IFIN COMMODITES LIMITED

(Wholly Owned Subsidiary of IFCI Financial Services Limited)

CIN: U93000TN2009GOI070524

ANNUAL REPORT 2022-23

15TH ANNUAL GENERAL MEETING

DATE: September 29, 2023

DAY: Friday

TIME: 10.30 A.M.

Registered Office: Continental Chambers, 3rd Floor, 142 MG Road, Nungambakkam, Chennai- 600034.

Email- cs@ifinltd.in

IFIN COMMODITIES LIMITED 15th ANNUAL REPORT – 2022-23 (Subsidiary of IFCI Financial Services Limited)

Board of Directors (As on the date of this report)

Mr. M P Rege - Director

Mr. Sanjay Pote - Director

Mr. Alan Savio Pacheco - Nominee Director

Ms. S Karpagam - Director

Chief Operating Officer

Mr. Ramkumar Srinivasan

Company Secretary

Ms. JM Sathyavathi

Statutory Auditors (2022-23)

M/s. Padmanabhan Ramani & Ramanujam

Chartered Accountants,

FRN 0025010S

Mr. Ramani N

M.no: 022438

Partner

Registered Office

Continental Chambers, 3rd Floor

142, Mahatma Gandhi Road

Nungambakkam, Chennai - 600 034

Ph: 044 2830 6600

Email- cs@ifinltd.in

IFIN COMMODITIES LIMITED.

15th ANNUAL REPORT - 2022-23

IFIN COMMODITIES LIMITED
(Subsidiary of IFCI Financial Services Limited)

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IFIN COMMODITIES LIMITED

(Subsidiary of IFCI Financial Services Limited)

NOTICE OF THE 15TH ANNUAL GENERAL MEETING

Notice is hereby given that the 15th Annual General Meeting of the shareholders of M/s. IFIN Commodities Limited will be held through through Video Conference (VC) / Other Audio Video Means (OAVM) on Friday, September 29th, 2023 at 10.30 a.m to transact the following business:

ORDINARY BUSINESS

- 1. To receive, consider and adopt the audited Financial Statements of the Company for the year ended on March 31, 2023, together with the Board of Directors' Report and Auditors' Report thereon including annexures thereto and thought fit, to pass with or without modification, the following resolution, as an Ordinary resolution:
 - "RESOLVED THAT the Audited Financial Statements of the Company for the year ended March 31, 2023, together with Board of Directors' Report and the Auditors Report thereon, including annexures thereto be and are hereby approved and adopted."
- 2. To appoint a director in place of Mr. M.P. Rege (DIN: 02247110) who retires by rotation and being eligible, offers himself for re-appointment as a Director and to consider and thought fit, to pass with or without modification, the following resolution, as an Ordinary resolution:
 - "RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013 and rules made thereunder (including any statutory modification and re-enactment thereof) and all other applicable provisions, if any of the Companies Act, 2013, Mr. M.P. Rege, (DIN: 02247110) who is liable to retire by rotation at this meeting and being eligible, has offered himself for reappointment be and is hereby reappointed as a Director of the Company whose office shall be liable to retire by rotation."
- 3. To fix remuneration of the Statutory Auditor of the Company in terms of the provisions of Section 139(5) and 142 of the Companies Act, 2013 and to pass the following resolution, with or without modification(s), as an Ordinary resolution:
 - "RESOLVED THAT pursuant to the provisions of Section 139(5) and 142 and all other applicable provisions, if any, of the Companies Act, 2013 and Companies (Audit and Auditors) Rules 2014

(including any statutory modification(s) or re-enactment thereof for the time being in force) the Board of Directors of the Company be and is hereby authorized to decide and fix the remuneration of the Statutory Auditor of the Company to be appointed by the Comptroller and Auditor General of India (CAG) for the Financial Year 2023-24, as may be deemed fit.

SPECIAL BUSINESS

4. To appoint Smt S Karpagam (DIN: 09755388) as a Director of the Company

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

"RESOLVED THAT pursuant to provisions of Section 152 and 161 and any other applicable provisions of Companies Act, 2013 and the rules made thereunder [including any statutory modification(s) or re-enactment(s) thereof for the time being in force] Smt S Karpagam (DIN: 09755388), who was appointed by the Board of Directors as an Additional Director with effect from 04.10.2022 be and is hereby appointed as Director of the company, on the terms & conditions and remuneration as set out in the letter of Deputation issued by IFCI."

"RESOLVED FURTHER THAT any one of the Directors of the Company be and is hereby authorized to digitally sign and file the necessary e-forms with the Registrar of Companies, Chennai and inform other statutory authorities as may be necessary in connection with the above appointment."

5. To appoint Mr. Sanjay Pote (DIN: 08085505) as a Director of the Company.

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

"RESOLVED THAT pursuant to provisions of Section 152 and 161 and any other applicable provisions of the Companies Act, 2013 and the rules made there under (including any statutory modification(s) or re-enactment(s) thereof for the time being in force) Mr. Sanjay Pote (DIN: 08085505) who was appointed by the Board of Directors as an Additional Director w.e.f. 10.05.2023 be and is hereby appointed as a Director of the Company who is liable to retire by rotation."

"RESOLVED FURTHER THAT any one of the Directors of the Company be and is hereby authorized to digitally sign and file the necessary e-forms with the Registrar of Companies, Chennai and inform other statutory authorities as may be necessary in connection with the above appointment."

By Order of the Board

For IFIN Commodities Limited

Place: Chennai

Date: 05.09.2023

J M Sathyavathi

Company Secretary

IFIN COMMODITIES LIMITED

(Subsidiary of IFCI Financial Services Limited)

Important Notes:

- 1. Pursuant to the Circular No. 14/2020 dated April 08, 2020, Circular No. 17/2020 dated April 13,2020 and Circular No. 20/2020 dated May 5th, 2020, clarification circular No. 02/2021 dated January 13th, 2021 and General Circular 3/2022 dated May 5, 2022 and General Circular10/2022 dated December 28 2022 issued by the Ministry of Corporate Affairs(collectively referred to as "MCA Circulars"), permitted the holding of Annual General Meeting (AGM) through VC/ OAVM, without physical presence of the member at common Venue. Hence, Members can attend and participate in the ensuing AGM though VC/OAVM.
- 2. In compliance with applicable provisions of the Act read with the MCA Circulars, the AGM of the Company is being conducted through VC/OAVM, the proceedings of the AGM shall be deemed to be conducted at the registered office of the Company at Continental Chambers, 3rd Floor, 142 M G Road, Nungambakkam, Chennai- 600034, Tamil Nadu which shall be the deemed venue of the AGM.
- 3. Pursuant to the provisions of the Act, a member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a member of the Company. Since this AGM is being held pursuant to the MCA Circulars, through VC/OAVM facility, physical attendance of members has been dispensed with. Accordingly, the facility for appointment of proxies by the members will not be available in case of AGM through video conferencing.
- 4. However, the Body Corporates members (i.e. other than individuals) are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate thereat. The body corporate are required to forward a scanned copy or hard copy of its board or governing body's resolution/authorization letter etc. authorizing their representatives to attend the AGM. The said resolution/authorization shall be sent to the Company by email through its registered email address to cs@ifinltd.in or sathyavathi@ifinltd.in the hard copy can be send at Continental Chambers, 3rd Floor, 142 MG Road, Nungambakkam, Chennai- 600034 addressing to Company Secretary
- 5. Those Shareholders whose email IDs are not registered, are requested to register their email ID with the company by sending E-mail to cs@ifinltd.in along with the following credentials: i. Name registered as per the records of the company ii. DPID-Client ID/ Folio Number iii. Email ID to be registered for attending the Meeting.
- 6. In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 7. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of

participation at the AGM through VC/OAVM will be made available for all shareholders of the company. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors, who are allowed to attend the Annual General Meeting without restriction on account of first come first served basis.

- 8. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 9. The Members will be allowed to pose questions during the course of the Meeting. The questions/queries can also be given in advance at <u>cs@ifinltd.in.</u>
- 10. As per the MCA Circular, the Notice calling the AGM has been uploaded on the website of the Company at www.ifinltd.in and the notice along with the Annual Report is being sent through electronic mode to the members whose E-mail ID are registered with the company. Members may note that the Notice will also be available on the Company's website at www.ifinltd.in. Further, updation if any, will be provided on the website of the Company at www.ifinltd.in
- 11. All documents referred to in the Notice calling the AGM and the Explanatory Statement are open for inspection electronically and/or at the registered office of the company during the office hours between 9.30 AM to 11.30 AM on all working days except Saturday. The same shall be shared with the members on receipt of request.
- 12. Details of Directors seeking appointment or re-appointment at the Annual General Meeting of the Company to be held on Friday, September 29th, 2023 are provided in Annexure A of this notice.
- 13. For any queries & clarifications, members can contact through e-mail on <u>cs@ifinltd.in</u> or 044- 2830 6613.
- 14. The relevant explanatory statement pursuant to Section 102 of the Companies Act, 2013, in respect of Special Businesses, as set out above is annexed hereto.

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

- 1. AGM through VC/OAVM: Members will be provided with a facility to attend the AGM through video conferencing platform Life size cloud.
- 2. The meeting invitation link and login credentials to join the AGM will be sent to the Members on their registered email IDs latest by September 28th, 2023. This will be done on first come first served basis.
- 3. Members whose email IDs are not registered with the company, may get their email IDs registered with the company by sending E-mail to cs@ifinltd.in along with the following credentials: i. Name registered as per the records of the company ii. DPID-Client ID/ Folio Number iii. Email ID to be registered for attending the Meeting. In case of joint holding, the credentials of the first named holder shall be accepted.
- 4. Members may attend the AGM, by following the invitation link sent to their registered email ID. Members will be able to locate Meeting ID/ Password/ and JOIN MEETING tab. By Clicking on JOIN MEETING they will be redirected to Meeting Room via browser or by running Temporary Application. In order to join the Meeting, follow the step and provide the required details (mentioned above Meeting Id/Password/Email Address) and Join the Meeting. Members are encouraged to join the Meeting through Laptops for better experience.
- 5. In case of Android/Iphone connection, Participants will be required to download and Install the appropriate application as given in the mail to them. Application may be downloaded from Google Play Store/App Store.
- 6. Further Members will be required to allow Camera and use Internet audio settings as and when asked while setting up the meeting on Mobile App.
- 7. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches. Use of headphones is highly recommended.
- 8. Members who need assistance before or during the AGM may contact Ms. JM Sathyavathi, Company Secretary by sending an email request at the email id: cs@ifinltd.in or Contact on 044- 28306613.

Annexure - A

 $Additional\ Information\ on\ Directors\ recommended\ for\ appoint ment/re-appoint ment:$

Name of the	Mr. M.P. Rege	Ms. S Karpagam	Mr.Sanjay Pote
Director			
Date of Birth	January 17, 1951	August 12,1973	March 11,1975
Date of Appointment	January 21, 2009	October 04 2022	May 10,2023
Expertise in Specific	Economic Services	Financial Services	Business
functional area		,	Development, Finance
Qualification	Post Graduate in Economics from UK	B.Com., CMA	MBA
Experience	23 years of experience with different Economic Ministries of the Government of India, including the position of Additional Economic Adviser, in Ministry of Food & Civil Supplies	28 plus years in Financial Services	24 years of venerable experience in financial service
Directorships in other	Nil	1. IFCI Financial	1. IFCI Financial
Companies		Services Limited	Services Limited
		2. IFIN Credit Limited	2. Stockholding Services
		3. IFIN Securities	Limited
		Finance Limited	
Number of Board	5	2	-
Meetings attended			
during the Year		,	
(2022-23)			

Chairman/	Nil	1. IFCI Financial	
Membership of the		Services Limited	
Committee across all		a) Member in Audit	
Companies		Committee of the	
Companies		Board	
		b) Member of	
		Nomination and	
		Remuneration	
}	·	Committee of the	
		Board	
		c) Member of Risk	
		Management	
		Committee of the	
,		Board	
		d) Member of IT	
		Strategy Committee	
		of the Board	
		e) Chairman of Share	
		Transfer Committee	
		of the Board	·
		2. IFIN Securities	
		Finance Limited	
		a) Member of Audit	
		Committee of the	
		Board	
		b) Member of	
		Nomination and	
		Remuneration	
		Committee of the	
		Board	
		c) Chairman of Risk	
		Committee	

		d) Chairman of Asset	
		Liability	
	•	Management	
		Committee	
		e) Chairman of Share	
		Transfer Committee	
		of the Board	
		3. IFIN Credit Limited	
		a) Chairman of Share	
	•	Transfer Committee	
		of the Board	
	İ	4. IFIN Commodities	
		Limited	
		a) Chairman of Share	
		Transfer Committee	
		of the Board	
Shareholding in the	Nil	1 Share	Nil
Company		·	
Relationship with	Nil	Nil	Nil
other Directors			

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

Item no. 4:

Smt. S. Karpagam was appointed as an Additional Director of the Company with effect from 04.10.2022, in accordance with the provisions of Section 161 of the Companies Act, 2013, read with the Articles of Association of the Company. Pursuant to Section 161 of the Companies Act, 2013, the above director holds office only up to the date of the ensuing Annual General Meeting of the Company. Smt. S. Karpagam is not disqualified from being appointed as Director in terms of Section 164 of Companies Act, 2013 and has given his consent to act as Director.

