INDEPENDENT AUDITOR'S REPORT

To the Members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited)

Report on the Audit of the Consolidated Financial Statements

Opinion

- 1. We have audited the accompanying consolidated financial statements of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) (hereinafter referred to as the "Holding Company") and its subsidiaries (Holding Company and its subsidiaries together referred to as "the Group"), (refer Note 62 to the attached consolidated financial statements), which comprise the consolidated Balance Sheet as at March 31, 2024, and the consolidated Statement of Profit and Loss (including Other Comprehensive Income), the consolidated Statement of Changes in Equity and the consolidated Statement of Cash Flows for the year then ended, and notes to the consolidated financial statements, material accounting policy information and other explanatory information (hereinafter referred to as "the consolidated financial statements") in which are included the returns for the year ended on that date audited by the branch auditor of the Company's branch located at Singapore.
- 2. In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at March 31, 2024, and consolidated total comprehensive income (comprising of profit and other comprehensive income), consolidated changes in equity and its consolidated cash flows for the year then ended.

Basis for Opinion

3. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We are independent of the Group in accordance with the ethical requirements that are relevant to our audit of the consolidated financial statements in India in terms of the Code of Ethics issued by the Institute of Chartered Accountants of India and the relevant provisions of the Act, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors in terms of their reports referred to in sub-paragraph 13 and 15 of the Other Matters section below, other than the unaudited financial information as certified by the management and referred to in sub-paragraph 14 of the Other Matters section below, is sufficient and appropriate to provide a basis for our opinion.



Price Waterhouse & Co Chartered Accountants LLP, 252, Veer Savarkar Marg, Shivaji Park, Dadar (West) Mumbai – 400 028

T: +91(22) 66691500, F: +91 (22) 66547804/07

Registered office and Head office: Plot No 56 & 57, Block DN, Sector V, Salt Lake, Kolkala-700 091

Price Waterhouse & Co. (a Partnership Firm) converted into Price Waterhouse & Co Chartered Accountants LLP (a Limited Liability Partnership with LLP identity no LLPIN AAC-4362), with effect from July 7, 2014, Post its Conversion to Price Waterhouse & Co Chartered Accountants LLP, its ICA1 registration number is 304026E/E300009 (ICA1 registration number before conversion was 304026E/E300009).

INDEPENDENT AUDITOR'S REPORT

To the Members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) Report on the Consolidated Financial Statements

Page 2 of 8

Emphasis of Matter

4. We draw attention to Note 2a to the consolidated financial statements regarding the Group's reassessment and consequent revision in its accounting policy for recognition of revenue from software and allied support services for customer contracts. The Group had previously assessed that it was acting as a principal for software and allied support services and now revised its assessment and concluded that it is acting as an agent, considering the principles of Ind AS 115 "Revenue from contract with customers" and the additional guidance/clarifications issued by global standard setters/ regulators which are also relevant for interpretation of Ind AS.

Our opinion is not modified with respect to this matter.

Other Information

5. The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Director's report but does not include the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed and the reports of the other auditors as furnished to us (Refer paragraph 13 and 15 below), we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

6. The Holding Company's Board of Directors is responsible for the preparation and presentation of these consolidated financial statements in term of the requirements of the Act that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows, and changes in equity of the Group in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group 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 the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.



INDEPENDENT AUDITOR'S REPORT

To the Members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) Report on the Consolidated Financial Statements

Page 3 of 8

- 7. In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.
- 8. The respective Board of Directors of the companies included in the Group are responsible for overseeing the financial reporting process of the Group.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

- 9. Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.
- 10. As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:
 - Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
 - Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Holding company has adequate internal financial controls with reference to consolidated financial statements in place and the operating effectiveness of such controls.
 - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
 - Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.



INDEPENDENT AUDITOR'S REPORT

To the Members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) Report on the Consolidated Financial Statements

Page **4** of **8**

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated financial statements of which we are the independent auditors. For the other entities included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.
- 11. We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 12. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters

- 13. We did not audit the consolidated financial statements of 1 subsidiary (along with its step-down subsidiary) whose financial statements reflect total assets of Rs. 836 lakhs and net liability of Rs. 482 lakhs as at March 31, 2024, total revenue of Rs. 2,011 lakhs, total comprehensive loss (comprising of loss and other comprehensive income) of Rs. 157 lakhs and net cash outflows amounting to Rs. 1.3 lakhs for the year ended on that date, as considered in the consolidated financial statements. These financial statements have been audited by other auditor whose report have been furnished to us by the Management, and our opinion on the consolidated financial statements insofar as it relates to the amounts and disclosures included in respect of the subsidiary and our report in terms of sub-section (3) of Section 143 of the Act including report on Other Information insofar as it relates to the aforesaid subsidiary, is based solely on the reports of the other auditor.
- 14. We did not audit the financial information of 2 branches and 2 subsidiaries located outside India included in the consolidated financial statements of the Company, which constitute total assets of Rs. 670 lakhs and net assets of Rs. 430 lakhs as at March 31, 2024, total revenue of Rs. 282 lakhs, total comprehensive loss (comprising of loss and other comprehensive income) of Rs. 41 lakhs and net cash inflows amounting to Rs. 4 lakhs for the year then ended. The unaudited financial information in respect of these branches have been provided to us by the management, and our opinion on the consolidated financial statements of the Company in so far as it relates to the amounts and disclosures included in respect of these branches, is based solely on such unaudited financial information furnished to us. In our opinion and according to the information and explanations given to us by the Management, these financial information are not material to the Group.

INDEPENDENT AUDITOR'S REPORT

To the Members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) Report on the Consolidated Financial Statements

Page 5 of 8

15. The financial statements of 1 subsidiary and 1 branch, located outside India, included in the Consolidated financial statements, which constitute total assets of Rs. 11,699 lakhs and net assets of Rs. 2,049 lakhs as at March 31, 2024, total revenue of Rs. 4,693 lakhs, total comprehensive income (comprising of profit and other comprehensive income) of Rs. 579 lakhs and net cash outflow amounting to Rs. 792 lakhs for the year then ended, have been prepared in accordance with accounting principles generally accepted in its country and have been audited by other auditor under generally accepted auditing standards applicable in its country. The Company's management has converted the financial statements of the subsidiary and branch, located outside India from the accounting principles generally accepted in India. We have audited these conversion adjustments, if any, made by the Company's management. Our opinion in so far as it relates to the balances and disclosures of such branch and subsidiary located outside India including other information is based on the report of other auditor and the conversion adjustments, if any, prepared by the management of the Company and audited by us.

