SURESH C. GUPTA & ASSOCIATES CHARTERED ACCOUNTANTS NEW DELHI

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF KST BUILDWELL PRIVATE LIMITED

Report on the Audit of the Standalone Financial Statements

Qualified Opinion

- We have audited the accompanying standalone financial statements of KST BUILDWELL PRIVATE LIMITED ("the Company"), which comprise the Balance Sheet as at 31st March 2022, the Statement of Profit and Loss, the Statement of Cash Flows and notes to the financial statements for the year ended on that date, including a summary of significant accounting policies and other explanatory information (herein after referred to as "Standalone Financial Statements").
- 2. In our opinion and to the best of our information and according to the explanations given to us and except for the possible effects of the matters described in the "Basis for Qualified Opinion" paragraph below, 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 accounting principles generally accepted in India, of their consolidated state of affairs of the Group as at March 31, 2022, of Losses and its cash flows for the year ended on that date.

Basis for Qualified Opinion

- Agreement/documents relating to advance against land (refer note- C xiv of financial statement) amounting Rs. 2,60,000/- is not available with the Company and various legal matters (refer note-C viii to C xiii of financial statement) pending with different court/authorities.
- In our opinion the Company should make a full provision of Rs.2,60,000/-, increasing loss before taxation for the year and net assets at 31st March 2022 by that amount and the financial impact on account of note C viii to C xiii of financial statement is not ascertain as of now.
- The Company has failed to hold Annual General meeting (AGM) that was due on or before 30th September 2022, pursuant to section 96 of The Companies Act, 2013, to transact the agenda including approval of accounts for the year ended 31st March 2022. The Company has not applied for the extension of AGM. The said AGM has not yet been held as of date. However, in view of the fact that audit had been conducted by us for the financial year 2019-2020, 2020-2021 and also report was issued by us on the accounts duly approved by the board and signed by the directors, we had proceeded with the audit engagement of the subsequent year i.e., FY 2021-2022 taking the opening balance from the audited balance sheet as on 31st March 2021. The Approved financial statement by the board of directors was made available to us for our audit now, consequently the delayed approval of accounts leads to non-compliances of statutory obligation under various law and will attract non compliances provision/penalties and late fees wherever applicable as applicable under the respective laws.

1

Head Off.: A-307, Ansal Chamber- 1, 3 Bhikaji Cama Place, New Delhi-110066 Regd Off: B-28/I, Wazirpur Industrial Area, New Delhi-110052

M.: 9811082205, Off.: 9999759700 E-mail: info@sega.in We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the 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.

Other Information

- 3. The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Management Discussion and Analysis; Board's Report including Annexures to Board Report but does not include the standalone financial statements and our auditor's report thereon. The aforesaid documents are expected to be made available to us after the date of this auditor's report.
- Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance or conclusion thereon.
- In connection with our audit of the standalone financial statements, our responsibility is to read the other information when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.
- When we read the aforesaid documents, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Management's Responsibility for the Standalone Financial Statements

- 7. 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 standalone financial statements that give a true and fair view of the financial position, financial performance, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the 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.
- 8. 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 Responsibility 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.
- 12. 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.

- 13. 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.
- 14. 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 matters or when 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.
- 15. Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the 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.

Report on Other Legal and Regulatory Requirements

- Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act is not applicable on the Company.
- As required by Section 143 (3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this report are in agreement with the books of account
 - (d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - (e) The matters described in the Emphasis of Matter paragraph above, in our opinion, may have an adverse effect on the functioning of the Company.
 - (f) On the basis of the written representations received from the directors as on 31" March 2022 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022 from being appointed as a director in terms of Section 164 (2) of the Act;
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:



- (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:
 - a. The Company has disclosed various legal cases/matters as per Note No. C viii to C xiii, the impact of pending litigations on its financial position in its financial statements is not ascertain as of now. – Refer Note of the standalone financial statements.
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.

