

CUBEXTUBINGSLIMITED



45thAnnualReport2023-2024





BOARDOFDIRECTORS

Mr.P.R.Bhandari : ManagingDirector(DIN:00062271)
Mr.Virendra Bhandari : ExecutiveDirector(DIN:00062228)
Mrs.VeenaBhandari : Director-Admin(DIN:03570489)
Mr. SandeepKumar : IndependentDirector(DIN:05192591)
Mr. VipulKumarJain : IndependentDirector(DIN:08476476)
Mr.SurenderArkathala : IndependentDirector(DIN:06999665)

CHIEFFINANCIALOFFICER

Mr.SivaPrasadSarva

COMPANYSECRETARY&COMPLIANCEOFFICER

Ms.ChandniKMoolchandani

Corporate Identification Number:

L27109TG1979PLC002504BANKERS:

AxisBankLimited

AUDITORS:

M/S.JMT&ASSOCIATES,(FRN:104167W), CharteredAccountants 301, 304-305, Winsway ComplexWing A, Old Police Lane, AndheriEast, Mumbai–400069.

SOLICITORS:

Mr. M.V.S.

PrasadREGISTEREDO

FFICE:

1-7-27 to 34, ShyamTowers, S.D.Road, Secunderabad - 500 003.Telangana,India Tel. No. 0091-40-27817440,27817436 FaxNo.0091-40-27812569

 $Email: \underline{cubex@rediffmail.com}; Website: \underline{www.cubextubings.com}$



PLANT

Near IDA,5th Phase, SY.NOS.464, 482, Patancheru,SangareddyDist, Telangana – 502 319

SHARETRANSFERAGENTS

M/S.AarthiConsultantsPvt.Ltd., 1-2-285,Domalguda,Hyderabad-500029 Tel.No.: 0091-40-27638111, 27634445 Fax:0091-40-27632184

Website:

 $\frac{www.aarthiconsultants.comEmail:inf}{o@aarthiconsultants.com}$

LISTEDAT

 $BSELimited, Mumbai \\ The National Stock Exchange of India Limited, Mumbai \\$





NOTICE

NOTICEisherebygiventhatthe45thAnnualGeneralMeetingoftheMembersoftheCompanywillbeheldon Thursday, the 25thJuly, 2024 at 10:30 A.M through Video Conferencing ("VC") / Other Audio Visual Means("OAVM")to transact thefollowingbusiness:

ORDINARYBUSINESS:

- 1. To receive, consider and adopt the Financial Statements of the Company for the year ended 31stMarch2024 including the Audited Balance Sheet and Statement of Profit & Loss for the year ended on thatdateand Reports of Directors and Auditors thereonforthe saidyear.
- 2. To appoint a Director in place of Mr. SurenderArkathala (DIN: 06999665) who retires by rotation andbeingeligibleoffershimselfforre-appointment.

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

"RESOLVED THAT pursuant to the provisions of Section 152 and other applicable provisions of the Companies Act, 2013, Mr. Surender Arkathala (DIN: 06999665), who retires by rotation at this meeting and being eligible offershimself for re-appointment, be and is hereby reappointed as a director liable to retire by rotation

3. APPOINTMENTOFM/S.JMT&ASSOCIATES., CHARTEREDACCOUNTANTS (FIRMREGDNO.104167 W)ASSTATUTORYAUDITORSTOFILLCASUALVACANCYCAUSEDBYRESIGNATION OF M/S. P C N & ASSOCIATES., CHARTERED ACCOUNTANTS (FIRM REGD NO.016016S): (Toconsider and, ifthoughtfit, topassthefollowing resolution as an Ordinary Resolution:)

"RESOLVED THAT pursuant to the Provisions of Section 139, 141 & 142 of the Companies Act, 2013read with the Companies (Audit and Auditors) Rules, 2014 as amended from time to time, pursuant tothe recommendations of the Audit committee, M/s. JMT & Associates, Chartered Accountants (FirmRegistration No. 104167W) be and are hereby appointed as Statutory Auditors of the Company to fillthe Casual Vacancy caused by Resignation of M/S. P C N & Associates., Chartered Accountants (FirmRegistration No. 016016S) to hold office from the conclusion of this Annual General Meeting

 $(``AGM") till the conclusion of the 46 {}^{th} Annual General Meeting to be held in the year 2025 at such remuneration and out of pocket expenses as may be decided by the Board of Directors of the Company.$



"RESOLVEDFURTHERTHATtheBoardofDirectorsoftheCompany beandareherebyauthorizedtodo all such deeds & things including filing of requisite Documents/Forms with the Stock Exchange(s),Registrar of Companies, Hyderabad with such authorities as may be required in regard to the aboveResolution."

Place: Hyderabad Date:28-06-2024

BYORDEROFTHEBOARDOFDIRECTORS ForCUBEXTUBINGSLIMITED

SD/-P.R.BHANDARI ManagingDirector (DIN:00062271)

ExplanatoryStatement [PursuanttoSection102oftheCompaniesAct,2013]

Appointment of Statutory Auditors

The Members of the Company at the Annual General Meeting ("AGM") held on 15th July, 2023, had approved the appointment of M/s PCN and Associates, Chartered Accountants, (Firm Registration Number: 016016S), as the Statutory Auditors of the Company to hold office from the conclusion of the 44 AGM till the conclusion of the 49th AGM. M/s PCN and Associates., vide their letter dated 21st May, 2024 has tendered their resignation as the Statutory Auditors of the Company because of pre- occupation, in accordance with the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013, resulting into a casual vacancy in the office of the Statutory Auditors of the Company.

Pursuant to Section 139(8) of the Companies Act, 2013 ("the Act"), the Board of Directors of the Company, onthe recommendation of the Audit Committee at its meeting held on 10th June, 2024 accepted resignation of M/s PCN and Associates., and after obtaining the consent under Section139(1) of the Act, appointed M/s. JMT & Associates, Chartered Accountants, (Firm Registration Number: 104167W), as the Statutory Auditors of the Company to fill the casual vacancy caused by the resignation of M/s PCN and Associates with effect from 21st May,2024 till the conclusion of this 46th AGM, subject to the approval and ratification by the Members at such remuneration plus out of pocket expenses and applicable taxes, as may be mutually agreed between the Board of Directors of the Company and the Auditors.

M/s JMT and Associates, Chartered Accountants is a well-known firm of Chartered Accountants office situated Mumbai. The firm also holds a valid PeerReview Certificate issued by the PeerReview Board of the Institute of Chartered Accountants of India. The Board of Directors of the Company on the recommendation of the Audit Committee also recommend the appointment of M/s M/s JMT and Associates as the Statutory Auditors of the Company to hold office for a period of 1 year, from the conclusion of this 45th AGM, till the conclusion of the 46th AGM of the Company, subject to the approval of the Members at such remuneration plus out of pocket expenses and applicable taxes, as may be mutually agreed between the Board of Directors of the Company and the Auditors.

The Company has received the consent letter and eligibility certificate from M/s JMT and Associates, to act asthe Statutory Auditors of the Company in place of M/s PCN and Associates along with a confirmation that, their appointment, if made, wouldbewithin the limitsprescribed undertheAct.



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The Board accordingly recommends the ordinary resolutions set outat Item No.3 of this notice for approval of the Members.

None of the Directors/ Key Managerial Personnel of the Company/ their relatives is, in any way,

concerned or interested, financially or otherwise, in the resolutions set out at Item No. 3 of the

Notice.NOTES:

- 1. Inview of the COVID-19 Pandemic, social distancingisa norm tobe followed and pursuant to the General Circular No. 10/2022 and General Circular No. 11/2022, dated 28.12.2022, Circular No. 02/2022 dated May, 05, 2022 read with Circular No. 02/2021 dated January 13, 2021, Circular No. 14/2021, Circular No. 14/2020 dated April, 08, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020 issued by the Ministry of Corporate Affairs (MCA) and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 read with Circular No SEBI/HO/CFD/CMD1/CIR/F/2020/11 dated January 15, 2021 and Circular No. SEBI/HO/CFD/CMD1/CIR/F/2020/79 dated May 12, 2020 issued by Securities & Exchange Board of India (SEBI), members can attenda nd participate in the ensuing AGM through VC/OAVM.
- 2. Pursuant to the provisions of the Act, a Member entitled to attend and vote at the AGM is entitled toappoint 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, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Memberswill not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 3. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies(ManagementandAdministration)Rules,2014(asamended)andRegulation44ofSEBI(ListingObligat ions & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated April08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-voting to itsMembers in respect of the business to be transacted at the AGM. For this purpose, the Company hasentered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating votingthrough electronic means, as the authorized e-Voting's agency. The facility of casting votes by a memberusingremotee-votingaswell asthe e-votingsystemonthedateof the AGMwillbeprovidedbyCDSL.
- 4. The Members can join the AGM in the VC/OAVM model 5 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 to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chair persons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 5. TheattendanceoftheMembersattendingtheAGMthroughVC/OAVMwillbecountedforthepurposeofascertaini ng thequorumunder Section 103oftheCompanies Act, 2013.
- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13,2020, the Notice calling the AGM has been uploaded on the website of the Company atwww.cubextubings.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The AGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM) i.e. www.evotingindia.com. In compliance with the aforesaid MCACircular sand SEBICircular dated May 13, 2022, Notice of the AGM along with the Annual Report 2023-



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2024 is being sent only through electronic mode to those Members whose email addresses are registeredwiththeCompany/Depositories.

- 7. Explanatory Statement pursuant to Section 102(1) of the Companies Act, 2013 relating to the SpecialBusinessin theNotice isannexedheretoand formspart ofthisNotice.
- 8. The Register of Directors' and Key Managerial Personnel and their shareholding maintained under Section170 of the Companies Act, 2013, the Register of Contracts or arrangements in which the directors are interested under Section 189 of the Companies Act, 2013, will be available for inspection to the Memberselectronically without any fee by the members from the date of circulation of this Notice up to the date of AGM. Membersseeking to inspects uch documents can an email to cubex@rediffmail.com.
- 9. Corporate Members are requested to send to the Company's Registrar & Transfer Agent, a duly certifiedcopy of the Board Resolution authorizing their representative to attend and vote at the Annual GeneralMeeting.
- 10. The Register of Members and Share Transfer Books of the Company will remain closed from Tuesday, the 18th July, 2024 to 25th July, 2024 (both days inclusive). The book closured at eshave been fixed inconsultation with the Stock Exchanges.
- 11. Shareholders holding shares in physical form may write to the company/company's R&T agents for anychange in their address and bank mandates; Shareholdersholding shares inelectronic form mayinformthesameto their depository participantsimmediately, whereapplicable.
- 12. The Securities and Exchange Board of India has mandated submission of Permanent Account Number(PAN) by every participant in securities market. Members holding shares in demat form are, therefore, requested to submit PAN details to the Depository Participants with whom they have DEMAT accounts. Members holding shares in physical form can submit their PAN details to the Company/RegistrarandShareTransferAgents (M/s. Aarthi Consultants Pvt. Ltd.).
- 13. Inconsonancewiththecompany's sustainability initiatives and Regulation 36 of the SEBI (LODR) Regulations, 201 5, the company is sharing all documents with shareholders in the electronic mode, wherever the same has been agreed to by the shareholders. Further the Ministry of Corporate Affairs (videcircular nos. 17/2011 and 18/2011 dated April 21 and April 29, 2011 respectively), has undertaken a 'Green Initiative in Corporate Governance' and allowed companies to share documents with its shareholders through an electronic mode. Shareholders are requested to support this green initiative by registering/updating their e-mail addresses for receiving electronic communications. Members holding shares in the same name under different ledger folios are requested to apply for consolidation of such folios and send the relevant share certificates to M/s. Aarthi Consultants Pvt. Ltd., Share Transfer Agents of the Company for their doing the needful.
- 14. As per SEBI Notification No. SEBI/LAD-NRO/GN/2018/24 dated June 8, 2018 and further amendment videNotification No. SEBI/LADNRO/GN/2018/49 dated November 30, 2018, w.e.f. April 1, 2019 the transfer ofsecurities of listed companies shall not be processed unless the securities are held in the dematerializedform (Demat) with a depository. Hence, the members of the company are requested to dematerialize
 - their shareholding to a vail the benefits of dematerialization. Only the requests for transmission and transposition of securities in physical form, will be accepted by the RTA.
- 15. Members are requested to send their queries at least 10 days before the date of meeting so that informationcan be made available at the meeting.
- 16. In respect of shares held in physical mode, all shareholders are requested to intimate changes, if any, intheirregisteredaddressimmediatelytotheregistrarandsharetransferagentofthecompanyandcorrespondwitht hemdirectlyregardingsharetransmission/transposition,Demat/Remat,changeofaddress,issue of duplicate shares certificates, ECSandnominationfacility.
- 17. In terms of Section 72 of the Companies Act, 2013, a member of the company may nominate a person onwhomthesharesheldbyhim/hershallvestintheeventofhis/herdeath.Membersdesirousofavailingthisfacility may submit nominationin prescribed Form-SH-13 to the company/RTA incase sharesareheldin physicalform,andtotheirrespective depository participant,if heldinelectronic form.



- 18. Sincethe AGMwill beheldthroughVC/OAVM, theRoute Map isnotannexedinthisNotice.
- 19. Theinstructionsforshareholdersvotingelectronicallyareasunder:
 - (i) The voting period begins on Sunday, the 21stJuly, 2024 at 10:00 AM and end on Wednesday, the 24thJuly, 2024 at 5:00 P.M. During this period shareholders of the Company, holding shares either inphysical form or in dematerialized form, as on the cut-off date (record date) of 17thJuly, 2024 may casttheir voteelectronically. The e-voting moduleshallbedisabled byCDSLforvoting thereafter.
- (ii) Theshareholdersshould log ontothee-votingwebsitewww.evotingindia.com.
- (iii) Clickon Shareholders.
- (iv) NowEnter yourUser ID
 - a. ForCDSL:16 digitsbeneficiaryID,
 - b. ForNSDL:8Character DPIDfollowedby 8Digits ClientID,
 - c. MembersholdingsharesinPhysicalFormshouldenterFolioNumberregisteredwiththeCompany.
- (v) Nextenter the Image Verification as displayed and Clickon Login.
- (vi) Ifyouareholdingsharesindematformandhadloggedonto<u>www.evotingindia.com</u>andvotedonanearliervoti ngofany company,thenyourexistingpasswordistobeused.
- (vii) Ifyou areafirst-timeuser follow the stepsgiven below:

	ForMembersholdingshares inDematForm andPhysicalForm							
PAN	 Enter your 10-digit alpha-numeric *PAN issued by Income Tax Department (Applicablefor both dematshareholdersas wellasphysicalshareholders) MemberswhohavenotupdatedtheirPANwiththeCompany/DepositoryParticipant are requested to use the first two letters of their name and the 8digitsofthesequencenumber in thePAN field. In case the sequence number is less than 8 digits enter the applicable number of0's before the number after the first two characters of the name in CAPITALletters.Eg.IfyournameisRameshKumarwithsequencenumber1thenente r RA00000001inthePANfield. 							
DOB	EntertheDateofBirthasrecordedinyourdemataccountorinthecompanyrecords forthesaiddemataccountor folioindd/mm/yyyyformat.							
Dividend	Enter the Dividend Bank Details as recorded in your dematac count or in the company records for the property of the property							
BankDet	hesaiddemataccount orfolio.							
ails	$\bullet Please enter the DOB or Dividend Bank Details in order to login. If the details are not recurrent to the property of t$							
	ordedwiththedepositoryorcompanypleaseenterthememberid/							
	folionumber intheDividendBankdetailsfieldasmentionedininstruction (iv).							

- (viii) Afterenteringthesedetailsappropriately,click on "SUBMIT" tab.
- (ix) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu whereintheyare required tomandatorily enter their login password in the new password field. Kindly notethat this password is to be also used by the demat holders for voting for resolutions of any othercompany on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and takeutmost careto keepyour password confidential.
- (x) ForMembersholdingsharesinphysicalform, the detailscanbe used onlyfore-votingontheresolutionscontainedinthisNotice.
- (xi) ClickontheEVSNforCUBEXTUBINGSLTD onwhichyouchoose tovote.



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- (xii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assenttothe Resolution and option NO implies that you dissent to the Resolution.
- (xiii) Clickonthe"RESOLUTIONS FILELINK"ifyou wishtoview theentireResolution details.
- (xiv) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation boxwill be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xv) Onceyou "CONFIRM" your vote ontheresolution, youwillnot beallowed to modify your vote.
- (xvi) You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- (xvii) If Demat account holder has forgotten the same password then Enter the User ID and the imageverification codeandclickonForgotPassword& enterthe details aspromptedbythe system.
- $(xviii) \qquad Note for Non-Individual Shareholders and Custodians \\$
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required tologontowww.evotingindia.comand registerthemselves asCorporates.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed tohelpdesk.evoting@cdslindia.com.
 - After receiving the login details a compliance user should be created using the admin login andpassword. The Compliance userwould be able to link the account (s) for which they wish to vote on.
 - The list of accounts should be mailed to helpdesk.evoting@cdslindia.com and on approval of theaccountsthey wouldbeable to cast theirvote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued
 infavour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer
 toverify thesame.
- (xix) Incase youhaveanyqueriesorissuesregardinge-voting, youmayreferthe FrequentlyAskedQuestions ("FAQs") and e-voting manual available atwww.evotingindia.com, under help section orwritean emailtohelpdesk.evoting@cdslindia.com.
- (xx) Thee-voting moduleshallbedisabled by CDSLafter Wednesday, the 24th July, 2024 at 5: 00 P.M.
- (xxi) The results shall be declared within 48 Hours of conclusion of the Annual General Meeting (AGM). Theresults along with the Scrutinizer's Report, shall also be placed on the website of the Company.
- 20. Members holding shares in physical form are requested to intimate any change of address and / or bankmandatetoM/s.AarthiConsultantsPrivate Limited /InvestorServiceDepartmentoftheCompanyimmediately.
- 21. The Securities and Exchange Board of India has mandated submission of Permanent Account Number(PAN) by every participant in securities market. Members holding shares in demat form are, therefore, requested to submit PAN details to the Depository Participants with whom they have demat accounts. Members holding shares in physical form can submit their PAN details to M/s. Aarthi Consultants Private Limited/ Investor Service Department of the Company.
- 22. For convenience of the Members and proper conduct of the meeting, entry to the meeting venue will beregulated by Attendance Slip. Members are requested to sign at the place provided on the Attendance Slipandhand it overat the registration counter.
- 23. Members desiring any information relating to the accounts are requested to write to the Company well inadvancesoasto enable themanagement to keeptheinformation ready.