Our opinion on the consolidated financial statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditor and the financial statements certified by the management.

Report on Other Legal and Regulatory Requirements

- 16. As required by paragraph 3(xxi) of the Companies (Auditor's Report) Order, 2020 ("CARO 2020"), issued by the Central Government of India in terms of sub-section (11) of Section 143 of the Act, we report that there are no qualifications or adverse remarks included by the respective auditors in their CARO 2020 reports issued in respect of the standalone financial statements of the companies which are included in these Consolidated Financial Statements.
- 17. As required by Section 143(3) of the Act, we report, to the extent applicable, that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
 - (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors, except for matters stated in paragraph 17 (i)(vi) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 (as amended).
 - (c) The reports on the accounts of the branch office of the Company audited under Section 143(8) of the Act by branch auditor have been sent to us and have been properly dealt with by us in preparing this report.
 - (d) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including other comprehensive income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows dealt with by this Report are in agreement with the relevant books of account and records maintained for the purpose of preparation of the consolidated financial statements.
 - (e) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act.



INDEPENDENT AUDITOR'S REPORT

To the Members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited)
Report on the Consolidated Financial Statements

Page 6 of 8

- (f) On the basis of the written representations received from the directors of the Holding Company as on March 31, 2024 taken on record by the Board of Directors of the Holding Company and the report of the statutory auditor of its subsidiary company incorporated in India, none of the directors of the Group Companies, incorporated in India is disqualified as on March 31, 2024 from being appointed as a director in terms of Section 164(2) of the Act.
- (g) With respect to the maintenance of accounts and other matters connected therewith, reference is made to our remarks in paragraph 17(b) above on reporting under Section 143(3)(b) and paragraph 17(i)(vi) below on reporting under Rule 11(g) of the Rules.
- (h) With respect to the adequacy of internal financial controls with reference to consolidated financial statements of the Group and the operating effectiveness of such controls, refer to our separate report in Annexure A.
- (i) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The consolidated financial statements disclose the impact, if any, of pending litigations on the consolidated financial position of the Group. Refer Note 34 to the consolidated financial statements.
 - ii. The Group did not have any long-term contracts including derivative contracts as at March 31, 2024 for which there were any material foreseeable losses.
 - During the year ended March 31,2024, there were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Holding Company and its subsidiary company incorporated in India.
 - iv. (a) The respective Managements of the Company and its subsidiary which are companies incorporated in India whose financial statements have been audited under the Act have represented to us and the other auditor of such subsidiary respectively that, to the best of their knowledge and belief, as disclosed in Note 46 to the consolidated financial statements, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company or such subsidiary to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company or such subsidiary ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;



INDEPENDENT AUDITOR'S REPORT

To the Members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) Report on the Consolidated Financial Statements

Page 7 of 8

- (b) The respective Managements of the Company and its subsidiary which are companies incorporated in India whose financial statements have been audited under the Act have represented to us and the other auditors of such subsidiary respectively that, to the best of their knowledge and belief, as disclosed in the Note 46 to the consolidated financials statements, no funds (which are material either individually or in the aggregate) have been received by the Company or such subsidiary from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company or such subsidiary shall, directly or indirectly, lend or invest in other person(s) or entity(ies) identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (c) Based on the audit procedures, that has been considered reasonable and appropriate in the circumstances, performed by us and those performed by the auditors of the subsidiary which is a company incorporated in India whose financial statements have been audited under the Act, nothing has come to our or other auditor's notice that has caused us or the other auditors to believe that the representations under sub-clause (i) and (ii) of Rule 11(e) contain any material misstatement.
- v. The Holding Company and its subsidiary company has not declared or paid any dividend during the year.
- vi. Based on our examination, which included test checks, the Holding Company has used an accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and that has operated throughout the year for all relevant transactions recorded in the software, except that the audit trail is not maintained in case of modification by certain users with specific access and the audit trail is not maintained for direct database changes. During the course of performing our procedures, other than the aforesaid instances of audit trail not maintained where the question of our commenting does not arise, we did not notice any instance of audit trail feature being tampered with.

Further, the Holding Company has also used an accounting software, which is operated by a third party service provider for maintaining its books of account and in the absence of the independent service auditor's report, we are unable to comment on whether the audit trail feature of the aforesaid software was enabled and operated throughout the year for all relevant transactions recorded in the software or whether there were any instances of the audit trail feature being tampered with.

The following remark was included in the audit report dated July 31, 2024, containing an unmodified audit opinion on the consolidated financial statements of ASPL Info Services Private Limited, a subsidiary of the Holding Company issued by an independent firm of Chartered Accountants, which is reproduced as under:

"Pursuant to Proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 for maintaining books of account using accounting software which has a feature of recording audit trail (edit log) facility, based on our examination, the accounting software used by the Group for maintaining its books of account did not have the audit trail feature enabled throughout the year"



INDEPENDENT AUDITOR'S REPORT

To the Members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) Report on the Consolidated Financial Statements

Page 8 of 8

18. The provisions of Section 197 read with Schedule V to the Act are applicable only to public companies. As the Holding Company and its subsidiary company incorporated in India were a private limited companies during the year ended March 31, 2024, reporting under Section 197(16) of the Act is not applicable to the Group.

For Price Waterhouse & Co Chartered Accountants LLP Firm Registration Number:304026E/E-300009

Arunkumar Ramdas

Partner Membership Number:112433

UDIN: 24112433BKFWEJ3908

Mumbai

Date: August 30, 2024

Annexure A to Independent Auditor's Report

Referred to in paragraph 17(h) of the Independent Auditor's Report of even date to the members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) on the consolidated financial statements for the year ended March 31,2024

Page 1 of 3

Report on the Internal Financial Controls with reference to Consolidated Financial Statements under clause (i) of sub-section 3 of Section 143 of the Act

1. In conjunction with our audit of the consolidated financial statements of the Company as of and for the year ended March 31, 2024, we have audited the internal financial controls with reference to financial statements of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) (hereinafter referred to as "the Holding Company") as of that date. Reporting under clause (i) of subsection 3 of Section 143 of the Act in respect of the adequacy of the internal financial controls with reference to financial statements is not applicable to the subsidiary company incorporated in India namely ASPL Info Services Private Limited, pursuant to MCA notification GSR 583(E) dated 13 June 2017.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

3. Our responsibility is to express an opinion on the Company's internal financial controls with reference to financial statements based on our audit. We conducted our audit in accordance with the Guidance Note issued by the ICAI and the Standards on Auditing deemed to be prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of internal financial controls and both issued by the ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to financial statements was established and maintained and if such controls operated effectively in all material respects.