For Suresh C Gupta & Associates, Chartered Accountants (Registration number: 004886N)

wan Gupta

Membership Number-087852 UDIN: 23087852BGSPEP5615

Place: New Delhi Date: 06.12.2023

KST BUILDWELL PRIVATE LIMITED Balance Sheet As At March 31st, 2022

Regd Office: 14/185-14/186 Ground Floor, Malviya Nagar , Main Shivalik Road New Delhi-110017

CIN: U70101DL2005PTC135707 Note No. As at As at 31.03.2022(Rs. 31.03.2021(Rs. **Particulars** in Thousand) in Thousand) 2 ASSETS 1 Non-current assets **Financial Assets** Loans (a) 1 880.00 1,010.00 **Total Non-current Assets** 880.00 1,010.00 2 Current assets Inventories (a) 2 15,960.25 15,860.25 (b) Financial Assets Trade receivables 3 55.00 Cash and cash equivalents 4 1,370.07 1,370.19 Other current assets (c) 5 5,26 5.26 Total current Assets Total Assets 17,235.58 18,115.58 17,290.70 18,300.70 **EQUITY AND LIABILITIES** 1 Equity (a) Equity Share capital 500.00 500.00 (b) Other Equity (356.10)(121.11)**Total Equity** 143.90 378.89 LIABILITIES 2 Non-current liabilities Other Long term liabilities (a) 9.94 8 **Total Non-current Liabilities** 9,94 2 Current liabilities Other current liabilities q (a) 17,961,74 **Total current Liabilities** 17,961.74 17,921.81 **Total Equity & Liabilities** 18,115.58 18,300.70

As per our report of even date attached. for Suresh C. Gupta & Associates

CHARTERED

FRN No 004886N **Chartered Accountants**

ACCOUNTANTS Payon Gupta

Partner

Membership No. 087852

Place: New Delhi

Date: 06-12-2023

UDIN1-23087852BGSPEP5615

For & on behalf of the Board of Directors KST BUILDWELL PRIVATE LIMITED

Rakesh Sharma

Director

DIN 0386926

Inder Preet singh Director

DIN 08513823

KST BUILDWELL PRIVATE LIMITED

Statement of Profit and Loss for the year ended March 31st, 2022

Regd Office: 14/185-14/186 Ground floor, Malviya Nagar ,Main Shivalik Road New Delhi-110017

	Particulars	Note No.	For the year ended 31.03.2022(Rs. in Thousand)	For the year ended 31.03.2021(Rs in Thousand)
i.	Other Income Land holding charges		35.00	35.00
11.	Total Revenue (I)		35.00	35.00
m.	Expenses:			2,5793
	Changes in inventories (Work-in-Progress) Other expenses	10 11	269.99	19.00
VI.	Total expenses		269.99	19.00
V. VI. VII.	Profit before exceptional and extraordinary items and tax (II-IV) Exceptional items		(234.99)	16.00
VIII.	Profit before extraordinary items and tax (V - VI) Extraordinary Items		(234.99)	16.00
X.	Profit before tax (VII- VIII) Tax expense: (1) Current tax		(234.99)	16.00
	For Current Year For Prior Years			:*0
XI.	(2) Deferred tax Profit (Loss) for the period from		*	
XII.	continuing operations (IX-X) Profit/(loss) from discontinuing operations		(234.99)	16.00
XIII.	Tax expense of discontinuing operations Profit/(loss) from Discontinuing			
XIV.	operations (after tax) (XII-XIII)			711-417
XVI.	Profit (Loss) for the period (XI + XIV) Earnings per equity share:		(234.99)	16.00
	(1) Basic (2) Diluted		(4.70) (4.70)	0.32 0.32
	Significant Accounting Policies and other notes to the financial statement	12		
	The notes form an integral part of these Financial Statements	3,50	100	