The Board is of the view that the appointment of Smt. S. Karpagam as Director is desirable and would be beneficial to the Company and hence it recommends the said Resolution No. 4 for approval by the members of the Company.

None of the Directors/Key Managerial Personnel of the Company/their relatives, except Smt. S. Karpagam herself, is in any way concerned or interested, in the said resolution. The Board recommends the said resolution to be passed as an ordinary resolution.

Item no. 5:

Mr. Sanjay Pote (DIN: 08085505) was appointed as an Additional Director of the Company with effect from 10.05.2023, in accordance with the provisions of Section 161 of the Companies Act, 2013, read with the Articles of Association of the Company. Pursuant to Section 161 of the Companies Act, 2013, the above director holds office only up to the date of the ensuing Annual General Meeting of the Company. Mr. Sanjay Pote is not disqualified from being appointed as Director in terms of Section 164 of Companies Act, 2013 and has given his consent to act as Director.

The Board is of the view that the appointment of Mr. Sanjay Pote as Director is desirable and would be beneficial to the Company and hence it recommends the said Resolution No. 5 for approval by the members of the Company.

None of the Directors/Key Managerial Personnel of the Company/their relatives, except Mr. Sanjay Pote himself, is in any way concerned or interested, in the said resolution. The Board recommends the said resolution to be passed as an ordinary resolution.

IFIN COMMODITIES LIMITED

15th ANNUAL REPORT - 2022-23

(Subsidiary of IFCI Financial Services Limited)

BOARD'S REPORT

То

The Members of

IFIN Commodities Limited

The Board of Directors of your Company presents the 15th Annual Report of IFIN Commodities Limited, together with the Audited Financial Statement, for the year ended March 31, 2023.

1. Financial Performance

Rs. in lakhs

Particulars	YE 31.03.2023	YE 31.03,2022	
	Actual	Actual	
Revenue from operations	33.01	44.37	
Other income	13.52	18.60	
Total income	46.53	62.97	
Employee cost	72.13	67.82	
Finance cost	1.64	1.08	
Depreciation	-	-	
Other expenses	38.56	60.00	
Bad debts	_	-	
Total expenses	112.33	128.90	
Surplus of income over exp.	(65.80)	(65.93)	
Provision for Doubtful debts and advances	-	-	
Profit/ (loss) before tax	(65.80)	(65.93)	
Tax	-	· .	
Deferred Tax	-		
PAT	(65.80)	(65.93)	
Other Comprehensive Income	(4.48)	4.77	
Total Other Comprehensive Income	(70.28)	(61.16)	

2. Operations

During the FY 2022-23, total income for the FY 2022-23 has decreased to Rs. 46.53 lakhs from Rs. 62.97 lakhs in the previous FY 2021-22. Revenue from Operation has reduced to Rs. 33.01 lakhs during the current FY 2022-23 compared to Rs. 44.37 lakhs in the corresponding previous FY 2021-22. Other Income mainly consists of Interest

on Fixed Deposits 13.37 lakhs. During the year Employee cost increased to Rs. 72.13 lakhs for FY 2022-23 as compared to Rs. 67.82 lakhs for previous year FY 2021-22. Total expenses decreased to Rs. 112.33 lakhs for FY 2022-23 as compared to Rs. 128.90 lakhs for the previous FY 2021-22. Addition of provision of doubtful debts of Rs. 0.02 lakh provided during the Current Financial year. The company incurred loss after tax of Rs.65.80 lakhs for FY 2022-23, as against loss after tax of Rs. 65.93 lakhs for the previous FY 2021-22. The Total Comprehensive Income stood at negative Rs.70.28 lakhs for F.Y.22-23, as against negative Rs.61.16 lakhs for the previous FY 2021-22.

3. Business Environment

The Bullion products like Gold and Silver investment has attention among the investors. Commodities are relatively easy to understand, as the prices of Commodities are determined through fundamentals of demand and supply. Commodities offer immense potential opportunity to become a separate asset class for market-savvy investors, arbitrageurs and speculators. Rate hikes and concurrent continued inflation and geopolitical risks may create headwinds for Gold in near future. The yellow metal price opportunities are expected always to transform the investments from the other markets. Crude oil, zinc, copper and silver are also active commodities among all.

4. Dividend

No dividend is being recommended by the Directors for the year ended March 31st, 2023.

5. Transfer To Reserves

Since profits are inadequate for the FY 2022-23, no amount has been transferred to reserves.

6. Directors and Key Managerial person

Changes in Directors and KMP

- > Mr. Ramesh NGS(DIN 06932731) who retired by rotation at the Annual General meeting held on September 29th, 2022 was reappointed as the Director of the Company
- ➤ Mr. KV Rao (DIN 08111685) has resigned as Director on account of withdrawal of Nomination by IFCI Limited w.e.f 04.10.2022.
- Ms. S Karpagam (DIN 09755388) was appointed as additional Director w.e.f 04.10.2022
- Mr. Ramesh NGS(DIN 06932731) has resigned as Director w.e.f 17.04.2023
- Ms. S. Pragyan Shree was appointed as Company Secretary of the Company w.e.f May 18, 2022 and she had resigned as Company secretary w.e.f May 19, 2023.

- Ms. JM Sathyavathi was appointed as Company Secretary of the Company w.e.f August 08, 2023
- Mr MP Rege (DIN 02247110), director will retire by rotation at the conclusion of the ensuing Annual General Meeting and being eligible has offered himself for re-appointment.

The Board wishes to place on record its gratitude and appreciation for the valuable contributions made by all the Directors /KMPs who have resigned from their respective offices during their tenure in the Company.

As at March 31, 2023, the Board consisted of 4 Directors comprising of 2 (Two) Non-Executive Directors, 1 (One) Executive Director and 1 (One) Nominee Director.

The composition of the Board, number of meetings held, attendance of the Directors at the Board Meeting and the number of the Directorship in other companies in respect of each Director who was on Board as on March 31st, 2023 is given below:-

S.		Attendance	e Particulars	No. of other Directorships as on 31 st March, 2023	
No.	No. of Me tenure		ngs during the respective FY 2022-23	Other Director-ships (Including Private Limited Companies)	
		Held	Attended	Eminted Companies)	
1.	Mr. M P Rege	5	5	0	
2.	Mr. Ramesh NGS	5 .	4	. 8	
3.	Mr. Alan Savio Pacheco	5	5	3	
4.	Mr. Karra Visweswar Rao*	3	3	. 0	
5.	Ms. S Karpagam*	2	2	3	

Notes:

- a) Mr. Karra Visweswara Rao has resigned on account of withdrawal of Nomination by the appointing authority with effect from 04.10.2022.
- b) Ms. S Karpagam was appointed as an Additional Director with effect from 04.10.2022.

During the Financial Year 2022-23, Five (5) Board Meetings were held on the following dates:

18.05.2022	02.08.2022	30.08.2022
31.10.202		31.01.2023

Committee Meetings

A) Share Transfer Committee

The Share transfer committee is constituted in the company. The committee met only once in the financial year on 10.02.2023

The composition of the committee as on March 31st, 2023 is as follows:

S. Nai	Name of the Director	Designation /Category	No. of Meetings during the tenure of respective directors in FY 2022-23	
			Held	Attended
1.	Ms. S Karpagam	Chairman	1	1
2.	Mr. Alan Savio Pacheco	Member	1	1

General Meetings held during the Financial Year 2022-23.

The General Meetings of the company are held during the financial year are as under:

General Meeting	14 th Annual General Meeting
Venue	Through Video Conferencing
Date and Day of meeting	Thursday, September 29 th 2022

The above mentioned General Meeting did not pass any special resolutions.

7. Annual Return

Pursuant to the provisions of the Companies Act, 2013, the Company shall place a copy of the Annual return in prescribed format on the website of the company, if any, and the web-link of such annual return shall be disclosed in the Board's report.

		1
TIRIT :	https://ifinltd.in/Aboutus/Financials	l
UKL.	nttps://innitd.in/Aboutus/Financials	

8. Directors' Responsibility Statement

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

- a) In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- b) The directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year 2022-23 and of the profit and loss of the company for that period;

- c) The directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- d) The directors had prepared the annual accounts on a going concern basis; and
- e) The directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

9. Auditors

The C&AG has appointed Padmanabhan Ramani & Ramanujam., Chartered Accountants as Statutory Auditors of the Company for the Financial Year 2022-23. The CAG shall appoint the Statutory Auditors for FY 2023-24.

10. Explanations/ Comments on the report of Comptroller & Auditor General of India

The Comptroller and Auditor General of India (CAG) audit report on the accounts for the year ended 31st March, 2023 under Companies Act, 2013 is attached as Annexure-I to this report.

11. Particulars of loans, guarantees or investments under Section 186 of the Companies Act, 2013

Details of loans, guarantees and investments covered under the provisions of Section 186 of the Companies Act, 2013 form part of the notes to the financial statement.

12. Related Party Transactions

All transactions entered by the Company with Related Parties were in the ordinary course of business and at Arm's Length pricing basis. The list of transactions entered with the holding company/ group companies are given as below:

Sr.	Name (s) of the	Nature of contracts/	Duration of the	Salient terms of the
No	related party &	Arrangements/	contracts/	contracts or arrangements
	nature of	Transaction	arrangements/	or transaction including
	relationship		transaction	the value, if any
1	IFCI Financial	Salary and other	As per approval	Ordinary course of
Services Limited R		Reimbursement of office		business
	- Holding	expenses		
<u> </u> 	Company	Deputation income in	As per approval	Ordinary course of
		respect to employees		business

deputed to IFIN				
Rent paid to IFIN	as per approved	Ordinary	course	of
	terms	business		

There were no materially significant transactions with Related Parties during the financial year 2022-23 which were in conflict with the interest of the Company.

The particulars of Contracts or Arrangement with related parties are given in notes to the financial statement. Information on transactions with related parties pursuant to Section 134(3)(h) of the Act read with rule 8(2) of the Companies (Accounts) Rules, 2014 are given in Annexure-II in Form AOC-2.

13. The details relating to deposits, covered under chapter V of the Act

During the Financial Year 2022-23, your Company did not accept any deposits within the meaning of provisions of chapter V – Acceptance of Deposits by Companies of the Companies Act, 2013 read with rules thereunder.

14. Material changes and commitments

There were no material changes and commitments affecting the financial position of the company between the end of the financial year i.e March 31, 2023 and the date of the report.

15. Conservation of energy, technology absorption and foreign exchange earnings and outgo & expenditure on research and development

In view of the nature of activities which are being carried on by the Company, Section 134(3) (m) of the Companies Act, 2013 read with Rule 8 (3) of the Companies (Accounts) Rules, 2014, conservation of energy and technology absorption does not apply to the Company.

However, the Company has taken measures to conserve energy by having energy efficient electronic equipment. As regards absorption of technology, your Company has installed computer systems, software packages and other office equipment to increase its organizational efficiency, maximize productivity and to gain competitive advantage.

Your Company has neither incurred any expenditure nor earned any income in foreign exchange.

Further, your Company has not incurred any expenditure on Research and Development.

16. Risk Management

The Company has formulated and put in place Risk Management and Surveillance Policy in order to mitigate risk related to the business of the Company. The Risk Management team of the Company takes effective measures in order to protect the interest of the Company and investors as per the policy of the Company.

17. Internal Financial Control

The Company has put in place adequate Internal Financial Control commensurate with the size of the Company and nature of its business. The Company has also appointed M/s. S.Chenthilkumar & Co, Chartered accountants, as Internal Auditors to conduct internal audit of the functions and the activities of the Company for the year ending on March 31st, 2023. The findings and recommendations of the Internal Auditors are reviewed by the Board of Directors on a periodical basis and necessary corrective actions are being undertaken.

18. Vigil Mechanism/ Whistle Blower Policy

Pursuant to Section 177(9) & Section 177(10) of the Companies Act, 2013 read with Rule 7 of the Companies (Meetings of Board and its Powers) Rules, 2014, the Company has voluntarily established a vigil mechanism which is overseen through the Board. Adequate safeguards against victimization of employees and directors who express their concerns, forms part of the mechanism. Your Company hereby affirms that no Director/ employee have been denied access to the Chairman of the Board of Directors and that no complaints were received during the year.

19. Details of Frauds

There is no fraud as reported by Auditors during the year under review.

20. Anti - Sexual Harassment Policy

There Company has in place Anti Sexual Harassment Policy in line with the requirements of Prevention of Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013.

An internal Complaints Committee has been set up for redressal of complaints and that all employees (permanent, contractual, temporary, trainees) are covered under this policy.

During the year under review, the company has not received any compliant pursuant to the provisions of Sexual Harassment of Women at workplace (Prevention, Prohibition and Redressal) Act, 2013.

21. Formal Annual Evaluation of Board and Directors

The Board has made formal annual evaluation of its own performance and individual directors taking into consideration the evaluation criteria set out in Nomination and Remuneration policy of IFCI Financial Services Limited being its immediate Holding Company.

