managerial

such during the currently year is in accordance with the provisions of Section 1975 of the Act, made with Schreduler Voff the Act. The removerable properties of the Act of the Section paid for any direction is according federal Consider Act of the Section of the Section Section

financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".

L (a) The respective Managements of the Compa-

ments have been authored under the ACI, have represented to so this, but he set of the including and shell, or a facility shells have readted with a redshell or the day regard to the three the set of the set of the aggregated have have been as the set of the set of the set of the branch bornoade funds or when y presistant or any after the set usuation as I and funds by that Company or any of that shadedness to or in any other three settors are the set of the set of the settors are the set of the set of the recorded or writing or otherwise, and the liverment in other personne or entities to desired in Company or any of settor shadedness ("When the Company or any of settors shadedness ("When the "When the "When the whole of the "When the "Whe Page 70

(b) The respected Managements of the Company (b) the respective Management of the Company and its subsidiation with our companies incorporate and in study, whose threated attention that these actions during the six bear responsible to the six but action during the six bear responsible to the six but action of the six but a

(c) Based on the audit procedures that have been considered researchies and appropriets in the circumstances performed by us on the Company and its subscidures which are companies incorporated in subsciedures which are companies incorporated invariety that Act and subsciedures have been audited to the control of the Act and a subsciedure that the representations under sub-classes (i and 6) of this Triple, as prodict and the Triple, as prodict and the Triple, as prodict and control of the Triple and Triple and

j. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:

(a) The Company has disclosed the impact of pending litigations on its financial position in it A5 financial statements - Refer Note No. 33 to the A5 financial statements.

contracts including derivative contracts for which there were any material foreseeable losses.

s. For the financial year 2023-24, based on our examination which included test checks and rich matter given to us, the Company has used accounting software Tally for maintaining its books of account, which did not have a feature of recording audit trail field logifacility through out the year for all relevant transactions recored in the respective software, and hence audit For Maharishi & Co., Chartered Accountants ICAI Firm Resistration No. 124672W

Kapil Sanghvi

Kapi Sanghui Partner Membership No. 141168 UDIN: 241411688KAGAY9447 Date: May 24, 2024 Place: Jamougar

Annexure-A to Independent Auditor's Report

Report on Other Legal and Regulatory Requirements

i. Fixed Assets

E. Equipment records on Tally platform. Property,
Plant & Equipment records contain full particulars
including classification, quantitative details and location.

(i) The Company is maintaining the Intangible

Assets records on Tally platform, intempted records contain full particulars of such assets.

According to information provided by the manage-

cation, and no material discrepancies were noticed on such verification. In our opinion, the frequency of verification is reasonable having regard to the size of the company and the nature of its assets.

to us, company do not own any immovable property and hence this clause is not applicable to the company.

Based on the information and explanation provided

to us, the company has not carried out any revaluation activity of its Property Flant and Equipment and therefore this clause is not applicable to the company.

Based on information and explanation provided to

i, no proceedings naive been installed of are pen ge, against the company for holding any benami reporty under the Benami Transactions (Prohibion) Act, 1988 (45 of 1988) and rules made theres er and therefore this clause is not applicable to se company.

a. Nature of company is service provider and provides hence Company is not required to maintain any cable to the company.

a. From Financial Statements as provided to us and

Limited Liability Partnerships, and other Parties.

(ii) Details of Aggregate amount of Loans, Advanc-

than Subsidiaries.		
are as below-		

Advance to be received in cests/ kind	55.86	16.40	Ton Security Arkette Limited	Company in which director had significant influence
Advance to be secrived in cests/ kind	7.03	3.56	Coming Coming Private Limited	Company in which director had significant influence
Advance to be received in costs/ bind	7.00	1.00	TO Put. Link.	Stabulite it uses or dby it subspi- relative of director had algoriteses or languages
brue et mant	0.82		Face	White Denic

cial to the company's interest

C. As informed to us, the schoolule of renumerat of

d. Based upon information and explanation providloans or granted fresh loans for the loans falling

			(Fig. in Lables)			
	Retarion with Party to which the Loan is granted	Outstanding (Rs.)	Loans			
Trialment Jenny	CHD and Drester	20.27	29.671			
Drenerjin Singh	Whole Time	45.06	56.304			
March Joshi	Employee	3.34	4.171			
Bhairpri Palito	Етроуня	6.22	0.279			
Kespresi Studi	Employee	1.10	1.49			
Witness de tres	Employee	1.69	1.600			
Speinder	Employee	6.43	3.541			
lateraliteller	Employee	3.10	2.19			

ly. Loans, Investments, Guarantees and Securities

employees.		
Particulars	Aggregate amount	Beance surstanding

v. Dennsity

Page 72

- a. According to the information given to us, the Company is generally register in depositing undispased statutory dues including Provident Fund, Employer's Sate Insurance, Income Tax, Value Added Tax Service Tax, Customa Ducy, Excise Ducy, GCT, CESS and other applicable statutory dues with the appropriate authorities. As per information and explanations.
- and other applicable statutory dues with the appr prists authorities. As per information and explanations given to us there are no arress of undisputs statutory dues outstanding as at 31st March, 2024 for the period of more than six months from the data they have no expenditure.