Price Waterhouse & Co Chartered Accountants LLP, 252, Veer Savarkar Marg, Shivaji Park, Dadar (West) Mumbai – 400 028

T: +91(22) 66691500, F: +91 (22) 66547804/ 07

Registered office and Head office: Plot No 56 & 57, Block DN, Sector V, Salt Lake, Kolkala-700 091

Price Waterhouse & Co. (a Partnership Firm) converted into Price Waterhouse & Co Chartered Accountants LLP (a Limited Liability Partnership with LLP identity no. LLPIN AAC-4362) with effect from July 7, 2014. Post its Conversion to Price Waterhouse & Co Chartered Accountants LLP, its ICAI registration number is 304026E/E300009 (ICAI registration number before conversion was 304026E)

Annexure A to Independent Auditor's Report

Referred to in paragraph 17(h) of the Independent Auditor's Report of even date to the members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) on the consolidated financial statements for the year ended March 31, 2024

Page 2 of 3

- 4. Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system with reference to financial statements and their operating effectiveness. Our audit of internal financial controls with reference to financial statements included obtaining an understanding of internal financial controls with reference to financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.
- We believe that the audit evidence we have obtained is sufficient and appropriate to provide a
 basis for our audit opinion on the Holding Company's internal financial controls system with
 reference to consolidated financial statements.

Meaning of Internal Financial Controls with reference to financial statements

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

Inherent Limitations of Internal Financial Controls with reference to financial statements

7. Because of the inherent limitations of internal financial controls with reference to financial statements, 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 with reference to financial statements to future periods are subject to the risk that the internal financial control with reference to financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.



Annexure A to Independent Auditor's Report

Referred to in paragraph 17(h) of the Independent Auditor's Report of even date to the members of Ivalue Infosolutions Limited (formerly known as Ivalue Infosolutions Private Limited) on the consolidated financial statements for the year ended March 31, 2024

Page 3 of 3

Opinion

8. In our opinion, the Holding Company which is a company incorporated in India, has, in all material respects, an adequate internal financial controls system with reference to financial statements and such internal financial controls with reference to financial statements were operating effectively as at March 31, 2024, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note issued by the ICAI.

For Price Waterhouse & Co Chartered Accountants LLP Firm Registration Number: 304026E/E-300009

Arunkumar Ramdas

Partner Membership Number:112433

UDIN: 24112433BKFWEJ3908

Mumbai

Date: August 30, 2024

WELLE INFOSOLUTICAS UMITED IVALUE M 24 IVALUE INFCS GLIFT ONS PRIVATE LIMITED real dated Balance Sheet as at 31 March 2024 ASSETS

Them numerical states

(a) Property, Phant and Equipment

(b) Referred are special

(ii) Minimized

(iii) Referred States

(ii) Special States

(ii) Special States 3,007 764 41 2.956 761 63 16 15 500 342 6,585 6э Will Other Briancial picers. Promise Law assets (rive) Deferred has assets (rive) 600 324 IN Description (red)
(b) Defected has assets men)
(b) Other non-current assets
Total Non-current assets 13 529 301 8.084 571 9a 13,131 (ii) Inventories (iii) Financial Asserts (ii) Investments (iii) Frade receivables 10 2.70 1.115 20,365 6,051 67,323 (v) Cash and cash equivalents
(v) Bash balances other than cash and cash equivalents 12a 12b 5b 1,543 (vi) Other financial assets 76 9b Other current assets

Current assets 82,094 39,933 Total Assels 198.019 EQUITY AND HASCITIES 14 (il 42 43 14 (ii) 36.632 92.168 15 33.064 (4) Non Controlling Interest Field Equipy 17.00 29.986 (48)(15)(0) III Non-corress liabilities (a) Financial Liabelines
(b) Barrowings
(ii) Leave teal-litter 184 2.67 2,564 17a Your Nomenteen Laborates (II) Current tearbeles (a) Firmodial Habities (I) Borrowings 3 %67 4,595 4.519 (b) Thtal outstanding dues of creditors ather than july (a) above \$0.56 65,006 15 [N] Other Scanzial habilities 20 34 25 Its Current terliabilities (m): (c) Contract Rasinties 253 256 3.690

above bolance sheet should be read in conjunction with the accompanying notes "C" denotes that the amounts are below rounding off convention in the Consolidated Financial

from is the Contolidated Balance Sheet referred to in our report of even date

Price Waterhouse & Co, Chartered Accountants LLP

Registration Number: 304026E/ 6-300009 and.

Eff Other current Bablishes

inii irovinjons Etali Currara Bahilistes

Tutal Coulty and Liebrities

Epital Instruction

Marker: 212423

Maile Mumber Maile 10 August 2024

For and an behalf of the Board of Directors

of IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

172 1.955 145 58,523

\$1,457

106.175

75,031

28,019

105.019

Schillamar Pillar Managing Director
DIN: 02226978

17b

Place: Bengaluru Date: 30 August 2024

DIN 03091390 Maur: Bengmunu Zuste: 30 August 2024

Swaroop M V N

Chief Financial Officer

Company Secretary Members No. 251825

Place, Beneaturo Date: 16 August 2024 Nece Bengaluru Siate 10 August 2014

IVALUE INFOSOLUTIONS LIMITED

(Farming known as IVALUE INFOSDLUTIONS PRIVATE LIMITED)