DIRECTORS'REPORT

To

Themembersof

M/s.CUBEXTUBINGSLIMITED

 $The Directors have pleasure in presenting the 45 {\rm ^{th}} Annual Report of the Company together with the Audited Accounts for the year ended 31 {\rm ^{st}} March 2024.$

FINANCIALRESULTS

(inLakhs)

Particulars	Year	Year
	ended31.0	ended31.0
	3.2024	3.2023
Incomefromoperations	22079.10	19104.93
OtherIncome	172.60	191.12
TotalExpenditure	21416.20	18651.68
Interest&Bank Charges	171.31	91.29
Depreciation&Amortizationof Exp.	134.72	140.74
Provisionfor Tax	130.73	147.57
Net Profit	398.74	264.76

THECOMPANY'SPRODUCTS/SERVICES

CUBEX is manufacturer of seamless solid drawn Tubes, Rods, Bus bars and Wires of copper and copper basedalloyssuchasCupronickel,admiraltyBrass,AluminumBrassetc.Copperbecauseofitshighelectricalconductivit y and heat transfer characteristics finds wide application in the form of Tubes, Rods, Strips andWires. The user industries are Power plants, Power plants manufacturers, Switchgears, Refineries, Furnacemanufacturers,Sugarplants,Automobile,ElectricalEquipmentindustriesandShipbuildingCompany.

OPERATIONS

Your company has registered a total income of Rs.22251.70 Lakhs for 2023-24 as compared to Rs. 19296.05Lakhsfor2022-23andthecompanypostedanetprofitofRs.398.74lakhsfor2023-24ascomparedtoRs. 264.76Lakhsfor 2022-2023.

DIVIDEND

The Directors regret their inability to recommend the dividend for the year. The Funds will be deployed forbuyingnew equipment.

BUSINESSRISKMANAGEMENT

The Company, like any other enterprise, is exposed to business risk which can be internal risks as well asexternal risks. The threats to the segments in which the company operates are volatility in Exchange rate &Metal Prices. The company is concerned about the vide Fluctuations in Copper prices globally and locally and increase in foreign exchange value.



DEPOSITS

The Company has not accepted deposits covered under Chapter Vofthe Companies Act, 2013 and accordingly, the disclosure requirements stipulated under the said Chapter are not applicable.

PARTICULARSOFLOANS, GUARANTEES AND INVESTMENTS

During the year under review, the company has not given any loans, Guarantees and Investments coveredunder theprovisions of Section186oftheCompaniesAct, 2013

CONTRACTSANDARRANGEMEMENTSWITHRELATEDPARTIES

Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts)Rules,2014,excepttheremunerationtomanagerial personnel, there is no other related party transactions to be disclosed.

EXTRACTOFANNUALRETURN

 $The details forming part of the Annual Return in form MGT-9 is available on \underline{www.cubextubings.com}.$

DEMATSUSPENSEACCOUNTUNCLAIMEDSHARES

As on 31stMarch 2024, there were no Equity Shares of Shareholders were lying in the Escrow Account due tonon-availabilityofthe correct particulars.

CORPORATEGOVERNANCE

YourDirectorsarehappytoreportthatyourCompanyiscompliantwiththeCorporateGovernancerequirementsaspert heprovisionofSEBI(LODR)Regulations2015.AseparatesectiononCorporateGovernance together with a certificate from the Statutory Auditor's confirming compliance is set out in theAnnexureformingpart of thisreport.

MANAGEMENTDISCUSSIONSANDANALYSISREPORT

AManagementDiscussionandAnalysisReport, has beenattachedandforms partoftheAnnualReport.

ADDITIONALINFORMATIONASREQUIREDU/S134(3)(m)OFTHECOMPANIESACT,2013

- (a) ConservationofEnergy:
 - The Company is monitoring the consumption of energy and is identifying measures for conservation of energy.
 - (i) thestepstakenbythecompanyforutilisingalternatesourcesofenergy-Nil
 - (ii) thecapitalinvestmentonenergyconservationequipments-Nil
- $\begin{tabular}{ll} (i) Technology Absorption, adaptation and innovation: \\ Indigenous Technology is involved for the manufacturing the products of the Company. \\ \end{tabular}$
 - (ii)Researchand Development(R &D):NoresearchandDevelopmenthas beencarriedout.
- (c) Foreign Exchange Inflow: Rs. 10,75,63,674/- (on Export of Goods)ForeignExchangeOutflow:Rs.3,50,58,841/- (RawMaterials/Equipment)



PARTICULARSOFEMPLOYEES

The Directors are to report that none of the employee was in receipt of remuneration exceeding the limitprescribed under rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules2014

STATUTORYAUDITORS

M/s. P C N & Associates., Chartered Accountants (FRN: 016016S) has resigned from the office of StatutoryAuditorsoftheCompanywitheffectfrom21stMay,2024.TheBoardofDirectorsoftheCompanyintheBoard Meetingheldon10-06-2024onrecommendationsofAuditCommitteeappointedM/s.JMT&Associates, Chartered Accountants (Firm Registration No. 104167W) as Statutory Auditors of the Company tofill the Casual Vacancy caused by Resignation of M/s. P C N & Associates., Chartered Accountants (FirmRegistration No. 016016S). The Shareholders are requested to approve appointment of M/s. JMT & Associates, Chartered Accountants (Firm Registration No. 104167W) as Statutory Auditors of the Company to hold officefrom the conclusion of this Annual General Meeting ("AGM") till the conclusion of the 46th Annual General Meeting to be held in the year 2025 at such remuneration and out of pocket expenses as may be decided by theBoardofDirectorsof theCompany.

BOARDANDCOMMITTEESPERFORMANCEEVALUATION

Pursuant to the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations 2015, the Board hascarried out an annual performance, the directors individually as well as the evaluation of the working of itsAuditandNomination& RemunerationCommittees.

NUMBEROFBOARD MEETINGSHELDDURINGTHEFINANCIAL YEARANDTHEDATES OFTHEBOARDMEETINGS:

The Boardmet 5(Five) times during the financial year 2023-2024.

The dates on which the above-Board meetings were held are as follows;(12-05-2023,19-06-2023, 11-08-2023, 10-11-2023,12-02-2024)

DIRECTORS'RESPONSIBILITYSTATEMENT

Pursuant to the requirement under Section 134(3) (c) of the Companies Act, 2013, with respect to Directors responsibilities Statement it is hereby confirmed:

- a. That in preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- b. That the directors have selected such accounting policies and applied them consistently and madejudgmentsandestimatesthatarereasonableandprudentsoastogiveatrueandfairviewofthestateof affairs of the company at the end of the financial year ended 31stMarch, 2024 and of the profit andloss of thecompanyfor that period;
- That the directors have taken proper and sufficient care for the maintenance of adequate accountingrecordsinaccordancewiththeprovisionsofthisActforsafeguardingtheassetsofthecompanyandf orpreventinganddetecting fraudand otherirregularities;
- d. Thatthe directorshave prepared the annual accounts on a going concern basis.
- e. thatproperinternalfinancialcontrolswereinplaceandthatthefinancialcontrolswereadequateandwereoper ating effectively;
- f. That systems to ensure compliance with the provisions of all applicable laws were in place and wereadequateand operating effectively.



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POLICIES

MaterialSubsidiary

During the year ended March 31, 2024, the Company does not have any material listed/unlisted subsidiarycompanies as defined in the Companies Act 2013 & SEBI (LODR) Regulations 2015. The policy on determining material unlisted subsidiary of the Company is approved by the Board of Directors of the company.

VigilMechanism

The Board of Directors of the company are committed to maintain the highest standard of honesty, opennessand accountability and recognize that employees have important role to play in achieving the goal. As a publiccompany the integrity of the financial matters of the Company and the accuracy of financial information isparamount. The stakeholders of the Company and the financial markets rely on this information to makedecisions. Forthese reasons, the Company must maintain work place where it can retain and treat all complaints concerning questionable accounting practices, internal accounting controls or auditing matters or concerning the reporting of fraudulent financial information to our shareholders, the Government or the financial markets. The employees should be able to raise these free of any discrimination, retaliation or harassment. Pursuant to the policy, employees are encouraged to report questionable accounting practices to Mr. Vipul Kumar Jain, Chairman of Audit Committee through emailor by correspondence through post.

FamiliarisationprogrammeforIndependentDirectors

Pursuant to the provisions of SEBI (LODR) Regulations 2015, the Company has formulated a programme forfamiliarising the Independent Directors with the company, their roles, rights, responsibilities in the company, nature of the industry in which the company operates, business model of the company etc through various initiatives.

KeyManagerialPersonnel

The Key Managerial Personnel of the Company in accordance with the Section 203 of the Companies Act, 2013 are:

- Mr.P.R.Bhandari-ManagingDirector (DIN:00062271)
- Mr. Virendra Bhandari-ExecutiveDirector (DIN:00062228)
- Mrs.VeenaBhandari-Director-Admin(DIN:03570489)
- Mr.SandeepKumar-IndependentDirector (DIN:05192591)
- *Mr.SurenderArkathala-IndependentDirector(DIN:06999665)
- Mr.VipulKumarJain-IndependentDirector(DIN: 08476476)
- Mr. SivaPrasadSarva-ChiefFinancialOfficer;and
- Ms. Chandni K Moolchandani-Company Secretary & Compliance

Officer Related Party Transaction

$Policy\ on dealing with Related Party Transactions is approved by the Board$

There are no materially significant related party transactions made by the Company with Promoters, Directors, Key Managerial Personnel or other designated persons (except remuneration) which may have a potential conflict with the interest of the Company at large. The same was discussed by the Audit Committee as also the Board. The policy on Related Party Transactions as approved by the Board. None of the Directors has any pecuniary relationships or transactions vis-à-visthe Company.



InternalFinancialControls

The Company has in place adequate internal financial controls with reference to financial statements. Periodicauditsareundertakenonacontinuousbasiscoveringalltheoperationsi.e.,manufacturing,sales&distribution, marketing, finance, etc. Reports of internal audits are reviewed by management from time to timeanddesired actions are initiated to strengthenthecontrolandeffectivenessofthe system.

SecretarialAudit

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Secretarial Audit Report is obtained by the company and forms part of this Annual report.

Disclosures pursuant to The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

- 1. The Disclosures pursuant to sub-rule (1) of Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are forms part of the Board's Report.
- 2. The Disclosures pursuant to sub-rule (2) of Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, in respect of employees of the Company forms part of the Board's Report.

RemunerationPolicy

The Board has, on the recommendation of the Nomination & Remuneration Committee framed a policy forselection and appointment of Directors, Senior Management and their remuneration. The details pertaining tocriteria for determining qualifications, positive attributes and independence of a Director and remuneration policy have been provided in Section of the attached Corporate Governance Report.

Significant and Material Orders Passed by the Regulators or Courts

There are no significant material orderspassed by the Regulators/Courts whichwould impact the going concernstatus of the Company and its future operations

Disclosure under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act,2013

The Company has in place an Anti Sexual Harassment Policy in line with the requirements of Sexual Harassment of Womenat Workplace (Prevention, Prohibition and Redressal) Act 2013. An Internal committee has been set up to redress the complaints received regarding sexual harassment at workplace. All employees including trainees are covered under this policy.

Personnel

The relationship between the management and the staff was very cordial throughout the year under review. Your Directorstake this opportunity to record their appreciation for the cooperation and loyal services rendered by the employees.



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Acknowledgements

Your Directors place on record their appreciation of the continuous assistance and co-operation extended toyourCompanybythevaluedcustomers,bankers,ReserveBankIndia,SEBI,BombayStockExchangeLimited& National Stock Exchange of India Limited and all other regulatory Authorities. The Directors also sincerelyacknowledge the significantcontributionsmade by allthe employeesfortheirdedicated services totheCompany.

Place: Hyderabad

ForCUBEXTUBINGSLIMITED

Date: 28-06-2024

Sd/- Sd/-P.RBhandari VirendraBhandari

ManagingDirector ExecutiveDirector



MANAGEMENTDISCUSSIONSANDANALYSISREPORT:

PursuanttoSEBI(LODR)Regulations2015, aManagementAnalysisReportisgiven below:

A. INDUSTRYBACKGROUND

The Copperand Copper Alloyproducts have shown impressive growth in the last decade. Copper because of its high electrical conductivity and heat transfer characteristics finds wide application in the form of rods, tubes, strips, flats and wires. The user industries are generally Power Generation, Switch gear, Motors, Refrigeration, Heat Exchanger, Automobile, Electrical Equipment industries and ship building company.

B. INDUSTRYOUTLOOK

- 1. Since there is lot of emphasis of power generation the consumption of Copper Alloy tubes, RodsandSemis wouldincrease.
- 2. The manufacturing capacity of condenser / refrigeration tubes are in short supply compare toitsrequirements in India.
- 3. Thereishugeexport potential for copperalloy extrusions.

C. OPPORTUNITIESANDTHREATS

The fundamental growth drivers of the country's economy as well as Copper industry continue toremain strong despite the pressures of slowdown and inflationary conditions prevalent till recently inthenationandalsoglobally. The Copper Industry in the country is continuously attracting investments from domestic and foreign investors.

The threats to the segments in which the company operates are volatility in Exchange rate & MetalPrices.

D. STRENGTHANDRISKS&CONCERNS

The existing management has a strong technical knowledge and experience in the metal industry. Sri. P R Bhandari, Managing Director, and Sri. Virendra Bhandari, Executive Director are having vast technical knowledge and expertise in handling the business of the Company.

Your company is concerned about the vide Fluctuations in Copper prices globally and locally and increase in foreign exchange value.

FUTUREPROSPECTS

We are mostly manufacturing general copper and copper alloy products to standard

specifications.FUTUREPLANS

There is a huge market for supply of specialised copper & Nickel tubes to desalination Plants in Middle East. This opens a new segment which holds lot of promises in Europe & USA. Further, we are only company in India tomanufacture this type of tubes.



INTERNALCONTROLSYSTEMSANDTHEIRADEQUACY:

The Internal control systems are aimed at promoting operational efficiencies while stressing adherences topolicies. The systems are designed with a dequate internal controls commensurate size and nature of operations. Transactions are executed in accordance with the company policies. Assets are safeguarded and deployed in accordance with the Company's Policies.

The Company has in place adequate internal financial controls with reference to financial statements. Periodicauditsareundertakenonacontinuousbasiscoveringalltheoperationsi.e.,manufacturing,sales&distribution, marketing, finance, etc. Reports of internal audits are reviewed by management from time to timeanddesired actions are initiated to strengthenthecontrolandeffectivenessofthe system.

MATERIALDEVELOPMENTSINHUMANRESOURCES/INDUSTRIALRELATIONS:

The Company is able to retain the experienced staff, in spite of the copper consuming Industries are underrecession, the Company feels confident of keeping its manpower costs to below industry norms. The atmosphere that is created in the organization is conducive for self-development and career growth; this is the successing tearing our manpower.



FORM No. MR-3SECRETARIALAUDITREPORT

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

FORTHE FINANCIALYEARENDED31STMARCH,2024

To, The Members, CUBEX TUBINGS LTD1-7-27 TO34, 1ST FLOOR, SHYAM TOWERS,S.D.ROAD, SECUNDERABAD – 500003TELANGANA

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

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other recordsmaintained by the company and also the information provided by the company, its officers, agents and authorised representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended March 31, 2024 complied with the statutory provisions

listedhereunderandalsothattheCompanyhasproperBoard-processes and compliance mechanism in placetothe extent, in the manner and subject to the reporting made herein after:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on March 31,2024 according to the applicable provisions of:

- i. TheCompaniesAct,2013 ('theAct') and therules madethereunder;
- ii. The SecuritiesContract(Regulation) Act, 1956('SCRA') and the rulesmade there under;
- iii. TheDepositories Act, 1996andtheRegulations and Bye-lawsframedthereunder;
- iv. Foreign Exchange ManagementAct, 1999 and therulesand regulationsmadethereunder;
- v. ThefollowingRegulationsandGuidelinesprescribedundertheSecuritiesandExchangeBoardofIndiaAct, 1992 ('SEBIAct'):
 - a. TheSecuritiesandExchangeBoardofIndia(SubstantialAcquisitionofSharesandTakeovers)Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c. TheSecuritiesandExchangeBoardofIndia(RegistrarstoanissueandShareTransferAgents)Regulations,1993 regardingthe Companies Actand dealing with client;
- (6) ContractLabour(RegulationandAbolition)Act,1970
- (7) EmployeesStateInsurance Act, 1948
- (8) EmployeesCompensation Act, 1923
- (9) EmployeesProvidentFund andMiscellaneousProvisions Act, 1952
- (10) FactoriesAct, 1948
- (11) IndustrialDisputesAct,1947
- (12) IndustrialEmployment (StandingOrders)Act,1946
- (13) Indian ContractAct, 1872
- (14) Income Tax Act, 1961 and Indirect Tax Laws
- (15) IndianStamp Act, 1999
- (16) MinimumWages Act, 1948
- (17) PaymentofBonus Act,1965
- (18) PaymentofGratuityAct,1972
- (19) PaymentofWagesAct, 1936



Ihave also examined compliance with the applicable clauses of the following:

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India. (Notified w.e.f. 1st July,2015)
- (ii) The Listing Agreemententeredinto bytheCompanywith BSE Limited

The existing Listing Agreement and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015(Listing Regulations) w.e.f. 1st December, 2015 entered into by the Company with BSE Limited. During the periodunder review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

I further report that the Board of Directors of the Company is duly constituted with proper balance of ExecutiveDirectors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board ofDirectors that took place during the period under review were carried out in compliance with the provisions of theAct. Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agendawere sent at least seven days in advance and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting. Majoritydecisionis carried throughwhilethe dissentingmembers' views are captured and recorded as part of the minutes.

All meetings were duly held in compliance with provisions of the Companies Act, 2013, rules thereof and the Secretarial Standard 1 issued by the Institute of Company Secretaries of India and a system exists for seeking and obtaining further information and clarifications on the agendaitems before the meeting and formeaning fulparticipation at the meeting.

Allthe decisions in the Board meeting were taken unanimously during the audit period.

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

Ifurtherreportthatduringtheauditperiod therewere noinstances

- (a) Public/Right/Preferentialissue of shares/debentures/sweatequity, etc.
- (b) Redemption/buy-backofsecurities
- (c) Majordecisions taken by the members in pursuance to section 180 of the Companies Act, 2013
- (d) Merger/amalgamation/reconstruction,etc.
- (e) Foreigntechnical collaborations

Sd/-PutchaSarada PracticingCompanySecretary

Place:Hyderabad Date:20hMay, 2024

ACSNo:21717 CPNo:8735 UDIN:A021717F000402581

This Report is to be read with my letter of even date which is annexed as Annexure A and forms an integral part ofthis report.