	and they determ payment				
Name of Statute	Nation of the dues	Maracro F7	And substanding		
Goods & Service Terr	95F paydre	2003-04	131		
Employees from	Empiricas shore	2923-54	6.00		

Employees State Insurance Act, 1948	Endertee spour	(90)-14	6.00
Employees State Insurance Act, 1946	Employer share payeline	2609.14	638
The Employees Provident fund and Historiamenus Provisions Art.	Employee share psystols	29039-04	1.00

The Employees Provided band and Hockstational ACL (MISH market Mark	Employee share payetine	2623.14	Cas

- b. According to the information and explanations to the extent crowledge to us, the details there are no
- disputed statutory dues including Provident Fund, Employer's State Insurance, Income Tax, Value Added Tax, Senton Tax, Customs Duty, Escise Duty, GST, CESS and other applicable statutory dues.
- As informed to us and on basis of explanations provided to us, the company has not surrendered or disclose any transaction not recorded in books of accounts as income during the year in the tax assessments under the Income Tax Act. 1961.
 - ix. Repayment of Loans and Other Sorrowings
 a. As informed to us and on basis of explanations p
 vided to us, the company has not defaulted in
 - As informed to us, company is not declared as a wilful defaulter by any bank or financial institution

- s informed to us, the company has not utilis ands raised on short term basis for long terr oses.
- According to the information and explanations to the extent provided to us, the company has not taken obtained any funds from lenders to meet the obligations of its subsidiaries, associates and joint ventures.
- e. According to the information and explanations to the estent provided to us, the company has not raised any loans during the year on the piedge of securities held in its subsidiaries, joint ventures or associate companies and therefore this sub-clause is not explicable to the company.
- is not applicable to the company.

 vi. IPO/FPO/Private Placement/Preferential
 Allotment
 - a. In our opinion and according to the information and explanations given to us, the Company was in process of listing as on 31st March, 2024 but has not raised money by way of Initial Public Offer or further Public Offer during the Year.
- b. In our opinion and according to the information and explanations given to us, the Company has not raised money by way of Private Placement.

a Da

- of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, no fraud by the Company or any fraud on the company has been noticed or reported during the year.
- under sub-section 12 of Section 143 of Companies Act, 2013.
- C. We have not come across any whistle-blower complaints made in the company during the year
- xii. Nidhi Company
 The Company is not a Nidhi Company as defined under section 406 of Companies Act, 2013. Therefore, closus in this Paramenth 1 of the norfer in the property of th

viii Related Party Transactions

In our opinion and according to the information and related parties and the details of related party trans-

On the basis of information and explanations given to

vy Non-Cash Transactions with Directors

audit is not applicable to the company up to 31st Company has not entered into any non-cash transac-

nol. NBFC Registration

as NBFC. Therefore, clause (swi) of paragraph 3 of 5he

order" is not applicable to the Company. During our examination of the books and records of

erally accepted auditing practices in India, and accord

yided to us, we are the statutory auditors from ore-

xix. Material Uncertainty the auditor's knowledge of the Board of Directors and report and that the company is capable of meeting its liabilities existing at the date of balance sheet as and

a Armeding to the information and explanations to

nies Act. 2013 to special account in compliance with

If all firm Desistration No. 124877W

ANNEXURE B TO INDEPENDENT AUDITORS' REPORT

Report on the Internal Financial Controls for financial reporting under Clause (i) of sub-section 3 of Section 143 of the Companies Act, 2013 (The act)





Management's Responsibility for Internal

The Sound of Directors is responsible for establishing and maintaining internal foruncial control based on the internal control over frauncial reporting criteria established by the company considering the essential components of internal control stated in the Guideno state of the Cauleno and Carlos of Carlos of the Cauleno and Carlos of the Cauleno and Carlos of the Cauleno and Carlos of the Carlo

Auditors' Responsibility

only alternative and accretion and returnal internative and proposed propos

Our add involves performing procedures to obtain add revidence about the adequage of the internal financial corrols system over function reporting and their operating efficiences. Our add of informal financial corrols over fluorius reporting included only on the control of their state of the control of their state of th