22. Significant and Material Orders passed by the Regulators or Courts or Tribunals impacting the Going Concern status and company's operations in future

There are no significant and material orders passed by the regulators or courts or Tribunals which would impact the going concern status of the Company.

23. Details of employees under Section 197 read with Sub rule 5 (2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

The company has no employee in respect of whom the information required under Section 197 of the Companies Act, 2013 read with Rule 5 (2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended, is required to be given.

24. Application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016.

The Company has neither made any application nor any proceedings are pending under The Insolvency and Bankruptcy Code, 2016 during the year under review. Therefore, there are no details required to be disclosed, as the said clause is not applicable as on year ended 31.03.2023.

25. The details of difference between amount of the Valuation done at the time of one time settlement and the valuation done while taking loan from the Banks or Financial Institution along with the reasons thereof.

The Company has not availed any one time settlement facility, during the year under review, therefore providing of details with respect to difference in the amount of valuation done at the time of one time Settlement and the Valuation done while taking loan from the Banks or Financial Institution does not apply to the company.

26. Acknowledgement

The Board of Directors express their gratitude for the co-operation, guidance and support received from M/s. IFCI Limited, IFCI Financial Services Limited, Clients of the Company, Commercial Banks, Regulators, Statutory Authorities, Multi Commodity Exchange of India Ltd (MCX), National Commodity and Derivatives Exchange Ltd (NCDEX) and other stakeholders of the Company.

By Order of the Board
For IFIN Commodities Limited

Sd/-

Date: 05.09.2023

Place: Chennai

S Karpagam Director

(DIN: 09755388)

Sd/-

Sanjay Pote

Director

(DIN: 08085505)

COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6) (b) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF IFIN COMMODITIES LIMITED FOR THE YEAR ENDED 31 MARCH 2023

The preparation of financial statements of IFIN Commodities Limited for the year ended 31 March 2023 in accordance with the financial reporting framework prescribed under the Companies Act, 2013 (Act) is the responsibility of the management of the company. The statutory auditor appointed by the Comptroller and Auditor General of India under section 139 (5) of the Act is responsible for expressing opinion on the financial statements under section 143 of the Act based on independent audit in accordance with the standards on auditing prescribed under section 143(10) of the Act. This is stated to have been done by them vide their Audit Report dated 10 May 2023.

I, on behalf of the Comptroller and Auditor General of India, have conducted a supplementary audit of the financial statements of IFIN Commodities Limited for the year ended 31 March 2023 under section 143(6)(a) of the Act. This supplementary audit has been carried out independently without access to the working papers of the statutory auditors and is limited primarily to inquiries of the statutory auditors and company personnel and a selective examination of some of the accounting records.

On the basis of my supplementary audit nothing significant has come to my knowledge which would give rise to any comment upon or supplement to statutory auditors' report under section 143(6)(b) of the Act.

For and on behalf of the Comptroller & Auditor General of India

S. Velliangiri)

Principal Director of Commercial Audit

Place: Chennai Date: 01.08.2023

Annexure - II

Form No. AOC - 2

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

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

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

S. No.	Particulars Particulars	Details
a)	Name (s) of the related party & nature of relationship	Nil
b)	Nature of contracts/arrangements/transaction	Nil
c)	Duration of the contracts/arrangements/transaction	Nil
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	Nil
e)	Justification for entering into such contracts or arrangements or transactions	Nil
f)	Date of approval by the Board	Nil
g)	Amount paid as advances, if any	Nil
h)	Date on which the special resolution was passed in General meeting as required under	Nil
	first proviso to section 188	

2. Details of all contracts or arrangements or transactions at Arm's length basis.

S. No.	Particulars	Details
a)	Name (s) of the related party & nature of relationship	IFCI Financial Services Limited
		(Holding company)
b)	Nature of contracts/arrangements/transaction	Deputation Income, Salary and other reimbursements and Rent paid
c)	Duration of the contracts/arrangements/transaction	As per omnibus approval for FY 2022-23

S. No.	Particulars	Details
d)	Salient terms of the contracts or arrangements or	Ordinary course of business
	transaction including the value, if any	
e)	Date of approval by the Board	18.05.2022
f)	Amount paid as advances, if any	Nil

By Order of the Board For IFIN Commodities Limited

Sd/-

Sd/-

Date: 05.09.2023

S Karpagam

Sanjay Pote

Place: Chennai

Director

Director

(DIN: 09755388)

(DIN:08085505)

Padmanabhan Ramani & Ramanujam

CHARTERED ACCOUNTANTS

1F, ARUDHRA NEW No. 15, HABIBULLAH ROAD, T. NAGAR, CHENNAI - 600 017. PHONE : 4550 2181/2

INDEPENDENT AUDITOR'S REPORT

To

The Members of IFIN Commodities Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of IFIN Commodities Limited ("the Company"), which comprise the balance sheet as at 31st March 2023, the statement of profit and loss (including Other Comprehensive Income), the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015, as amended, and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2023, the loss and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.



We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

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

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Company's Annual Report but does not include the financial statements and our auditor's report thereon, which are expected to be made available to us after the date of this Auditor's Report.

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

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

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

Responsibilities of the Management and Those Charged with Governance for the financial statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity, and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards specified under section 133 of the Act.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.



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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's



ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

 Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

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



Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the "Annexure A" statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- As required by Section 143(5) of the Companies Act, 2013 we enclose herewith in Annexure B, the directions including sub directions issued by the Comptroller & Auditor General of India.
- 3. As required by section 143(3) of the Act, we report that:
 - We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of cash flow dealt with by this report are in agreement with the books of account.
 - d) In our opinion, the aforesaid financial statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e) Disqualification of directors stated under Section 164(2) of the Act is not applicable to a Government Company as per notification no. GSR 463(E) of the Ministry of Corporate Affairs dated 05/06/2015.
 - f) With respect to the adequacy of internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure C".
 - g) Being a Government Company, the provisions of section 197 are not applicable to the Company as per the notification of MCA in G.S.R. 463(E) dated 5th June 2015 and therefore the reporting requirement under section 197(16) does not arise.
 - h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements (Refer Note 26 to the financial statements).



- The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
- iv. (a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The management has represented, that, to the best of its knowledge and belief, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - (c) Based on such audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e) as provided under (a) and (b) contain any material mis-statement.
 - v. The company has not declared or paid any dividend during the year.



vi. Proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 for maintaining books of account using accounting software which has a feature of recording audit trail (edit log) facility is applicable to the Company with effect from April 1, 2023, and accordingly, reporting under Rule 11(g) of Companies (Audit and Auditors) Rules, 2014 is not applicable for the financial year ended March 31, 2023.

For Padmanabhan Ramani & Ramanujam

Chartered Accountants

FRN: 002510S

(Ramani N)

Partner

Membership No: 022438 UDIN: 23022438BGTELP3413

Place: Chennai Date: 10/05/2023

ANNEXURE- A TO INDEPENDENT AUDITORS' REPORT

(Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirement' of our report of even date to the members of IFIN Commodities Limited on the financial statements of the Company for the year ended March 31, 2023).

- (i) (a) On the basis of such checks as we considered appropriate and according to the information and explanations given to us during the course of our audit, we report that:
 - (A) The company does not own any property plant and equipments.
 - (B) The company does not own any intangible assets.
 - (b) The company has no PPE and hence reporting under this clause does not arise.
 - (c) The company does not own any immovable properties and hence reporting under this clause does not arise.
 - (d) As the company does not have any PPE, reporting under this clause does not arise.
 - (e) According to information and explanation given to us and in our opinion, there are no proceedings initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- (ii) (a) The company does not have any inventories and hence reporting under this clause does not arise.
 - (b) The company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets and hence reporting under this clause does not arise.
- (iii) According to the information and explanations given to us and on the basis of our examination of the books of account, the Company has not made any investments and has not granted any loans, secured or unsecured, to companies, firms, Limited



Liability Partnerships or other parties and as such the provisions of this clause are not applicable to the company.

- (iv) In our opinion and according to the information and explanations given to us, the company has not entered into any transactions in respect of any loans, investments, security and guarantees covered under Section 185 and 186 of the Companies Act, 2013.
- (v) In our opinion and according to the information and explanations given to us, the Company has not accepted any deposits or amounts deemed to be deposits. Hence reporting under 3(v) of the Order is not applicable.
- (vi) In our opinion and according to the information and explanations given to us, the maintenance of cost records under sub-section (1) of section 148 of the Act is not applicable to the Company.
- (vii) (a) According to the information and explanations given to us, and in our opinion, the Company has been regular in depositing with the appropriate authorities the undisputed statutory dues in the case of Provident Fund, Employees' State Insurance, Income-Tax, Goods & Services Tax, and any other material statutory dues applicable to it. To the best of our knowledge and according to the information and explanations given to us, no undisputed amounts payable in respect of the above were in arrears as at March 31, 2023 for a period of more than six months from the date on when they become payable.
 - (b) There are no disputed dues of Income-Tax, Sales Tax, Excise Duty, GST, Customs Duty, and Value Added Tax which have not been deposited as on March 31, 2023.
- (viii) According to the information and explanations given to us and on the basis of our examination, there are no transactions not recorded in the books of account, which have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- (ix) (a) According to information and explanations given to us and on the basis of our audit procedures, the company has not taken any loans or borrowings and hence reporting under this clause does not arise.
 - (b) According to information and explanations given to us and on the basis of our audit procedures, the company has not been declared wilful defaulter by any bank or

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financial institution or other lender;

- (c) According to information and explanations given to us and on the basis of our audit procedures, the company has not taken any term loans and hence reporting under this clause is not applicable.
- (d) According to information and explanations given to us, the procedures performed by us and on the basis of our overall examination of financial statements, the company has not raised any fund on short term basis and hence reporting under this clause does not arise.
- (e) According to the information and explanations given to us and on an overall examination of the financial statements of the company, the company does not have any subsidiaries, associates or joint ventures. Hence provisions of clause 3(ix)(e) of the Order are not applicable.
- (f) According to the information and explanations given to us and on an overall examination of the financial statements of the company, the company does not have any subsidiaries, associates or joint ventures. Hence provisions of clause 3(ix)(f) of the Order are not applicable.
- (x) (a) In our opinion and according to the information and explanations given to us, the Company has not raised any money by way of initial public offer or further public offer during the year. Accordingly, paragraph 3(x)(a) of the Order is not applicable.
 - (b) In our opinion and according to the information and explanations given to us, the company has not made any preferential allotment or private placement of shares or fully, partially or optionally convertible debentures during the year. Accordingly, paragraph 3(x)(b) of the Order is not applicable.
- (xi) (a) To the best of our knowledge and belief and according to the information and explanations given to us by the Company, no material fraud by the company or any fraud on the company by its officers and employees has been noticed or reported during the year.
 - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government during the year and upto the date of this report.

- (c) As represented by the management, there are no whistle-blower complaints received by the company during the year.
- (xii) The company is not a Nidhi Company and hence provisions of clause 3 (xii) of the Order are not applicable to the Company.
- (xiii) In our opinion and according to the information and explanations given to us, the transactions with related parties are in compliance with section 188 of the Companies Act, 2013 where applicable and the details have been disclosed in the financial statements as required by the applicable Accounting Standards.
- (xiv) (a) In our opinion and based on our examination the company has an internal audit system commensurate with the size and nature of its business;
 - (b) We have considered the Internal Audit reports of the company issued during the year and till date for the purpose of audit.
- (xv) According to the information and explanations given to us and on the basis of our examination the company has not entered into any non-cash transactions with directors or persons connected with its directors and hence provisions of Section 192 of Companies Act, 2013 are not applicable to the Company.
- (xvi) a) The Company is not required to be registered under Section 45-IA of Reserve Bank of India Act, 1934. Hence, provisions of clause 3(xvi)(a) of the Order are not applicable to the Company.
 - b) According to the information and explanations given to us and on the basis of our examination, the company has not conducted any Non-Banking Financial or Housing Finance activities and accordingly provisions of clause 3(xvi)(b) of the Order are not applicable to the Company.
 - c) According to the information and explanations given to us and on the basis of our examination, the company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India and hence provisions of clause 3(xvi)(c) and (d) of the Order, are not applicable to the Company.
- (xvii) According to the information and explanations given to us and on the basis of our overall examination of the financial statements, the company has incurred cash losses in the financial year and in the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year and accordingly reporting under clause 3(xviii) is not applicable.



- (xix) On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the company as and when they fall due.
- (xx) The provisions of Section 135 of the Companies Act, 2013 relating to Corporate Social Responsibility (CSR) are not applicable to the Company as it does not meet the applicability criteria. Accordingly, the provisions of clause xx (a) and (b) are not applicable to the Company.