As per our report of even date attached. for Suresh C. Gupta & Associates

CHARTERED

FRN No 004886N **Chartered Accountants**

Pawari Gupta

Partner Membership No. 087852 Place: New Delhi Date: 06.12-2023

UDING-23087852BGSIEPSGIS

For & on behalf of the Board of Directors KST BUILDWELL PRIVATE LIMITED

Rakesh Sharma Director DIN 0386926

PRI Director DIN 08513823

Inder Preet singh

KST BUILDWELL PRIVATE LIMITED Notes to the Financial Statements

NON CURRENT ASSETS FINANCIAL ASSES

Note No.	Particulars	As at 31.03.2022(R s. in Thousand)	As at 31.03.2021(Rs. in Thousand)
1	Loans		CCCA SQUESTO CO
a	Advance for Land (unsecured, considered doubt		260.00
b	Less: provision for Doubtful Loans and advances to related parties Unsecured, considered good	-130.00	0.00
	PKBK Buildwell Pvt Ltd (a 100% follow subsideries Company of Holdin company and directors are also directors in the company)	-	750.00
	Sampany,	550.00	1,010.00

Note No.	Particulars	As at 31.03.2022(R s. in Thousand)	As at 31.03.2021(Rs. in Thousand)
2 a	Inventories Work In Progress Land (including stamp duty and other incidental expneses)	15,860.25	15,860.25
	Total	15,860.25	15,860.25

FINANCIAL ASSETS

Note No.	Particulars	As at 31.03.2022(R s. in Thousand)	As at 31,03.2021(Rs. in Thousand)
3	Trade Receivables	-	- 18
	Refer note no.12(c)(xxii)(b) below for ageing schedule Unsecured, considered good	0.00	55.00
	***************************************	0.00	55.00
	Total	0.00	55.00
	Trade Receivable stated above include debts due by: Private Company in which directors are Directors	0.00	55.00
	A CONTROL OF THE PROPERTY OF T	0.00	55.00

Note No.	Particulars	As at 31.03.2022(R s. in Thousand)	As at 31.03.2021(Rs. in Thousand)
4 b	Cash and cash equivalents Balances with banks - In Current Accounts Cash on hand	1,367.65 2.42	1,367.77 2,42
	5.00-1000/11/01	1,370.07	1,370.19

Note No.	Particulars	As at 31.03.2022(R s. in Thousand)	As at 31.03.2021(Rs. in Thousand)
5 .	Other current assets Advance payment of Income Tax	5.26	5.26
		5.26	5.2



Note No.	Particulars As at 31.0		.03.2022	As at 31.	at 31.03.2021	
s		Number	(Rs. in Thousand)	Number	(Rs. in	
	Share Capital Authorised		The Banking .	Humber	Thousand)	
Ē	Equity Shares of Rs.10/- each	50,000	500.00	50,000	500.00	
b	Issued Equity Shares of Rs.10/- each	50,000	500.00	50,000	500.00	
c	Subscribed & fully Paid up Equity Shares of Rs.10/- each fully paid	50,000	500.00	\$0,000	500.00	
	Total	50,000	500.00	50,000	500.00	
d	Equity Shares Shares outstanding at the beginning of the year Shares leaved during the year Shares bought back during the year Any other movement (please specify) Shares outstanding at the end of the year	50,000 0 0	500.00 0.00 0.00 0.00	50,000 0 0	500.00 0.00 0.00 0.00	
	are as accounting at the end of the year	50,000	500.00	50,000	500.00	
8	Details of shareholders holding more than 5 % e	nuity charge of the			223100	
	5. No. Name of Shareholder	As at 31.0		Ac sk 31 A	3 3074	
	A STATE OF THE STA	No. of Shares	% of Maiding	As at 31.0 No. of Shares held	3.2021	

The company has one class of Equity Shares having a per value of Rs 10/-. Each Shareholder is eligible for one vote per share held. In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be to the number of equity shares held by the

held

50,000

% of Holding

100

50,000

% of Holding

100

Details	of promoters at the end of the year :	1			
S. No.	Promoter	Year	No. of Shares held	% of Holding	% of change during the year
,	Vipul SEZ Developers Pvt. Ltd Holding Co.(6	As at 31.03.2022	50,000	100	Nil
	shares held through its nominees)	As at 31.03,2021	50,000	100	NII