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 nature, pure financial reporting

Meaning of Internal Financial Control over

Reaning or internal viriancial control over Financial Reporting A company's internal financial control over financial reporting is a process designed to provide reasonable assurance reserving the reliability of financial

reporting and the preparation of financial statements for external purpose in accordance with gen erally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that

sonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;

 Provide reasonable assurance that transactions are recorded as recessary to permit preparation of financial statements in acconfence with general ly accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisation of the management and directors of the companion.

tion or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Controls over Financial Reporting

sections or the children's institutions on definition incomes and proceedings of collisions or improprie management approaching of collisions or improprie management override of controls, material institutions of the control of the proceedings of the control of any evaluation of the internal financial and adjust to the control of the

Tr.

Opinion

In our opinion, the company has, in all material respects, an adequate interned financial control system over financial reporting and such internal financial control over financial reporting and such internal financial control over financial reporting control over financial reporting criteria established by the company considering the sessential components of internal control criterial control cover financial components of internal control criterial research cover financial financial controls over financial financial cover financial financial cover fin

For Maharishi & Co.,

ICAI Firm Registration No. 124872W

Kapil Sanghui Partner

Membership No. 141168 UDIN: 241411688KAGKY9447 Date: May 24, 2024 Place: Jamusear

TAC INFOSEC LIMITED Standalone Balance Sheet as at 31.03.2024

Sr. No.	Particulars	No.	A4 20 21.03.2024	21.09.202
	squite.			
	Equity & Galdidorn			
	Share Holders Fund			
	(a)Share Capital	1	765.00	41.0
	(Alleger Service) Assists Charallianusis		646.30	788.1
	pleasy termining and that materia.	Selection (III)	1,411.00	778.1
	Durw Application Money Penaling Albaiment			
		Self-Sear (R)		
	Date Current Liabilities			
6	Alon Current Liab Block (a) Long Term Burnarines		100	16.2
	(a) Long Years Burnasings (b) Deferred Tax Link Steen West)		5.05	1.0
	(c) Control Teach (Teachings)	- ;	520	1.0
		Selection (C)	1626	17.6
- 6	Current Galatilian			
	(a) Shark Term Barmanings		162.67	19.7
	(b) Trade Payables			
	() total substanding dues of micro enterprises and extensions	-	16.26	
	Si total potationalism dura of conditions other than or			
	(1) total ourseasting dears of a retition within their or enterprises, and small enterprises.	-	4.5	20
	(4) Other Current Liabilities	11	94.68	80.
		Sub-Trisd (D)	365.11	247.2
_	total squitt & Links (H-B-C-G)		1,796.67	1,8438
	ADDITS:			
	Non Current fourts			
	(a) Property, Flant and Equipments and Intergible asso is Tombile Source		75.18	
	5. Intergible fusets			
	St. Copital Work imprograms			
	(8) Oliher Non Current Asseti	75	187.14	m.s
		Sub-Terror (E)	368.38	168.7
	Current Assets			
	(a) Trade Receivables	76	3,560.56	436.6
	(b) Carch and Sprik Salamore.	17	52.42	287.8
	(c) Other Current Assets		89.76	36.5
	(d) Short Term Loure, and Advances.	38 200ED 29		79.0
			1,196,20	876.7
	TOTAL ARRESTS (F=F)			1,642.6

Sharen Arena

Company Secretary & District

Statement of Standalone Profit and Loss for year ended 31st March, 2024

Sr. No	Particulars	Note No	Year ended 21.03.2024	Year ende 31.63.260
	Insume from Operations	20	1,141.79	1,000.0
	Other Income	21	22.80	9.0
	Total insurer (HI)		1,38639	1,000 (
W	Esperars			
	Cost of materials companied			
	Purchase of traded greek			
	Changes in inventories of finished goods, work in-			
	progress and stock in trade			
	Employee benefits expense	22	364.65	126.7
	Reserve Contro	21	76.06	
	Depreciation and amortivation expenses	24	26.97	34
	Other expenses	25	189.57	334.6
	Total Expenses		549.46	411
w	Profit/Sanoj before receptional items		685.74	8/3.6
w	Exceptional term			
w	Profit/Sunsi Before law (VVI)		685.74	8/0.6
VIII	Tax expenses.		1.87	
	Current Tax (mil. income tax of marter years)		5.49	
	Deferred ian		6.62	
100	Profit/juncij for the period		685.17	810.6
			8.28	6.7

Kapil Tanghui Pariner Mendenship No. 16716B	Trishment Asses CRO & Elector Dita ETHERIO	Charanji Singh Whole Tone Denote DRI-0766768
Signed at Januaryse on May 26, 2026 UDN-38141 1688045699687	Flore Mobali	Place : Mohali
	Staron Area Company Secretary & Compliance Officer	Vishal jain Chief Financial officer
	Place Debt	Place : Pune

TAC INFOSEC LIMITED

Standalone Statement of Cash Flow for the Year ended on 31st March. 2024.