Lens Lated Statement of Profit and Loss for the year ended 31 March 2014

IVALUE

	Note	For the year ended	Enr the year ended
Horane	No	AT Marzh 2024	41 March 2023
From Operations	1		
Date Income	2.3	7a.0.24	79,68
The state of the s	24	1,495	89
total (ne ear e		79,510	80,58
# Especials:			
Furchator of Stock in-trade	25	49.774	59.52
Notice to inventories of Stock in trade	26	6.70%	[7,86
Employee benefits exponse	27	6 521	4,11
Finance Cogs	28	1.292	77
Dinneculture and amort supplies expense	29	69)	41
Differ expenses	30	5,479	5,58
Tetal Expenses		70,062	72,54
(iii) Profit before tab (Fil)		9.457	
IV Income Tax Expense / (Denefit)		3,457	£0,8
(1) Current tax	91	2.534	
(2) Tax adjustments for earlier years (Net)	31		2,13
(III Deformed lax	31	(54)	Co.
Fetul Tax Expense	"	2,400	(15) 2,43
v Profes for the year (UI-10)		7,057	5,99
Other Comprehensive Income			
A stems that will not be reclassified to profit or loss		I	
() Remeasurements of post employment benefit obligations			
Income tax relating to these items	33	(71	(6
If items that will be reclassified to profit or loss		24	
(i) Exchange differences on translation of foreign operations		2	
(ii) Income tax relating to these items		-1	(4
utal Other Comprehensive Income		(3)	[4
ts Total Comprehensive Income for the year (VPVI) (Comprising Profit (Loss)	- 1	201	
and Other Comprehensive Income for the year (Prof. Comprehensive Income for the year)		7,054	5,984
Profit is attributable for	- 1	1	
(i) Owners	1	7,103	5.985
fel Non-controlling interests		(46)	4,00
	1	1,057	5,992
Other comprehensive income is attributable to:	1	1	
Hill Non-controlling internal	- 1	(2)	{4
The state of the s		(1)	
Tutal comprehensive recurse is appributable to.		1.20	{4
(i) Owners		7,101	5,995
for how controlling interests		(47)	10
		7,05.4	5,988
Earnings per equity share attributable to owners:	14		
Business (or R.) Decime 171 (or R.)		13	- 11

The above States and of Procision of Loss should be read in conjunction with the accompanying notes "0" denotes that the amounts are below rounding off convention in the Consolidated Figureral statement

This is the Consolidated Statement of Profit and Loss referred to in our report of even date

or Price Waterhouse & Co. Chartered Accountants LLP

m Registration Number: 304026E/ E-300009

Partner Memberolip Number 112413

Place: Adumbai Date: 30 August 2024

Strilkumar Piller

Managing Director Day 0.2226578

Piace Bergaluru Date: 50 August 2024

Krishparaj Sharmo

For and on behalf of the Board of Directors of IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

Director UN 09093392 Place Bengahiru Gate: 38 August 2024

Mr.n.

Swaroop M V N Etwet Financial Officer

Make Brogaluru Data: 30 August 2024

Company Secretary Membership No: A\$1525 Place: Bengaluru Dete: 30 August 2024

PARTICULARS:	Notes	For the Year Ended	For the Year Ended
		31 March 2024	31 March 2023
LCASH FLOW FROM OPERATING ACTIVITIES			
tiet Profit Before Tax		2.457	
Adjustment for:		9,457	8,0
Depreciation and Amortisation expenses	29	693	
Provision for Employee stock appreciation rights	27	***	4
interest Income	24	211	2
Net Gain on lovestments carried at Fair Value through Profit or Loss	24	(352)	ţ3
Unwinding of interest on security deposit	24	(19)	(1
Gain on Termination of Leases	24	(12)	
Not Fair value loss / (gain) un derivatives not designated as hedges	24	(14)	
Unrealised (gain)/ toss on toroign cuttinning translation	24	(43)	
Finance costs	28	(122)	(i
Bad Debts Written off	30	1,292	7
Allowance made / (reversed) for Expected credit loss on trade receivables	30	604	6
Operating Profit before Working Capital Changes	30		1
djustments (or :	1	21,714	9,4
(Increase) / Decrease in Other Ilnancial assets		l week	
(Increase) / Decrease in Inventories	6a, 7a & 7b	(12)	\$50
(Increase) / Decrease in Trade Receivables	10	6,305	(7,在
(Increase) / Decrease In Other Current and Non current Assets		2,155	(27,2
Increase / (Decrease) in Trade Payables	5 a & 9 b	8,044	(7,8)
Increase / (Decrease) in Other Financial Uabilities		(15,274)	33,36
horosse / (Decrease) in Oxfor Financial Daplitues	20	(197)	
Increase / (Decrease) in Contract Liabilities	17a & 17b	25	4
	21	(66)	(73
Increase / (Decrease) in Current Liabilities In Generated from operations	22	309	34
		14,003	(1,05
ns: Income tax payments (aut of refunds received)		(7,434)	(3.21
et Cash flow from/(used in) Querating Activities (A)		6,569	12,25
CASH FLOW FROM INVESTING ACTIVITIES			
Investment made in subsidiary	1 3	1	/53
Payments for purchase of Investments	1	(200)	(52
Proceeds from sale of investments	3	1,334	(3,50
investments in fixed deposits with banks		(20,292)	7,01
Proceeds from withdrawal of lixed deposits with banks	1 1		
nevig near	1 1	21,577	20,13
nterest received	1	(3)	1.
hirchase of Property, Plant and Equipment (including capital advance)	1	334	37.
t Cash from/luxed in) Investing Activities (B)	30, 36 & 90	(385)	1271
		2,355	2,999
SASH FLOW FROM FINANCING ACTIVITIES			
Repayment of Proceeds from working capital	185	(476)	3.215
Repayment of long term rupos term book from banks	18a	(53)	(70
epayment of Principal element of Lease Liabilities apital Contribution	4	(368)	(20)
	1	. 1	21
nance cost Pale	28	/1,2921	1214
Cash Flow from / (Used in) Financing Activities (C)		(2.189)	2,185
(Decrease)/ Increase in Cash And Cash Equivalents (A+B+C)		6,745	
and Cash Equivalents at the beginning of the year	1 1	1	2,919
	12a	6,053	3,134
& Cash Equivalent at the end of the year*	120	12,758	6,053
eash transactions from investing and financing activities:		41,70	0,023
usition of Hight of use Assets	4	684	
osal of Right of use Assets	4	(58)	2,926
			161
nponents of Cash and cash equivalents			
culars		Asat	Asint
		31 March 2024	As Mt. 31 March 2023
on Hand			
ment Accounts		1	2
sit with Banks with less than 3 months original maturity	1	2,499	4,551
A STATE OF THE OWNER OF THE PARTY OF THE OWNER		10,298	1,500
		12,798	6.053





Composidated Statement of Cash Flows for the year or ded 31 March 7024

IVALUE

	199	of hier arising from Financing activities	4
	E-Betrapwings:	Same Rebillion	Total
taranen as at 31 Mariot. 2022	1,700	278	1,976
On acquisition of subsidiary	202		202
Middlens	3,146	2,816	6,072
irpryment		(330)	(330
nia est expenses	200	123	323
uterest paid	[200]	- 1	(200
Helions		(22)	2721
Selminiman at 11 Milesty 2014	5,048	7,595	7.973
diffd-com a	1679	534	155
keparreen!		(543)	1641)
Mesel expenses	275	273	548
Right St. Deld	(275)	•.]	1275
Deleters		Men.	7491
alance as at 31 March 2034	£586	3 172	2.433

The above Statement of Cash flows should be read in conjunction with the accompanying notes. "O' denotes that the amounts are below rounding off convention in the Cambridge of Read of Statement.