BAMANI

CHENNAL

For Padmanabhan Ramani & Ramanujam

Chartered Accountants

FRN: 002510S

(Ramani N)

Partner

Membership No: 022438 UDIN: 23022438BGTELP3413

Place: Chennai Date: 10/05/2023

Padmanabhan Ramani & Ramanujam

CHARTERED ACCOUNTANTS

1F, ARUDHRA NEW NO. 15, HABIBULLAH ROAD, T. NAGAR, CHENNAI - 600 017. PHONE : 4550 2181/2

ANNEXURE B TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under Report on Other Legal and Regulatory Requirements' of our report of even date to the members of IFIN Commodities Limited on the financial statements of the Company for the year ended March 31, 2023)

S.No	Matters specified in Directions issued by C&AG through website applicable from the year 2018-19 and onwards	Auditor's Remarks
1	Whether the company has system in place to process all the accounting transactions through IT systems ? If yes, the implications of processing of accounting transactions outside IT system on the integrity of the accounts along with the financial implications, if any, may be stated.	manually. The manual second from clients



2	Whether there is any restructuring of an existing loan or cases of waiver/write off of debts/ loans/interest etc made by a lender to the company due to the company's inability to repay the loan? If yes, the financial impact may be stated. (In case, lender is Government company, then this direction is also applicable for statutory auditor of lender company)	There are no existing loans or cases of waiver /write off of debts/ loans/interest etc made by a lender to the company and hence restructuring does not arise.
3	Whether funds (grants/subsidy etc) received/ receivable for specific schemes from Central/State Government or its Agencies were properly accounted for/ utilised as per its term and conditions? List the cases of Deviations.	The company has not received any grants/subsidy during the year under audit.

For Padmanabhan Ramani & Ramanujam

BAMAN

CHENNAL 600 017

Chartered Accountants

FRN: 0025105

(Ramani N)

Partner

Membership No: 022438 UDIN: 23022438BGTELP3413

Place: Chennai Date: 10/05/2023

ANNEXURE C TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 3(f) under Report on Other Legal and Regulatory Requirements' of our report of even date to the members of IFIN Commodities Limited on the financial statements of the Company for the year ended March 31, 2023)

Report on the Internal Financial Controls over financial reporting under Clause (i) of Section 143(3) of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of IFIN Commodities Limited ("the Company") as of March 31, 2023 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

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



controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that:

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;
- provide reasonable assurance that transactions are recorded as necessary to permit
 preparation of financial statements in accordance with generally accepted
 accounting principles, and that receipts and expenditures of the Company are being
 made only in accordance with authorizations of management and directors of the
 Company; and
- provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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



become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2023, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Padmanabhan Ramani & Ramanujam

Chartered Accountants

FRN: 002510S

(Ramani N)

Partner

Membership No: 022438

UDIN: 23022438BGTELP3413

Place: Chennai Date: 10/05/2023

IFIN Commodities Limited Balance Sheet as at March 31, 2023			
(All Amounts are in Indian Rupees, unless otherwise stated)			
30 00		As at	As at
Service and the service and th	Notes	March 31, 2023	March 31, 2022
ASSETS			
Non-Gurrent Assets			
Property, Plant and Equipment Financial Assets	10	*11	-
Other financial assets	2	3.03.30.000	4,18,37,681
Other Non current Assets	2A	1,94,479	6,10,07,00
Total non-current assets	-		
		3,05,24,479	4,24,90,723
Current Assets			
Financial Assets Trade receivables	- 2	0.00	42.44.44
Cash and Cash Equivalents	3 4	229 64,66,409	13,03,981
Bank belances other than above	5	25-27-110000000000	95,76,937
Loans and advances	6	2,19,31,741	3
Other Current Assets	7	16,20,587	19,75,325
Current Tax Assets (Net)	8	1,76,908	2,21,330
Total current assets		3,01,95,874	
Total Assets	37	6.07.20.353	1,30,77,573
TOTAL MARKET	-	6,07,20,333	5,55,68,29
EQUITY AND LIABILITIES			
Equity			
Equity Share Capital	9	5.00,00,000	E 40 00 000
Other Equity	10	0.0000000000000000000000000000000000000	5,00,00,000
Total equity	14	(1,57,21,160)	(86,92,732)
		3,42,78,B40	4,13,07,268
Liabilities			
Non-current liabilities			
Financial liabilities	144		
Deferred Tax Liabilities (net) Long term provisions	11	8,77,224	7,13,702
Total non-current liabilities	12		
- 1 CT CT - CT CT CT - CT CT - CT CT CT - CT		8,77,224	7,13,702
Current liabilities			
Financial Liobitilies Trade payables			
(a) total outstanding dues of micro enterprises and			
small enterprises			-
(b) total outstanding dues of creditors other than micro	3320	52.000.000	
erriorprises and small enterprises	13	2,52,398	2,42,583
Other Financial Liabilities	14	2,91,586	2,91,586
Other Current Liabilities	15	2,49,41,898	1,30,08,610
Short term Provisions	16	78,407	4,547
Total current liabilities	-	2,55,64,289	1,35,47,326
Total liabilities		2,64,41,513	1,42,61,028
otal Equity and Liabilities	_	6 07 95 963	£ EE 40 A02
our Equity and Liabilities		6,07,20,353	5,55,68,296
his Accompanying Notes form an integral part of the Financial Statements	10.00		
or Padmanabhan Ramani & Ramanujam (AL port DWL studier vaport	Forandos	behalf of the Board of Director	rs of
Nartweed Accountants	IFIN COMM	ODITIES LIMITED	30741
irm Registration No.002510S	CIN: U9300	TW2009GOI070524	
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al colours la			Caper
600317	201		
Ramani	Manoj Pura	shotten Rege S. Karpag	part -
irtner VIII	Director	Director	
embership No. 022438	DIN No: 022	M7110 DIN No: 05	755388
		Pragyandlus	L
		// ()lus	
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aco: Chennal		The Luddle Stude	11
ste : 10/05/2023		Company Secretary	
		M.No. A51395	

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1000	Commodities Limited			
	ement of Profit and Loss for the period ended March 31, 2023			
(AA)	Amounts are in Indian Rupees, unless otherwise stated)	01/01/	2700 100-00	
		Notes	For the period ended	For the year ended
Con	tinuing Operations		Mar 31, 2023	March 31, 2022
	Income			
	Revenue From Operations	17	27.00.002	44 57 44
	Other Income	18	33,00,983	44,37,41
	One mone		13,52,212	18,59,643
	Total Income	_	46,53,195	62,97,060
В	EXPENSES			
	Employee Benefit Expenses	19	72.13.121	67,82,110
	Finance Cost	20	1.64.537	1.08.71
	Depreciation and Amortization Expense	21	1,04,00	1,00,11,
	Other Expenses	22	38.55.904	en no en
	unei Experoes	22	30,30,904	60,00,029
	Total Expenses	2	1,12,33,562	1,28,90,860
c	Profit I (Loss) before exceptional items and tax		IES 00 2071	ICE 02 000
	Exceptional items		(65,80,367)	(65,93,800)
D	Profit before tax from continuing operations	-	(65,80,367)	(65,93,800)
	Income tax expense	23	RCT-X1030(1)	110000000000
	Current fax			
	Current Tax adjustment to earlier years			
	Deferred tax charge/ (credit)].
		_		
	Profit for the year	-	(65,80,367)	(65,93,800)
E	Other comprehensive income			
	liems that will not be reclassified to profit or loss			
	기계 하나 이 아이들은 아이들이 아이들이 가지 않는데 하는데 하는데 하는데 하는데 하다 하는데	404	VE 40 4041	7.77.54
	Remeasurement of post employment benefit obligations	24	(4,48,061)	4,77,531
	Income tax adjustment relating to these items		10.	1.0
	Other comprehensive income for the year, net of tax	1.5	(4,48,061)	4,77,531
otal	comprehensive income for the year		(70,28,428)	(61,16,269)
	W 35	_		
amir	ngs per share	25		18
neie i	earnings per share		4.00	in and
			(1.32)	(1,32)
he A	d earnings per share companying Notes form an integral part of the Financial Statement	1	(1.32)	(1.32
or Pa	admanabhan Ramani & Ramanujam (48 ppst. Ocen. Austic W	For and on beh	alf of the Board of Directors	of
	red Accountants	IFIN COMMODI	TIES LIMITED	
m R	legistration No.0025105	CIN: U93000TN	2009GO1070524	
	I MAGAR VE			
	191 (1800)	1	5	Icabep.
Day	neni (* 600017)	Manoj Purusho	ge or.	
irtne	The state of the s	\$30000 Text	1.7A 5.537777.25T	1.
		Director	Director	***
amb	ership Na. 022438	DIN No: 022471	10 DIN No: 09755	388
			Gragyan Dh	rel_
			Liagrant	
ica	Chennai		Ma Brand Day	
	10/05/2023		Ms_Bregy an Shree Company Secretary	
	-0.000000000000000000000000000000000000		company occurry	

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M.No. A51395

IFIN Commodities Limited Statument of Changes in Equity for the period ended Worth 31, 2023 (All Amounts are in Indian Rupees, unless otherwise stated) (A) Equity Share Capital Balance at the end of March 31, 2021 5,00,00,000 Changes in equity share capital during the year Balance at the end of March 31, 3022 5,00,00,000 Changes in equity share capital during the year Balance at the end of March 31, 2023 5,00,00,000 (B) Other Equity Other Comprehensive Retained Earnings **Particulars** Total Income (25.78.463) (25,76,463) Balance as at April 01, 2021 4.77,531 4.77.531 9.55,042 Additions/ Deductions during the year Total Comprehensive Income for the year (4,77,531) (65,50,600) (70,71,131) Balance as at March 31, 2022 (86,92,732) (95,92,732) [4,48,961] Additions/ Deductions during the Half year. |4.48,9615 (8.95, 172) 4.45,061 (65.80,367) (61,32,306) Total Complehensive insome for the Half year Balance as at March 31, 2023 (1, 17, 21, 160) (1,57,21,160) The Accompanying Notes form an integral part of the Financial Statements For Pacimonals for Remandae For and as behalf of the Board of Directors of FIN CONMODITIES LIMITED Chartered Accountants CINI: UR3000TN 2009 G DIB 70524 Firm Registration No.0025185 T. NAGAR Nanoj Parashationi Regi N. Rameni Patter Director Director DW No: 02247110 DIN No. 09755388 Mentership No. 122458 253 11 (02) Na Breggin Blvex Place: Checrus Date: 10/85/2823 Company Secretary

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M.No. 651385

IFIN Commodities Limited			
Cash Flow Statoment for the Period Ended ended Murch 21, 2023			
[All Announts are in Indian Rupees, unless otherwise states]			
		For the Period ended	For the Year ended
		March 31, 3021	March 31, 2022
Coals Sows from operating activities		March 31, 2003	rear to 51, 2022
Profit before two		(70.28.428)	(61.16.26)
Adjustments for:			
Prevision for Gratuity		4.58,563	
Depreciation			0.000
Finance Cost		1,84,531	1,06,71
Internal income		(13.36.993)	(16,15,02
Operating Profit before Working Capital Changes		(77,42,321)	(71,25,575
Adjustments for ;			
(Allegania and)			
(Increase) decrease in trade receivables		13.00.752	(12.94.58)
(Increase)/decrease is Other Assets		3.54.738	16.42.65
(Increase)/decrease is other francial assets		1.15.07.681	12.82.57.09
(Increme)/decrease in loans and advesces (Short term and long turns)		(10,01,001	9.58.378
Increase (phyreess) in trade payables		5.815	14.517
individual (decrease) in provisions and other current lightlibes		1.21,76,670	144.35,500
Cash generated from operations		1,76,04,335	(4,13,05,54)
Income taxes (paid)helanded		44,422	6,32,009
Net cash provided by operating activities (A)		1,76,48,767	(4,06,75,531
Sale Harris Borne Incomplete and Africa			
ash flows from investing activities			
Meturity of Investment in bank deposits (having original resturity of		(0.40.04.044)	4.50.67.530
raise then three months)		(2,19,31,741)	2,30,63,229
Interest recoveré		11.36.983	18.18,021
			(10, 10) (10)
Net cash provided by/ justed in j investing activities (0)		(2.00.94.740)	3,45,81,250
A frame of principle (a)		leterarium.	6,4001,000
ash flows from financing activities			
Finance Cost		(1,64,537)	21.00 710
			(1,08,715)
Not exist provided by/ (used in) financing activities (C)	- 1	(1,64,537)	(1,01,715
et increaso/decrease) in cash and cash equivalents (AntinC)		(31.10.528)	(56.00.008)
ash and cash equivalents at the beginning of year		95.76.937	1,54,77,933
ash and cash equivalents at the end of year		64.66.409	96.75.937
ORS		9434644	3974,221
ores. The above cash flew statement has been proposed under indirect method p	and the second second second	OF BUILDING SAND	
the growt replicate interviews are constitutional resists asserted by	MEDIDER ULUS HR V. P.	and From Statements	
And the second of the control of			
Components of cosh and cash equivalents			
Balances with bonks		200000000000000000000000000000000000000	12000
- in current accounts Cash on hand		54,63,913	95,76,076
		2,466	867
	Total	64,66,406	\$5,76,507
e Accompanying Notes form an integral part of the Financial Statemen	its.		
			71
or Padenanabhan Ramani & Ramani & Santingujeet santanad Accountants	or and on behalf of th	e Board of Directors of	
artered Accountants (III & ARASIII a	FN COMMODITIES LIS	WTED	
rn Ragistration No.000510S	ON: U93000TN2009GO	070524	
(3) T. MAGAR JE			0.00
E PHENNE E	200 -	010	hape
	prop	e 0.10	
	Manoj Parahallam Ra	ge 5. Karpagam	
	Director	Director	(A) THE COLUMN
embership No. 022434	DN No: 82247110	DIN No. 09755368	
	12	0	0.0
	1	/ (/)	mc _
	(Viagyan	
	9	100714	
ce: Chernai		Ms. Pragray Stree	
tie : 10/05/2023		Company Secretary	11

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Notes to Financial Statements for the year ended March 31, 2023

(All amounts are in laids of Indian Rupees, unless otherwise stated)

33 Segment Reporting

The company operates only in India, and only in one segment i.e. Multi- Commodity backing and hence there are no reportable segments as defined in Indian Accounting Standard (IND AS -106) on "Segment Reporting The entire revenue earned by the company is through the aforesaid services.