	Buttoday	Year ended	Year ends
		21 March 2024	21 March 202
A	Cash flow from Operating Assistion		
	Net profit before taxation		912.9
	Adjustment for:		
	Depresiation & Impairment	24.97	26.4
	(Profit)Gass Gn Sale of Florid Houris Shares		
	Pinance Costs	16.06	
	Investment Income Descriptor Profit Information control sharees	379 679.38	142
	Operating Profit Sefore working capital shanges Movements in working capital		
	Decrease! Increase in incenturies.		
	Decrease i increase in Trade Secetuable and other surrent assets	(98.12	-477.1
	Increased Decrease in Triale Republies Increased Decrease in Control Liabilities Provisions	-0.8	16.5
	Increased Decrease in Current Galattine, Provinces. Sale Solid Management in Working Could.	20.14	791.4
		1963	
	Cash generated from operations Direct lases each lost of refunds)	190.00	207.0
	NET CASH PROVEOPERATING ACTIVITIES	-223.67	197.4
	Cosh flow from investing activities		
	Internal Income from Incominant	-0.19	14.3
	Investment in Wholly owned subsidiary	-0.86	
	NET CASH FLOW FROM BUILDING ACTIVITIES	-128.62	44
	Cosh flow form financing activities		
	NET CASH GUINEFROM/FRANCING ACTIVITIES	116.74	-44.0
	NAT INCREASE IN CASH AND CASH ROLLING STATE OF THE	200.00	115.0
	Cosh and cosh equivalents at the beginning of the year		

For your coan interest required distinct. Fore, Machanish & Co. Chaptered Associationing. FRIN 12-08/20W	The proper behalf of the SSC behave	
Eagli Sanghui Parkeer Mandanship No. 147168 Sanni at Jammanar on Mar 26, 2026	Studenset from CRO & Director DNs CPMCNES Place: Mehali	Dunanji Singh Whole Time Direct DiliciTNETNIE Flare (Mohali
	Sharasan Anna Campany Sannesany & Campilanano (Miser Plane (Jeffs)	Whitel join Chief financial officer Flace: Fune

TAC INFOSEC LIMITED

Notes on Accounts and Significant Accounting Policies

Corporate Information TAC Informat Limited in a Bublic limited Company

TAC Infosec Limited is a Public limited Company domicified in India. The Company offers risk-based solutions for vulnerability management and assess

solutions for vulnerability management and assessment, cyber security quantification, and penetration

2. Basis of Preparati

The financial statements of the company have been prepared in accordance with the generally accelerate accounting principles in India (Indian GAAF). The correpany has prepared these financial statements to comply in all material respects with the accounting standards notified under section 133 of the Companies Act 2013, read together with paragraph

7 of the Companies (Accounts) Rules 2014.

The accounting policies adopted in the preparation of financial statements are consistent with those of previous year, except for the change in accounting

2.1 Summary of Significant Accounting Policies I. Depreciation on fixed assets

Depreciation on fixed assets
Depreciation is provided using the Straight Line
Method according to useful lives of assets as provi
ed in schedule II of the Companies Act, 2013. Depre

ed in schedule II of the Companies Act, 2013. Dep clation for assets purchases/sold during period is proportionately charged. Useful lives of tangible assets (Years)

Building - 30
Office equipment - 5
Motorbus/Car - 8
General farminare and fittings - 10
Electric Installation & Equipment - 10
Computer & Oata processing units - 3
Motor Curless Sentence and online monants - 10

II. Use of estimates
The Dranaration of financial statements in conformity

with Indian GAMP requires the management to make Judgmennte, relationate and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the disclosure of cereingest liabilities, at the end of the reporting period. Although the estimates are based on the management's best know edge of current events and actions, uncertainty about these assumptions and estimates could result in the conditions requiring a material adjustment to the care.

A) Tangible Assets Fleed assets are stated at cost, less accumulated depreciation and impairment losses. Cost comprises the purchase price and any attributable cost of bringins the asset to its working condition for its intended

II) Intangible Asset Research Asset are recorded as intragible asset only

Research Asset are recorded as intragible asset when company can demonstrate

The technical feasibility of completing the intangible asset so that it will be available for use or sale
 Its intention to complete and its ability and inten-

tion to use or self the asset

I) How asset will generate future economic benefit

I) The assilability of resources to complete the asset

I) The ability to measure reliably the expenditure
during development Subsequently Following initial

asset, the cost model is applied requiring the asset to be carried at cost less any accumulated amortization and accumulated impairment losses. Amortization of the asset begins when development is complete and the asset is available for use.