Note No	Particulars	As at 31.03.2022(R s. in	As at 31.03.2021(Rs. in
7 a	Reserves & Surplus Surplus Opening balance (+) Net Profit/(Net Loss) For the current year Closing Balance	(121.11) (234.99) (356.10)	(137.11) 16.00 (121.11)
	Total	(356.10)	(121.11)



Vipul SEZ Developers Pvt. Ltd.: Holding Co.(6

shares held through its nomnees)

Note No	Particulars	As at 31.03.2022(R e. in Thousand)	As at 31.03.2021(Re. in Thousand)
8	Other Long Term Liabilities Income received in advance		CONTRACTOR OF THE PERSON
	ancome received at advance	9.94	
current	liabilities	9.94	•
9 а	Other Current Liabilities Project Advances Received -From Vipul SEZ Developers Private Limited (100% holding company)	17,800.75	17,800.75
b	Others Payable * (From Vipul Limited-Ultimate Holding Company)	4,37	4.37
E.	Due to Directors	1.10	1.10
d	Others Payable *	155.52	115.59
100	Total	17,961.74	17,921.81

Note No.	Includes contractually reimbursable expenses payable Particulars	As at 31.03.2022(R s. in Thousand)	As at 31.03.2021 Rs. in Thousand)
10	Changes in inventories (Work-in-Progress) Opening Stock Less: Closing Stock	15,860.25 15,860.25	15,860.25 15,860.25

Note No.	Particulars	For the year ended 31.03.2022(R s. in Thousand)	For the year ended 31.03.2021(Rs. in Thousand)
11	Other Expenses		
a	Payments to the auditor as		
	-Audit Fee	17.64	17.64
ь.	Filing Fees	101.90	27,473
C	Legal & Professional Charges	12.69	- 2
d	Courier Charges	7.52	2
b c d e f	Bank Charges	7,76	1.36
f	Provision for doubtful Advance for land	130.00	-
- 444	Total	269.99	19,00







Note **Particulars** No.

Significant Accounting Policies and other notes to the financial statement

a.

KST Buildwell Private Limited (the Company) is a private limited company domiciled and incorporated in India under Companies Act, 1956. The registered office of the Company is situated at 14/185-14/186, Ground Floor, Malviya Nagar, Main Shivalik Road, New Delhi-110017.

The principle business activity of the company is Real Estate Development.

Significant Accounting Policies

Basis of Accounting

These standalone financial statements ("financial statements") of the Company have been prepared in accordance with the Indian Accounting Standards(hereinafter referred to as the "Ind AS") as notified by Ministary of Corporate Affairs("MCA") under Section 133 of the Companies Act, 2013 ("the ACt") read with the Companies (Indian Accounting Standards) Rules, 2013, as amended and other relevant provisions of the Act. The Companyhas uniformly applied the accounting policies during the periods presented.

ii Revenue Recognition

Revenue is recognized as follows:

Profit on construction/development of properties is recognized according to percentage of completion method after making appropriate allowance for foreseeable loss, if any. However, no profit is booked in the accounts unless formal agreement to sell is made and in respect of partiy completed projects until actual construction reaches 30% level

Revenue in respect of other items is recognized on accrual basis.

III Fixed Assets

As there is no fixed assets in the company the disclosure of policy is not required

ly Depreciation

As there is no fixed assets in the company the disclosure of policy is not required

All expenses directly attributable to the projects are shown under the head "Inventory". Major costs related to the Inventory are land & other project related expenses.