This is the Consolidated Statement of Cash Flows referred to in our report of even date

For Price Waterhouse & Co. Chartered Accountants LLP

on Number: 301025E/ E-100009

Periner Membership Number: 112433

For each on behalf of the Board of Directors of NALUE INFOSOLUTIONS LIMITED (Formerly New Yor as SVALUE INFOSOLUTIONS PRIVATE LIMITED)

Stinflicturer PREAD Managing Director DIN: 02226978 Place: Bongolor U Date: 30 August 2024

Krishneraj Shamaa Director DIA: 03091392 Place: Bengaluru Date: 30 August 2024

Place: Bengaloru Date: 30 August 2024

Lakshasammanel Company Socretary Membership His: A51625 Piece: Bengalyru Opte: 30 August 2024

IVALUE (NEOSOLUTIONS LIMITED)
[Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED) Consolidated Statement of Changes in Equity for the year ended 31 March 2024 IVALUE

					Kniency	6.56tpmin			
Perticulars	Equity Share Capital	instruments antically requiry in resident	Capital Consulbution	Papital Reserve	Securities premium Recepte	Retained bittiings	Other reserves (for eign currency : franciation reserve)	Nancontrolling interests	\$DTAL
Estante as on 12 March 2022	421	227			4.556	14.066	(1)		24 (54)
Acquired sid, of Suttentions			× .		3.7	-		(911)	(1)
Changes during the year on account of modification of CCPS and							1		
funity Shares**			1	4.348		ju, 882			
itolitio the Year			- 1			5 999		(7)	5,991
The Comprisers in Income			- 1			in:	14	(0)	is
cital Comprehensive locume for the year	2.1		17	2.1	- 1	5,999	(4)	173	5,584
Copital Contribution (Refer Note 36)		- 1	24.4		- 1	91			24
Nationire as on 31 Merch 2023	423	132	24	4,655	3,532	16.071	(5)	(917)	29.576
Politifier the Year	- 23					7,197		[Ab	V 05 /
Other Conspictment on Insuring				- 1		3830	1.1	0.4	1
aliai Comprehensive recome for the year						7,100	1	2475	2,054
Hance as on 31 March 2024	423	(4)	22	7,553	2,536	21,172	(4)		37.010

The above Statement of Changes in equity should be read in conjunction with the accompanying notes "0" denotes that the amounts are below rounding off convention in the Consolidated Figancial statement

This is the Consolidated Statement of Changes in Equity referred to in our report of even date

For Price Waterhouse & Co. Chartered Accountants LLP Firm Registration Number: 3040258/ 8-300009

Membership Number: 112433 Place: Mumbai Date: 30 August 2024

For and on behalf of the Board of Directors of IVALUE INFOSOLUTIONS LIMITED [Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED]

Surdakumae Piliai Managing Director DIN: 02226978 Ploce: Bengoluru Date: 30 August 2024

MONDER

Krishnaraj Sharma Director
DIN: 03091352
Phoce: Bengaluru Date: 30 August 2024

Chief Financial Officer

Place: Bengaluru Date: 30 August 2024

Company Secretary Membership No: A\$1625 Place: Bengaluru Date: 30 August 2024

^{*} Computarily Convertible Preference 5h was:

**This represents rephracterisation of a portion of retained cornings as capital reserve pursuant to the waiver cum amendment agreement (effective from 01 April 2022) to the shareholders agreement dated 19 April 2019, wherein certain investors lother than promoters) have waived off their burybook right on the investor securities. After the amendment, the investor securities meet the definition of an equity instrument as per Ind. AS 32 with effect from 01 April 2022.



Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

Background

IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED) (the "Company") is a public limited company incorporated and domiciled in India and it is the Parent Entity for the IValue Group (the "Group"). The registered office of the Company is located at No. 903/1/1, 19th Main Road, 4th Sector, HSR Layout, Bangalore - 560 102. The Group provides Digital Assets protection and Data, Network & Application (DNA) management with associated services through channel networks with various direct DEM partnerships. Key verticals are BFSI vertical, eGovernance projects, ITeS vertical, Telecom, Manufacturing, Education and Hospitality vertical (Categorized as i) Digital Asset Management and Protection and (ii) Software and Allied Support). The Group's registered office is in Bangalore and it has branches across India and outside India (Singapore, Kenya and Bangladesh).

1 Summary of accounting policies

Material Accounting Policies

(a) Basis of preparation

This Note provides a list of the material accounting policies adopted in the preparation of the consolidated financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated. The financial statements are for the group consisting of IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED) (the 'Company') and its subsidiaries.

(i) Compliance with Ind AS

These financial statements are the consolidated financial statements of the Group. The consolidated financial statements comply in all material aspects with the Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) [Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisions of the Act.

(ii) Historical cost convention

The consolidated financial statements have been prepared on a historical cost basis, except for the following: -Certain financial assets and liabilities (including derivative instruments) that is measured at fair value. -Share based payments.

(iii) New and amended standards adopted by the Group

The Ministry of Corporate Affairs has vide notification dated 31 March 2023 notified Companies (Indian Accounting Standards) Amendment Rules, 2023 (the 'Rules') which amends certain accounting standards, and are effective 1 April 2023.

The Rules predominantly amend Ind AS 12, Income taxes, and AS 1, Presentation of financial statements and Ind AS 8, Accounting Policies, Changes in Accounting Estimates and Errors. The other amendments to Ind AS notified by these rules are primarily in the nature of clarifications.

These amendments are not expected to have a material impact on the Group in the current or future reporting years and on foreseeable future transactions. Specifically, no changes would be necessary as a consequence of amendments made to Ind AS 12 as the Group's accounting policy already complies with the now mandatory treatment.

(iv) Current -Non current classification:

All the assets and liabilities have been classified as current and non-current as per the Group's normal operating cycle and other criteria as set out in Division II of Schedule III to the Companies Act, 2013. Based on the nature of the Group's business and the time between acquisition of assets for trading and their realisation in cash and cash equivalents, the group has ascertained its operating cycle as twelve months for the purpose of classification of the assets and liabilities into current and non-current.







Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

(b) Basis of Consolidation

(b)(i) Subsidiaries:

Subsidiaries are all entities over which the group has control. The group controls an entity where the group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the relevant activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the group. They are deconsolidated from the date that control ceases.

The acquisition method of accounting is used to account for business combinations by the group, $^\circ$

The group combines the financial statements of the parent and its subsidiaries line by line adding together like items of assets, liabilities, equity, income and expenses. Intercompany transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the group.

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of profit and loss, consolidated statement of changes in equity and balance sheet respectively.

(b)(ii) The group treats transactions with non-controlling interests that do not result in a loss of control as transactions with equity owners of the group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to non-controlling interests and any consideration paid or received is recognised within equity.

When the group ceases to consolidate because of a loss of control, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in profit or loss. This fair value becomes the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

(c) Foreign currency translation

(i) Functional and Presentation Currency

Items included in the consolidated financial statements of the each of the group's entities are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). The consolidated financial statements are presented in Indian Rupee (Rs), which is the Company's functional and presentation currency. The functional currency of Asia iValue Pte. Ltd. is USD and that of ASPL Info Services Private Limited is Rs. The functional currency of the branches is Rs.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. At the year-end, monetary assets and liabilities denominated in foreign currencies are restated at the year - end exchange rates. The exchange differences arising from settlement of foreign currency transactions and from the year-end restatement are recognised in profit and loss. Foreign exchange gains and losses are presented in the Statement of Profit and Loss on a net basis within 'Other Income'/'Other Expenses'. Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss.

(iii) Group companies

The results and financial position of foreign operations (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities are translated at the closing rate at the date of that balance sheet
- income and expenses are translated at average exchange rates, and
- All resulting exchange differences are recognised in other comprehensive income.





IVALUE INFOSOLUTIONS LIMITED

(Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)



Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

On consolidation, exchange differences arising from the translation of any net investment in foreign entities, and of borrowings and other financial instruments designated as hedges of such investments, are recognised in other comprehensive income. When a foreign operation is sold, the associated exchange differences are reclassified to profit or loss, as part of the gain or loss on sale.

Goodwill and fair value adjustments arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the closing rate.

(d) (i) Revenue Recognition

The Group recognises revenue on completion of its performance obligations at the fixed transaction prices specified in the underlying contracts or orders. There are no variable price elements arising from discounts or rebates. Where the contract or order includes more than one performance obligation, the transaction price is allocated to each obligation based on their stand-alone selling prices. These are separately listed as individual items within the contract or order. The primary areas of judgement for revenue recognition as principal versus agent are set out below under our Critical estimates and judgements and described further below for each revenue category. Revenue is only recognised to the extent that it is highly probable that significant reversal will not occur. Transaction price excludes taxes and duties collected on behalf of the government. The Group does not have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. As a consequence, the group does not adjust any of the transaction prices for the time value of money.

Hardware

The Group's activities under this revenue stream comprise the sale of hardware items consists of servers, hardware security modules and authentication keys. For hardware sales, the Group acts as principal, as it assumes primary responsibility for fulfilling the promise to provide the goods and for their acceptability, is exposed to inventory risk during the delivery period and has discretion in establishing the selling price, Revenue is recognised at the gross amount receivable from the customer for the hardware provided and on a point-in-time basis when delivered to the customer.

Software and Allied Support

The Group's performance obligation is to fulfil customers' requirements through the procurement of appropriate software products from relevant vendors. The Group invoices, and receives payment from, the customer itself. Whilst the transaction price is set by the Group at the amount specified in its contract/order with the customer, the software licensing agreement is between the vendor and the customer. The vendor is responsible for issuing the licences and activation keys, for the software's functionality, and for fulfilling the promise to provide the licences to the customer. Therefore, the Group acts as an agent and recognizes revenue on a net basis. The Group recognises such software sales revenue on a point-in-time basis once it has satisfied its performance obligations.

Revenue from professional/technical services and renewal of service packs is recorded on a net basis as the level of inventory risk, to which the Group is exposed to, in these arrangements is negligible. The Group recognises such services revenue on a point-in-time basis once it has satisfied its performance obligations.

IT enabled Services

The Group's activities under this revenue stream comprises of revenue from support and maintenance contracts towards infrastructure managed services and annual services contracts.

Revenue is recognised when it transfers control over a service to the customer. Amount received towards services are reported as advances from customers untill all the conditions for revenue recognition are met.

The Group acts as a principal, as it assumes primary responsibility for fulfilling the promise to provide the services and has discretion in establishing the service feess. Revenue is recognised at the gross amount receivable from the customer for the services provided over the period of the underlying contracts.

(ii) Costs to fulfill contracts

The Group recognizes contract fulfilment cost as an asset if those costs specifically relate to a contract or to an anticipated contract, the costs generate or enhance resources that will be used in satisfying performance obligations in future; and the costs are expected to be recovered.







Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

(e) Income tax

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting year in the countries where the company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation and considers whether it is probable that a taxation authority will accept an uncertain tax treatment. The Group measures its tax balances either based on the most likely amount or the expected value, depending on which method provides a better prediction of the resolution of the uncertainty.

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting year and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

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

Deferred tax liabilities are not recognised for temporary differences between the carrying amount and tax bases of investments in subsidiaries and branches where the group is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Deferred tax assets are not recognised for temporary differences between the carrying amount and tax bases of investments in subsidiaries and branches where it is not probable that the differences will reverse in the foreseeable future and taxable profit will not be available against which the temporary difference can be utilised.

Deferred tax assets and liabilities are offset where there is a legally enforceable right to offset current tax assets and liabilities and where the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, 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 it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

(f) Leases (As a Lessee)

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable.
- variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date
- ullet amounts expected to be payable by the Group under residual value guarantees
- the exercise price of a purchase option if the Group is reasonably certain to exercise that option, and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

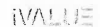
Lease payments to be made under reasonably certain extension options are also included in the measurement of the fiability. The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases of the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

If a readily observable amortising loan rate is available to the individual lessee (through recent financing or market data) which has a similar payment profile to the lease, then the Group use that rate as a starting point to determine the incremental borrowing rate.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.







Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability.
- any lease payments made at or before the commencement date less any lease incentives received
- any initial direct costs
- restoration costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life

Payments associated with short-term leases and all leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less.