It is amortized over the period of expected future benefit. Amortization is recognised in profit and loss. During the development period asset is tested anrually for impairment.

IV. Income taxes

Current income tax in measured at the arrownt expected to be paid to the tax authorities in accordance with the income-tax Act, 1901 eracted in india and tax less prevailing in the respective tax jurisdictions where the company operates. The tax rates and tax less used to compute the arrount are those that are enacted or substantively enacted,

recognised in equity and in the statement of profit is so. Defirmed income tasses reflect the inpact of thining differences between tasable income and accounting occurs regirating during the current year and research of thining differences for the author and the state of the st

Deferred tax assets are recognized for deductible timing differences only to the extent that there is income will be available against which such de-

certainty supported by convincing evidence that: they can be realized against future taxable profits.

In the situations where the company is entitled to a tay holiday under the income tay Act 1961 exact. ed in India or tax laws prevailing in the respective (asset or liability) is recognized in respect of timing differences which reverse during the tax holiday holiday period. Deferred tax in respect of timing differences which reserve after the tay heliday period is recognized in the year in which the timine differences originate binamour the company restricts recognition of deferred tax assets to the virtually certain, as the case may be, that sufficient

recognition of deferred taxes, the timing differences which originate first are considered to reverse At each reporting date, the company re-assesses recognized deferred tax asset to the extent that it

as the case may be, that sufficient future taughte Deferred tax assets and deferred tax liabilities are

offset if a breath; enforceable right exists to not off current tay assets against current tay lightities.

The correspond is eligible for expensions of 100% has removation years. Certificate of eligible huniness Commerce & Industry on 10/03/2021

Easir earnings per anare Easir earnings per share one calculated by dividing

equity shareholders (after deducting preference divi-

share split, and reverse share split (consolidation of shares outstanding, without a corresponding change

Commonwhat issued 77.00.000 shares by saw if bonus on january 11, 2024 in ratio of 16: 1 i.e. 16

The company is engaged primarily in the business of

VI. Bevenue Becognition

menue can be reliably measured. The following specific

(a) Sale of Services

VIII. Provinings

obliquation as a result of most quant. It is nephable that an autiflow of resources embodying economic benefits will be each reporting date and adjusted to reflect the current best

A continuent liability is a nossible obligation that srises is a liability that cannot be recognized because it

shortterm investments with an original maturity of

lization, other than the contribution payable to the

payable to the provident fund scheme as an expendithe contribution anuable to the scheme for service contribution already paid, the deficit paulife to the

(b) Gracuity Company has recorded gratuity provision in accor-

XII. Immairment of tanaible and intensible assets

arreapt is the higher of an asset's or cush-generating recoverable amount is determined for an individual

Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considvalue using a pre-tax discount rate that reflects curand the risks specific to the asset. In determining net used. An assessment is made at each reporting date recognized impairment losses may no longer exist or impairment loss is reversed only if there has been a asset's recoverable amount since the last impairing amount that would have been determined, net of depreciation, had no impairment loss been recorgenized in the statement of profit and loss unless

XIII. Investments

case the reversal is treated as a revaluation increase. fied as current investments. All other investments

are, fees and duties. If an investment is acquired or credited to the statement of profit and loss.

XV.Borrowing Cost

XTV Foreign currency transactions

Foreign currency transactions are recorded in the

the foreign currency at the date of the transaction.

Foreign currency monetary items are retranslated

terms of historical cost denominated in a foreign

value or other similar valuation denominated in a

Treatment of exchange differences ment of foreign currency monetary assets and liabil-

Company are recognised as income or expense in

Enormaine craits directly attributable to the acquisition, construction or production of an asset that nec-

____ Seen: Sharen brought hash during the year Debandos el Reso Terrol Total attached to Davis There

Sublement Sens

As at 31st March, 2024

No. of Shares

		Nation Surviving part of Balance Sheet		
Note		Particulars	Ac at 21st March 2024	ALAZ 31st March 2023
- 4	Smerver & Surplus			
	Securities Promises Opening Salaron Coming Salaron (N)		1.00	100
	Species in Profit & Com Opening Relative Add Profit (Com) for the period Law (Althert for toward Steme share)		762.15 683.17	276.00 572.56
	Cooling Salaron (S)		665.30	79211
	See (8-18)		66.30	78513
	Long Term Burrowings			
	Secured Loans			
	IOO Bank Car Loan HOPE Car Loan Rope Phones Loan		9.80	7.84 0.69 7.86