Other inventories are carried at cost or not realizable value whichever is less.

vi Contingent Liabilities

Contingent liabilities are not provided for in the books of account and are disclosed by way of note to the accounts, if any.

vii Taxes on Income

Provision for Income Tax is made on the basis of the estimated taxable income for the Current Accounting period in accordance with the Income Tax Act, 1961

Deferred Tax resulting from timing difference between booked and tax profit is accounted for under liability method, at the current rate of tax, to the extent that the timing differences are capable of reversal in one or more subsequent periods. Deferred Tax assets are not recognized on unabsorbed depreciation and carried forward of losses unless there is virtual certainty that sufficient future taxable income will be available against which such deferred tax asset can be realized.

viii Preliminary Expenses

Preliminary expenses are amortized over a period of 3 years.

ix The company takes a prudent approach to estimate the potential losses due to non payment of receivables or advances keeping in view the creditworthiness, historical data analysis and conservatism etc. Based on these factors used to identify the doubtful debts or advances and create provision based on the judgement on case to case basis.

OTHER NOTES ON ACCOUNTS

- i The Note Nos 12(c)(iii), 12(c)(viii) to 12(c)(xiv) as given below are to be read in conjunction within terms of the Arbitral Award referred in Note No. 12(d)(vi).
- Il Contingent Liabilities not provided for Bank Guarantee of Rs. Nil (Previuos. Year Rs. Nil)

iii Litigations

Various legal proceedings were pending against the Company as on 31.03.2022(refer Notes 12(c)(xi), 12(c)(xii) and 12(c)(xiii) below)and quantification of liability, if any, in this regard cannot be determined at March 31, 2022, and hence no provision for the same has been made in the books of account.



- iv Operating Cycle
 - The company's normal operating cycle in respect of operations related to under construction real estate projects may vary from project to project depending upon the size of the project, type of development, project complexities and related approvals. Assets and liabilities have been classified into current and non current based on the operating cycle of respective projects.
- v As per information available with the company, there are no dues outstanding in respect Micro and Small enterprises as provided in the 'Micro, Small and Medium Enterprises Development Act, 2006' at the year end. Further, no interest during the year has been paid or payable in respect thereof. The parties have been identified based on the information available with the company and the same has been relied upon by the auditor.
- vi Realisable value of Current Assets
 - In the opinion of the management, the current assets, loans and advances have a value on realization in the ordinary course of business at least equal to the amount at which these are stated in the balance Sheet.
- vii Deferred Tax:-
 - Deferred Tax asset on Unabsorbed losses have not been provided in view of no virtual certainty for future casable income.
- viii The financial Statements have been drawn without taking the effect of Memorandum of Understanding (MoU) executed on 13th September, 2008 amongst Joint Venture Partners and the Company, its holding company 8 other Land Owning Companies. M/s Solitaire Ventures Pte Ltd and M/s Solitaire Capital India terminated the MoU on 15.05.2015, post judgment of Delhi High Court dated 10.03.2015 which was challenged by the respondent parties in arbitration including the Company before Arbitral Tribunal 8 the matter was pending before Arbitral Tribunal for adjudication as at 31.03.2022.
- ix Solitaire Capital India, A shareholder of Vipul SEZ Developers Pvt. Ltd. along with Solitaire Ventures Pte. Ltd moved the Hor/ble Supreme Court of India in terms of Section 11(5) and (6) of the Arbitration and Conciliation Act, 1996 and accordingly the Arbitral Tribunal stood constituted
- x Solitaire Capital India, a shareholder of Vipul SEZ Developers Pvt. Ltd., along with Solitaire Ventures Pte. Ltd filed two potitions and Silverstone Developers Pvt Ltd filed a petition in Hon'ble Delhi High Court for seeking interim relief. An ex-parte order dated 3rd December, 2012 was passed by Hon'ble Delhi High Court. All three petitions were disposed off vide common judgement dated 10th March 2015 which shall remain operative till conclusion of Arbitral proceedings.
- xi A company position was filed by Solitaire Capital India and Sangiv Ahiga before National Company Law Tribunal, New Delhi regarding oppression and mismanagement on 03.06.2019 and the matter was pending as at 31.03,2022.
- XII FIR No 40 of 2018 dated 10.03.2018 was filed inter-alia against the Company at Economic Offences Wing of Dethi Police by Solitaire Capital India and Solitaire Ventures Pte Ltd. Further Notice dated 02.07.2018 was issued by EOW, Dethi to the Company in respect of investigation of FIR no 40 of 2018.
- xiii Complaint dated 29.10.2015 against the Company & Others has been filed with Serious fraud Investigation Office (SFIO), Ministry of Corporate Affairs by Solitaire Ventures Pte Ltd and Solitaire Capital India which was forwarded to the Company by MCA vide letter dated 22.07.2016.
- xiv Licenses no 7 of 2010 for Group Housing Development has expired in January 2014 and same was renewed in February 2016 for a period of 2 years w.e.f 14.1.2014. The same stood again expired in February 2016 and renewal has been applied under the EDC relief policy and accordingly the company has submitted a mortgage deed of certain portion of scense land to DTCP.
- xv The agreements/documents regarding advance for land under Loan and advances amounting to Rs.260.00 Thousand (Previous Year-Rs. 260.00 Thousand) are not available with the company and are considered doubtful and provision for doubtful of Rs.130.00 Thousand (Previous Year-Rs. Nil) is made during the year
- xvi The company assessed the credit risk associated with debts and advances and its impact on the financial position of the Company. The primary basis for expected credit loss ("ECL") determination is probability of non recovery of debt & advances due to enhanced credit risk. For the current financial year the company has identified the percentage of non recovery for the doubtful debt & advances as 50% and accordingly provision for ECL has been created.
- xvii The company does not have any transaction with stuck off companies.
- xviii There is no income surrendered or disclosed as income during the current or previous year in the tax assessments under the Income Tax Act, that has not been recorded in the books of accounts.
- xix The company has not traded or invested in crypto currency or virtual currency during the current or previous year
- xx The provision of Corporate Social Responsibility under Section 135 of the Companies Act, 2013 are not applicable to the company.
- xxi The company has not been declared willful defaulter by any bank or financial institution or government or any government authority
- xxii No proceedings have been initiated on or are pending against the company for holding Benami Property under the Benami Transactions (Prohibitions) Act, 1988 (45 of 1988) and rules thereunder.
- xviii Previous year figures have been regrouped, rearranged and recasted wherever considered necessary.
- xix Additional information pursuant to the Revised schedule III of the Companies Act, 2013 to the extent not applicable is not furnished