(g) Business Combinations

The acquisition method of accounting is used to account for all business combinations, regardless of whether equity instruments or other assets are acquired. The consideration transferred for the acquisition of a subsidiary comprises the:

- fair values of the assets transferred
- liabilities incurred to the former owners of the acquired business
- equity interests issued by the group
- fair value of any asset or liability resulting from a contingent consideration arrangement

Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date. The group recognises any non-controlling interest in the acquired entity on an acquisition-by-acquisition basis either at fair value or at the non-controlling interest's proportionate share of the acquired entity's net identifiable assets.

Acquisition-related costs are expensed as incurred.

- The excess of the:
- consideration transferred
- amount of any non-controlling interest in the acquired entity
- e-acquisition-date fair value of any previous equity interest in the acquired entity

over the fair value of the net identifiable assets acquired is recorded as goodwill. If those amounts are less than the fair value of the net identifiable assets of the business acquired, the difference is recognised in other comprehensive income and accumulated in equity as capital reserve provided there is clear evidence of the underlying reasons for classifying the business combination as a bargain purchase. In other cases, the bargain purchase gain is recognised directly in equity as capital reserve.

(h) Impairment of non-financial assets:

Property, plant and equipment and intangible assets with finite life are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting year.

(i) Cash and cash equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, 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 in value.

(j) Trade receivables

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. Trade receivables are recognised initially at the transaction price. The Group holds the trade receivables with the objective of collecting the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method, less loss allowance. As a practical expedient, the Group has not adjusted the promised amount of consideration for the effects of a significant financing component as the Group expects, at contract inception, that the period between when the Group transfers the promised good or service to a customer and when the customer pays for that good or service will be one year or less. Pursuant to paragraph 63 of Ind AS 115 "Revenue from Contract with customer".





IVALUE INFOSOLUTIONS LIMITED

(Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)



Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

(k) Inventorie

Traded goods are stated at the lower of cost and net realisable value. Cost of traded goods comprises cost of purchases. Cost of inventories also include all other costs incurred in bringing the inventories to their present location and condition. Costs are assigned to individual items of inventory on weighted average basis. Costs are determined after deducting rebates and discounts. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale

(I) Investments (Other than Investments in Subsidiaries) and other financial assets

(i) Classification

The Group classifies its financial assets in the following measurement categories:

s Lim

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss)
- · those to be measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at FVOCI.

The Group reclassifies debt investments when and only when its business model for managing those assets changes.

(ii) Recognition

Regular way purchases and sales of financial assets are recognised on trade-date, being the date on which the Group commits to purchase or sale the financial asset.

(iii) Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Fransaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

(iii) (a) Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Group classifies its debt instruments:

- Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in Other Income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other gains/(losses). Impairment losses are presented as separate line item in the statement of profit and loss.
- Fair value through profit or loss: Assets that do not meet the criteria for amortised cost or EVOCI are measured at fair value through profit or loss. A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss is recognised in profit or loss and presented net within other income/(other expenses) in the period in which it arises. Interest income from these financial assets is included in other income.

(iii) (b) Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments are recognised in profit or loss as other income when the Group's right to receive payments is established.

Changes in the fair value of financial assets at fair value through profit or loss are recognised in Other Income/(Other Expenses) in the statement of profit and loss. Impairment losses (and reversal of impairment losses) on equity investments measured at EVOCI are not reported separately from other changes in fair value.





Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

(iv) Impairment of financial assets

The Group assesses on a forward looking basis the expected credit losses associated with its assets carried at amortised cost and EVOCI debt instruments. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade receivables, the Group applies the simplified approach permitted by Ind AS 109 Financial Instruments, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

(v) Derecognition of financial assets

A financial asset is derecognised only when

- the Group has transferred the rights to receive cash flows from the financial asset or
- retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

Where the Group has transferred an asset, the Group evaluates whether it has transferred substantially all risks and rewards of ownership of the financial asset. In such cases, the financial asset is derecognised. Where the Group has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset is not derecognised.

Where the Group has neither transferred a financial asset nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is derecognised if the Group has not retained control of the financial asset. Where the Group retains control of the financial asset, the asset is continued to be recognised to the extent of continuing involvement in the financial asset.

(vi) Interest income on bank deposits and unwinding of interest on security deposits paid

Interest income is accrued on a time proportion basis, by reference to the principal outstanding and recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash receipts over the expected life of financial instrument, where appropriate, to the gross carrying amount of the financial asset. When calculating EIR the Group estimates the expected cash flows by considering all the contractual terms of the financial instrument but does not consider expected credit losses.

(m) Property, Plant and Equipment

Freehold land is carried at historical cost. All other items of property, plant and equipment are stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance are charged to profit or loss during the reporting year in which they are incurred.

Depreciation methods, estimated useful lives and residual value

Depreciation is calculated using the straight-line method to allocate the cost of the assets, net of their residual values, over their estimated useful lives. The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting year. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in profit or loss within other income/(other expenses). Estimated useful life of assets used for depreciation is as follows:

Nature of asset

Computers - 3 years
Office equipment- 5 years
Furniture and fixtures - 5 to 10 years
Vehicles- 5 to 8 years
Networks and Servers - 6 years
Demo equipment's - 4 years

The estimated useful lives of furniture and fixtures and vehicles is lower than the useful life prescribed under Schedule II to the Companies Act, 2013, in order to reflect the actual usage of the assets.







Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

(n) Intangible Assets

(i) Goodwill

Goodwill on acquisitions of subsidiaries is included in intangible assets. Goodwill is not amortised but it is tested for impairment annually, or more frequently if events or changes in circumstances indicate that it might be impaired, and is carried at cost less accumulated impairment losses. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold.

Goodwill is allocated to cash-generating units for the purpose of impairment testing. The allocation is made to those cash-generating units or groups of cash-generating units that are expected to benefit from the business combination in which the goodwill arose. The units or groups of units are identified at the lowest level at which goodwill is monitored for internal management purposes, which in our case are the operating segments.

(ii) Computer Software

Computer Software has a finite useful life and are stated at cost less accumulated amortisation and accumulated impairment losses, if any.

Software for internal use, which is primarily acquired from third-party vendors is capitalised. Subsequent costs associated with maintaining such software are recognised as expense as incurred. Cost of software includes license fees and cost of implementation/system integration services, where applicable.

(iii) Amortisation Method and Period

Computer software are amortised on a pro-rata basis using the straight-line method over their estimated useful life of 5 years, from the date they are available for use. Amortisation method and useful lives are reviewed periodically including at each financial year end.