'AnnexureA'

To,
The Members,
CUBEX TUBINGS
LTD1-7-27 TO34,
1STFLOOR,SHYAM TOWERS,
S.D. ROAD, SECUNDERABAD –
500003TELANGANA

Myreportof even date is to be read along with thisletter.

- 1. Maintenance of Secretarial record is the responsibility of the management of the Company. Myresponsibility isto express an opinion on these secretarial records based on our audit.
- 2. Ihavefollowedtheauditpracticesandprocessaswereappropriatetoobtainreasonableassuranceaboutthe correctness of the contents of the Secretarial records. The verification was done on test basis to ensurethat correct facts are reflected in Secretarial records. I believe that the process and practices, I followedprovidea reasonable basis for myopinion.
- 3. I have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedure on testbasis.
- 5. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of theefficacyoreffectiveness with which themanagementhasconducted theaffairs of the Company.

Sd/PutchaSarada
PracticingCompanySecretary
ACS No: 21717
CP No:
8735UDIN:A021717F00040
2581

Place: HyderabadDate:20^h May,2024





REPORTONCORPORATEGOVERNANCE (PursuanttoSEBI(LODR)Regulations2015)

1. COMPANY'SPHILOSOPHYONCODEOFGOVERNANCE:

Your Company has been committed to the highest standard of Corporate Governance practices in the entiregamut of its business philosophy. The guiding forces of Corporate Governance at Cubex are its core values—Quality operations, Customer satisfaction, Shareholders' value, Belief in people. The Company believes that astrong Corporate Governance policy is indispensable to healthy growth of business and resilient and vibrantcapitalmarkets, besides being an important instrumento finvestor protection. In this direction, Cubexende avor sintrues pirit, to adopt the best global practices in Corporate Governance.

2. BOARDOFDIRECTORS

- a) As on the date of this report, the Board of Directors of the Company comprises of 6 (Six) Directorswhich includes Woman Director out of which, 3 (three) Executive Directors including ManagingDirector, and 3 (Three) are Non-Executive & Independent Directors.
- b) The composition of the Board is in conformity with SEBI (LODR) Regulations 2015 and meets thestipulatedrequirements.
- c) None of the Directors on the Board is a Member of more than 10 committees or Chairman of more than 5 companies across all the Companies in which he is a Director. The Directors have madenecessary disclosures regarding Committee positions in other public companies as on March 31,2024.
- d) The names and categories of the Directors on the Board, their attendance at Board Meetings heldduring the year and the number of Directorships and Committee Chairmanships / Memberships heldbytheminothercompaniesisgivenbelow.OtherDirectorshipsdonotincludealternatedirectorships,dire ctorshipsofprivatelimitedcompanies,section8companiesandofcompaniesincorporated outside India. Chairmanship / Membership of Board Committees include only Audit andShareholders/InvestorsGrievance Committees.

NameoftheDirector	Category(Designation	Relationship	Number	Associatedwithotherc	
	Promoter/		with	ofmembershi	ommittee	esofPublic
	Executive/		otherDirect	psin Board	Limited(Company
	Non-Executive)		ors	ofother		
				PublicLimite	Member	Chairman
				d		
				Company		
Sri P.R. Bhandari	Promoter	Managing	Father	Nil	Nil	Nil
	&Managing	Director	ofVirend			
	Director		ra			
			Bhandari			
Sri.VirendraBhandari	Promoter	Executive	Son of Sri	1	Nil	Nil
	&Executive	Director	P.R.Bhandari			
	Director					



Smt. Veena Bhandari	Executive	Director-	Wife of	1	Nil	Nil
	Director	Admin	Sri.Virendr			
			a			
			Bhandari			
Sri.SandeepKumar	Independent	Director	Nil	Nil	Nil	Nil
	Non-Executive					
Mr. Surender	Independent	Director	Nil	Nil	Nil	Nil
Arkathala	Non-Executive					
Mr. VipulKumarJain	Independent	Director	Nil	Nil	Nil	Nil
	Non-Executive					

 $The Last Annual General Meeting was held on 15 {}^{th} July, 2023 at 10:30 A.M. The attendance of each Director during the financial year is a sunder:$

NameoftheDirector	No.ofMeetings held	No. meetingsat tended	PresenceatAGM
Sri P.R. Bhandari	5	5	Yes
Sri.VirendraBhandari	5	5	Yes
Smt. Veena Bhandari	5	5	Yes
Sri.SandeepKumar	5	5	Yes
Mr.SurenderArkathala	5	5	Yes
Mr. VipulKumarJain	5	5	No

None of the Non-Executive Directors have any material pecuniary relationship or transactions with the Company of the None of the Non-Executive Directors have any material pecuniary relationship or transactions with the Company of the None of the Non-Executive Directors have any material pecuniary relationship or transactions with the Company of the None of the Non-Executive Directors have any material pecuniary relationship or transactions with the Company of the None of the Non-Executive Directors have any material pecuniary relationship or transactions with the Non-Executive Directors have any material pecuniary relationship or transactions with the Non-Executive Directors have any material pecuniary relationship or transactions with the Non-Executive Directors have any material pecuniary relationship or transactions with the Non-Executive Directors have any material pecuniary relationship or transactions and the Non-Executive Directors have a new periods of the Non-Executive Directors have a new pecuniary relation between Directors have a new pecuniary relation bet

During the year, information as mentioned required SEBI (LODR) Regulations 2015 has been placed before theBoardforits consideration.

3. AUDITCOMMITTEE:

I). $The Audit Committee of the Company is constituted in line with the provisions of SEBI (LODR) Regulations 2\\015 read with the provision of the Companies Act, 2013.$

II) Thetermsofreference ofthe Audit Committee include are view of;

- a. OverviewoftheCompany'sfinancialreportingprocessanddisclosureofitsfinancialinformation to ensure that the financial statements reflect a true and fair position and thatsufficientandcredible information is disclosed.
- b. Recommending the appointment and removal of external auditors, fixation of audit fee and also approval for payment for any other services.
- c. Discussionwithexternalauditorsbeforetheauditcommences,ofthenatureandscopeofauditaswellas post-audit discussion toascertainanyarea of concern.
- d. Reviewing the financial statements and draft audit report including quarterly / half yearlyfinancialinformation.

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- $e. \quad Reviewing with management the annual financial statements before submission to the Board, focus in gon:$
 - i. Anychangesinaccountingpoliciesandpractices;
 - ii. Qualificationindraft auditreport;
 - iii. Significantadjustmentsarisingoutofaudit;
 - iv. Thegoingconcern concept;
 - v. Compliancewithaccountingstandards;
 - vi. Compliancewithstockexchangeandlegalrequirementsconcerningfinancialstate ments;
 - vii. Anyrelatedpartytransactions
- f. Reviewing thecompany's financial and risk management's policies.
- g. Disclosureofcontingentliabilities.
- h. Reviewing with management, external and internal auditors, the adequacy of internal controlsystems.
- Reviewing the adequacy of internal audit function, including the audit character, the structureof the internal audit department, approval of the audit plan and its execution, staffing andseniorityoftheofficialheadingthedepartment,reportingstructure,coverageandfrequencyof internal audit.
- j. Discussionwithinternalauditors of any significant findings and follow-up thereon.
- k. Reviewing the findings of any internal investigations by the internal auditors into the matterswhere there is suspected fraud or irregularity or a failure of internal control systems of amaterialnatureandreportingthe mattertotheBoard.
- l. Looking into the reasons for substantial defaults in payments to the depositors, debentureholders, shareholders (incase of non-payment of declared dividends) and creditors.
- m. ReviewingcompliancesasregardstheCompany's WhistleBlower Policy.
- III) The Last Annual General Meeting washeld on 15th July, 2023 and Mr. Vipul Kumar Jain, Chairman of the Audit Committee, attended previous AGM.

Theattendance of each member ofthe Audit Committee are given below:

NameoftheDirector	Designation	No.ofMeetings held	No.meetingsattended
Mr.SandeepKumar	Member	4	4
Mr.Virendra Bhandari	Member	4	4
Mr. VipulKumarJain	Chairman	4	4

During the financial year four Audit Committee meetings were held on 12-05-2023, 11-08-2023, 10-11-2023& 12-02-2024.

Thenecessaryquorum waspresent atall themeetings.





4. NOMINATIONANDREMUNERATIONCOMMITTEET

hecomposition of the Committee is given below:

NameoftheDirector	Chairman/Member
Mr.SandeepKumar	Member
Mr. VipulKumarJain	Member
Mr.SurenderArkathala	Chairman

The Committee metonice during the Financial Year 2023-2024 on 11-08-2023.

5. REMUNERATIONOFDIRECTORS:

DetailsofremunerationpaidtoDirectorsaregiven below:

Nameofthe	Relationship	Businessrel	Loans	Remu			
Director	withotherDirect	ationshipwi	andadvanc	nerati			
	ors	thCompany	esfromCo	on	Paiddurin	PaidduringtheYear2023-2024	
		ifany	mpany	Sitting	Salary	Com	Total
				fees		missio	
						n	
Sri P.R. Bhandari	Related to	Promoter	NIL		9,00,000		9,00,000
	SriVirendra	Director					
	BhandariExecutive						
	Director& Smt.						
	VeenaBhandari(Dir						
	ector-						
	Admin)						
Sri.Virendra	Related	Promoter	NIL		9,00,000		9,00,000
Bhandari	toSri.P.R.Bhandari,	Director					
	Managing						
	Director& Smt.						
	VeenaBhandari(Dir						
	ector-						
	Admin)						
Smt.	Related to Sri. P	Director	NIL		6,00,000		6,00,000
VeenaBhan	RBhandari(Manag	Admin					
dari	ingDirector)	&related					
	&Virendra	toPromot					
	Bhandari(Executiv	erGroup					
	e						
	Director)						

Note:Nosettingfee'was paidtoany Directorfor attendinganyBoardMeetingoranycommitteemeeting

Pursuant to clause (h) of sub-section (3)of section 134 of the Act and Rule 8(2) of the Companies (Accounts)Rules, 2014, except the remuneration to managerial personnel, there is no other related party transactions tobedisclosed.



STAKEHOLDERSRELATIONSHIP/INVESTORSGRIEVANCECOMMITTEE:

The Committee oversees share transfers and monitors investor grievances. To look into the redressalof shareholders and investors complaints like – transfer of shares, non – receipt of balance Sheet, non-receiptofdeclareddividends etc.,

TheCommitteeconsistsofthefollowingDirectors:

NameoftheDirector	Chairman/Member		
Mr.SandeepKumar	Member		
Mr.SurenderArkathala	Chairman		
Mr. VipulKumarJain	Member		

The Committee met once in the Financial Year on 11-08-

2023.DetailsofComplaintsreceived/resolved:

Duringtheperiodunderreview,nocomplaints were received from the shareholders, and there are no pending Complaints as ondate of this report.

Company has made all the arrangements to resolve all the investors' Complaints if any, within seven days from the date of receipt of the complaint, as communicated by our Share Transfer Agents M/s. Aarthi ConsultantsPvt.Ltd. Theoutstanding complaintsason 31stMarch,2024were:NIL.

INDEPENDENTDIRECTORS

All Independent Directors have given declarations that they meet the criteria of independence as laid downunderSection149oftheCompaniesAct,2013andSEBI(LODR)Regulations2015.TheCompanyhascomplied with the requirement of training of the Independent Directors and their performance evaluation andholdingseparatemeetingsfortheIndependentDirectors.

7. DETAILSOFANNUALGENERALMEETINGS:LOCATIONANDTIMEOFTHELASTTHREEAGMS.

AGM	YEAR	VENUE	DATE	TIME
44 th	2022-2023	VideoConferencing("VC")/OtherAudio Visual	15.07.2023	10.30 A.M.
		Means("OAVM")		
43rd	2021-2022	VideoConferencing("VC")/OtherAudio Visual	05.09.2022	10.30 A.M.
		Means("OAVM")		
42nd	2020-2021	Video Conferencing("VC")/OtherAudio Visual	03.09.2021	10.30 A.M.
		Means("OAVM")		

Postalballot:

Duringtheyearunder review, noresolution has been passed through postal ballot.



8. DISCLOSURES

- i. There were no materially significant related party transactions that may have potential conflict withtheinterest oftheCompany at large.
- ii. There was no incidence of non-compliance during the last three years by the Company on any matterrelated top Capital markets. There were no penalties, strictures imposed on the company by StockExchangeorSEBI orany statutory authority.
- iii. The Company has complied with all the mandatory requirements of SEBI (LODR) Regulations 2015.

10. MEANSOFCOMMUNICATIONS:

The quarterly,half-yearly and yearly financial results will be sent to the Stock Exchanges immediately after the Board approves the same and these results will also be published in prominent daily newspapers. These financial statements, press releases are also posted on the Company's website. As the financial performance

of the Company is well published, individual communication of halfy early results are not sent to the shareholders.

The Management Discussion and Analysis Report forms part of the annual report, which is posted to theshareholdersoftheCompany.

11. GENERALSHAREHOLDERINFORMATION:

(I) AnnualGeneralMeeting

Date : 25thJuly,2024 Time : 10.30 A.M

Venue : ThroughVideoConferencing("VC")/OtherAudio-

VisualMeans ("OAVM")

 $(II)\ Financial Calendar 1 \ ^{st} April 2024 to 31 \ ^{st} March 2025 (Tentative Schedule)$

Quarter endingJune 30,2024 : Will be declared on or before

14th August, 2024

Quarter endingSeptember30,2024 : Will bedeclaredonor before15th

November, 2024

Quarter endingDecember31, 2024 : Will bedeclaredonor before15th

February,2025

Quarter endingMarch 31,2025 : onor before30thMay2025

Annual General Meeting for FY ended

31stMarch, 2025

BeforeendofSeptember,2025



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(III) DateofBookClosure

18thJuly,2024to25thJuly,2024(bothdaysinclusi ve)(both days inclusive)

(IV) ListingonStockExchanges:

1. BSELimited(BSE), Mumbai.

 $2.\ The National Stock Exchange of India\ Limited (NSE), Mumbai$

The listing fee has been paid to all the Stock Exchanges where the Company's shares are listed.

(V) StockCode

TheBombay StockExchangeLimited(BSE) : 526027

TheNationalStockExchangeofIndiaLimited(NSE)

CUBEXTUBDematerializ

ationofSecurities : ISIN:INE144D01012

(VI) MarketPriceData:High,LowduringeachMonthinlastFinancialYear DuringthefinancialyearthesharesofthecompanyweretradedonBombayStockExchangeLimited&onNationalStock Exchange Limited.

	BSE(inRs.)		N	ISE(inRs.)
Month&Year	High	Low	High	Low
April2023	47.80	26.50	48.00	27.15
May 2023	44.50	34.36	45.00	35.00
June 2023	38.89	34.25	37.40	34.10
July 2023	43.54	34.72	42.55	35.15
August2023	41.49	35.23	41.00	35.20
September 2023	50.00	38.50	50.00	38.50
October 2023	61.04	43.21	61.00	43.95
November 2023	74.16	52.51	74.10	52.40
December 2023	68.50	58.84	66.35	62.50
January2024	73.00	60.00	73.65	59.60
February2024	91.13	71.76	92.05	72.60
March 2024	111.40	81.60	112.95	82.30

 $(VII)\ Stock Performance in Comparison to Broad-based indices such as BSES ensex, CRISIL Index, BZX200, Nifty etc.$

During the financial year the shares of the company were traded actively and the Share price has been moving with the trend of the indices.



(VIII) TransferAgents M/s.AarthiConsultantsPrivateLimited

1-2-285, Domalguda, Hyderabad – 500 029.

Ph: 040-27638111;040-27634445

Fax:040-27632184

Website:

www.aarthiconsultants.comEmail:inf

o@aarthiconsultants.com

(IX) Share Transfer

SystemDocumentswillbeacce

ptedat

M/s.AarthiConsultantsPrivateLimited 1-2-285,Domalguda, Hyderabad-500 029.

Ph: 040-27638111;040-27634445

Fax:040-27632184

Website:

www.aarthiconsultants.comEmail:inf

o@aarthiconsultants.com

The Shares of the Company are in physical form and electronic form. The transfer of shares indemat form is done through the Depositories without involvement of the Company. As regards, transfer of shares held in physical form, the transfer documents can be lodged with Company aswellas RegistrarsM/s.AarthiConsultantsPrivateLimitedat above-mentionedaddress.

The Transfer of shares in physical form is normally processed within 10-15 days from the date of receipt if the documents are complete in all respects. The Share Transfer Committee severally empowers to approve the transfers.

(X) StatementShowingDistributionScheduleason31.03.2024

SL			HOLDERSP			AMOUNTP
NO	CATEGORY	HOLDERS	ERCENTAGE	SHARES	AMOUNT	ERCENTAGE
1	1 - 5000	8277	87.75	956400	9564000	6.68
2	5001 - 10000	585	6.2	473103	4731030	3.3
3	10001 - 20000	255	2.7	393282	3932820	2.75
4	20001 - 30000	106	1.12	271015	2710150	1.89
5	30001 - 40000	52	0.55	187541	1875410	1.31
6	40001 - 50000	38	0.4	181356	1813560	1.27
7	50001- 100000	61	0.65	455030	4550300	3.18
8	100001 &above	58	0.61	11401248	114012480	79.62
	Total:	9432	100	14318975	143189750	100





(XI) StatementShowingShareholdingPatternason31.03.2024

StatementholdingofSecurities			
Categoryofshareholder(ii)	No.ofshare holders(iii)	Totalnos.sharesheld(vii=iv+v+vi)	Shareholdingasa % of total no. ofshares (calculated as per SCRR,1957)(Viii) Asa% of(A+B+C2)
Promoter&Promoter Group	8	6360304	44.42
Public	9424	7958671	55.58
Total	9432	1,43,98,975	100.00

(XII) Dematerializationofshares&liquidity

The Company's shares are compulsory traded in dematerialized form and are available for trading on both theDepositories in India viz. National Securities Depository Limited (NSDL) and Central Depositary Services(India) Limited (CDSL). Company representing 95.62% of the company's share capital are dematerialized as on31stMarch 2024.

The Company's shares are listed and eligible to trade on the above-mentioned Stock Exchanges in electronic form. Under the Depository System, the International Securities Identification Number (ISIN) allotted to the Company's shares is INE144D01012.

(XIII)PlantLocation	Near 5th Phase, S.No.464, 482, IDA,	
	Patancherru,SangareddyDistrict, Telangana.	
(XIV)AddressforCorrespondence	1-7-27to 34,IIndFloor, Shyam Towers	
_	S.D. Road, Secunderabad–500 003.	

12. OTHERDISCLOSURESASPERSEBI(LODR)REGULATIONS

i. CodeofConduct

The Company has formulated and implemented a Code of Conduct for Board Members and Senior Management of the Company. Requisite annual affirmations of compliance with the respective Codes have been made by the Directors and Senior Management of the Company.