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Name of Related Party	Relationship		Year	Opening	Amount of transaction	ransaction	Outstand
		Tensection		Balance Dr/ (Cr)	Debit	Credit	
Vipul Limited	Utimate Fording Vindero	Project	2021-22	(4.37)			(4.37)
Vipul SEZ Developers Pvt Ltd	Poiding	Advance	2021-22	(17,800,75)			(17,800.75)
Vipul SEZ Developers Pvt Ltd	Folding	Land Holding	2021-22	5500	35.00	99.94	(17,800,75)
PKBK Buildoon Private Limited	Felow Subsidary	Advance	2020-22	750.00			750.00
Rakesh Shame	Director	Other Current Liabilities	2021-22	(1.10)	157		(1,10)

3000							
S.No.	Particulars	Numbersion.	Denominator	2021-22	2020-11	% of Variance	Remarks for
•	Current Rasig	Direct Assess	Current Uabilities	96.0	950	-0.54%	Sale Land
in.	Debt Equity Nation	That Desc	Shareholdens Equity	NA.	72	1	
	Debt Service Coverage Ratio	Semings reliable for Aft semice	Detr Service	NA	2	¥k	
2	Return on Equity flatto	At Profits after Sees- Inference Deciend(#	Average Shareholder's Equity	80	10.0	308.50%	due to increase in IOC fling fee due to late fling and creation of provision for doubtful advances
	Inventory Tumover Ratio	Kest of grods sod	Average	MA	N	2	
75	Trade Nacrimbins Turnover Ratio Ibid Credit Sales	Pie Credit Sales	-	MA	N.	ğ	
100	Trade Payables Tumovitr Ratio	Tie Credt Parch	The Credit Parch Average Trade P.	84	NA	NA	
15	Net Capital Turnover Batio	PeSales	Working Capital	NA.	MA	ž.	
	Net Profit Ratio	Ne Frefit	Net Sales	700	NA	N.	
*	Return on Capital Employed	Smirg brine should and	Capital	1.63	900	-3567,07%	flee to increase in ROC filing fee due to late fling and creation of provision for doubtful attances
4	Setum on investment	roms pribated from Average Postment Investor	Average	V.	RA	NA	