34 The Company when applying Ind AS 116 to leases previously classified as operating leases, has used practical expedients for not recognising right-of-use assets and liabilities for leases of low value assets. As the leases of the Company are short term leases, the Company has charged the lease expense as a period cost in the Statement of Profit & Loss Account.

35 Comparative figures

Previous year's figures have been reclassified regrouped wherever accessary to confirm to the current year's classification.

- 36 The Schodule III- Divisor II mendates to round of the Squres to the respect hundreds, thousands, takes or millions, or decimals thereo depending as the Total Income of the Company. However, the Company has opted to round of the figures to recreat ruposs in the view better presentation and understaining of the users of the Financial Statements.
- 37 Third Party balances are subject to confirmations and reconcilations if any

LAN RAGE

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The Accompanying Notes form an integral part of the Financial Statements.

For Padmanabhan Ramani & Ramanujam

Chartered Accountants

Firm Registration No.0025106

For and on behalf of the Board of Directors of

IFIN COMMODITIES LIMITED CIN: UB3000TN2009GO071624

N. Ramani

Partner

Membership No. 022438

Manoj Purushottale Regu

Director

DIN No: 02247110

S. Karpagam

Director

DIN No: 09755388

Place: Chennal Data: 10/05/2023

Ms. Praggar Sheer Company Secretary

M.No. A51395



Eftir Connectifies Limited
Perion to Physical Connection for the year ended titlands in, 2003
Efficient to Physical Connection of Physical Connection of the
18 Anaptive Serve

Ballos	As at Month 31,800	Anat March 91, 2022	Variation	Research for sprinters (r-2914
bil Carriett Rafile, Carriett Apart of Council Laboratory	110	037	21.85%	
Sti Dakit-Espairy Ratio,	345	146	100	
Third Entit Entitle				
ici Delt Senite George Bato Profit der Ten France Colo-Squaminting France Coder Perspet Reporter (Long Parts)	3839	-98.65	SHOW	Total Resonant Bio by 30% on reputed to F7 21-22
(Al Peters on Dusty Rate (%) Port after Traditions	-40	-030	310%	
(d) Investigy Tursues Visionius Rose care alton a Nuoraga Inus story	265	M	196	
(f) Trade Parcelectrics Tuenaver Transpar Non spreadure Strenger accounts renelable	-90.00	-1004	0.50%	
rigi Tradi payabks Turrosar Reforell'psochusa Kesrape accounts payatin	-36.50	-21102	-0.0%	
(h) Nd sapital Turnese Revenue Per repretons Working capital	671	446	190,000	Lemma perhipsilian of retail allerto in FT 2023-23 companies to FT 2023-23
II Not profit Ratio (%) Fast after Carriènesse Non-Operation	+100.25N	16%	10.70%	Total Remotes Dip by 28% companed to TV 21-23
g Notice on Capital Direktoped (%) 2019: Egentrikany termbanasahigan-Debinyol da Jabilgaj	12.95	-75.9%	0.336	The second of th
0) Settem as investment (%) Felf / Investment/	544	94	100	

39 Events ensuring effect Belone Short date.
There were no applicant events that accomplished the Belone Short date specified ones measured in Manual compact of constitutions of belone of the Read mediate of the Read of th

49 degreet Reporting

The entering opening with in India, and only if one augment is, that Community scaling and hence here are no reportable augments as defined in trade-Apolicning 8 telebrar (Ind. 80 - 108) on "Degreet Reporting Toe order removal earnesd by the company is through the above all on any.

48 The Company who repring wit AS 116 to issues previously steaded as equaling better, her restricted expedients for nonrecogniting right of submasses and become for these all the restricted and expenses of the restricted and expenses of the Company of the Comp

4) Comparation figures
Provides pair is figures than been received in regionary whereas recovery is continue to the current year's distribution.

42 The Schedule III Classes Event data to repretent the figures of the manuscribus data. Tracking in referr to describe feator depending on the Total bases of the Company, However, the Company however, the Company house feator assessment of the Financial Deletionate.

All TrendParly Interroce and subject is surdirections and restriction 6 day.
The Accompanying Notes form an integral part of the Francoil Distriction.
For Parliculations Remain & Remainders
Chartered Accountains
The Registration Residence

The Registrati

H Ganun vitue lembership No. 1224/15 First and on bahalf of the Good of Sirection, of ITM COMMODITES LIMITED SIX: URLOW/THOM RECEIVED

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Accounts

Place Created Case MASSAGE

Notes to the financial statements

CIN: U93000TN2009G/0070524

(All property are in Indian Regimes, unless oftendose collect

† Significant Accounting Policies

A Reporting Entity

FIN Commodities Limited on ICOM (the Company) is a subsidiary of IPO Financial Services Limited. It was set up to spearhead exchange based Commodity trading ICOM was incorporated on January 21, 2009.

The complety is primarily segaged in the business of proxiding Commodity market related transaction services. It is a registered member of the Multi Commodity Exchange Ltd (MCX) and Malesial Commodity and Derivatives Exchange (NCDER).

Decrease to continue with the process of marger considered at the receiving of the Board of Directors held on Agril 22, 2015, between (FBY Cores addises Limited) only FBY Corest Limited, (subsidiaries of SECLE internal Services Limited) was put on hold villa faither dated Aure. 13, 2016 from FCT Limited (ubinate traiting company), as they are in the process of obtaining approval in this regard from Government of India. The same had been retirement to the office of the Regional Director, Southern Region, vita company's letter dated June 24, 2015. The company is get to movive any approval in this region.

B. Sommany of Significant Accounting Policies:

This note provides a list of the significant accounting policies adopted in the preparation of the financial obtenents. These policies have been consistently applied to all the years presented, unless otherwise stated.

a) Basis of Preparation

(i) Statement of Compliance

The Financial Bultoments for the year ended March 31, 2023 have been prepared by the Company in accordance with Indian Accounting Standards (Ind AS) notified under section 133 of the Companies Act, 2013 read with relevant rules of the Companies (Indian Accounting Standards) Rules, 2015.

For periods up to and including the year ended liberah 31, 28 to. Company presented as transcal statements on accrual basis under historical cost convention, and conform in all material separate to the Generally Accounting Principles in India (Tricker GAAP) or "presidue (GAAP") which encompasses applicable accounting claniforms relevant provisions of the Companies Aut, 2013.

The financial statements for the year ended March 31, 2023 and the fourth financial statements of the Company prepared under lad AS and the date of transfers to the financial statements of the Company prepared under lad AS and the date of transfers to the financial statements for the year ended March 31, 2023 and the fourth financial statements of the Company prepared under lad AS and the date of transfers to

The frontial statements wave authorised for issue by the Company's Board of Directors on May 10,2023.

The financial statements have been prepared in accordance with historical coal basis, except for certain financial instruments which are measured at the valego, ac regioned in the accounting policies.

(ii) Functional and Presentation Currency

These fineral Statements are presented in Indian Research (F), which is the Company's functional and presentation currency. All amounts are injuried off to the recreative decimal, except when otherwise indicated.

(iii) Use of Estimatos and Judgment

The preparation of the financial statements in confirmity with left AS requires management to make estimates, judgments and assumptions. These estimates, judgments and assumptions affect the application of accounting policies and the imperied procests and labellities, the disclosures of confingent assets and labellities the disclosures of confingent assets and labellities the disclosures of confingent assets and labellities the disclosures of confinence and expenses during the period. Accounting assimption could offer from those estimates, Appropriate changes in estimates are made as management becomes aware of changes in commissances awarenessing the estimates. Changes in collected in the firminate in the period is which changes are made and if material, their effects are disclosed in the rotate to the financial statements.

Estimates and underlying assumptions are reviewed on an engoing basis. Revisions to accounting as insides are recognized prospectively.

(v) Cash Flow Statement

Cash flow statement is prepared in accordance with the indirect method preceded in ind AS 7. Statement of Cash Flows'

Cash and cash equivalents in the befores sheet comprise cash at basis and on francisms short-term deposits with an original maturity of those recodes or less, which are subject to an insignificant less of changes in value.





(vi) Measurement of Fair Values

The Company uses valuation techniques that are appropriate in the sinumeteness and for which sufficient data are available to recourse fair value maximizing the use of inflovent observable regists and minimizing the use of undetervable inputs.

All assets and liabilities for which his value is measured or disclosed in the firencial datements are categorised within the fair value hisrarchy, described as follows, based on the toward level input that is significant to the fair value indescriptment as a whole:

- Level 1; quoted prices (unadjusted) in active markets for identical assets or kabilities.
- Level 2 inputs offer than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. as prices) or indirectly (i.e. as prices).
- -1 and 3 insular for the poset or liability that are not based on observable market data (unabservable inputs).

When measuring the fair value of an asset or a liability, the Company uses observable market shifts as far as possible. If the inputs used to resource the fair value is an asset or a liability tall into different levels of the fair value increasing their the fair value measurement is categorised in its entirety in the same level of the fair value has already as the lowest level input that is specificant to the entire measurement.

The Company recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

b) Financial Instruments

Ill Initial recognition and measurement

All Financial Assets are recognised initially at thir value plas, in the case of financial essets not recorded at fair value through profit or toos, transaction costs directly attributable to the acquisition of the Financial Asset Transaction costs directly attributable to the acquisition of financial assets reasonated at fair value through profit or toos are recognised investigately in the Statement of Profit and Loss.

(ii) Classification and Subsequent Neasurement

For the purpose of subsequent necessrement, Financial Assets are classified in four cotogories:

- Fittancial Assets at ampriped cost
- Debt Instruments at fair value fivringh Other
- Comprehensive Income (FVTOCI)
- . Equity traduments at fair value through Other
- Comprehensive incores (FVTOCI)
- · Financial Assets and derivatives at fair volum

through profit or loss (FVTPL)

Financial Assets

On initial recognition, a financial asset is classified and measured at

- Amortised Cost.
- -FYOCL or
- PYTPL

Financial assets are not restausted subsequent to their initial recognition, except if and in the period the Company charges its basiness model for managing

- A financial areas is resecuted at anothised cost if it recets both of the following coeditions and is not designated as at EVTPS:
- the senst is held within a business model whose objective is to held assets to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal encount outstanding.

All fiscacial states not classified as recovered at an artised cost or EVOCI as described above are measured at PVTPL. This includes all derivative fiscacial assets.

On initial recognition, the Company may innecessity designate a fiscacial spect that otherwise meats the requirements to be reconstant at americant cost or all EVOCI as at EVITPL if doing so eliminates or originismity reduces an accounting microstich that would otherwise arise.

Financial Assets: Subsequent measurement and gains and losses

Financial assets of EVTPL	These sensits are subsequently measured of fair value. Nat gains and locuse, including any interest or displayed income, are recognised in Saldiment of ProS and Locu.
Financial assets at availand out	These assets are subsequently measured at amortised cost using the effective interest method. The emerts at cost is radiaced by impairment losses, interest income, foreign exchange gains and bases and impairment are recognised in Statement of Profit and Loss. Way gain or itse on detecognists is exception to recognised in Statement of Profit and Loss.
PVDCI	These assets are subsequently measured at fair value, infanct income under the effective intensit method, foreign exchange gains and losses and imporment are exceptiond in Statement of Profit and Loss. Other net gains and losses are recognised to CO and are not reclassified to profit or loss.

Fleurical Liabilities: Classification, subsequent measurement and gains and losses

Proposed tebilities are classified as measured at arcetical cost of PYTPL. A financial fability is classified as at PYTPL if it is classified as held-for-fooding, or it is a derivative or it is designated as such on initial ecognition. Financial liabilities at PYTPL are readed at this value and set gains and losses, including any interest appears, are recognised in Satisfactural of Profit and Lass. Other financial liabilities are subsequently recovered at arrivated cost using the effective interest method. Interest expense and foreign exchange gains and losses, are recognised in Satisfactural of Profit and Loss.

Satisfactural of Profit and Loss.





(iii) Devergenition

Francial Applica

The Company direcognists a financial assist when

- the contractual rights to the cash flows from the financial sesset expire, or
- The company transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the right and rewards of expressing and does not retain control of the right and rewards of expressing and does not retain control of the financial asset.

If the Company enters into transactions whereby it transfers assets recognised on its bolisce shoot, but retains either all an substantially all of the risks and rewards of the transferred assets, the transferred assets are not derecognised.