Certificate of Code of Conduct for the year 2023-2024

CUBEX is committed for conducting its business in accordance with the applicable laws, rules and regulations and with highest standards of business ethics. The Company has adopted "CodeofConduct" which is applicable to all director, officers and employees.

Ihereby certify that all the Board Members and Senior Management have affirmed the compliance with he Code of Conduct, under a certificate of Code of Conduct for the year 2023-2024.

Sd/-

Place:Hyderabad Date:28-06-2024 P.R.

BhandariManaging

ii. DisclosureofAccountingTreatment

The Company has complied with the appropriate accounting policies and has ensured that they have been applied consistently. There have been no deviations from the treatment prescribed in the AccountingStandards notifiedunder theprovisions of theCompanies Act, 2013.

iii. Nonexecutivedirectors' compensation and disclosures

None of the Independent / Non-executive Directors has any pecuniary relationship or transactions with the Company which in the judgment of the Board may affect the independence of the Directors.

iv. CEO/CFOCertification

The CEO and CFO certification of the financial statements for the year 2023-2024 is provided elsewhere inthisAnnualReport.

Place: Hyderabad.Date:2 8-06-2024 For and on behalf of the boardForCUBEXTUBINGSLIMI TED

Sd/-P.R.Bhandari ManagingDirector

SivaPrasadSarva ChiefFinancialOfficer

Sd/-





CERTIFICATEBYTHECHIEFEXECUTIVEOFFICER(CEO)ANDTHECHIEFFINANCIALOFFICER(CFO)

I,P.R.Bhandari,ManagingDirectorofM/s CubexTubingsLimitedcertify:

- 1. That we have reviewed the financial statements and the cash flow statement for the year ended 31stMarch2024 andtothe bestofourknowledgeandbelief;
 - These statements do not contain any materially untrue statement nor omit any material factnor contain statementsthatmight bemisleading, and
 - These statements present a true and fair view of the company's affair and are in $compliance with the existing accounting \ standards, applicable laws and regulations.$
- 2. That there are, to the best of our knowledge and belief, no transactions entered into by the companyduringtheyear, which are fraudulent, illegalor violative of the company's code of conduct;
- 3. That we accept responsibility for establishing and maintaining internal controls, we have evaluated the effectiveness of the internal control systems of the company and we have disclosed to the auditorsand the audit committee, deficiencies in the design or the operation of internal controls, if any, of which we are aware and the steps that we have taken or purpose to take and rectify the identifieddeficienciesand;
- That we have informed the auditors and the audit committee of:
 - a) Significantchanges in the internal control during theyear;
 - b) Significant changes in accounting policies during the year and that the same have been disclosedinthe notes to thefinancial statements; and
 - c) There is no Instances of significant fraud of which we have become aware and the involvement of an employee having a significant role in the company's internal control system.

Place: HyderabadDate:2 8-06-2024

For and on behalf of the boardForCUBEXTUBINGSLIMI TED

Sd/-P.R.BhandariMana gingDirector

Sd/-Siva Prasad SarvaChiefFinancialOf ficer



DISQUALIFICATIONOFDIRECTORS

Forthefinancialyear ended March31,2024

[Pursuant to Regulation 34(3) and Schedule V Para C Clause 10(i) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015]

Based on the disclosures/declarations received from Directors appointed on the Board of the Company,

wehereby certify that as on 31stMarch, 2024, none of the Directors on the Board of Company have

beendebarred or disqualified from being appointed or continuing as Director of the Company by

Securities and Exchange Board of India, Ministry of Corporate Affairs or any such statutory authority.

Ensuring theeligibility for the appointment/ continuity of every Director on the Board is the

responsibility of

the management of the Company. Our responsibility is to express an opinion on these based on our verification.

This certificate is neither an assurance as to the future viability of the Company nor theefficiency

oreffectivenesswith which themanagement has conducted the affairs of the Company.

Date:18-06-2024

Place: Hyderabad

Sd/-

CSPutchaSarada Company Secretary in

PracticeM. No: A21717; CP: 8735UDIN:A021717F000585

874

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IndependentAuditors'CertificateonCorporateGovernance

TO,
TheMemberof
CUBEXTUBINGSLIMITED

1. We, P C N & Associates, Chartered Accountants, the Statutory Auditors of CubexTubings Limited("theCompany"), haveexaminedthe complianceofconditionsofCorporateGovernanceby theCompany,fortheyearendedon31stMarch2024,asstipulatedinregulations17to27andclauses(b)to (i) of regulation46(2) and paraC and D of Schedule V of theSEBI (Listing Obligations andDisclosureRequirements)Regulations,2015("SEBIListingRegulations")asamended.

Management's Responsibility

2. The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes the design, implementation and maintenance of internal control and procedure stoensure the compliance with the conditions of the Corporate Governance stipulated in the SEBIL is sting Regulations.

Auditor's Responsibility

- 3. Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an auditnoran expression of opinion on the Financial Statements of the Company.
- 4. We have examined the books of account and other relevant records and documents maintained by the Company for the purpose of providing reasonable assurance on the compliance with Corporate Governance equirements by the Company.
- 5. We have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on Certification of Corporate Governance is sued by the Institute of Chartered Accountants of India ("the ICAI"), the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013, in so far as applicable for the purpose of this certificate and as per the Guidance Note on Reports or Certificates for Special Purposes issued by the ICAI which requires that we comply with the ethical requirements of the Code of Ethics is sued by the ICAI.
- 6. Wehavecomplied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firmsthat Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

- 7. Based on our examination of the relevant records and according to the information and explanationsprovided to us and the representations provided by the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C and D of Schedule V of the SEBI Listing Regulations during they earended 31 st March 2024.
- 8. We state that such compliance is neither an assurance as to the future viability of the Company nor theefficiency or effectiveness with which the Managementh as conducted the affairs of the Company.

ForPCN&AssociatesCh arteredAccountantsFir mRegnNo.016016S

Sd/-SridharAndhavarapuPa rtner Membership No:213830UDIN:24213830BK HNXL3236

Place:Hyderabad Date:20.05.2024

INDEPENDENTAUDITOR'SREPORT

TothemembersofM/sCUBEXTUBINGSLIMITEDReport

on the Audit of the Ind ASF in ancial Statements Opinion

We have audited the accompanying Ind AS Financial Statements of **M/s**. **CubexTubingsLimited** ("the company"), which comprise the Balance Sheet as at 31st March, 2024, theStatement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date andnotes to the Ind AS financial statements, including a summary of significant accountingpolicies and other explanatory information.

Inouropinionandtothebestofourinformationandaccordingtotheexplanationsgivento us, the aforesaid Ind AS Financial Statements give the information required by the Companies Act, 2013 ("the Act") in the manners or equired and give a true and fair view in conformity with the Indian Accounting Standards prescribed under Section 133 of the Actread with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Companyas at March 31, 2024 and its profit, total comprehensive income, changes in equity and its cash flows for they earen dedon that date.

BasisforOpinion

WeconductedourauditoftheIndASFinancialStatementsinaccordancewiththeStandardsonAu diting(SAs)specifiedundersection143(10)oftheAct.OurresponsibilitiesunderthoseStandards arefurtherdescribedintheAuditor'sResponsibilitiesfortheAuditoftheIndASFinancialStatem entssectionofourreport.WeareindependentoftheCompanyinaccordancewiththeCodeofEthi csissuedbytheInstituteofCharteredAccountantsofIndia(ICAI)togetherwiththeindependence requirementsthatarerelevanttoourauditoftheIndASFinancialStatementsundertheprovisions oftheActandtheRulesmadethereunder,andwehavefulfilledourotherethicalresponsibilitiesina ccordancewiththeserequirementsandthe ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficientandappropriatetoprovide abasisforourauditopinionontheIndASFinancialStatements.

KeyAudit Matters

Key audit matters are those matters that, in our professional judgment, were of mostsignificance in our audit of the Ind AS Financial Statements of the current period. Thesematters were addressed in the context of our audit of the Ind AS Financial Statements asawhole, and informing our opinion thereon, and we do not provide a separate opinion on these matters.

Wehavedeterminedthattherearenokeyauditmatterstocommunicateinourreport.

In formation Other than the IndASF in ancial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexure to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Ind AS Financial Statements and our auditor's report thereon.

Our opinion on the Ind ASF in ancial Statements does not cover the other information and we do not express any form of assurance conclusion thereon.

InconnectionwithourauditofIndASFinancialStatements,ourresponsibilityistoreadtheoth erinformationand,indoingso,considerwhethertheotherinformationismaterially inconsistent with the Ind AS Financial Statements or our knowledge obtainedduringthecourseofourauditorotherwiseappearstobemateriallymisstated.

If,basedontheworkwehaveperformed,weconcludethatthereisamaterialmisstatement of this other information, we are required to report that fact. We havenothingtoreportinthisregard.

Management's Responsibility for the Ind ASF in ancial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these Ind AS Financial Statements that give atrueandfairviewofthefinancial position, financial performance, including other comprehen sive income, changes in equity and cash flows of the Company in accordance

 $with the Ind AS and other accounting principles generally accepted in {\tt the Index} and {\tt the Index$

India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Actfor safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the

Ind ASF in ancial Statements that give a true and fair view and are free from material miss ta tement, whether due to fraudorer ror.

In preparing the Ind AS Financial Statements, management is responsible for assessingthe Company's ability to continue as a going concern, disclosing, as applicable, mattersrelated togoing concernand using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistical ternative butto do so.

The Board of Directorsarealso responsible foroverseeingtheCompany'sfinancialreportingprocess.

Auditor's Responsibilities for the Audit of the IndASF in ancial Statements

Our objectives are to obtain reasonable assurance about whether the Ind AS FinancialStatements as a whole are free from material misstatement, whether due to fraud orerror, and to issue an auditor's report that includes our opinion. Reasonable assuranceisahighlevelofassurance,butisnotaguaranteethatanaudit conducted inaccordancewithSAswillalwaysdetectamaterialmisstatementwhenitexists.Misstatemen tscanarisefromfraudorerrorandare consideredmaterial if,individually or in the aggregate, they could reasonably be expected to influence theeconomicdecisionsofuserstakenonthebasisoftheseIndASFinancialStatements.

A spart of an auditin accordance with SAs, we exercise professional judgment and maintain professional lskeptic is mthroughout the audit. We also:

• IdentifyandassesstherisksofmaterialmisstatementoftheIndASFinancialStatements, whether due to fraud or error, design and perform audit proceduresresponsivetothoserisks,andobtainauditevidencethatissufficientand

appropriate to provide a basis for our opinion. The risk of not detecting a materialmisstatement resulting from fraud is higher than for one resulting from error, asfraud may involve collusion, forgery, intentional omissions, misrepresentations, ortheoverrideofinternalcontrol.

- Obtain an understanding of internal financial controls relevant to the audit in order design audit procedures that is appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has a dequate internal financial controls system in place and the oper a ting effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accountingestimates 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 auditevidence 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 Ind AS Financial Statements or, if such disclosures are in adequate, 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 Ind AS Financial Statements, including the disclosures, and whether the Ind AS Financial Statements represent the underlying transactions and events in amanner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the plan neds cope 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 the mall relationships and other matters that may reasonably be thought to be a ron our

independence, and where applicable, related safeguards.

Fromthematterscommunicatedwiththosechargedwithgovernance,we determine those matters that were of most significance in the audit of the IndAS Financial Statements for the financial year ended 31st March, 2024 and are therefore the key

auditmatters. We describe the sematters in our auditor's report unless law or regulation preclud espublic disclosure about the matter or when, in extremely rare circumstances, we determine that tamatters hould 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.

OtherMatters

The comparative financial information of the Companyas at and for the year ended 31st March, 2023 prepared in accordance with Ind AS included in the Ind AS financial statements has been audited by the predecessor auditor. The report of the predecessor auditor on such comparative financial information dated 12Th May 2023 expressed an unmodified opinion.

ReportonOtherLegalandRegulatoryRequirements

- 1. 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 Act, we give in the Annexure A, a statement on the matters Specified in paragraphs 3 and 4ofthe Order.
- 2. AsrequiredbySection143(3)oftheAct,basedonourauditwereportthat:
 - a) We have sought and obtained all the information and explanations which to thebest 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 Companys of arasitappears from our examination of those books.
 - c) TheBalanceSheet,theStatementofProfitandLossincludingOtherComprehensive Income, Statement of Changes in Equity and the Statement ofCashFlowdealtwithbythisReportareinagreementwiththerelevantbooksof

account.

- d) Inouropinion, the aforesaid Financial Statements comply with the Ind AS specified under Section 133 of the Act, read with Companies (Ind AS) rules, 2015 as a mended.
- e) On the basis of the written representations received from the directors as onMarch
 - 31,2024takenonrecordbytheBoardofDirectors,noneofthedirectorsisdisqualified as on March 31, 2024 from being appointed as a director in terms ofSection164(2)ofthe Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) With respect to the othermatters to beincluded in the Auditor's Report inaccordance with the requirements of section 197(16) of the Act, as a mended:
 - Inouropinionandtothebestofourinformationandaccordingtotheexplanationsgive ntous,theremunerationpaidbytheCompany to itsdirectors during the year is in accordance with the provisions of section 197 oftheAct.
- h) With respecttothe othermatterstobe included in the Auditor's Reportinaccordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, asamended in our opinion and to the best of our information and according to the explanations given to us
 - i. TheCompanydoesnothavepending litigationsonitsfinancialpositioninitsIndASFinancialStatements.
 - ii. The Company does not have any longterm contracts including derivative contracts for which there were any material foresee able losses.
 - iii. Therewereno amountswhichwererequiredtobetransferredtotheInvestorEducationandPr otectionFundbythe Company.
 - iv. (a)TheManagementhasrepresentedthat,tothebestofitsknowledge

and belief, other than as disclosed in the notes to accounts, no funds havebeenadvancedorloanedorinvested(eitherfromborrowedfunds orshare premium or any other sources or kind of funds) by the Company toorinanyotherpersonsorentities,includingforeignentities("Intermediaries"), with the understanding, whether recorded in writingor otherwise, that the Intermediary shall, directly or indirectly lend orinvest in other persons or entities identified in any manner whatsoever("Ultimate Beneficiaries") by or on behalf of the Company or provide anyguarantee,securityorthelikeonbehalfoftheUltimateBeneficiaries.

- (b) The Management has represented that, to the best of its knowledge andbelief, other than as disclosed in the notes to accounts, no funds have beenreceived bythe Companyfrom any persons or entities, includingforeignentities ("Funding Parties"), with the understanding, whether recorded inwriting or otherwise, that the Company shall directly or indirectly, lend or behalf of the Funding Parties or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (c) Basedontheauditproceduresperformedthathavebeenconsideredreasonab le and appropriate in the circumstances, nothing has come to ournotice that has caused us to believe that the representations in sub-clause (i)and (ii) of Rule 11(e),as provided under (iv) and (v) abovecontain anymaterialmisstatement.
- v. Thecompanyhasnotdeclaredorpaidanydividendduringtheyear.

ForPCN&Associates,Ch arteredAccountantsFR N:016016S

Sd/-SridharAndhavarapuP artner M.No.213830 UDIN:24213830BKHNXF4033

Place:HyderabadDate: 20.05.2024

ANNEXURE"A"TOTHEINDEPENDENTAUDITOR'SREPORT

(Referredtoinparagraph1under'ReportonOtherLegalandRegulatoryRequirements'sec tionofourreporttotheMembersofCubexTubings Limited ofevendate)

- i. InrespectoftheCompany'sProperty,PlantandEquipmentandIntangibleAssets:
 - a) (A)TheCompanyhasmaintainedproperrecordsshowingfullparticulars,includingq uantitativedetailsandsituationofPropertyPlant&Equipment.
 - (B)Thecompanydoesnothaveintangibleassets.
 - b) Asexplainedtous, Property Plant and Equipment have been physically verified by the management at regular intervals; as informed to us no material discrepancies were noticed on such verification. In our opinion, the frequency of verification is reasonable.
 - c) According to the information and explanations given to us and on the basis of our examination of records of the Company, we report that, the title in respect of immovable properties, disclosed in the financial statements included under Property, Plant and Equipment are held in the name of the Company as at the balance sheet date.
 - d) According totheinformationand explanations givento us and on the basis of our examination of records, the company has not revalued its Property, Plantand Equipment.
 - e) According to the information and explanations given to us and on the basis of our examination of records of the company, no proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988.
- ii. a)Accordingtotheinformationandexplanationsgiventousandonthebasisofourexamina tionoftherecordsofthecompany,inventorieshavebeenphysically

verified at reasonable intervals of time and no material discrepancies have been found.

- b) The company has been sanctioned working capital limits in excess of five crorerupees, in aggregate, from banks or financial institutions on the basis of security of current assets. The quarterly returns or statements filed by the company with suchbanks or financial institutions are in agreement with the books of account of the company.
- iii. Duringtheyear,theCompanyhasnotmade investmentsin, provided anyguarantee or security or granted any loans or advances, secured or unsecured tocompanies,Firms,LimitedLiabilityPartnershipsorotherparties.
- iv. Aspertheinformationandexplanationgiventousand in our opinion, the Companyhas not granted anyloans or made any investments, or provided any guarante eorse curity to the parties covered under section 185 and 186 of the Act.
- v. The Company has neither accepted any deposit from the public nor accepted anyamounts which were deemed to be deposits during the year from the public withinthemeaningoftheprovisionsofsection73to76of"theAct".
- vi. Wehavebroadlyverifiedthebooksofaccountandrecordsmaintainedbythecompany relating to the copper and copper alloy products pursuant to the ordermadebytheCentralGovernmentformaintenanceofcostrecordsundersub-section (1) of section 148 of the Act, and are of the opinion that, prima facie, the prescribedaccountsandrecordshavebeenmaintained.Wehave not, however, made adetailedexaminationofrecordswithaviewtodetermine, whether they areaccurateandcomplete.

vii. Inrespectofstatutory dues:

(a) According to the information and explanations given to us and based on therecords of the companyexamined by us, thecompanyis regular in depositing the undisputed statutory dues as applicable, with the appropriate authorities in India and there were no undisputed statutory dues in arrears as at 31st March 2024 for a period of more than 6 months from the date they became payable.