XXII Trade Receivable and Trade Payable Ageng Schedules a TRADE PAYABLE AGENG SCHOOLS

A TRADE PAYABLE AGEING SCHEDULE					OR in Threshold	
Designation of		Outset	Outstanding for following periods from	I e	the due date of payment	ent
	, m	Leas than 1	1-2 years	2-3 years	nore than 3	Total
Undleguted dues					Austra	
WSWE	2021-22					
	2020-21					
Others	3021-22	-				
	3620-21					-
Disputed dues						
MSBF	2021-22	4			-	
	2020-21					
Others	2021-22				-	
	2020.21					-
Total	2021-22			-		
	2020-21			-		-

	The second second	Treatment of the	Outstanding to	Outstanding for following periods from the due date of perment	from the due de	te of payment	
Particulars	Year	Less than 5	Smonths.1	1-2 years	A-5 years	more than 3	Total
Undisputed Trade Receivable	Consession of					A DOLL	
- Considered good	2021-22						1
	2020-21	35.00	7	20.00			44.04
- Considered doubtful	2821-22		-				90.00
	2020-21		-				
Disputed Trade Receivables							
· Considered accod	2001-22						
	7020-21				-		
- Considered doubtful	2021-22		*				
	2620-21						
Total	2024-22	+				-	1
	26,20-21	36.30		30.00		-	48.00





d. Post Balance Sheet Items

- i Judgement dated 10th March 2015 referred in Note No 12(c)(x) is to be read in conjunction with the Arbitral Award and effect, if any, required to be made in the financial statements of the Company in this respect shall be made in the financial year(s) of implementation of the Arbitral Award referred in Note no 12(d)(vi).
- ii The Company Petition referred in Note No 12(c)(xi) has been disposed off as withdrawn on 28th July 2023 and consequently the Appeals filed by the Company in Hon'ble Supreme Court have been disposed off as withdrawn on 8th August 2023 in terms of the Arbitral Award referred in Note no 12(d)(vi).
- iii In the FIR referred in Note No. 12(c)(xii), a withdrawal application has been filed on 5th August 2023 in terms of the Arbitral Award referred in Note No. 12(d)(vi)
- iv Mr. Sangiv Ahuja, one of the Directors of the Company has raised certain objections and reservations for the financial years 2017-18 onwards resulted in his dissent on the annual accounts of the Company those years. Post closure of the financial year 2019-20, all Parties being shareholders/ stakeholders of Vipul SEZ Developers Pvt Ltd (holding company) have reached an amicable settlement culminating in passing of an Arbitral Award dated 12th May 2023 as stated in Note No 12(d)(vi) below. In terms of the award the relevant objections/ reservations raised by such nominee director on the Board of the Company on the date of relevant board meetings and relevant shareholders meetings for adoption and approval of the audited balance sheets shall stand withdrawn pursuant to the Arbitral Award.

The financial effect (amount not ascertainable) of the Arbitral Award will be incorporated in the books of account of the company in the financial year(s) of implementation of the Arbitral Award.