Total 536 153

Loans from Raja Pinamer Secretal matrix for and Security in Should institution of the 1 18 MW and accept with an

Deferred Ten Light Striffmate) 7 Long term Provisions

Sister, Serving part of Salamor Sheet

-		Parisanas	21st March 2026	31st March 2023
	8.1	Term & Conditions		
	(4)	Cash Credit		
		Company in namismed Cesh oresits of the 1985 Gam. Cach Credit is resurred against Steak debts. Armached internation are an Cach Credit in 1 5/6/96. Cach credit is repupalist on demand		

regranding Paid

9 Trade Espainion

Particulars

Total Dischause relating to the 22 of MISSES As 2006. brismed due to succeeding year Particulars Cinquier dum - Othern Discharge relation in the 12 of MEMOL Acc. 1999.

____ due and accrued and succeeding

pountie unpaid year

TIC MOSIC LIMITED

NA.		Particulars			21 ct Ma	arch 2024	21st March 202
Severa For French	na Penartira Period as on March 11, 2021						
					rom due date of	payment	
	Particulars	Less than 1 Year	1-2 Years	2-3 Years	More than 2 Years	Total	
Other		1041					

Child State of Second State of Second

Page 88

Tac serosc usarno Serring part of Salaran Sheri

Note		ferticulars				As at 2nst March 2026	AC AC Disc March 2
	Other Name Committee in						
	Reference with Stort Authority MAT Contil existing	-				20724	85.55
	Total	-				187.14	8333
16	Trade Secretario						
	Outstanding for a period recentling via recently. In	on the date they	are that for pay	-			
	Unexweed Considered good					525.11	6.81
	Cubianding for a period not mounting in month	n from the date:	they are share to	paperent			
	Unanumed Considered Sould					61769	426.76
	Total					11634	43543
	Total					UMON	416.65
de 16:19	MOS RECEIVABLES						
pures Far	the Current Reporting Period as on March 31, 2020.						
		Outstand	ng her helisasing	geriods brom d	to date of pages		
	Particulars		Elitorativo	12 lines	2 Il Years	Total	
		Months	The				
Shedow.	and Trade Reservables, Considered Students		_	_	_	110010	
1200	ated Track Secretables Considered South						
Daniel	ed State Sectionists, Considered Southful						
	Others						
	Total	417.00	100,70	36.81		1,140.54	
pures for	Previous Reporting Period as on Warsh 11, 2003						
		Outstand	ng he helisainy	gerinds based	har date of payers		
	Particulars	Lates (Figure 6) Microfiles	E Shorthe	1.0 Years	2.5 Years	Total	
Unday	cuted Trade Receivables, Considered Counts	40.0	1.00	384	-	430.40	
United	and Tuels Secretables, Considered Studental						
Compa	and Track Residence Control States	_	_	_	_	_	
_	Office	_	_	_	_	_	
	Total	69.75	4.00	284	1.00	430.65	
17	Cash and Earth Educates						
	Cash on Kandi					256	0.03
	Edward with Earlin					41.47	115.81
	Fixed Depural's					8.01	1.73.68
	more than Explin 12 months more than 12 months					8.01	170.08
	166					10.00	287.57
_							

Note	Particulars	Ac ac 21st March 2024	As At 21st March 202
18	Other Current Assets:		
	Other Current Assets	8675	26.19
	Total	89.75	7616
19	Short Term Loans and Advances:		
	Learn to Directors	66.13	35.11
		16.96	26.61
	Learn and advances to staff	11.26	

Nuce	Particulars		
-	Particulars	215T March 2026	21st March 20
20	Secretar Secretary		
	Cyler Sesurity Service Insume	1,161.79	930.94
	Unided Some		65.05
	Total Revenue Hum Operations	1,1679	1,800.0
21	Other Income		
	Amount seritors off	11.00	470
	Parties Sechanas Gain Com	837	
	histori finatani	220	1627
_	Paris de Salamina	22.60	3.1
_			
22	Employee Servelli Expersors		
	Salary Wages & Barran	21047	65.11
	Directors Removemation	40.60	65.60
	Gratisty	5.84	
	Sull Veller	6.04	
	Total Strainers Street Streets		1967
	Total Enginyee Benefit Engeroen.	10.0	124.7
28	Revenue Code		
	Sanh Internal	444	547
	Other Increasing cont.	249	0.27
_	Total Description	16.00	440
		No.	
24	Depreciation	24.00	24.60
25	Other Expension:		
	A Stations Promotion Systems	570	811
	d. Legal & Professional & Commission Expresses &		
	other such charges	8.79	3.5
	n Telephone Experience	132	
	I. Marketing, Adventument & Sovieno, Promotion	11.70	4.5
	Equeues		
	g. IT Support Departures	3,33	345
	h. Sucreting Expenses	1618	18.77
	i. Insurance Expenses	1.88	1.79
) Novelge Sochunge Gain/Lore.		34.53
	b. Sender Fee	642	5.00
	1. Subscription and membership fees	287	6.75
	m Works Contract		205.58
	n, appropri to auditor	15.06	
	a. Other Expresses.	10.01	19.77
_	Total Other Expenses	196.07	354.88
	Favoret in public includes		
	Statutory Audit Free.	625	
	Free for resistances	625	