- (b) According to the information and explanations given to us and based on the records of the company examined by us, there are no statutory dues which have not been deposited with appropriate authorities on account of any dispute.
- viii. According to the information and explanations given to us and on the basis of our examination of the records of the company, the company has not surrendered or disclosed any transactions, previously unrecorded as income in the taxasses sments under the Income Tax Act, 1961 as income during the year.
- ix. (a) Based on our audit procedures and according to the information and explanationsgiventous, the company has not defaulted in repayment of loans or other borrowings or in the payment of interest the reonto any lender.
 - (b) According to the information and explanations given to us and on the basis of our examination of records, the company has not been declared willful defaulter by any bank or financial institution or other lender.
 - (c) In our opinion and according to the information and explanations given to us, Term loans are being applied for the purposes for which they were obtained by the company.
 - (d) According to the information and explanations given to us and on an overall examination of the financial statements of the Company, funds raised on short-termbasis have, prima facie, not been used during the year for long-term purposes by the Company.
 - (e) The Company does not have any subsidiaries, associates or joint ventures.
 - x. (a) The Company has not raised moneys by way of initial public offer or furtherpublicoffer(includingdebtinstruments)duringtheyear.
 - (b) During the year, the Company has not made any preferential allot ment or private placement of shares or convertible debentures (fully or partly or optionally).
- xi. (a)Basedonexamination of books and records of the Company and according to the information and explanations given to us, no material fraud by the Company or on the Company has been noticed or reported during the year.

- (b) According to the information and explanations given to us, no report under subsection (12) of section 143 of the Companies Act has been filed in form ADT- 4 asprescribedunderrule13ofthecompanies(AuditandAuditors)Rules,2014withtheCent ralGovernment,duringtheyearanduptothedateofthisreport.
- (c) Asrepresented to us by the management, there are now his tle blower complaints received by the company during the year.
- xii. TheCompanyisnotaNidhiCompany.
- xiii. Inouropinion,theCompanyisincompliancewithSection177and188oftheCompanies Act, 2013 with respect to applicable transactions with the related parties and the details of related party transactions have been disclosed in the FinancialStatementsasrequiredbytheapplicableaccountingstandards.
- xiv. (a)InouropiniontheCompanyhasanadequateinternalaudit systemcommensuratewiththesizeandthenatureofitsbusiness.
 - (b) We have considered the internal audit reports for the year under audit, issued to the Company during the year and till date in determining the nature, timing and and audit procedures.
- xv. According to the information and explanations given to us, in our opinion, during they ear the Company has notentered into any non-cash transactions with its directors or persons connected to its directors and hence provisions of section 192 of the Companies Act 2013 are not applicable to the Company.
- xvi. (a) The Company is not required to be registered under section 45-IA of the ReserveBankofIndiaAct,1934.
 - (b) The Company has not conducted any Non-Banking Financial or Housing Finance activities as per the Reserve Bank of India Act, 1934.
 - (c) The Company is not a Core Investment Company as defined in the regulationsmadebytheReserveBankofIndia.
 - $(d) \ \ The Company is not part of any group (as per the provisions of the Core Investment Companies (Reserve Bank) Directions, 2016 as a mended).$

- xvii. The company has not incurred cash losses during the current year and in the immediately preceding financial year.
- xviii. There has been no resignation of the statutory auditors of the company during theyear.
 - On the basis of the financial ratios, ageing and expected dates of realization of financial assetxix. sandpaymentof financial liabilities, other informationaccompanyingthe financial theBoard statements, based on ourknowledge of ofDirectors'andmanagementplans, we are of the opinion that no materialuncertaintyexists asonthedateoftheauditreportandcompanyis capable ofmeeting its liabilities existing at the date of balance sheet as and when they fall duewithinaperiodofoneyearfromthebalancesheetdate.
 - $xx. \quad The Company is not covered under the provisions of Section 135 of the Companies Act, 2013. \\$

ForPCN&Associates,Chart eredAccountantsFRN:0 16016S

Sd/-SridharAndhavarapuP artner M.No.213830 UDIN:24213830BKHNXF4033

Place:HyderabadDate: 20.05.2024

ANNEXURE"B"TOTHEINDEPENDENTAUDITOR'SREPORT

(Referredtoinparagraph2(f)under'ReportonOtherLegalandRegulatoryRequirements's ectionofourreporttotheMembersofCubexTubings Limited ofevendate)

ReportontheInternalFinancial ControlsOver Financial Reporting underClause(i)ofSub-section3ofSection143oftheCompaniesAct,2013("theAct")

Wehaveauditedtheinternalfinancialcontrolsoverfinancial reporting of M/s.**CubexTubings Limited** ("the Company") as of March 31, 2024 in conjunction withour audit of the Ind AS Financial Statements of the Company for the year ended onthatdate.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial c ontrolsbasedontheinternalcontroloverfinancialreporting criteria established by the company considering the essential components of internal control states a considering the essential components of the control of the controltedintheGuidanceNoteonAuditofInternalFinancialControlsoverFinancialReportingissuedb ytheInstituteofCharteredAccountantsofIndia(ICAI).Theseresponsibilitiesincludethedesign, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring and efficient conduct of its business, including adherence to company's policies, the safeguarding prevention and detection of frauds and errors, the of its assets. the accuracyandcompletenessoftheaccountingrecords, and the timely preparation of reliable fina ncialinformation, as required under the Act.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls overfinancial reporting of the Company based on our audit. We conducted our audit inaccordance with the Guidance Note on Audit of Internal Financial Controls OverFinancial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we

complywithethicalrequirements and planand perform the audit to obtain reasonable assurance about whether a dequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our auditinvolves performing procedures to obtain auditevidence about the adequacy of the internal financial controls system reporting over financial and theiroperatingeffectiveness.Ourauditofinternalfinancialcontrolsover financialreportingincludedobtaininganunderstandingofinternalfinancialcontrolsoverfi nancial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal controlbased on theassessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misst a tement of the IndASF in ancial Statements, whether due to fraudorerror.

We believe that the audit evidence we have obtained is sufficient and appropriate toprovide a basis for our audit opinion on the internal financial controls system overfinancial reporting.

MeaningofInternalFinancialControlsoverFinancialReporting

A Company's internal financial control over financial reporting is a process designed toprovidereasonableassuranceregardingthereliabilityoffinancialreportingandthepreparati onofIndASFinancialStatementsforexternalpurposesinaccordancewithgenerallyacceptedac countingprinciples. A Company's internal financial control overfinancial reporting includes the sepoliciesandproceduresthat(1)pertaintothemaintenanceofrecordsthat,inreasonabledetail ed,accuratelyandfairlyreflectthetransactionsanddispositionsoftheassetsofthecompany;(2) providereasonableassurance that transactions are recorded as necessary to permit of preparation Ind AS IndASFinancialStatementsinaccordancewithgenerallyacceptedprinciples, and thatreceiptsandexpendituresarebeingmadeonlyinaccordancewithauthorizationofmanage mentanddirectorsoftheCompany;and(3)providereasonableassuranceregarding prevention detection of ortimely unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the IndASF in ancial Statements.

Inherent Limitation of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial

reportingandsuchinternalfinancialcontrolsoverfinancial wereoperatingeffectivelyasatMarch31,

reporting

2024,

basedontheinternalcontroloverfinancial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Noteon Auditof Internal Financial Controls Over Financial Reporting is sued by the Institute of Chartered Accountants of India.

ForPCN&Associates,Ch arteredAccountantsFR N:016016S

Sd/-SridharAndhavarapuP artner M.No.213830 UDIN:24213830BKHNXF4033

Place:HyderabadDate: 20.05.2024

CUBEXTUBINGSLIMITED BalanceSheetasat31stMarch,2024

			(D. 1. I. I.)
PARTICULARS	NoteNo.	Asat	(Rs. inLakhs)
PARTICULARS	noteno.	31-Mar-2024	Asat 31-Mar-2023
A.ASSETS			0.0000000000000000000000000000000000000
1.Non-CurrentAssets			
(a)Property,Plant,Equipment	3	1440.87	1528.38
(e)FinancialAssets			
(i)Investments			
(ii) TradeRecevibales			
(iii)Loans	4	130.05	123.25
(g)Othernoncurrent assets	5	1327.21	1343.01
(g)Othernoleurient assets		2898.14	2994.64
CurrentAssets		2070.14	2551104
(a)Inventories	6	1536.91	2209.90
(b)Financial Assets	· ·		
(i)Investments			
(ii) Trade Receivables	7	4526.70	3636.44
(iii)Cashandcashequivalents	8	383.00	85.92
(iv)BankBalancesOtherthan(iii)Above	Ů	303.00	05.72
(vi)Othercurrentassets	9	1138.01	801.72
· /		7584.62	6733.98
		10482.76	9728.62
		Asat	Asat
PARTICULARS	NoteNo.	31-Mar-2024	31-Mar-2023
<u>B.EQUITYANDLIABILITIES</u>			
1 E matter			
1.Equity			
1.Equity (a)Equitysharecapital	10	1426.01	1426.01
• •	10 11	1426.01 5493.55	1426.01 5043.89
(a)Equitysharecapital	- "		
(a)Equitysharecapital	- "	5493.55	5043.89
(a)Equitysharecapital (b)Otherequity	- "	5493.55	5043.89
(a)Equitysharecapital (b)Otherequity LIABILITIES	- "	5493.55	5043.89
(a) Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities	- "	5493.55	5043.89
(a) Equitysharecapital (b) Other equity LIABILITIES 2. Non-Currentliabilities (a) Financial liabilities	11	5493.55 6919.56 17.55 176.96	5043.89 6469.90 17.55 134.62
(a) Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabiliies (Net)	11	5493.55 6919.56 17.55	5043.89 6469.90 17.55
(a)Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabiliies (Net) 3. Currentliabilities	11	5493.55 6919.56 17.55 176.96	5043.89 6469.90 17.55 134.62
(a)Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabiliies (Net) 3. Currentliabilities (a)Financialliabilities	11	5493.55 6919.56 17.55 176.96 194.51	5043.89 6469.90 17.55 134.62 152.17
(a)Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabiliies (Net) 3. Currentliabilities (a)Financialliabilities (i)Borrowings	11	5493.55 6919.56 17.55 176.96	5043.89 6469.90 17.55 134.62
(a)Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabilities (Net) 3. Currentliabilities (a)Financialliabilities (i)Borrowings (ii) TradePayables	11	5493.55 6919.56 17.55 176.96 194.51	5043.89 6469.90 17.55 134.62 152.17
(a)Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabilities (Net) 3. Currentliabilities (a)Financialliabilities (i)Borrowings (ii) TradePayables (A) Duestomicroandsmall enterprises	11	5493.55 6919.56 17.55 176.96 194.51	5043.89 6469.90 17.55 134.62 152.17
(a)Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabilities (Net) 3. Currentliabilities (a)Financialliabilities (i)Borrowings (ii) TradePayables (A) Duestomicroandsmall enterprises (B)Dues toothers	12 13 ——————————————————————————————————	5493.55 6919.56 17.55 176.96 194.51 1489.38	5043.89 6469.90 17.55 134.62 152.17 1276.12
(a)Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabilities (Net) 3. Currentliabilities (a)Financialliabilities (i)Borrowings (ii) TradePayables (A) Duestomicroandsmall enterprises (B)Dues toothers (b)Other CurrentLiabilities	11	5493.55 6919.56 17.55 176.96 194.51 1489.38 1310.89 460.90	17.55 134.62 152.17 1276.12
(a)Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabilities (Net) 3. Currentliabilities (a)Financialliabilities (i)Borrowings (ii) TradePayables (A) Duestomicroandsmall enterprises (B)Dues toothers	12 13 ——————————————————————————————————	5493.55 6919.56 17.55 176.96 194.51 1489.38 1310.89 460.90 107.51	17.55 134.62 152.17 1276.12
(a)Equitysharecapital (b)Otherequity LIABILITIES 2.Non-Currentliabilities (a)Financialliabilities (i)Borrowings (c)Deferred taxliabilities (Net) 3. Currentliabilities (a)Financialliabilities (i)Borrowings (ii) TradePayables (A) Duestomicroandsmall enterprises (B)Dues toothers (b)Other CurrentLiabilities	11	5493.55 6919.56 17.55 176.96 194.51 1489.38 1310.89 460.90	17.55 134.62 152.17 1276.12

 $Summary of significant accounting policies and the accompanying notes \ are an integral part of the \ financial \ statements.$

Asperourreport of evendate attached

For PCN&

Associates, Chartered Ac countants FRN:016016S

FORCUBEXTUBINGSLIMITED

Sd/-	Sd/-	Sd/-
SridharAndhavarapu	P.R.Bhandari	VirendraBhandari
Partner	ManagingDirector	Executive Director
MembershipNo:213830	DIN:00062271	DIN:00062228
UDIN:24213830BKHNXF4033		
	Sd/-	Sd/-
Place:Hyderabad	SivaPrasad Sarva	ChandiniKMoolchandani
Date:20-05-2024	ChiefFinancialOfficer	CompanySecretary MNo:A47869

StatementofProfitandLossfortheyearended31stMarch,2024

	·	•	(Rs.inLakhs)
Particulars	Note	YearEnded	YearEnded
	No.	31-Mar-24	31-Mar-23
Revenue			
Revenuefromoperations	18	22079.10	19104.93
OtherIncome	19	172.61	191.12
TotalIncome		22251.70	19296.05
Expenses			
CostofMaterialConsumed	20	19041.91	17597.24
ChangesinInventoriesofFinishedGoods,Work-in-Progressand	21		
Stock-in-Trade		633.13	(525.93)
EmployeeBenefitExpenses	22	176.08	131.56
OtherManufacturingExpenditure	23	1358.60	1320.98
Financecosts	24	171.31	91.29
Otherexpenses	25	206.49	127.84
Depreciation	3	134.72	140.74
TotalExpenses		21722.23	18883.72
Profit/(loss)BeforeTax		529.47	412.33
Taxexpense:			
ProvisionforTax		160.48	119.71
MATCreditEntitlement		(72.10)	-
DeferredTax		42.35	27.86
Profit/(Loss)fortheperiod		398.74	264.76
Othercomprehensiveincome		-	0.00
Itemsthatwillnotbereclassifiedtoprofitorloss		-	0.00
Itemsthatwillbereclassifiedtoprofitorloss		-	0.00
Totalcomprehensiveincomefortheperiod		398.74	264.76
VII.EarningperequityshareofRs10/-each:			
(1)Basic		2.78	1.85
(2)Diluted		2.78	1.85

Summary of significant accounting policies and the accompanying notes are an integral part of the financial statements.

A sperour report of even date attached

ForPCN&Associates,C harteredAccountants

FRN:016016S

Sd/-

FORCUBEXTUBINGSLIMITED

SridharAndhavarapu
Partner
MembershipNo:213830

UDIN:24213830BKHNXF4033

Sd/-P.R.Bhandari ManagingDirector DIN:00062271 Sd/-VirendraBhandari ExecutiveDirector DIN:00062228

Sd/-

SivaPrasadSarva ChiefFinancialOfficer Sd/-ChandiniKMoolchandani CompanySecretary MNo:A47869

Place:Hyderabad Date:20-05-2024

CUBEXTUBINGSLIMI StatementofCashflowfortheyearend		
Statementoreasiniowiorencycarena	eu313tiviai en,2024	(Rs.inLakhs)
	For the Year ended	For the Yearended
Particulars	31-03-2024	31-03-2023
A.Cashflowfromoperatingactivities		
Profit/(Loss)beforetax	529.47	412.33
Adjustmentstoreconcileprofitbeforetaxtonetcashfrom/(usedin)operatingactiviti		
es.		
Profitonsaleofasset	(6.38)	
Depreciationonproperty, plantand equipment In	134.72	140.74
terestincome	(172.61)	(144.68)
Financecosts	171.31	91.29
OperatingProfitbeforeworkingcapitalchanges	656.52	499.68
Workingcapitaladjustments		
Decrease/(increase)inCurrentTaxAssets	<u>-</u>	(320.81)
Decrease/(increase)inInventory	672.99	` ′
Increase/(decrease)inTradePayables	78.03	` '
(Increase)/decreaseinTradeReceivables	(890.26)	` ′
Decrease/(increase)inotherCurrentassets	(336.28)	
(Decrease)/increaseinCurrentTaxLiabilities	(330.28)	78.51
Decrease/(increase)inotherNonCurrentassets	16.50	
` ′	15.79	
Increase/(decrease)OtherCurrentLiabilities	(4.06)	• ` ′
Increase/(decrease)inShorttermborrowings	213.27	
Increase/(decrease)inShorttermprovisions	(25.10)	
SubTotal	380.89	131.73
MatCreditentitlementforearlieryears	123.01	
Incometaxpaid	(160.48)	(119.71)
Netcashflowsfromoperatingactivities(A)	343.43	12.03
B.Cashflowfrominvestingactivities		
Paymentforpurchaseandconstructionofproperty,plantandequipment	(105.17)	(79.22)
Receiptsfromsaleofassets	64.33	
Interestincomereceived	172.61	144.68
Loansgiven	(6.80)	(18.66)
Netcashflowsfrom/(usedin)investingactivities(B)	124.96	46.80
C.Cashflowfromfinancingactivities		
Repayment/receiptoflongtermloansandborrowings	_	16.80
Interestpayment	(171.31)	(91.29)
NetCashflowsfrom/(usedin)Financingactivities(C)	(171.31)	(74.49)
Netincrease/(decrease)incashandcashequivalents(A+B+C)	ì	ì
* ' '	297.08	` '
OpeningBalanceofCash	85.92	
ClosingBalance	383.00	85.92
ComponentsofCashandCashEquivalents		
CashonHand	30.56	
Balanceswithbankincurrentaccount	352.44	
Balanceattheendoftheyear	383.00	85.92
Summaryofsignificantaccountingpoliciesandtheaccompanyingnotesareanintegraperourreportofevendateattached ForPCN&Associates,C harteredAccountants FRN:016016S		uts. IBINGSLIMITED
Sd/-	Sd/-	Sd/-
Sridhar Andhavarapu	P.R.Bhandari	VirendraBhandari
Partner	ManagingDirector	ExecutiveDirector
MembershipNo:213830	DIN:00062271	DIN:00062228
UDIN:24213830BKHNXF4033		
- · · · · · · · · · · · · · · · · · · ·	Sd/-	Sd/-
Place:Hyderabad	SivaPrasadSarva	ChandiniKMoolchandani
Date: 20-05-2024	ChiefFinancialOfficer	Company
12 atc. 20-00-2027	Cincir mancialOfficer	SecretaryMNo:A 47869

Statement Of Changes In Equity For The Year Ended 31st March, 2024

A. EquityShare Capital

(1) Currentreportingperiod

				(Rs.inLakhs)
beginning of the current reporting period	Changes in	Restated balance atthe beginning of thecurrentreporting period	Changes in equityshare capital	Balance at the end ofthe current reporting period
1426.01	-	-	-	1426.01

(2) Previous reporting period

beginningof the previous reporting period	Changes in EquityShare Capital due topriorperioderrors	atthe beginning of thepreviousreportin	Changes in	1 01
1426.01				1/126 01