Financial Liabilities

The Company derecognises a financial liability when its contraction obligations are discharged or parcelled, or expend.

The Company also derecognizes a financial liability when its terms are modified and the cash flows under the modified terms are substantially afficient in this case, a new financial liability boned on the modified terms is recognised at fair valve. The difference between the carrying amount of the financial liability estimated and the new financial liability with modified terms is ecognised in Statement of Profit and Loss.

(iv) Offsetting

Fearcial assets and fearcial listrition are offset and the net amount presented in the balance shock when, and only when, the Company carrierly has a legally enforced for right to set of the amounts and it intends effect to settle them on a net basis or to realise the asset and settle the fishility simultaneously.

c) lovestments

Investments in subsidiaries, joint works so, and associates are accounted for at court in the ficancial statements and the same are tested for impairment in page of any lod loaders of impairment.

Other Investments:

All equity investments in scope of Ind AS 104 (i.e. other than county investments in subsidiaries / association / plat variance) are resourced at PVTPL

Subsequently, there are recovered of fair value and changes therein, are recognised in profit and loss account. However on initial recognition of we equity instrument that is not held for trading, the Company may knewcoolly about to present subsequent changes in fair value in CCI. This election is made an an investment by investment basis.

ii) Property, Plant and Equipment

(i) Recognition and Measurement

Property. Plant and Equipment are stated at cost (cost is inclusive of inward freight, duties and taxes and incidental expenses related to acquisitive including applicable increasing costs for qualifying accept; and is not all accumulated depreciation and inquarement losses. If any

Coal of an item of property, plant and equipment comprises to partitive price, including import duties and non-relandable partitives takes, after deducing duals discounts and reballin, any directly attributable cost of bringing the item to its working condition for its intended size and extended costs of dismantling and removing the item and extering the rite on which it is intended.

If significant parts of an item of property, plant and equipment have different staful fluor, then they are accounted for an separate items (major components) of property, plant and equipment.

Any gain or lass on disposal of an item of property, plant and equipment is recognised in Statement of Profit and Loss.

led AS 16 - Properly Plant and equipment - The pre-editions clarifies that excess of not sale process/s of items produced over the cost of testing, if any, shall not be recognised in the graft or

loss but deducted from the directly attributable costs considered as part of cost of an item of property, plant, and equipment. The effective date for adoption of this amendment is around

(ii) Subsequent Expenditure

Subsequent expenditure is coptained only If it is probable that the full to economic benefits associated with this expenditure will flow to the Company.

periods beginning on or after April 1, 2523. The Company has evaluated the amendment and those is as impact on its standardors financial statements.

(III) Depreciation

Depreciation is calculated on cost of items of property, plant and equipment has their extinuted residual values over their estimated useful lives using straight-live method and is generally ecognised in the Statement of Profit and Loss.

Pareidual value is respect of assets is considered as 5% of the cost for computing depreciation.

The extremited assets lines of beans of property, plant and expressed for the current and comparative periods are as follows:

Asset	Useful life (in years)
Computer equipment's and accessories	1
Office equipment's	1
Furniture and fittings	19

Depreciation on additions (disposals) is provided on a pro-rate basis i.e. from (up ki) the month in which asset is disposed of





(Iv) Derecognitio

An item of properly, plant and equipment is deregogized upon disposal or when no future economic benefits are expected to unite from the continued use of second Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the salks proceeds and the sarrying around at the asset and in recognized in Statement of Profit and Loss.

a) Impairment

(8 Impairment of Financial Instruments

The Company recognises loss allowences for expected credit losses on their classes measured at amentions cost and FVCCI. At each reporting state, the Company assesses whether financial assets carried at prioritized cost are credit - impoints. A translationset is 'presit - impoints' when one or more events that have a detrimental impact on the estimated future cost flows of the financial asset have occurred.

Importment loss to the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive (i.e. all cash shortfalls). The Company estimates cash flows by considering all contractual tains of the financial instrument through the expected life of that financial instrument.

The Company follows emplified approach for recognition of impartment loss allowance as high receivables which do not certain a significant financing component. The applicable of simplified approach does not require the Company to heak changes in credit risk. Rather, it recognises impairment loss allowance traced on lifetime imposition of pattern at each balance sheet date, sight from its violal recognition.

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets. The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the core when the Company attentiones that the diction does not have assets or sources of income that could generate sufficient cost flows to repay the amounts subject to the write-off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of processes they are not contained assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of processes.

(ii) Impairment of Non-Financial Assets

The Company assesses at each reporting date whether there is any adication that the carrying amount may not be recoverable. If any said indication exists, then the assests recoverable amount is estimated and an imperiment too is recognised if the carrying amount of an asset or Cosh Benevating Unit (CSU) exceeds its estimated recoverable amount in the Statement of Profit and Loss.

The Company's non-financial sesses and defined tax assets, are reviewed at each reporting stars to determine whether there is any indication of impairment. If any such indication exists, then the ease's recoverable amount is estimated. For impairment testing, assets that do not generate independent cash inflows are grouped together into CQUs. Each CQU represents the smallest group of assets that generates each inflows that are largely independent of the cash inflows of other easets or CQUs. Experiment issue recognised in respect of a CQU is allocated to related the corrying encents at the assets of the CQU (or group of CQUs) on a pro-rate basis.

in respect of assets for which impairment box has been recognised is prior periods, the Dempary reviews at each reporting that whether there is any indication that the loss has decreased or no began exists. An impairment loss is reversed if There has been a change in the estimates used to determine the recoverable amount. Such a reversel is ready only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, not of depreciation or amortisation, if no impairment loss had been recognised.

f) Employee Benefite

(I) Short-term Employee Benefits

Short-term employee benefit obligations are measured on an audiscounted basis and are separated as the related service is provided. A liability is recognised for the amount expected to be past e.g., ander short-term cash bonus, if the Company has a present legal or construction obligation to pay this amount as a result of past service provided by the employee, and the amount of obligation can be estimated reliably.

(ii) Provident Fund

Employees receive temptits from a provident kind, which is a defined contribution plan. Both the amployee and the Company make monthly contributions to the Regional Provident Fund equal to a specified percentage of the covered employee's salety. The Company recognizes contributions payable to the provident kind achieves as an expecified, when an employee renders the related service. The Company has no father obligations ander the plan beyond its monthly contributions. The contributions are charged to be Electronated Profit and Loss of the pure when the contributions to the suspective funds are the end there are no other obligations other than the contribution issuable.

(II) Gratuity

The Company provides for gratuity in accordance with the Payment of Gratuity Act, 1972, a defined brench referenced plan (the Plan) covering all employees. The plan, subject to the provisions of the above Act, provides a keep sem payment to eligible employees at retriement, cleath, incapositation or termination of employment, of an amount based on the respective employee's valuey and the tenure of employment. The gratuity Schome is operated through Chrup gratuity Schome in the Control of the respective of the red defined baself shallow, which comprise actuaried gains and losses, the return or plan assets (excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the asset sating (if any, excluding interest) and the effect of the e





(iv) Compensated Absences

The policy provides for that an employee is entitled to 24 days of earned loave per year and maximum of 30 days loave subject to availability of Annual Leave standing to the credit of the employee at any time during the year will be paid as loave solvey calculated on the Grass component. The expenses on account thus unling are successful in the profit and lose account.

Provision for larg-term comprisated absences is account and provided for on the beas of activated valuation reads at the end of each francial period. The activated valuation is done as per projected unit credit method. Short-term encocharant of account lated bears before any accounted for in the year is which the have believes are credited to emolyses on account bears.

g) Provisions (other than for employee benefits) and Continuent Lisbillies

Ind AS 37 — Provisions, Contingent Liabilities and Contingent Assets — The omeratment specifies that the cost of fulfilling' a contract comprises the "costs that table directly to the contract".

Costs that relate directly to a contract can either be incremental costs of triffling that contract (examples would be direct labor, materials) or an affocution of other costs that relate directly to fulfilling contracts (on example would be the affocution of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The effective date for adoption of this amendment is annual periods beginning on at after April 5, 2023, although early adoption is permitted. The Company has excluded the amendment and the impact is not expected to be material.

A provision is recognised if, as a result of a past event, the Company has a present legal or constructive obligation that can be astimated reliably, and it is probable that an eaffore of according the expected future cash flows (expected future cash flows) (expected for an early of a souther than a probable of the according to the expected future cash flows (expected for a souther than a probable of the expected for a souther to early a present at legal cash a souther to determine the expected of the expected for a souther than a souther to determine the expected for a souther than a souther to determine the expected for a souther than a souther than a souther to determine the expected for a souther than a souther t

Continuent Light time

Confingent fabilities are recognized only when there is a possible disligation straing from past events, due to occurrence or non-occurrence of one at more uncertain fabration which, not which y within the control of the Company, or where any present strigation cannot be measured in terms of fabration of the college of recourses, or where a militable collinate of the obligation cannot be made. Obligations are assessed on an original basis and only those towing a tempty probable outlies of recourse are provided by

to Revenue Recognition

(i) Brokerage income is recognized on the made date of the transaction upon confirmation of the transactions by the exchanges.

(ii) Recovery from bod debts written off is recognised as income on the basis of actual relativation from outdoners.

(iii) Dividends declared by the respective Companies III the close of the accounting period are occurred for as incurre when the right to receive the dividend is antibilitated.

(v) interest income from financial assets is recognised on a time proportion basis taking into account the amount outstanding and the rate applicable.

(v) All other income are recognised on an accrual basis, when there is no uncertainty in the ultimate realization collection.

6 Leaner

The Company has applied and AS 116 (as notified by the Ministry of Corporate Affairs on 30th March 2016) that is effective for sexual periods that begin on or after 01st April 2019, and AS 116 Leasens' replaces and AS 17 Leasens. The new Standard has been applied by the Company using the modified extrapped as approach, with the complete effect of adopting field AS 116 being recognited in equity as an adjustment to the opening belonse of received earnings for the current period. Point periods have not been accurate senting.

All leasure are accounted for by recognizing a right-of-use accet and a lease liability except for

a. Leasen of low value assets; and

b. Leaves with a darstion of 12 months or less

Lause Rabilities are measured at the present value of the contractual payments due to the lessor over the hone term, with the decount rate determined by selevence to the one inherent in the lease unless (as is typically the case) this is not readily determinable, in which case the Company's incremental borrowing rate on commencement of the lease is used.

The right of use asset is initially insecured at cost, which comprises the initial amount of the lease labelity adjusted for any lease payments need at or before the commencement date, also any initial direct costs incurred and an estimate of casts to dismantic and remove the underlying sessit or to nectors the anderlying sessit or the side or which it is located, lines any lease assentives received.

il Income Fax

Income tax or reprises current and deferred tex. It is recognised in Statement of Profit and Lose except to the extent that it relates to a business combination or its an item recognised directly in equity or in other comprehensive income.

||| Carrest Tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax reflects the hest estimate of the tax amount expected to be paid or received after considering the uncertainty. If one, related to income taxes, it is revioused using tax rates (and tax lows) enabled or substantively enabled by the reporting date.

Current tax assets and current lax liabilities are offset only if there is a legally enforceable right to set off the recognised amounts, and it is intended to realise this asset and acidic the liability on a not basis or simultaneously.





00 Deferred Tax

Deferred tax is recognised in respect of tumporary differences between the carrying amounts of assets and inditions for financial reporting purposes and the corresponding amounts used for fashing purposes. Deferred tax is one recognised in respect of carried toward for integer and two credits. Deferred tax is not recognised for temporary differences arising on the initial recognition of assets or tabilities in a transaction that is not a business combination and that affects on differences arising nor totable profit or loss all the time of the transaction.

Deferred toe assists are storagement to the extent that it is protoble that is turns treatile profits will be available against which they can be used. The extense of arrand tax boses in strong existence that falses treated profit may not be available. Therefore, in case of a history of second losses, the Company recognises a deferred tax assist only to the extent that it has sufficient treatable temporary differences or there is convicting other available and that selficient taxable benefit as against which such dedowed tax excels on be readed. Deferred tax assets – unrecognised or recognised, are reviewed at each expecting that are foliable tax benefit will be readed to the submit that it is protoable for its protoable tax benefit will be readed.

Deferred tox to recovered at the Lax calculates that are expected to apply to the period when the occur is realised or the labidity is netfect, based on the laws that have been exacted or substantively exacted by the reporting date.

The measurement of deferred as reflects the tax consequences that would follow from the manner is which the Company expects, at the reporting data, to recover or settle the corrying amount of its assets and legislates.

Deferred tax assets and liabilities are offset if there is a legally embraudio right to offset current tax localities and aspets, and they relate to income taxes lessed by the same tax authority on the same tax authority or the same tax authority on the same tax authority or tax authorit

k) Earnings per Share.

I'll Book earthred per shaw

Basic surriges per share is exhainted by dyding.

- the profit attributable to owners of the Company
- by the weighted average number of equity chares autolanding during the improved year, excluding treating shares

I) Cash and Cash Equivalents

Cash and cash equivalent comprise of cash on hand and at hards including short-term degosits with an original maturity of these months or less, which are subject to an ineignificent risk of changes in value. Other bank deposits which are not in the nature of cash and cash equivalents with a maturity period of more than three manths are described as book beliances other fluor cash administration.

m) Bank balances other than Cash and Cash equivalents

Other bank deposits which are not in this ensure of cosh and cash equivalents with a maturity partied of more than three months are closelited as bank balances other than cosh and cash equivalents.