Note	Particulars	Ac. at 21st March 2024	AL AL 21 st March 202
26	Saming For Share		
	Net profit attributable to equity-shareholders (II)	683.17	912
	Nominal value per equity share	18	
	Mitighted average number of equity-shares outstanding Basis and Orbital profits per equity-share in rupees.	74,90,000	410,0
27	Earnings in Somign Commony		
	Sale of Services (USD) Sale of Services (USD)	1046	719
28	Capital commitment and contingent liabilities		
	of Capital commitment. There are no optical commitment autoismiting as at reporting date		
	N/Contegent labilities There are no contegent labilities		
29	Corporate Social Responsibility Expenditure		
	Annual required to be spect by the company during the year, Annual of Expenditure Insural.	4.7% 4.7%	
	Excess paid during the Year	94	
	Shortfull at the end of the Year	50	
	Total of previous pour shortfull Researcher shortfull.	NA NA	
	Nature of CVE activities	NA.	
	Details of related party is amortism, e.g., contribution in a treat		
	controlled by the company in relation to CVB regarditure as per		
	referent Accounting Transferst.		
	More a provision is made with respect to a labelity insured by		
	entering into a combactual abligation, the mousements in the provision.		
	during the year shall be shown reparately. Nature of CSR as testion		
	Contribution to involv/executations for Education		
	Contribution to involv/executations for National Rentage and Culture Contribution to involv/executations for Dispoter Wangement		
	Contribution to involv/associations for Promoting/Auditoure		
	Contribution to involv/anantations for Nomen Empowerment		
	Contribution to involv/associations for Dradinating Hunger, Promity	4.79	
	CSR Expenditure		
	Administrative Community for CSR facilities Salar CSR Expenditure	479	

Page 92

Nation to Proposit Assistance for the over-mobel March T. 2011

None	Particulars	As at 21st March 2024	AL AL 31st March 2023
30	Disclosure in relation to Disduity		
	Profit and loss assured for the seried		
	Current service cond	2.19	5.19
	Internal on obligation	621	6.17
	Expensed return or plan assets.		
	Net asturial Intoligate)	1.66	140
	Recognised Fact Service Cont Venind Recognised Fact Service Cont University		
	Recognised Past Genitor Cost Uncertaint Loss Federican curtail territo		
	Total included in Employee Seneth Expense	100	924
	Lonal gain) on skilgation		
	Lona/gain) on anserts		
	Total Charge to P&L		
	Reconciliation of defined lamefit obligation		
	Opening Gelland Kenefit Okligation	2.07	3.21
	Transfer indjust) obligation Content service cost	219	5.79
	hierariani	9.7	817
	Antowird Inno (point)	146	140
	Peri Service Cont		
	Bodin Feel		
	Prior Yarr Changes		
	Choing Defined Benefit Chilgation	6.96	2.67
	Table of experience adjustments		
	Defined Servelle Obligation	6.96	3.97
	Plan Asserts.		
	Surplani (Sellini)	4.96	287
	Recordiation of net defined benefit liability		
	Net opening provision in leads of assurate. Department obligation	2.07	9,21
	Transfer (vi)not plan assets. Transfer (vi)not plan assets.		
	Employee Securit Expense	1.00	0.24
	Brow Str. parti by the Company		
	Contributions to plan assets		
	Change provision in leadin of accounts	6.96	3.67
	Efforcation of Saletiny		
	Current Liability	1.76	643
	Non-Greek Liability	1.20	2.95
	Nectionality	1.90	2.00
	Principle animated assumptions Discount false	7.00	7100
	Expended return on Plan fount	7.004	7.25%
	Salary resolution rate	11.00%	15.00%
	Withdrawinse	40.00%	40.00%
	Expensed return on Plan fourt		
	The company is eligible for exemption of 100% inc. whitEUC from foots		
	Assessment year 2023-24 which will be associate for three communities y		
31	from Ministry of Commercian & Industry on 10/08/2015. Company fun app	plied for restilization application sels 15d for a	spiring and from (assation or)s