B. OtherEquity

	Shareapplication			R	eservesAndSurplus						ItemsofOtherCom	prehensiveIncome				
Particulars	money pending allotment	Equitycomponento f compoundfinanci alinstruments		InvestmentAllo wance Reserve	Subsidy	CapitalReserve	RevenueReserves	RetainedEarnings	Debt Instrumentsthrou gh OtherComprehe nsiveIncome	EquityInstrum entsthrough OtherCompreh ensiveIncome	Effective portionof Cash FlowHedges	Revaluation Surplus	Exchangediffere nces ontranslating thefinancialstate mentsofa foreign	Other items ofOtherCompr ehensiveIncome (specifynature)	Money receivedagainst sharewarrant	Total
Balanceattheendof March31,2023	-	-	2259.18	6.61	13.10	244.40	22.78	2497.83		-	-	-	=	-	-	5043.89
Changesinaccounting policyorpriorperiod errors	-	-	-	-	-	-	-	=	-	-	-	-	-	-	-	-
Restated balance at hebeginningofthecurre at eportingperiod	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Total ComprehensiveIncom Fortheperiod	-	-	-	-	-	-	-	398.74	-	-	-	-	-	-	-	398.7
Dividends	-	-	-	-	-	-	-	-	-	-	-	-	-		-	-
MATCreditFY22-23								50.91								50.9
Anyotherchange(tobe specified)																-
Balanceattheendof March31,2024	-	-	2259.18	6.61	13.10	244.40	22.78	2947.49	-	-	-	-	-	-	-	5493.5

(2) Previousreportingpei																(Rs.inLakhs)
	Shareapplication			R	eservesAndSurplus							prehensiveIncome				
Particulars	money pending allotment	Equitycomponento f compoundfinanci alinstruments	Securitiespre mium reserve	InvestmentAllo wance Reserve	Subsidy	CapitalReserve	RevenueReserves	RetainedEarnings	Debt Instrumentsthrou gh OtherComprehe nsiveIncome	EquityInstrum entsthrough OtherCompreh ensiveIncome	Effective portionof Cash FlowHedges	Revaluation Surplus	Exchangediffere nces ontranslating thefinancialstate mentsofa foreign	Other items ofOtherCompr ehensiveIncome (specifynature)	Money receivedagainst sharewarrant	Total
Balanceattheendof March31,2022	-		2259.18	6.61	13.10	244.40	22.78	2233.07	_	-	-	-	-	-	-	4779.13
Changes inaccounting policyorpriorperioderror s	-	-	-	-	-	-	-		-	-	-	-	-	-	-	-
Restatedbalanceatthe beginning of the currentreportingperiod	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
TotalComprehensive Incomefortheperiod	-	-		-	-	-	-	264.76	-	-	-		-	-	-	264.76
Dividends	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Balanceattheendof March31,2023	-	-	2259.18	6.61	13.10	244.40	22.78	2497.83	-	-	-	-	-	-	-	5043.89

Summary of significant accounting policies and the accompanying notes are an integral part of the financial statements.

Asperourreportofevendateattached ForPCN&Associates,C

hartered Accountants

FRN:016016S

Sd/-Sridhar Andhavarapu Partner Sd/-P.R.Bhandari ManagingDirector Sd/-VirendraBhandari Executive Director MembershipNo:213830 UDIN:24213830BKHNXF4033 DIN:00062271 DIN:00062228

FORCUBEX TUBINGSLIMITED

Sd/-Sd/-ChandiniK Moolchandani Place:Hyderabad Date:20-05-2024 SivaPrasadSarva Chief FinancialOfficer CompanySecretary MNo:A47869

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3)NotestofinancialstatementsfortheyearendedMarch31,2024

9. Property, PlantandEquipment&Intangibl eassets	Freehold Land	Electrical Equipment	& Office Equi pment	Plant &machinery I	Plant &machineryI I	Furnance	LabEqu ipment	CoolM oulds	WeightE quipment	BoreWell	Scooter &Moped s	Generators	Telephones	Computers	Vehicles	Buildings	Total tangibleas sets
Cost																	
AsatMarch31,2022	16.66	177.83	36.36	2282.69	1205.18	172.30	44.40	66.29	2.47	1.32	7.06	32.68	4.24	12.37	119.72	311.90	4493.46
Additions Disposals		1.75		<u> </u>	33.38			<u> </u>		<u> </u>	0.84	<u> </u>	<u> </u>	0.37	42.88		79.22
AsatMarch31,2023	16.66	179.58	36.36	2282.69	1238.56	172.30	44.40	66.29	2.47	1.32	7.91	32.68	4.24	12.75	162.59	311.90	4572.68
Additions	-	-	0.28	84.43	18.11	-	-	-	-	-	-	-	-	2.35	-	-	105.17
Disposals				72.65	<u>-</u>		<u>-</u>			<u>-</u>	<u>-</u>				26.15		98.80
AsatMarch31,2024	16.66	179.58	36.64	2294.47	1256.67	172.30	44.40	66.29	2.47	1.32	7.91	32.68	4.24	15.09	136.44	311.90	4579.04
Depreciation/Amortization																	
AsatMarch31,2022		161.47	33.42	1757.48	394.45	126.87	41.41	62.94	1.43	1.25	6.79	27.41	4.03	11.56	98.07	175.00	2903.56
Chargefortheperiod	-	1.83	0.39	73.52	44-49	5.09	0.25	0.03	0.08		0.13	2.25		0.20	5-34	7.15	140.74
Disposals																	
AsatMarch31,2023		163.30	33.82	1830.99	438.94	131.96	41.65	62.97	1.51	1.25	6.92	29.66	4.03	11.75	103.41	182.15	3044.30
Chargefortheperiod	-	1.62	0.42	64.00	45.31	5.09	0.06	0.00	0.08		0.15	1.39		0.35	9.11	7.15	134.72
Disposals				17.76											23.09		40.85
AsatMarch31,2024	-	164.92	34.23	1877.24	484.25	137.04	41.71	62.97	1.59	1.25	7.06	31.04	4.03	12.10	89.43	189.30	3138.17
NetBlock																	
AsatMarch31,2024	16.66	14.66	2.41	417.24	772.41	35-26	2.68	3.31	0.88	0.07	0.84	1.63	0.21	2.99	47.01	122.60	1440.87
AsatMarch31,2023	16.66	16.28	2.54	451.70	799.61	40.35	2.74	3.31	0.96	0.07	0.99	3.02	0.21	1.00	59.18	129.75	1528.38

Notes for mingpart of the Financial Statements a satand for the year ended 31 st Mar, 2024

4Loans

Particulars	Asat	Asat
	31stMar 2024	31stMar 2023
SecurityDeposits	130.05	123.25
Total	130.05	123.25
OtherNon-CurrentAssets		
Particulars	Asat	Asa
1 at ticulars	31stMar 2024	31stMar 2023
AdvancesOtherthancapitaladvances	Olstinii 2021	Olyman 2020
OtherAdvances	1327.21	1343.01
Total	1327.21	1343.01
Inventories		
Particulars	Asat	Asa
	31stMar 2024	31stMar 2023
Rawmaterials		
Work-in-progress	1474.49	2107.62
Consumbles, Stores and Spares	62.42	102.28
Total	1536.91	2209.90
TradeReceivables		
Particulars	Asat	Asat
	31stMar 2024	31stMar 2023
Unsecuredandconsideredgood	4526.70	3636.44
Less:AllowanceforDoubtfulDebts		
Total	4526.70	3636.44
CashandCashEquivalents		
Particulars	Asat	Asa
	31stMar 2024	31stMar 2023
Cash&CashEquivalents: Balanceswith Banks		
InCurrentAccounts	352.44	83.12
Cash on hand	30.56	2.80
Casn on nand Total	383.00	85.92
10141	383.00	65.92

CUBEXTUBINGSLIMITED Notesforming part ofthe FinancialStatementsasat andfortheyearended31st Mar, 2024

AnnexuretoNote:7a

Tradereceivablesageing schedulefortheyearendedason March 31, 2024

(Rs.inLakhs)

Particulars		Outstandir	gforfollowingper	iodsfromduedateofp	payment	
	Lessthan6months	6months-1 year	1-2Years	2-3 years	Morethan 3 years	Total
(i)UndisputedTradereceivables—consideredgood	3286.66	226.79	106.28	101.92	440.88	4162.52
(ii)UndisputedTradeReceivables—whichhavesignificant increaseincreditrisk	-	-	-	-	-	-
(iii)UndisputedTradeReceivables—creditimpaired	-	-	-	-	364.18	364.18
(iv)DisputedTradeReceivables—consideredgood	-	-	-	-	-	-
(v)DisputedTradeReceivables—whichhavesignificant increaseincreditrisk	-	-	-	-	-	-
(vi)DisputedTradeReceivables—creditimpaired	-	-	-	-	-	-
Less:Allowanceforcreditloss	-	-	-	-	-	-
	-	-	-	-	-	-
TotalTradeReceivables	3286.66	226.79	106.28	101.92	805.06	4526.70

Tradereceivablesageing schedulefortheyearendedason March 31, 2023

(Rs inLakhs)

Particulars	Outstandingforfollowingperiodsfromduedateofpayment					,
	Lessthan6months	6months-1 year	1-2Years	2-3 years	Morethan 3 years	Total
(i)UndisputedTradereceivables—consideredgood	1759.17	128.09	61.02	155.55	423.95	2527.78
(ii)UndisputedTradeReceivables—whichhavesignificant increaseincreditrisk	-	-	-	-	744.49	744.49
(iii)UndisputedTradeReceivables—creditimpaired	-	-	-	-	364.18	364.18
(iv)DisputedTradeReceivables—consideredgood	-	-	-	-	-	-
(v)DisputedTradeReceivables—whichhavesignificant increaseincreditrisk	-	-	-	-	-	-
(vi)DisputedTradeReceivables—creditimpaired	-	-	-	-	-	-
Less:Allowanceforcreditloss	-	-	-	-	-	-
	-	-	-	-	-	-
TotalTradeReceivables	1759.17	128.09	61.02	155.55	1532.61	3636.44

AnnexuretoNote:15a

Tradepayablesageingschedulefortheyearendedason March31, 2024:

(De inLakhe)

					(KS.IIILäkiis)
Particulars	Outstandingforfollowingperiodsfromduedateofpayment				
	Lessthan1year	1-2years	2-3years	Morethan3years	Total
(i)MSME	0	0	0	0	0
(ii)Others	1295.76	15.13	0.00	-	1310.89
(iii)Disputeddues—MSME	-	-	-	-	-
(iv)Disputeddues-Others	-	-	-	-	-

Tradepayablesageingschedulefortheyearendedason March31, 2023:

					(Rs.inLakhs)	
Particulars		Outstandingforfollowingperiodsfromduedateofpayment				
	Lessthan1year	1-2years	2-3years	Morethan3years	Total	
(i)MSME	(0	0	0	0	
(ii)Others	391.21	-	841.65	-	1232.86	
(iii)Disputeddues—MSME	-	-	-	-	-	
(iv)Disputeddues-Others	-	-	-	-	-	

Notes for mingpart of the Financial Statements a satand for the year ended 31 st Mar, 2024 and 100 statements and 100 stateme

10ShareCapital:

•		(Rs.inLakhs)
	Asat	Asat
Particulars	31stMar2024	31stMar2023
Authorised Capital		
25,000,000(March31,2017: 25,000,000)EquitysharesofRs.10/-each	2500.00	2500.00
Issued, subscribed& fully paidupCapital		
14318975(March31,2017: 14318975)Equity sharesofRs.10/-each	1431.90	1431.90
Less:Calls Unpaidbyothers	5.88	5.88
[Rs.588,451(PreviousYearMarch31,2017Rs.		
588,451andApril01,2016Rs.588,451)]		
Total	1426.01	1426.01

$Terms/right sattached\ to the equity shares:$

- $i) \quad The Company has only one class of shares referred to as equity shares having a parvalue of Rs. 10/-. Each, holder of equity shares is entitled to one vote per share.$
- ii) TheCompany didnotdeclareany dividendduringtheaccountingperiodunderreporting.
- iii 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 in proportion to the number of equity shares held by the share holders.
- $iv\ No share shave been is sued for consider at ion other than cash during the immediately preceding five years from the end of the reporting period.$

b Reconciliation of equity shares outstanding as at the beginning and at the end of the reporting Period:

	Asat	Asat	
Particulars <u>E</u>	31-Mar-24	31-Mar-23	
	No.ofShares	No.ofShares	
quityshares			
Ordinary equity shares			
Sharesat thebeginningoftheyear	1,43,18,975		
	1,43,18,975Issuedduri	ng the year	
Sharesoutstandingasatend oftheperiod	1,43,18,975		

1,43,18,975c Details of Shareholders holdingmore

	Asa	t	I A	Asat	
nan5% Shares inthe Company Nameofthe Shareholder	31-Ma	r-24	31-N	/ar-23	
Nameottne Snarenoider	No.ofShares	%of	No.ofShares	%0f	
		holding		holding	
Ordinaryequityshares					
1. CubexSecurities Ltd	18,67,395	13.04%	18,67,395	13.04%	
2. NadolTradingPvt Ltd	21,25,000	14.84%	21,25,000	14.84%	
3. MavvTradingPvtLtd	16,25,000	11.35%	16,25,000	11.35%	
4. SwarnimAvenues Pvt Ltd	20,00,000	13.97%	20,00,000	13.97%	
Enspire Institute of Prof Studies	11,50,000	8.03%	11,50,000	8.03%	

Promoter name	No.ofShares	%oftotal shares	% Changeduringthe year
Promoters			
VEENABHANDARI	2,17,889	1.52%	
KIRAN SANCHETI.	3,410	0.02%	
PUSHPRAJBHANDARI	2,86,430	2%	
VIRENDRAKUMARBHANDARI	88,980	0.62%	
MOHINIDEVI BHANDARI	1,46,200	1.02%	
PromoterGroup			
Cubex SecuritiesLimited	18,67,395	13.04%	
NadolTradingPrivate Limited	21,25,000	14.84%	
MavvTradingPrivateLimited	16,25,000	11.35%	

Sharesheld bypromotersattheend oftheyear31stMarch,2023					
Promoter name	No.ofShares	%oftotal shares	% Changeduringthe year		
Promoters					
VEENABHANDARI	2,17,889	1.52%	-		
KIRAN SANCHETI.	3,410	0.02%	-		
PUSHPRAJBHANDARI	2,86,430	2%	-		
VIRENDRAKUMARBHANDARI	88,980	0.62%	-		
MOHINIDEVI BHANDARI	1,46,200	1.02%	-		
PromoterGroup					
Cubex SecuritiesLimited	18,67,395	13.04%	-		
NadolTradingPrivate Limited	21,25,000	14.84%	-		
MavvTradingPrivateLimited	16,25,000	11.35%	-		

Notes for mingpart of the Financial Statements a sat and for the year ended 31 st Mar, 2024

9 OtherCurrentAssets

Particulars	Asat	Asat
	31stMar 2024	31stMar 2023
a)Securitydeposits withcustomers	73.16	32.06
b)AdvancestoEmployees	0.49	0.05
c)AdvancestoSuppliers	523.36	198.96
d)InterestAccrued	15.35	5.77
e)ExportincentivesunderMEIS	0.00	0.00
f)OtherAdvances	34.80	17.77
g)Factoryworkersloan	2.82	3.53
h)CurrentTaxAssets		
a)AdvanceIncomeTax(IncudesTDSReceivable)	125.41	139.15
b)CENVATCredit&PLAAmount)	0.00	0.00
c)ClaimofIGSTonExports	0.00	0.00
d)GSTReceivable	362.63	404.43
Total	1138.01	801.72

11 OtherEquity

Particulars	Asat	Asat
	31stMar 2024	31stMar 2023
SecuritiesPremium		
AsperlastBalancesheet	2259.18	2259.19
InvestmentAllowanceReserve		
AsperlastBalancesheet	6.61	6.61
Subsidy		
AsperlastBalancesheet	13.10	13.10
CapitalReserve		
AsperlastBalancesheet	244.40	244.40
RevenueReserves		
AsperlastBalancesheet	22.78	22.78
RetainedEarnings/(Surplus)		
Surplus/(deficit)inthestatementof profitandloss:		
Balanceas atthebeginning of theyear	2497.83	2233.07
Add:MATCreditEntitlementforFY22-23	50.91	
Add:changeto profit/(loss)fortheyear	398.74	264.76
Balanceas attheend oftheyear	2947.49	2497.83
Total	5493.55	5043.89

12Borrowings-NonCurrent

Particulars	As at	Asat	
	31stMar2024	31stMar 2023	
ii)TermLoans			
FromBank(CarLoan)	17.55	25.21	
Less:Currentmaturitiesofnon-currentborrowings	-	(7.66)	
Total	17.55	17.55	

13DEFERREDTAXLIABILITIES(NET)

Particulars		
	Asat	Asat
	31stMar 2024	31stMar 2023
Atthestartoftheyear	134.62	106.75
Charge/(credit)to StatementofProfitandLoss	42.35	27.86
Attheendofyear	176.96	134.62

Notes for ming part of the Financial Statements a satand for the year ended 31 st Mar, 2024

14 Borrowings-Current

Particulars		
	Asat	Asat
	31stMar 2024	31stMar 2023
Currentmaturitiesofnon-current borrowings	0.00	7.66
LoansrepayableonDemandF romBanks	1489.38	1268.46
Total	1489.38	1276.12

15 TradePayables

Particulars		
	Asat	Asat
	31stMar 2024	31stMar 2023
Duesto microandsmall enterprises		
Duesto others	1310.89	1232.86
	1310.89	1232.86

Note: The list of under taking scovered under MSMED was determined by the company on the basis of information available with the Company.