Fixed Deposits with anuturity period of resentant 12 Months are classified under Other financial asset (Non-current)

C Recest Indian Appausting Standards (Ind AS)

Weistry of Corpuses Affairs ("MCA") notifies new standard or amendments to the existing standards. There is no such actification which would have been applicable from April 01, 2002.





	N Commodities Limited ins to Preside Statements for the period anded March 31, 2011							
	Proveds and in Indian Papers, unless offsetunes, styled							
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Less SPRICERISTIONS					1000000		91,1631	
Eaplid Releasons Joseph								
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						(0,000)		proz.rej
20ther Reservoir								
4) Capital Radonythin Faure	6							
As per lest Account. Add Transferred from Profit pred	an former							
	A 4111-70-70-1							1.00
to Seem then Providence					0			
Fa per lant Account						1.0		
c) Capital Reserve								
Rs per lest Account								September 1





				Acet		dent
				Marth 31, 2021		March 34, 2022
(NG-IN-0d) (MODE)				1000000		200
Deferred Tax Liabilities On tool search						
Fortune common of Tragency agents						
Lington problem						
Provision to Lewis exceptment				6.77.209		2.11.1
Promises for Cratally						
				1/T.2N		7,97
Trada Payaldos						
Diversif More Small and Medium Enterprises						
Sixter to other blant Allows, Simulated Medium Enterprises			1.19	181300		24250
			- 13	1,01,000		242.00
[12 pc] . Deletionship for believing periods from dondate of payments for the pure socked Warr	r/201	19:04305	2007521		100	
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16 Depute flam MINE		-	1.720	- 4.	4000	
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13 (b) - Outcomoling for inflowing purisely lives due date of page entry for the year and at Naco	4700		30,10,711		-	
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	yes	E 265	97.	5%		
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(I) Chest Bit Disselve Duro WSIE	036	228,285	_	11.4	242593	
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Was and the second seco	1.307%				and the same of	
				19(50)		234,56
Other control featured light ties Security Deposits				201700	_	1.6.60
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			1	2,01366		597(88
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Security Disposits Other commit Suid-Blace Poyetith in Contempor Other Unifolias			-	409h 27692 27690 13046		2.76080 2.70,10 5.07,215 U75,740
Security Deposits Other corns of Cale Bibles Poyelith in Contempor Cotter Cale Bibles Fronton for Copenses Binding Over Repolitio Employee Poyelitie Release & Brown Carbonius Release & Brown Carbonius			-	81971 271982 271890		2.0000 2.0010 50030 07534 0.0050
Security Deposits Other connect Lieb Bibles Poyelith in Contempor Other Lieb Bible Frontier for Copenius Bibliothy Diver Reposite Employee Regulate Employee Regulate				\$1,975 2,71,682 2,71,880 5,31,917 2,91,917		2.0000 2.0010 50030 07534 0.0050
Security Deposits Other corns of Cale Bibles Poyelith in Contempor Cotter Cale Bibles Fronton for Copenses Binding Over Repolitio Employee Poyelitie Release & Brown Carbonius Release & Brown Carbonius				\$1,975 2,71,682 2,71,880 5,31,917 2,91,917		276099 20770 567705 UZSN4 LISSN 1,6,6099
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Security Deposits Other current Clab Blides Poyelith in Contemper Other Likelites Provident for Contempe Finance for Contemp Finance for C			9	\$1,975 274,982 274,980 1,36,987 245,987 234,987,487		276099 20770 567705 UZSN4 LISSN 1,6,6099





Notes to Financial Statements for the Period ended March 31, 2023

(All Amounts are in Indian Rupees, unless otherwise stated)

		For the Period ended March 31, 2023	For the Year ended March 31, 2022
17	Revenue From Operations	(222-22	
	Brokerage Account Opening Charges	32,97,083	44,30,66
	national Opening Unarges	3,900	6,75
	724	33,00,983	44,37,41
18	Other Income	88252-2957	
	Interest Income Miscellaneous Income	13,36,993	18,18,02
	. T.	15,219	41,622
	Income From Deputation	÷	
		13,52,212	18,59,643
19	Employee Benefit Expenses		
	Salaries and Wages	62,63,407	58,17,053
	Contributions to Provident and Other Funds	6,15,012	7,25,890
	Staff Welfare Expenses	3,34,702	2,39,173
		72,13,121	67,82,116
20	Finance Cost		
	Commission paid for BG	1,64,537	1,08,715
		1,64,537	1,08,715
1	Depreciation and amortisation expense		
	Depreciation of property, plant and equipment		
		-	(i)





Notes to Financial Statements for the Period ended March 31, 2023

(All Amounts are in Indian Rupees, unless otherwise stated)

		For the Period ended	For the Year ended
		March 31, 2023	March 31, 2022
22	Other Expenses		
	Membership & Subscription	4,50,418	5,89,60
	Bank Charges	5,539	8,64
	Rent	7,29,365	19,46,19
	Insurance	3,31,588	20,07
	Rates And Taxes	18,345	54,16
	Payment to Auditors [Refer Note 21(a)]	2,64,000	2,80,50
	Brokerage expenses	4,55,577	11,83,29
	Postage & Telegram	7,455	56,50
	Penalty		5,00
	Allowance for expected credit loss	2,356	4,65,86
	Legal and Professional charges	10,70,100	10,45,40
	Printing & Stationery	1,220	14,02
	GST ITC Written off	66,131	
	Communication-Leaseline charges	84,000	94,013
	Conveyance	1,70,645	73,625
	SEBI Fees	50,000	50,000
	Deputation Allowance	94,516	96,000
	Miscellaneous expenses	54,649	17,117
		38,55,904	60,00,029
2(a)	Payment to auditors		
200	For statutory audit	1,70,500	1,70,500
	For Limited review	82,500	1,10,000
	For Tax audit and other services	11,000	1,13,000
		2,64,000	2,80,500





	mounts are in Indian Rupees, unless otherwise stated)		
		For the Period ended	For the Year ended
	No. 440 (No. 100 Anni	March 31, 2023	March 31, 2022
23	Income tax expense		
	(a) Income tax expense		
	Current tax		
	Current tax on profits for the year		
	Adjustments for current tax of prior periods		4
	Total current tax		
	Deferred tax		
	Deferred tax adjustments	(*)	(31)
	Total deferred tax expensel (benefit)	W#1	940
	Income tax expense		
	 b) The income tax expense for the year can be reconciled to the accounting profit as follows: 		
	Profit before tax from continuing operations	(65.80,367)	(65,93,800)
	Income tax expense calculated at 29.120% (2022-23: 29.120%)		-
	Effect of expenses/ (income) that are not treated differently for tax	2	
	Income tax expense		
	c) Income tax recognised in other comprehensive income		
	Deferred tax		
24	Items that will not be reclassified to profit or loss:		
	Remeasurement of defined benefit obligation and equity instruments	(4,48,061)	4,77,53
	Income Tax relating to items that will not be reclassified to profit or loss:		
	Remeasurement of defined benefit obligation and equity instruments		
	Total	(4,48,061)	4,77,531



as a matter of prudence



Notes to Financial Statements for the Period ended March 31, 2023

(All Amounts are in Indian Rupees, unless otherwise stated)

For the Period ended

For the Year ended

March 31, 2023

March 31, 2022

d) Movement of deferred tax expense during the period ended March 31, 2023

Deferred tax (liabilities)/ assets in relation to:	Opening balance	Comprehensive Income/	Closing balance	
Property, plant, and equipment	4		=	
Total				

Movement of deferred tax expense during the Period ended March 31, 2022

Deferred tax (liabilities)/ assets in relation to:	Opening balance	Comprehensive Income/	Closing balance	
Property, plant, and equipment	-			
Total	4			

25 Earnings per share

(65,80,367)	(65,93,800)
50,00,000	50,00,000
(1.32)	(1.32)
(1.32)	(1.32)
	50,00,000 (1.32)

26 Commitments and contingent liability

Particulars	For the Year Ended March 31, 2023	For the Year Ended March 31, 2022
Contingent Liabilities **		
Claims in respect of legal case against the Company not acknowledged as debt	4,65,33,000	4,65,33,000
Estimated Amount tof Contracts remaining to be executed and not provided	-	
Commitments		9+

^{**} The management believes, based on internal assessment and / or legal advice, that the probability of an ultimate adverse decision and outflow of resources of the company is not probable and accordingly, no provision for the same is considered necessary.





Notes to Financial Statements for the Period ended March 31, 2023

(All Amounts are in Indian Rupees, unless otherwise stated)

For the Period ended For the Year ended March 31, 2023 March 31, 2022

Disclosures required by the Micro, Small and Medium Enterprises

Pear Ended
Development (MSMED) Act, 2006 are as under

March 31, 2023

(a) The principal amount remaining unpaid at the end of the period

(b) The delayed payments of principal amount paid beyond the appointed date during the year

(c) Interest actually paid under Section 16 of MSMED Act

(d) Normal Interest due and payable during the year, for delayed payments, as per the agreed terms

(e) Total interest accrued during the year and remaining unpaid

This information has been determined to the extent such parties have been identified on the basis of information available with the Company.

28 Operating lease arrangements

Particulars	Year Ended March 31, 2023	Year Ended March 31, 2022
As Lessee		
The Company has entered into operating lease arrangements for certain facilities. The leases are cancellable at the option of either party to lease and may be renewed based on mutual agreement of the parties.		
Lease payments recognised in the Statement of Profit and Loss	7,29,365	19,46,194

This space is intentionally left blank





Motes to Financial Statements for the year ended Narch 31, 2023

(All Amounts are in Indian Reports, unless otherwise stated)

29 Financial Instruments

Capital management

The Company manages its capital to entaine that entire in the Company will be able to continue as going concern, while maximising the return to stakeholders through the optimisation of the debt and equally talkency.

The Company determines the amount of capital required on the basis of annual operating plans and iong-term product and other sharing investment plans. The funding requirements are not through equity, long term and short-term borrowness.

For the purposes of the Company's capital management, capital includes issued capital and other equity reserves attributable to the requity halders.

Categories of Financial Instruments	March 31, 2523	March 31, 2022
Financial assets	7	
a. Measured at emortised cost		
Other non-current financial assets	3.03.30.660	4.18.37.681
Trade receivables	229	13.03.981
Cath and cath equivalents	54.65.409	95.76.937
Bank balances offer from above	1470/40	20,76,837
Loins and advances (purent)	- 1	
b. Measured at fair value through other comprahensive income (PVTOCI)	NE	NI
c. Randatorily measured at fair value through profit or loss (FYTPL)	No.	MI
Firancial liabilities		
a. Measured at amortised cost		
Trade payables	2.52.368	0.454440
Other list grazial list thinking	023030	2.42.583
	2.91.680	2,91,585
 Mandatorily measured at fair value through profit or loss (FVTPL) 	M	M

Financial risk management objectives

The treasury function provides services to the business, co-ordinates access to demestic and international financial markets, mentions and manages the financial ricks relating to the operations through internal rick reports which analysis sepostures by degree and magnitude of risks. These ricks include market rick (including currently risk, interest rate risk and other price risk), credit risk and liquidity risk.

The Company scales to minimize the effects of those risks by using returnl fledging financial instruments to hedge risk separates. The use of financial derivatives is governed by the Company's possive approved by the board of directors, which provide written principles on foreign exchange risk, the use of financial derivatives, and the investment of excess liquidity. The Company does not asked into or trade financial instruments, including derivative financial instruments, to speculative purposes.

Market risk

Market risk is the risk of any loss in tuture earnings, in realizable bit values or in future each flows that may result from a change in the price of a financial instrument. The Company's actively earning is commonly and interest rate conductive containing rates and interest rates. The Company actively manages in commonly and interest rate exposures through its finance division and sees derivative instruments such as toward contracts and commonly everys, wherever required, to malgate the risks from each exposures. The use of derivative instruments is subject to finite and regular monitoring by appropriate levels of management.

Credit risk management

Chadd risk arross when a customer or counterparty does not meet its obligations under a sustainer contract or financial instrument, leading to a financial loss. The Company to exposed to credit risk from its operating activities primarily trade receivables and from its financing/investing activities, including deposits with tenks, matual fund investments in debt accusing exchange transactions. The Company has no significant concentration of credit risk with one counterparty.





Notes to Financial Statuments for the year ended March 31, 2023.

(All Amounts are in Indian Rupees, unless otherwise stated)

Exposure to credit ris

The corrying amount of financial assets represents the maximum predit exposure. The coadman exposure is the total of the corrying amount of balances with banks, short term deposits with banks, trade receivables, mangin money and other financial assets excluding equity investments.

(a) Trade Receivables

Trade meshables are consisting of a large number of outdomers. The Company has credit evaluation policy for each customer and, based on the evaluation, credit trial of each customer is defined. Whenever the Company assesses the credit risk as high, the exposure is believed by either bank, guaranteefetter of precit or security deposits.