- v Post Balance sheet date, the Company has executed an Agreement to Sell on 23rd October 2023 in respect of 1.3125 acres of Licensed land owned by the Company (part of License No 7 of 2010) in terms of the Arbitral Award referred in Note No. 12(d)(vi). The financial effect in respect of this transaction shall be incorporated in the financial statements for the year 2023-24.
- vi In the matter of Arbitration between M/s. Solitaire Ventures Pte Ltd. & Ors as Claimants versus Vipul Limited & Ors, as Respondents referred in Note No 11(c)(viii), an Arbitral Award dated 12th May 2023 has been pronounced by the Hon'ble Arbitral Tribunal comprising of Justice A. K. Sikri (Presiding Arbitrator), Justice R. C. Chopra and Justice Reva Khetrapal on 14th May, 2023 ("Arbitral Award") pursuant to a joint application dated 07.04.2023 filed by the parties to Arbitration. In terms of the Arbitral Award, the Arbitral proceedings have been disposed off and all claims / counter claims, which are subject matter of the Arbitration, between the parties in arbitration (or even amongst certain parties inter-se) stand withdrawn and the sold Arbitral Award is binding on the parties in accordance with the provisions of the Arbitration & Conciliation Act, 1996. The Arbitral Award is presently under implementation.

The financial effect (amount not ascertainable) of the Arbitral Award will be incorporated in the books of account of the company in the financial year(s) of the implementation of the Arbitral Award.

PRIVA



KST BUILDWELL PRIVATE LIMITED

CASH FLOW STATEMENT

Particulars	For the year ended 31.03.2022(Rs. in Thousand)	For the year ended 31.03.2021(Rs. in Thousand)
A. CASH FLOW FROM OPERATING ACTIVITY		
Net Profit/(Loss) before Tax, appropriation, and extra-		
Ordinary items	(234.99)	16.00
Add: Provision for doubtful advance for land Preliminary Expenses w/o	130.00	•
Operating Profit before Working Capital Changes Adjusted for	(104.99)	16.00
Tax Paid during the year	020	(0.00)
Current Assets decrease/(Increase)	55.00	(35.00)
Current Liabilities Increase/(Decrease)	39.93	17.65
Other long term Liabilities Increase/(Decrease)	9.94	
Inventory Changes	-	
Cash generated from operation	(0.12)	(1.36)
NET CASH FROM OPERATING ACTIVITY	(0.12)	(1.36)
B. CASH FLOW FROM INVESTING ACTIVITY		TAL
Interest Received		
NET CASH FROM INVESTING ACTIVITY	-	¥
C. CASH FLOW FINANCING ACTIVITY Issue of Equity Share Capital		
NET CASH USED IN FINANCING ACTIVITY		
Total (A+B+C)	(0.12)	(1.36)
Net Increase/(Decrease) In Cash And cash Equivalents	(0.12)	(1.36)
Cash And Cash Equivalents (Opening Balance)	1,370.19	1,371.54
Cash And Cash Equivalents (Closing Balance)	1,370.07	1,370.19

As per our report of even date attached. for Suresh C. Gupta & Associates FRN No 004886N Chartered Accountants

> CHARTERED COOLNIANTS

Pawan Gupta

Partner

Membership No. 087852

Place: New Delhi

Date: 05-12-2023

DDING- 23087852865PEF5615

For & on behalf of the Board of Directors KST BUILDWELL PRIVATE LIMITED

Rakesh Sharma Inder Preet singh

Director PRIVA Director

DIN 0386926 DIN 08513823

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31ST MARCH, 2022

A. Equity Share Capital

<u>Particulars</u>	Balance as on 01.04.2020	Issued during the year	Balance as on 31.03.2021	Issued during the year	Balance as on 31.03.2022
Equity Share Capital	500	-	500		500

A. Other equity

	A STORE	RI	ESERVES & SUR	PLUS		TOTAL
<u>Particulars</u>	Capital Reserve	Securities Premium Reserve	General Reserves	Debenture Redemption Reserve	Retained Earnings	
Balance as on 01.04.2020					(137)	(137)
Net Profit/(Loss) for the year					16	16
Balance as on 31.03.2021					(121)	(121)
Net Profit/(Loss) for the year					(235)	(235)
Balance as on 31.03.2022					(356)	(356)