16 OtherCurrentLiabilities

Particulars	Asat	Asat
	31stMar 2024	31stMar 2023
OutsandingExpensesPayable	246.35	201.90
Creditors forcapitalGoods	34.98	18.40
CreditorsforExpenses	69.94	66.60
AdvancesfromCustomers	109.64	178.05
Total	460.90	464.95

17 Provisions-Current

Particulars	Asat	Asat
	31stMar 2024	31stMar 2023
ProvisionsforEmpoyeeBenefits		
PFPayable	1.35	1.18
ESIPayable	0.23	0.24
SalariesPayable	10.76	8.22
Others		
StatutoryLiabilities	6.79	3.27
ProvisionForIncomeTax(NetoffMATCredit)	88.38	119.71
Total	107.51	132.61

Notes for ming part of the Financial Statements a satand for the year ended 31 st Mar, 2024

18 RevenueFromoperations

(Rs.inLakhs)

Particulars	Fortheyearended 31stMar2024	Fortheyearended3 1stMar2023
(a)SaleofProducts		
(CopperandCopperAlloysProducts)	25863.06	22294.57
(b)JobWorkCharges	-	-
	25863.06	22294.57
Less:ExciseDuties&ServicetaxCollected	-	
GSTCollected	3783.96	3189.65
Total	22079.10	19104.93

19 OtherIncome

Particulars	Fortheyearended 31stMar2024	Fortheyearended3 1stMar2023
InterestIncome	156.59	144.68
MiscIncome	9.63	45.88
Profit/LossonSaleofMachinery	6.38	0.00
ForeignExchangeGain/(Loss)	-	0.56
DiscountReceived	-	
Total	172.61	191.12

20 CostofMaterialsconsumed

	Fortheyearended3 1stMar2024	Fortheyearended3 1stMar2023
OpeningStockofRawMaterials	-	-
Add:PurchasesDuringtheyear	19041.91	17597.24
Less:ClosingStockofRawmaterial	-	-
Total	19041.91	17597.24

Note: Costofmaterials consumed has been arrived on the basis of derived consumption of inventory

Notes for mingpart of the Financial Statements a sat and for the year ended 31 st Mar, 2024

21 Changesininventoriesoffinishedgoods,work-in-progressandstock-in-trade

		Fortheyearended3 1stMar2024	Fortheyearended3 1stMar2023
FinishedGoods			
FinishedgoodsatthebeginningoftheyearLes		-	-
s:Finishedgoodsattheendoftheyear			
	SubTotal(A)	-	-
WorkinProgress			
WorkInProgressatthebeginningoftheyear		2107.62	1581.69
Less:WorkInProgressattheendoftheyear		1474.49	2107.62
	SubTotal(B)	633.13	(525.93)
IncreaseorDecreaseinInventories-(A-B)	_	633.13	(525.93)

22 EmployeeBenefitExpenses

Particulars	Fortheyearended 31stMar2024	Fortheyearended3 1stMar2023
(a)Salaries&Wages	153.21	115.63
(b)ContributiontoProvident&OtherFunds	9.96	8.80
(c)StaffWelfareExpenses	12.91	7.13
Total	176.08	131.56

23 OtherManufacturingExpenses

Particulars	Fortheyearended 31stMar2024	Fortheyearended3 1stMar2023
a)ConsumptionofStores&Spares	561.56	520.80
b)Power&Fuel	674.31	632.92
c)BadDebts	-	0.00
d)RepairstoBuilding	19.73	0.00
e)RepairstoMachinery	23.26	9.10
f)Insurance	6.37	7.04
g)Rates&Taxes(ExcludingIncomeTax)	6.04	5.70
h)Transportation(ClearingandForwardingCharges)	29.93	53.75
i)OtherMaufacturingExpenditure	14.09	61.00
j)Paymentstocontractors	23.31	29.76
(k)MiscellaneousExpensesW/o	-	0.91
Total	1358.60	1320.98

Notes for ming part of the Financial Statements a satand for the year ended 31 st Mar, 2024

24 FinanceCosts

Particulars	Fortheyearended 31stMar2024	Fortheyearended3 1stMar2023
a) InterestExpenses		
-InterestonVehicleFinance	2.14	5.70
-InterestonCashCredit&PackingCredit	158.69	72.48
-LoanProcessingCharges&BankCharges	10.48	13.11
Total	171.31	91.29

25 OtherExpenses

Particulars	Fortheyearended 31stMar2024	Fortheyearended3 1stMar2023
a)CommunicationExpenses	0.99	0.99
b)BusinessPromotionExpenses	0.57	1.29
c)SalesCommission	12.00	12.00
d)FrieghtOutward	48.15	26.20
e)TravellingandConveyance	12.77	1.34
f)OfficeMaintenance	1.16	0.90
g)Printing&StationeryExpenses	2.78	1.58
h)SecurityCharges	-	1.85
i)Rates&Taxes(excludingIncomeTax)	0.03	0.03
j)ManagerialRemuneration	24.00	24.00
k)ConsultancyCharges	6.65	0.76
l)AGMFees	0.45	0.65
m)OfficeRent&Others	9.68	16.44
n)GeneralExpenses	34.56	13.09
o)InterestOnLatePaymentofTaxes	25.74	0.20
p)vehiclemaintenance	1.59	2.31
q)ProfessionalandAnnualFeeEtc	9.31	7.58
r)CommissiontoForeignAgents	-	0.00
s)Brokerage	0.06	1.05
t)Donation	-	15.00
u)MiscellaneousExpenses	-	0.00
v)CarriageInward	15.40	-
w)Paymenttoauditors		
i)AsAuditor	0.59	0.59
Total	206.49	127.84

NOTESTOFINANCIALSTATEMENTS

26. Related Party

Disclosures Particulars of Rel

atedParties

NameoftheRelatedParty	NatureofRelationship	
Mr.P.R.Bhandari	ManagingDirector	
Mr.VirendraBhandari	ExecutiveDirector	
Mr.DipenSajjanSaghvi	Director	
Mr.VipulKumarJain	Director	
Mr.Sandeep Kumar	Director	
Mrs.VeenaBhandari	DirectorAdmin	
Ms.ChandiKMoolChandani	CompanySecretary	
Mr.SivaPrasadSarva	ChiefFinancialOfficer	
CubexSecuritiesLtd	EntityControlledbythemanagement	
MavvTradingPvtLtd	EntityControlledbythemanagement	
NadolTradingPvtLtd	EntityControlledbythemanagement	

TransactionswiththeRelatedParties

NameoftheParty	NatureofRelationship	tionship NatureofT ransaction		2022- 2023 (Rs.InLa khs)
Mr.P.R.Bhandari	ManagingDirector& CEO	Remuneration	9.00	9.00
Will in	CLO	Remaneration	7.00	7.00
Mr.VirendraBhandari	ExecutiveDirector	Remuneration	9.00	9.00
Mrs.VeenaBhandari	DirectorAdmin	Remuneration	6.00	6.00
Ms.ChandiKMool Chandani	CompanySecretary	Salary	1.68	1.68
Mr.SivaPrasadSarva	ChiefFinancialOfficer	Salary	2.40	2.40

27. ContingentLiabilities

Rs. InLak hs

Particulars	NameoftheBank	Asat31- 03-2024	Asat31- 03-2023	
BankGuarantee(PerformanceofProduct	StateBankOfIndia,	260.10	67.07	
&towardstheSecurity)	AxisBankLtd.	200.10	67.07	

28. ForeignExchangeEarnings &Outflows

	Year2023-	24	Year 2022-23		
Particulars	AmountinForeig nCurrencyinLakh s	Amountin Lakhs(Rs.)	Amountin ForeignC urrencyin Lakhs	Amountin Lakhs(Rs.)	
EARNINGS					
OnExportofGoods	\$13.02	1075.64	\$6.38	515.54	
OUTFLOW					
Raw materials/Equipment	\$4.21	350.59	\$5.43	435.62	

29. EarningsPerShare

	FinancialYear2023-	FinancialYear2022-
Particulars	2024	2023
NetProfitaftertax(Rs.)	3,98,74,491.74	2,64,76,085.70
WeightedAverageNumberof		
Shares	1,43,18,975.00	1,43,18,975.00
BasicEPS(Rs.)	2.78	1.85
DilutedEPS(Rs.)	2.78	1.85

- 30. Segment Reporting is not applicable as the company operates in only one segment viz. Copper & Copper Alloy Products
- ${\bf 31.} Closing Balances of Trade Receivables/Trade Payables/Loans \& Advances are subject to confirmation on from the parties.$

32. TherearenoduestoSSIUnitsoutstandingformorethan45days.

33. Additional Regulatory Information

- i. Thetitledeeds,comprisingalltheimmovablepropertiesoflandandbuildingswhicharefreeh old,areheldinthenameoftheCompanyasatthebalancesheetdate.
- $\label{eq:company} \textbf{ii.} \qquad \textbf{The Company has not revalued its Property, Plantand Equipments in cethe Company has adopted cost model as its accounting policy to an entire class of Property, Plantand Equipment in accordance with IndAS 16.$
- ${\bf iii.} \quad The Company has not granted any loan or advance in the nature of loan to promoters, directors, KMPs and other related parties that are repayable on demandor without specifying any terms or period of repayment.$
- iv. There are no proceedings initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made the reunder
- v. TheCompanyhasbeensanctionedworkingcapitallimitsinexcessoffivecrorerupees,inaggregate,fro mbanksorfinancialinstitutionsonthebasisofsecurityofcurrentassetsandthequarterlyreturnsorsta tementsfiledbythecompanywithsuchbanksorfinancialinstitutionsareinagreementwiththebookso faccountoftheCompany
- **vi.** The Company has not been declared as will ful defaulter by any bank or financial Institution or other lend ers.
- $\begin{tabular}{ll} \textbf{vii.} & The Company did not have any transactions with Companies struck of funder Section 248 of Companies Act, 2013 or Section 560 of Companies Act, 1956 considering the information available with the Company. \\ \end{tabular}$
- **viii.** TherearenochargesorsatisfactionsyettoberegisteredwithROCbeyondthestatutoryperiodbytheCo mpany.

ix. KEYFINANCIALRATIOS

Particulars	Numerator	Demonimator	March31, 2024	March31, 2023	Variati onin %
CurrentRatio	CurentAssets	CurentLiabilities- Currentmaturitieso flongterm borrowings	2.25	2.17	3.61%
Debt-EquityRatio	TotalDebt- DeferredTaxLiabi lities	Shareholders Equity	0.49	0.48	1.35%
DebtServiceCov erageRatio	Earningsavailablefo rdebtservices	Interest+ PrincipalRepay ment	76.80	78.33	-1.95%
*ReturnonEquityR atio	NetProfitsAfter Tax	Shareholdersfunds	0.06	0.04	40.82%
InventoryTurnover Ratio	RevenueFrom0 perations	AverageInventory	11.79	9.75	20.91%
TradeReceivables TurnoverRatio	RevenueFrom0 perations	AverageTradere ceivables	5.41	4.84	11.67%
**Trade PayablesTurnov erRatio	Costofmaterial consumed	Average TradePaya bles	14.97	11.77	27.23%
NetCapitalTurn overRatio	RevenueFromO perations	WorkingCapital	5.24	5.27	-0.56%
***NetProfitRatio	Profitaftertax	RevenueFromOp erations	0.02	0.01	30.32%
ReturnonCapital Employed	Earningbeforein terestand taxes	TotalAssets- CurrentLiabilities	0.10	0.08	29.52%
#ReturnonInve stment(Asset)	TotalCompre hensive Income	AverageTotalAs sets	0.04	0.03	43.81%

*ReturnonEquityRatio: -

Profit after tax has been increased as the revenue from operations also increased as a result of more sale or reders

**TradePayablesTurnoverRatio:-

Increase in purchases for production purpose resulted in rapid settlement of payables.

***NetProfitRatio:-

Profit after tax has been increased as the revenue from operations also increased as a result of more sale orders.

#ReturnonInvestment(Asset):-

Total Comprehensive Income has been increased as the revenue from operations also increased as a result of more sale orders.

- **x.** TherearenoSchemeofArrangementsapprovedbytheCompetentAuthorityintermsofsections 230to237ofthe CompaniesAct,2013duringtheyear.
- xi. Tothebestofthecompany'sknowledgeandbelief,otherthanasdisclosedinthenotestoaccounts,thecom panyhasnotadvancedorloanedorinvestedfunds(eitherborrowedfundsorsharepremiumoranyother sourcesorkindoffunds)toanyotherperson(s)orentity(ies),includingforeignentities(Intermediaries) withtheunderstanding(whetherrecordedinwritingorotherwise)thattheIntermediaryshall(i)directl yorindirectlylendor

investino the rpersons or entities identified in any manner what so ever by or on behalf of the company (Ultimate Beneficiaries) or (ii) provide any guarantee, security or the like too ron behalf of the Ultimate Beneficiaries.

- xii. Tothebestofthecompany'sknowledgeandbelief,otherthanasdisclosedinthenotestoaccounts,theco mpanyhasalsonotreceivedanyfundfromanyperson(s)orentity(ies),includingforeignentities(Fundi ngParty)withtheunderstanding(whetherrecordedinwritingorotherwise)thatthecompanyshall(i)d irectlyorindirectlylendorinvestinotherpersonsorentitiesidentifiedinanymannerwhatsoeverbyoro nbehalfoftheFundingParty(UltimateBeneficiaries)or(ii)provideanyguarantee,securityorthelikeon behalfoftheUltimateBeneficiaries.
- **xiii.** The Company does not have any transactions which are not recorded in the books of accounts that has been surrendered or disclosed as income in the tax assessments under the Income TaxAct,1961during theyear.

- $\textbf{xiv.} \quad \textbf{The provisions of section 135 of the Companies Act, 2013 for constitution of CSR committee is not applicable to the Company.}$
- $\begin{tabular}{ll} \textbf{xv.} & The Company did not trade or investin Crypto Currency or virtual currency during the financial year. \end{tabular}$
- **xvi.** Previousyears'figuresarerestated/regrouped/rearrangedwherevernecessaryinordertoconfo rmtothecurrentyears'groupingandclassifications.

SIGNATURE TONOTES 1 To 33

As Perour Report of Even Date

ForandonBehalfofTheBoard

ForPCN&Associates,

CubexTubingsLimitedC

harteredAccountants, FRN:016016S

Sd/-

Sd/-

Sd/-

SridharAndhavarapu Partner MembershipNumber:213830 P.R.Bhandari ManagingDirector DIN:00062271 VirendraBhandari ExecutiveDirector

DIN:00062228

UDIN:24213830BKHNXF4033

Place:Hyderabad

Sd/-

Sd/-

Date:20.05.2024

ChandniKMoolchandiniCo mpanySecretary Siva Prasad SarvaChiefFinancialOf

MNo:A47869

ficer

FY2023-24

Notestothe Financial Statements

ForTheYearEnded31stMarch,2024

1) **CORPORATEINFORMATION**

CubexTubings Limited (Company) was incorporated on 10th August 1979 under the lawsof the republic of India and has registered office at Secunderabad (Telangana). Company is a manufacturer of seamless solid drawn Tubes, Rods, Bus bars and Wires of copper andcopper-based alloys such as Cupronickel, admiralty Brass, Aluminum Brass etc. Copperbecauseofitshighelectricalconductivity and heattransfer characteristicsfindswideapplication in the form of Tubes, Rods, Strips and Wires. The user industries

PowerPlants, Powerplants manufacturers, Switchgears, Refineries, Furnace manufacturers, Sugarplants, Automobile and Electrical Equipment industries & Ship Builders.

The addresses of its registered office and principal place of business are disclosed in theintroductiontotheannualreport.

2) SIGNIFICANTACCOUNTINGPOLICIES

a) Basis of preparation, measurement and significant accounting policiesCompliancewithIndAS

The financial statements of the company have been prepared in accordance with IndianAccountingStandards(IndAS)notifiedundertheCompanies(IndianAccountingStandard s) Rules, 2015 (as amended from time to time) and presentation requirement ofDivision II of schedule III to the Companies Act, 2013 (Ind AS compliant Schedule III), asapplicable.TheIndASareprescribedunderSection133oftheActreadwithRule3oftheCompanies(IndianAccountingStandards)Rules,2015,asamended

ThefinancialstatementscomplyinallmaterialaspectswithIndianAccountingStandards (Ind AS) notified under Section 133 of the Companies Act,2013 (the Act)[Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisionsoftheAct.

HistoricalCostConvention

The financial statements have been prepared on a historical cost basis, except for the following:

certainfinancialassetsandliabilitiesthataremeasuredatfairvalue

FY2023-24

(a) Fairvaluemeasurement

Fairvalueisthepricethatwouldbereceivedtosellanassetorpaidtotransferaliabilityin an orderly transaction between market participants on the measurement date. TheCompanyusesvaluationtechniquesthatareappropriateinthecircumstancesforwhichs ufficientdataareavailabletomeasurefairvalue,maximizingtheuseofrelevantobservablein putsandminimizingtheuseofunobservableinputs. Allassetsandliabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowestlevelinputthatissignificanttothefair value measurementasawhole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets orliabilities
- **Level2** —Valuationtechniques for which the lowestlevel inputthat is significant tothefairvaluemeasurementisdirectlyorindirectlyobservable.
- **Level 3** Valuation techniques for which the lowest level input that is significant tothefairvaluemeasurementisunobservable.

(b) Currentvis-a-visnon-currentclassification

The company presents as sets and liabilities based on current and non-current classification.

Anassetistreatedascurrentwhenitis:

- $\bullet \quad Expected to be realized or intended to be sold or consumed in normal operating cycle$
- Heldprimarilyforthepurposeoftrading
- Expected to be realized within twelvem on the after the reporting period,
- Cashorcashequivalentunlessrestrictedfrombeingexchangedorusedtosettlea liabilityforatleasttwelve months afterthe reportingperiod Allotherassetsareclassifiedasnon-current.

Aliabilityiscurrentwhen:

- Itisexpectedtobesettledinnormaloperatingcycle
- Itisheldprimarilyforthepurposeoftrading

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- $\bullet \quad It is due to be settled within twelvemonths after the reporting period, or \\$
- Thereisnounconditionalrighttodeferthesettlementoftheliabilityforatleasttwelv e monthsafterthereportingperiod

Deferred tax assets and liabilities are classified as noncurrentassets and liabilities.

The assets and liabilities reported in the Balance Sheet are classified on a "current/non-current basis", with separate reporting of assets held for sale and liabilities. Currentassets, which include cash and cash equivalents, are assets that are intended to berealized, sold or consumed during the normal operating cycle of the Company or in the 12 months following the balance sheet date; current liabilities are liabilities that are expected to be settled during the normal operating cycle of the Company or within the 12 months following the close of the financial year. The deferred taxassets and liabilities are eclassified as non-current assets and liabilities.

(c) Functionalandpresentationcurrency

The financial statements are prepared in Indian Rupees (INR), which is the Company's functional currency. All financial information presented in INR has been rounded to then earestlakhs.

(d) RevenueRecognition

i. RecognitionofRevenuefromSaleofProducts(CopperandCopperAlloysProducts):

Revenuefromsaleofproductsisrecognizedwhenthe significant risks andrewardsofownershiphavebeentransferredtothebuyer,recoveryoftheconsiderati on is probable, the associated cost can be estimated reliably, there is no continuing effective control or managerial involvement withthe goods, and the amount of revenue can be measured reliably. Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and therevenuecan bereliably measured. Revenue from sale of products is not recognized on the grounds of prudence, until realized in respectof delayed payments a srecovery of amounts are not certain.

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Revenuefromsaleofproductsismeasuredatthefairvalueoftheconsiderationreceived orreceivable,takingintoaccountcontractually defined terms of paymentand excluding taxes or duties collected on behalf of the government. Revenue fromoperationsincludessaleofproducts,services,servicetax,exciseduty, GST andadjustedfordiscounts(net).

ii. InterestIncome.