The Company does not have higher concentration of credit risks to a single customer. As per simplified approach, the Company makes provision of expected credit issues on trade reconables using a provision motive to miligate the risk of default in payments and makes appropriate provision at each reporting date wherever outstanding is for longer period and involves higher risk.

(b) Cash and Cash Equivalents and Bank deposits

Credit Rick on cash and cash equivalents, deposits with the banks/financial institutions is generally low as the said deposits have been made with the banks/financial institutions, who have been assigned high credit rating by international and domestic rating agencies.

Offsetting related disclosures

Officeling of cash and cash equivalents to borrowings as par the loan agreement is available only to the bank in the event of a default. Company does not have the right to office in case of the counter party's bankruptcy, therefore, these desciousnes are not required.

Liquidity risk management

Liquidity risk refers to the risk that the Company cannot meet its financial obligations. The capacities of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use an per requirements. The Company invests its surplus funds in bonk toxel deposit and mutual funds, which carry minimal mark to market risks. The Company also constantly monitors funding options available in the dott and capital markets with a view to maintaining financial flexibility.

Liquidity tables

The following tables detail the Company's renaining contractual maturity for its non-derivative financial intellities with agreed repayment periods. The teldes have been chave up based on the endiscounted cash flows of financial liabilities based on the ended side on which the Company can be required to pay.

Merch 31, 2023	Due in 1st year	Due in 2nd to 5th year	Dos after 5th year	Carrying
Trade payables	2,52,398	A Company	1000	2,52,098
	7,52,398		13	2,52,598
March 31, 2022	Due in 1st year	Due in 2nd to 5th year	Doe after 5th year	Carrying
Frade poyables	2,42,583	0.0000		2,42,583
	2,42,583		¥	2,42,583
		March 31, 2023	March 31, 2022	
Fair value of financial assets and financial liabilities that are not measured at fair value (but fair value disclosures are required):		NI	NI	





Notes to Financial Statements for the year ended March 31, 2023

(All Amounts are in Indian Rupees, unless otherwise stated)

30 Related party disclosure

a) List of related parties and nature of relationship

Ultimate Holding Company

FCI Limited

Holding company

IFCI Financial Services Limited.

Fellow subsidiaries and companies in which the holding! IFIN Securities Finance Limited

ultimate holding company has significant influence

FIN Credit Limited

IFCI Factors Limited

IFCI Venture Capital Fund Limited

IFCI infrastructure Development Limited

MPCON Limited

Stock Holding Corporation of India

Key Management Personnel

Director

Mrs. Karpagani Sundaramountly

Company Socretary

Ms. Pragyan Shrea

b) Transactions with related parties

S.no	Transactions/ Balances	Ultimate holding company and holding company		Key Management Personnel and the Relativos	
		March 31, 2023	March 31, 2022	March 31, 2023	March 31, 2022
	ursement of Deputation Income Received	21,90,573	18,19,017	100000000000000000000000000000000000000	012170000000000000000000000000000000000
2 Salary	and reimbursements paid	5,12,658	7,00,700		
3 Rest p		7.29.366	19.46.200	114	
4 Corpon limited	alle guaranten issued by IFCI Financial services on behalf of the Company	100000000	3,00,00,000	107	

c) Material related party transactions

S,np	Nature of transactions	Year ended Merch 31, 2023	Year ended March 31, 2022
	Receipts		Constitution of the same
1	Deputation Income		
	IFCI Financial Services Limited	21,90,573	24,11,533
	Payments	a designing	24,11,00
2	Salary & other Reimbursoments		
	IFCI Financial Services Limited	5,12,658	7,00,700
3	Rent.		
	IFCI Financial Services Limited	7.29.365	19.46,200

d) Material related party balances at the year end

S. No. Name of the related party	As at March 31, 2023	As at March 31, 2022
1 IFCI Financial Services Ltd		
Receivable / (Payable)	5,710	- 2





Notes to Pinancial Statements for the year ended March 31, 2023.

(All amounts are in taking of Indian Rupeos, unless otherwise stated)

31 Retirement benefit plans

Defined contribution plans

In accordance with lidden law, eligible employees of the Company are entitled to receive benefits in respect of provident fund, a defined contribution plan, in which both employees and the Company make monthly contributions at a specified percentage of the covered employees' satery. The contributions, as specified under the law, are made to the Provident fund as well as Employee State Insurance Fund.

The total expense recognised in profit of loss of Pis. 6,15,0124 (for the year ended March 31, 2022 is Pis. 7.25,8004) represents contribution payable to these plans by the Company of rates specified in the rules of the plan.

Defined benefit plans

(a) Gratuity

Gretarity is payable as per Payment of Gratality Act. 1972. In terms of the same, gratality is computed by multiplying last diswn salary (besit balary inducing deemess Allowance if any) by completed years of continuous service with part thereof is excess of six months and again by 15/26. The Act provides for a vesting period of 5 years for withdrawal and retirement and a monetary balling on gratality payable to an employee on separation, as may be prescribed under the Payment of Gratality Act, 1572, from time to time. However, in cases where an enterprise has more featurable terms in this negard, the same has been adopted.

These plane typically expose the Company to activated risks such as: investment risk, interest rate risk and salary risk.

Investment risk	This present value of the defined banefit plan liability is calculated using a discount rele- determined by reference to the market yields on government bonds descrimated in Indian Rupees. If the actual return on plan esset is below this rate, if will create a plan deficit.
Interest risk	A decrease in the bond interest rate will increase the plan liebility. However, this will be partially offset by an increase in the return on the plan's debt investments.
Langevity risk	The present value of the defined benefit plan liability is calculated by reference to the best estimate of the recruitly of plan perticipants both during and after their employment. An increase in the We espectancy of the plan participants will increase the plan's liability.
Salary risk	The present value of the defined banefit plan liability is calculated by reference to the future salaries of plan pertiapents. As such, an increase in the salary of the plan participents will increase the plan's liability.

The principal assumptions used for the purposes of the actuarial valuations were as follows:

Particulars	March 31, 2023	Warsh 31, 2022
Discount Rate	7.20% p.a	7.35% p.a.
Rate of increase in comparation level	3.00% p.e.	3.00% p.a.
Attrition Rate	5% p.a	1.00% p.a.
Expected Rate of Return on Pran Assets	7.30% p.a	7.36% p.a.

The estimates of future salery increases, considered in actuarial valuation, take account of inflation, serionly, promotion and other relevant factors, such as supply and demand in the employment market.





IFIN Commodities Limited Notes to Financial Statements for the year ended March 31, 2023 (All amounts are in lights of Indian Rupees, unless otherwise stated)

Amounts recognised in total comprehensive income in respect of these defined benefit plans are as follows:	Merch 31, 2023 Amount in Rs.	March 31, 2922 Amount in Rs.
Amount recognised under Employee Benefits Expense in the Statement of profit and Loss:		
Current service cost	12012000	
Not interest expense	90.298.00	1,37,141
Rottum on plan assets (excluding amounts included in net interest expanse)	58,855.00	74,963
Activerial (grans) losses recognised during the period	(1,06,854.00)	(89,458)
Components of defined benefit costs recognised in grote or less	42,400.00	1,22,666.
Amount recognised in Other Comprehensive Income (OCI) for the Year		
Remeasurement on the red defined benefit liability comprising:		
Actuatial (gains)/losses recognised during the period	4,39,677.00	(4,77,531.0
Components of defined benefit costs recognised in other comprehensive income	4,39,677.00	(4.77,531.0
Total	4,82,077.00	0.000.7000.0
		(3,54,865.0
 Current service cost and the not interest expense for the year are included in the 'Employee Benefits Expense' in profit of ii. The remissionement of the not defined benefit liability is included in other comprishensive income. 	r loss	
The amount included in the balance sheet arising from the Company's obligation in respect of its defined bonefit plans is as follows:		
Present value of defined benefit obligation	12.13.880.00	8,03,259,0
Fair value of plan assets	(14,08,360,00)	(14,55,331.00
Net listality arising from defined bonefit obligation	(1,94,479.00)	(6,53,042.00
Funded	1.94.478.00	V 15 040 A
Unlanded	1,54,410.00	6,53,042.0
	(1,94,478.00)	(6,53,042.00
The above provisions are reflected under Provision for employee benefits' (Long-term provisions)	100125	(0,000)0.78.66
Movements in the present value of the defined benefit obligation in the current year were as follows:		
Opening defined benefit obligation	8.03,289.00	10.61.644.6
Current service cost	90,398.00	10,81,051,00
Inferest cost	58.855.00	
Actuarial (gains) losses	4.15.072.00	74,983.00
Banefits pead	(1.53,734.00)	(4.89.886.00)
Closing defined benefit obligation	12,13,880.00	8,03,289.00
Movements in the fair value of the plan assets in the current year were as follows:		100000000
Opening feir value of plan assets		555454550
ntwest Income	14,56,331.00	12,89,325.00
expected return on plan assets (excluding amounts included in not interest expense)	1 07 07 4 00	100 100 100
Onliftrations	1.05.851.00	89,456.00
enefits paid	23,514.00	89,502.00
chundi gaire/jord)	(1,52,734.00) (24,605.00)	(12,355.00)
Rosing fair votes of plan assets	TARREST TO THE PARTY OF THE PAR	





Notes to Financial Statements for the year ended March 31, 2823.

(All amounts are in lakins of Indian Ruposs, unless otherwise stated)

(b) Leave Encashment

The company's policy provides for that an employee is entitled to 24 days of extrest leave per year and missinum of 30 days leave subject to availability of Annual Leave standing to the credit of the employee at any time during the year will be point as leave salary calculated on the Gross component. The expanses on account thus arising are recognized in the profit and loss account. Computation of Leave encastment is done or monthly "Gross Salary" comprising components of Basic pay, HRA and other monthly allowances.

Provision for long-term compensated absences is account and provided for on the basis of accounts valuation made at the end of each financial period. The accounts valuation is done as per projected unit credit method. Short-term encestiment of accountstated leave baterioes are accounted for in the year in which the leave baterioes are steadiled to employees on actual basis.

The principal assumptions used for the purposes of the actuarial valuations were as follows:

Particulars	March 31, 2023	March 31, 2022
Discount Rate	7.15% p.a.	7.35% p.a.
Rate of Increase in compensation level	3.00% pa	3.00% g.a
Attrition Rate	5% p.s.	1.00% g.a
Expected Rate of Return on Plan Assets	7.16% p.a.	7.36% p.s.

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

Amounts recognised in total comprehensive income in respect of these defined benefit plans are as follows:	March 31, 2023 Amount in Fis.	March 31, 2022 Amount in Rz.
Amount recognised under Employee Banafits Expense in the Statement of profit and Loss:		
Current service cost	88,023.00	1.46.845.00
Net interest exporse	32,186.00	61,476.00
Return on plan assets (excluding amounts included in set interest expanse)	1000000000	enneng
Actuarial (gains) tosses recognised during the pariod	8,82,741.00	(2,45,040,00)
Components of defined benefit costs recognised in profit or loss	10,02,951.00	(36,716.00)
Amount recognised in Other Comprohensive Income (OCI) for the Year		
Remeasurement on the not defined benefit leadily comprising:		
Actuarial (gains)losses recognised during the period	8,82,741.00	(2,45,040,00)
Companents of defined benefit does recognised in other comprehensive income	8,82,741.00	(2,45,040.00)
Total	18,85,692.00	(2,81,756.00)
I. Current service cost and the net interest expense for the year are included in the Employee Benefits Expense" in profit or loss		
 The remeasurement of the not defined benefit liability is included in other comprehensive income. 		
The amount included in the balance sheet arising from the Company's obligation in respect of its defined benefit plans is as follows:		
Present value of defined benefit obligation	11.60.525.00	7,18,240.00
Fair value of plan assets		
Net fability arising from dafined benefit obligation	11,60,525.00	7,18,249.00
Funded	(11,60,525,00)	(7.18.249.00)
Unfunded		11.000
The above provisions are reflected under Provision for employee benefits' (short-term provisions)	11,60,525.00	7,18,249.00
Construction in a comment of the contract of the character of the contract of		- 1





Notes to Financial Statements for the year ended March 31, 2023

(All amounts are in takhs of Indian Rupees, unless otherwise stated).

	Movements in the	present value of the defined	benefit obligation in the cu	ment year were as follows:
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Opening defined benefit obligation	7,18,249.00	50,14,117,00
Current service cost	86.023.00	1,46,848.00
Interest cost	32,186.00	61,476,00
Actuartal (gains)/losses	8.62.741.00	(2,45,040.00)
Benefits paid	(5,60,675.00)	(2,59,152.00)
		200000000000000000000000000000000000000

Closing defined benefit obligation 11,60,525.00 7,16,249,60

Movements in the fair value of the plan assets in the current year were as follows:

Opening fair value of plan assets.

Interest Income

Expected return on plan assets (excluding amounts included in net interest expense)

Contributions

Benefits paid

Actuarial gains/(loss)

Closing fair value of plan assets

32 Events occurring after Balance Sheet date

There were no significant events that occurred after the Balance Sheet data apart from the ones mentioned in Weterial changes and commitments affecting financial position between the end of the fiscal and date of the report in Board's report.