Assertment year 2001 of a fields will be audited for from consension years. Certificate of edigible hostores under section 50 KFs wilder from the contraction of the contraction on the field of the contraction on the field or graph year. Spelling on the transition on the field or graph year from transition on the field or graph of the transition of the field or graph of the transition of the field or graph of the transition of the field of the

IT MAN to #72-318. FF 12 20 and man to make the property of th

Addition

Addition

Furniture &

8.62

- Office pripreents 221 0.60 . .
 - .

Meter

Total

Particulars	As at: April 01, 2023	Additions	Disposals/ Transfer	As as March 21, 2026
intergible fracts under development		161.65		197.05
100%		107.00		167.65
Particulars	Ac.ac April 01, 2022	Additions	Disposals/ Transfer	Acad March 21, 2022
Tritanglik Assets under deurksprans 100s.				

Intergible founts under development

			mount for a peri	ied of	
Particular	Less than 1	1-1 Years	3-3 Years	More than	,
	Year		22.000	Years	Tes
Projects in Progress	107.95				161.6

Particular	Less than 1 Year	1-2 Years	2-2 Years	More than 2 Years	Tora
Projects in Programs Projects Tempororily Suspended	WITE				167.65
		To be con	pleted in		_
	Year	1-2 Years	2-2 Years	Years	Total

			mount for a per		
Particular	Less than 1 Year	12 Years	2-3 Years	More than 2 Years	Tota
Projects in Progress	19725				161.6
Projects Temporarily Suspended					
			To be complete	din	

Vear 1-2 Years 2-3 Years Pagesta in Progress

THE Inflows Carolinal FY 2020-26

| In Name of Bridge Parlets | Tradecord Annua | Dismine | State of Annua | Dismine | Dism

	ing Production of District Control of Director Productions of Director	has spoken ofte		
or with frequently pro-		(Fax	Latino)	
Name	Seturnal Transaction	2029-24	3033-21	
Trisdinami Aruna	Director's Remunusation	41.00	5400	
		2627		
		945 940		
Chananji liingh	Director's Remuniquation		540	
			2601	
Chananja Singh	Advance for expense			
Chananji Singh	Loan provided to Director			
		45.06 1.68 26.00		
Aurest lings	Salary & Borson to Relative of Director			
			5.09	

. This death of investment Presents and held -

Not Applicable

Not Applicable

(if either specifying any increase period of equipment

N Copital Work in Progress (CMIT)

CONT

(i) for capital southing progress, whose completions in commise or has recommised its cost companied in its original plant.

CMP	imates!			there then							

V Interestita annota contra departmenta

Current Previous

	buttern.	Numeratur	Demonitudes	Reporting	period		
Current Statio		Current Reads	Correct Labellian	485	334		
Debt Squity Satis		Date Capital	Shareholder's Equity	6.12	9.66		
Debt Service overage	and the	MITTER CAPITA	Date Service (Intrifferaged)	3.30	1620		
Between our Dopalty Station		Profetor the pear	Average Shareholder's Squity	57.64%	9627%		
Inventory Tumorer Rat	in .	coss	Auroge inventory	NA.	No.		
Trade Receivables have	mer ratio	Not Sales	Average trade	1.67	3.16		
Transite purposition in arrange	r wite	Total Funkase (Fuel Code * Other Enganese Clasin gineming: Opening (naming)	Closing Trade Papalities	**			
Net rapital turnour rai		Sales	Working capital (CAC)	5.32	140		
Net profit ratio		Sec Profit	Sales	55.67%	50.77%		
Batuam on Capital empl	turn on Capital employed		Capital Regisquel	5550	6632%		
Esture on investment		Sec Profits	(margin and	No.	No.		
Enacoro for change							
	in FY, 2002-29 there was received utilitation of debts During the year working saled of n YSD Lass man sansitioned and same was utilitied, hence Orbit repaily valid has increased by ESY, 2%						
140	Debt Service	e la silhation d'édit in the numeri pase accompanière presions pase merinal albation d'édit, la Service consegratio has decempe d'hy 25 674.					
-	Current finan current year employed ch	vial year. Further openin hence it had to change it arged by 15,10%.	unth high allich naturi accumul g-share helder's hand in F.S. 202 e Beturn on Squity Satio by 21.7	2) ear learn then that % and finters on capita	in d		
	year end for		alle and list capital turnsom is a a district flow year as you agree study				