Interest income from a financial asset is recognized when it is probable that theeconomicbenefitswillflowtotheCompanyandtheamountofincomecanbemeasured reliably. Interest income is accrued on a time basis, with reference to the principal outstanding and at the effective interest rate applicable, which is the ratethat exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset 's net carrying amount on initial recognition.

e) <u>Property.plantandequipment</u>R

ecognition&Measurement

Itemsofproperty, plantand equipmentare measured at costless accumulated depreciation and accumulated impairment losses, if any.

Cost includes expenditures that are directly attributable to the acquisition of the asset. The cost of self-

constructed as sets includes the cost of materials and other costs directly attributable to bring in general conditions of the cost of t

Borrowingcostsdirectlyattributabletotheacquisition,constructionorproductionofanasset thatnecessarilytakesasubstantialperiodoftimetogetreadyforitsintendeduseorsalearecapi talisedaspartofthecostoftheasset. Allotherborrowingcostsareexpensed in the periodin whi chtheyoccur. Borrowingcostsconsistofinterestandothercoststhat an entity incursin connection with the borrowing of funds. Borrowing costal so includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

Whenpartsofanitemofproperty, plantand equipment have different usefullives, thev are accounted for as separate (major components) items property, plantandequipment. Capital working rogressis statedat cost. net ofaccumulated impairmentloss, if any. Anitem of property. plant and equipmentandanysignificantpartinitiallyrecognisedis derecognised upon disposal orwhen no future economic benefits are expected from its use or disposal. Gains andlossesupondisposalofanitemofproperty, plantandequipmentared etermined

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by comparing the proceeds from disposal with the carrying amount of property, plant and equipment and are recognised net within "Other income/ Selling and other expense" in the statement of profit and loss.

The cost of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Company and its cost can be measured reliably. The costs of repairs and maintenance are recognised in the statement of profit and loss as incurred.

Itemsofproperty, plantand equipment acquired through exchange of non-monetary assets are measured at fair value, unless the exchange transaction lacks commercial substance or the fair value of either the asset received or asset given up is not reliably measurable, in which case the asset exchanged is recorded at the carrying amount of the asset given up.

Depreciationmethods, estimated usefullives and residual value:

Depreciation is recognised in the statement of profit and loss on a straight-line basisovertheestimatedusefullivesofproperty,plantandequipment.Landisnotdepreciate dbutsubjecttoimpairment.Depreciationmethods,usefullives andresidual values are reviewed at each reporting date and any changes are considered prospectively

The Estimated useful lives are as follows:

Particulars		Estimatedusefullives(Years)
-	Plantandequipment-I	15
-	Plantandequipment-II	30*
-	Furnitureandfixtures	10
-	Officeequipments	5
-	Computer	3
-	Vehicles	8

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 ${\bf *The estimated useful life of plant and equipment has been taken as 30 years since the asset is purchased during the year.}$

- Estimatedusefullives,residualvaluesanddepreciationmethodsarereviewedannually, takingintoaccountcommercialandtechnologicalobsolescenceaswellasnormalweara ndtearandadjustedprospectively.
- Schedule II to the Companies Act, 2013 ("Schedule") prescribes the useful livesforvarious classes of tangible assets. For certain class of assets, based on the technical evaluation and assessment, the Company believes that the useful lives adopted by it bestrepresent the period overwhich an asset is expected to be available for use. Accordingly, for these assets, the useful lives estimated by the Company are different from those prescribed in the Schedule.

f) <u>FinancialInstruments</u>

Afinancialinstrumentisanycontractthatgivesrisetoafinancialassetofoneentityandafinanci alliabilityorequityinstrumentofanotherentity.

Financialassets-recognition

Allfinancialassetsarerecognizedinitiallyatfairvalue plus, in the case offinancial assets not recorded at fair value through profit and loss, transaction coststhatareattributabletotheacquisitionofthefinancialasset.Forpurposesofsubsequ entmeasurement,financialassetsareclassifiedinthreecategories:

Debtinstrumentsatamortizedcost

A `Debt instrument' is measured at the amortized cost if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets forcollectingcontractualcashflows,and
- b) Contractualtermsoftheassetgiveriseonspecifieddatestocashflowsthataresolelyp aymentsofprincipalandinterest(SPPI)ontheprincipalamountoutstanding.

After initial measurement, such financial assets are subsequently measured at amortized cost using the effective interest rate (EIR) method.

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Amortized cost is calculated bytaking into account any discount or premium onacquisitionandfeesorcoststhatareanintegralpartoftheEIR. The EIRamortization is included in finance income in the Statement of Profit and Loss. Thelosses arising from impairment are recognized in the Statement of Profit and Loss. This category generally applies to trade and other receivables.

Debt instruments atfair value through other comprehensive income (FVTOCI). A'debt instrument' is classified as at the FVTOCI if both of the following criteria aremet:

- a) The objective of the business model is achieved both by collecting contractualcashflowsandsellingthefinancialassets, and
- b) Theasset's contractual cashflows represent PPI.

DebtinstrumentsincludedwithintheFVTOCIcategoryare measured initially aswell as at each reporting date at fair value. Fair value movements are recognized inthe other comprehensive income (OCI). However, the Company recognizes interestincome, impairment losses and reversals and foreign exchange gain or loss in theprofit and loss. Onderecognition of the asset, cumulative gain or loss previously recognized in OCI is reclassified from the equity to profit and loss. Interest earnedwhilstholding FVTOCI debtins trument is reported as interest income using the EIR method.

 Debtinstruments,derivativesandequityinstrumentsatfairvaluethroughStatemento fProfitandLoss(FVTPL)

FVTPLisaresidualcategoryfordebt instruments. Any debt instrument, whichdoes not meet the criteria for categorization as at amortized cost or as FVTOCI, isclassifiedasatFVTPL.

Inaddition,theCompanymayelecttodesignate adebt instrument, whichotherwisemeetsamortizedcostorFVTOCIcriteria,asatFVTPL.However,suchelecti onisallowedonlyifdoingsoreducesoreliminatesameasurementorrecognition inconsistency (Referred to as 'accounting mismatch'). The Company hasnotinvestedinanyequityinstruments.

DebtinstrumentincludedwithintheFVTPLcategoryaremeasured at fair valuewithallchangesrecognizedintheStatementofProfitandLoss.

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Financialassets-derecognition

A financial asset (or, where applicable, apart of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e. removed from the Company's balance sheet) when:

- Therightstoreceivecashflowsfromtheassethaveexpired,or
- The Company has transferred itsrights to receive cash flows from the asset orhasassumedanobligationtopaythereceivedcash flows in full withoutmaterialdelaytoathirdpartyundera'pass-through'arrangement;andeither
- (a) TheCompanyhastransferredsubstantiallyalltherisks and rewards of theasset,or
- (b) the Company has neither transferred nor retained substantially all the risks andrewardsoftheasset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset orhasenteredintoapass-

througharrangement, it evaluates if and to what extent it has retained therisksand rewardsof ownership. Whenit has neither transferrednor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognize the transferred assetotheextentoftheCompany'scontinuinginvolvement. In that Companyalsorecognizes an associated liability. The transferred asset and the associated li ability are measured on a basis that reflects the rights and obligations that theCompanyhasretained.

Impairmentoffinancialassets

In accordance with Ind AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the following financial assets:

Financialassetsthataredebtinstruments, and are measured at a mortized cost
 oe.g., loans, debtsecurities, deposits and tradereceivables

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FinancialassetsthataredebtinstrumentsandaremeasuredasatFVTOCI

The Company follows's implified approach' for recognition of impairment loss allowance on tradereceivables. The application of simplified approach does not require the Company to tradereceivables. ackchangesincredit risk. Rather, itrecognizesimpairment loss allowance based onlifetime ECLs ateach reporting date, right fromitsinitial recognition. Forrecognitionofimpairmentlosson other financial assetsand riskexposure. theCompany determines whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12monthECLisusedtoprovidefor loss. impairment However. ifcreditriskhasincreasedsignificantly, lifetime ECL is used. If. in subsequent period, credit quality of the instrument improves such that there is no longer as ig nificantincreaseincreditrisksinceinitialrecognition, then the Company reverts to recogniz ingimpairmentlossallowancebasedon12-monthECL.

Lifetime ECL are the expected credit losses resulting from all possible default eventsover the expected life of a financial instrument. The 12-month ECL is a portion of thelifetime ECL which results from default events that are possible within 12 months after the reporting date.

ECListhedifferencebetweenallcontractualcashflows that are due to the Companyinaccordance with the contract and all the cashflows that the entity expects to receive (i.e. all cashs hortfalls), discounted at the original EIR.

ECLimpairmentlossallowance(orreversal)recognizedduringtheperiodisrecognizedasi ncome/expenseintheStatementofProfitandLoss (P&L). Thisamount isreflected under thehead 'other expenses' inthe Statementof Profit andLoss(P&L). Thebalancesheetpresentationforvarious financial instruments is described below:

- Financial assetsmeasured as atamortizedcost.ECLispresentedas anallowance,i.e.,asanintegralpartofthemeasurementofthoseassetsinthebalancesheet.Th eallowancereducesthenetcarryingamount.Untiltheassetmeetswriteoffcriteria,theCompanydoesnotreduceimpairmentallowancefromthegrosscarryingamo unt.
- DebtinstrumentsmeasuredatFVTOCI:Since financialassets are alreadyreflectedatfairvalue,impairmentallowanceisnot further reduced from itsvalue.Rather,ECLamountispresentedas'accumulatedimpairmentamount'in

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the OCI. For assessing increase increditrisk and impairment loss, the Company combines financial instruments on the basis of shared creditrisk characteristics with the objective of facilitating an analysis that is designed to enable significant increases increditrisk to be identified on a timely basis.

Financialliabilities-recognitionandmeasurement:

Financial liabilities are classified, at initial recognition, as financial liabilities at fairvaluethroughprofitorloss,loansandborrowings,payables,orasderivativesdesignated effective hedge, hedging instruments in an as appropriate. financialliabilitiesarerecognizedinitiallyatfairvalueand, inthe of loans case andborrowingsandpayables, net of directly attributable transaction costs. TheCompany's financial liabilities include trade andother payables, loans andborrowingsincludingbankoverdraftsandderivativefinancialinstruments.

Subsequentmeasurement

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

• Financial liabilities at fair value through profit or loss financial liabilities at fairvaluethroughprofitorlossincludefinancialliabilitiesheldfortrading andfinancialliabilitiesdesignateduponinitialrecognitionasatfairvalue throughprofitorloss. Financialliabilities are classified as heldfortrading if they are incurred for the purpose of repurchasing in the near term.

Gains or losses on liabilities held for trading are recognized in the Statement of ProfitandLoss.

Financial liabilities designated upon initial recognition at fair value through profit or loss are designated as such at the initial date of recognition, and only if the criteria in Ind AS 109 are satisfied. For liabilities designated as FVTPL, fair value gains/lossesattributabletochangesinowncreditriskarerecognizedinOCI. These gains/losses are not subsequently transferred to Statement of Profit and Loss. However, the Company may transfer the cumulative gain or loss within equity. All other changes infair value of such liability are recognized in the Statement of Profit and Loss.

FinancialLiabilitiesatamortizedcost(Loansandborrowings)

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Afterinitial recognition, interest-

bearingloansandborrowingsaresubsequentlymeasuredatamortizedcostusingtheEIRmeth od.Gainsandlossesarerecognizedinprofitorlosswhentheliabilitiesarederecognizedaswella sthroughtheEIRamortizationprocess.

Amortized cost is calculated by taking into account any discount or premium onacquisitionandfeesorcoststhatareanintegralpartoftheEIR.The

EIR amortization is included as finance costs in the Statement of Profit and Loss.

Financialliabilities-derecognition

Afinancialliabilityisderecognizedwhentheobligationundertheliabilityisdischargedorc ancelledorexpires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the Statem ent of Profit and Loss.

g) Inventories:

Inventoriesarevaluedatthelowerofcostandnetrealizable value, less anyprovision for obsolescence. Costs incurred in bringing each product to its presentlocationandconditionareaccounted.

Netrealizablevalueisdeterminedbasedonestimated selling price, less furthercostsexpectedtobeincurredtocompletionanddisposal.

h) <u>Taxation</u>Cu

rrenttax

Theincometaxexpenseorcreditfortheperiodisthetaxpayableonthecurrentperiod'staxableinc omebasedontheapplicableincometaxrateforeachjurisdictionadjustedbychangesindeferredta xassetsandliabilitiesattributabletotemporarydifferencesandtounusedtaxlosses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in the countries where the companyand its subsidiary operate and generate taxable income. Management periodical lyevaluates positions taken in tax returns with respect to situations in

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which applicable tax regulation is subject to interpretation. It establishes provisions, where appropriate, on the basis of amounts expected to be paid to the tax authorities.

Deferredincometaxisprovided infull, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred incometax is determined using taxrates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax asset is realised or the deferred income tax as a set is realised or the deferred income tax as a set is realised or the

Deferredtaxassetsarerecognizedforalldeductible temporary differences andunused tax losses only if it is probable that future taxable amounts will be available toutilizethosetemporarydifferencesandlosses.

Deferred tax assets and liabilities are offset when there is a legally enforceable right tooffset current tax assets and liabilities and when the deferred tax balances relate to thesametaxationauthority. Currenttax assets and tax liabilities are offset where the entity has alegally enforceable right to offset and intends either to settle on a netbasis, or to realise the asset and settle the liability simultaneously.

Current and deferred tax is recognised in profit or loss, except to the extent that itrelatesto itemsrecognised inother comprehensiveincome or directly in equity. Inthiscase, the tax is also recognised in other comprehensive income or directly inequity, respectively.

MinimumAlternativeTax:

Minimumalternativetaxpaidinaccordancewiththetaxlaws, which gives future economic be nefits in the form of adjustment to future incometax liability, is considered as an asset if there is convincing evidence that the company will pay anormal income tax. Accordingly, MAT is recognised as an asset in the Statement of Assets and Liabilities are measured using the tax rates and tax laws that have been enacted by the future economic benefits associated with it will flow to the company.

i) Retirement and Other Employee benefit schemes: Short-termemployeebenefits:

Employee benefits payable wholly within twelvemonths of receiving employees ervices are classified as short-

term employee benefits. These benefits includes a laries and wages, performance incentive sand compensated absences which are \$(1) + (1)

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expected to occur innext twelvem on ths. The undiscounted amount of short-term employee benefits to be paid in exchange for employees ervices is recognized as an expense as the related service is rendered by employees.

ProvidentFundandESI:

The Company of fers retirement benefits to its employees, under provident funds cheme and Employee State Insurance which is a defined benefit plan.

The Company and employees contribute at predetermined rates to 'Cubex Tubings Limited Employee's Contributory Provident Fund' ('Trust') and ESI accounted on accrual basis and the conditions for grant of exemptions tipulate that the employers hall make good the deficiency, if any, between the return guaranteed by the statute and actual earning of the Trust. The contribution towards provident fund is recognized as an expense in the Statement of Profit and Loss.

j) <u>Foreigncurrencytranslation</u>

i) Functionalandpresentationcurrency

Items included in the financial statements of the company are measured using thecurrencyofitsprimaryeconomicenvironmentinwhichthe company operates ('the functional currency'). The financial statements are presented in Indian rupees (INR), which is the company's functional and presentation currency.

ii) Transactionsandbalances

 $For eign currency transactions \\ are translated into the functional currency using the exchange rates at the dates of the transactions.$

k) Earningspershare

i) Basicearningspershare:

Basicearningspersharearecalculatedbydividing:

- a. TheprofitattributabletoownersoftheCompany;
- b. Bytheweightedaveragenumberofequitysharesoutstandingduringthefinancial year.

ii) Dilutedearningspershare

Dilutedearningspershareadjustthefiguresusedinthedeterminationofbasicearningspersh aretotakeintoaccount:

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- c. The after-income tax effect of interest and other financing costs associated with dilutive potential equity shares, and
- d. The weighted average number of additional equity shares that would havebeen outstanding assuming the conversion of all dilutive potential equityshares.

l) <u>TradeReceivables:</u>

Trade receivables are recognised initially at fair value and subsequently measured atamortised cost using the effective interest method, less provision for impairment. The company has not created any provision for impairment during the year.

m) <u>Cashandcashequivalents</u>

Forthepurposeofpresentationinthestatementofcashflows, cashandcashequivalents includes cashonhand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes invalue, and bank overdrafts. Bank overdrafts are shown within borrowing sincurrent liabilities in the balance sheet.

n) <u>ContributedEquity</u>

Equitysharesareclassified as equity.

0) Provisions, contingentliabilities and contingent assets:

Provisionsforlegalclaims, volumed is counts and returns are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Wherethere are a number of similar obligations, the likelihood that an outflow willbe required in settlement is determined by considering the class of obligations as awhole. A provisionis recognized even if the likelihood of outflow with respect to anyone itemincluded in the same class of obligations may be small.

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Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provisions due to the passage of time is recognized as interest expense.

p) <u>Cashflowstatement:</u>

Cashflowsarereportedusingtheindirectmethod, wherebyprofit before tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Companyare segregated based on the available information.

q) <u>Criticalaccountingestimatesandjudgements:</u>

The presentation of financial statements under Ind AS requires management to takedecisionsandmakeestimatesandassumptionsthatmay impact the value of revenues, costs, assets and liabilities and the related disclosures concerning the items involved as well as contingent as sets and liabilities at the balance sheet date. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Company makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The areas involving critical estimates or judgements are:

- a. Estimationofdefinedbenefitobligation
- b. UsefullifeofPropertyPlantandEquipment
- c. Expectedcreditlossoffinancialassets
- d. IncomeTaxes

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r) RelatedPartyTransactions:

The Company furnishes the Disclosure of transactions with related parties, as required by IndAS24 "Related Party Disclosures" as prescribed by Companies (Indian Accounting Standard) Rules 2015. Related parties as defined under IndAS24 have been identified on the basis of representation made by the management and information available with the company.

ForandonBehalfofTheBoard

CubexTubings

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AsPerourReportofEvenDate
ForP C N&Associates,
LimitedCharteredAccountants,

FRN:016016S

Sd/- Sd/- Sd/SridharAndhavarapu P.R.Bhandari VirendraBhandari
Partner ManagingDirector ExecutiveDirector

MembershipNumber:213830 DIN:00062271 DIN:00062228

UDIN:24213830BKHNXF4033

Place:Hyderabad Sd/- Sd/- Date:20.05.2024 Chandni K Siva Prasad

MoolchandiniCompanyS SarvaChiefFinancialOf

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