(o) Trade and other payables

These amounts represent liabilities for goods and services provided to the Group prior to the end of the financial year which are unpaid. The amounts are unsecured. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting year. They are recognised initially at their transaction value which represents their fair value and subsequently measured at amortised cost using the effective interest method.

(p) Vendor programs

Funds received from vendors for product rebates and marketing/promotion programs are recorded as adjustments to product costs, according to the nature of the program. The Group accrues rebates or other vendor incentives as earned based on purchase of qualifying products or as services are provided in accordance with the terms of the related program.

(q) Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Borrowings are removed from the balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss as other gains/(losses).

Where the terms of a financial liability are renegotiated and the entity issues equity instruments to a creditor to extinguish all or part of the liability (debt for equity swap), a gain or loss is recognised in profit or loss, which is measured as the difference between the carrying amount of the financial liability and the fair value of the equity instruments issued.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting year. Where there is a breach of a material provision of a long-term loan arrangement on or before the end of the reporting year with the effect that the liability becomes payable on demand on the reporting date, the entity does not classify the liability as current, if the lender agreed, after the reporting year and before the approval of the consolidated financial statements for issue, not to demand payment as a consequence of the breach.







Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

(r) Provisions and contingencies

Provisions are recognised when the Group 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 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 year.

A disclosure for contingent liabilities is made when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or nonoccurrence of one or more uncertain future events not wholly within the control of the Group or a present obligation that arises from past events where it is either not probable that an outflow of resources embodying economic benefits will be required to settle or a reliable estimate of the amount cannot be made.

(s) Employee benefits

(I) Short term obligation:

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting year and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

(II) Other long-term employee benefit obligations

The Group has liabilities for earned leave that are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. These obligations are therefore measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting year using the projected unit credit method. The benefits are discounted using the appropriate market yields at the end of the reporting year that have terms approximating to the terms of the related obligation. Remeasurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

The obligations are presented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting year, regardless of when the actual settlement is expected to occur.

(III) Post-employment obligations: The group operates the following post-employment schemes:

(i) Defined benefit plans such as gratuity:

The liability recognised in the balance sheet in respect of gratuity plans is the present value of the defined benefit obligation at the end of the reporting year. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method.

The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting year on government bonds that have terms approximating to the terms of the related obligation.

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

Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and in the balance sheet.

Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service cost.

(ii) Defined contribution plans

The Group pays provident fund contributions to publicly administered provident funds as per local regulations. The Group has no further payment obligations once the contributions have been paid. The contributions are accounted for as defined contribution plans and the contributions are recognised as employee benefit expense when they are due.







Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

(IV) Share-based payments

Share-based compensation benefits are provided to employees via share-appreciation rights, Liabilities for the Group's share appreciation rights are recognised as employee benefit expense over the relevant service period. The liabilities are remeasured to fair value at each reporting date and are presented as employee benefit obligations in the balance sheet.

(V) Bonus plans

The Group recognises a liability and an expense for bonuses. The Group recognises a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

(t) Earnings per share

(i) Basic earnings per share

Basic earnings per share is calculated by dividing:

- the profit attributable to owners of the Group
- by the weighted average number of equity shares outstanding during the financial year
- (ii) Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account:

- the after income tax effect of interest and other financing costs associated with dilutive potential equity shares
- the weighted average number of additional equity shares that would have been outstanding assuming the conversion of all dilutive potential equity shares.

(u) Events after Reporting Date

Where events occurring after balance sheet date provide evidence of conditions that existed at the end of reporting year, the impact of such events is adjusted in consolidated financial statements. Otherwise, events after balance sheet date of material size or nature are only disclosed.

(v) Rounding of amounts

All amounts disclosed in the consolidated financial statements and notes have been rounded off to the nearest lakhs as per the requirement of Schedule III, unless otherwise stated.

Other Accounting Policies

(w) Segment reporting

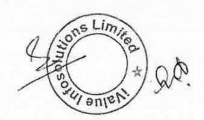
Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker, who is responsible for allocating resources and assessing the performance of the operating segments. The board of directors of the Group assess the financial performance and position of the group and make strategic decisions and therefore are identified as chief operating decision makers. Refer note 40 for segment information.

(x) Other income -Custom Duty Credit Scrip

The discount on Custom Duty Credit Scrip is recognised on purchase of such Scrip.

(y) Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Group or the counterparty.







Notes forming part of the Consolidated financial statements for the year ended 31 March 2024 (z) Derivative Instruments

Derivatives are only used for economic hedging purposes and not as speculative investments. Derivatives do not meet the hedge accounting criteria and hence they are classified as 'held for trading' for accounting purposes and are accounted for at EVPL. They are presented as current assets or liabilities to the extent they are expected to be settled within 12 months after the end of the reporting year. Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently re-measured to their fair value at the end of each reporting year.

(aa) Borrowing costs

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale. Other borrowing costs are expensed in the year in which they are incurred.

(ab) Contributed equity

Equity shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.





6,387

Notes forming part of the Consolidated financial statements for the year ended 31 March 2024

2a Change in Accounting Policy - Revenue Recognition

Cost to fulfill contracts

The IFRS (Interpretations Committee) (IFRIC) issued an agenda decision in May 2022 on the recognition of the revenue from the resale of software licenses under IFRS 15 -Revenue from contracts with customers. It was clarified by the IfRIC trial pre-sale advise provided to the customers takes place prior to a contract with a customer for the sale of software license and therefore it is not considered as part of the assessment of whether the intermediary is acting as principal in the arrangement between the intermediary and the vendor to deliver software license to the end customer, ESMA (European Securities and Markets Authority) published an enforcement decision in October 2023 on a similar matter re-emphasising the principles fald out by IFRIC.

Considering the above clarifications, many IFRS reporters in the software reseller industry revisited their accounting practice of recognising revenue from sale of licenses on a gross basis and adopted net basis of accounting.

The group previously accounted for revenue in relation to software and allied support on a principal basis. The group has reassessed its accounting policy on revenue recognition for software and allied support under Ind AS 115. Revenue from contract with customers" considering the additional guidance/clarifications issued by global standard setter/regulators which is also relevant for interpretation of Ind AS notified under Section 133 of the Companies Act, 2013 (Companies (Indian Accounting Standards) Rules, 2015). The aforesaid clarifications provided further guidance on the "control" criteria which is used by the Group to determine whether it acts as a principal or as an agent in relation to sale of software licenses. Considering that (i) pre-sale advice cannot be considered as part of the principal versus agent assessment, (ii) the software developers/vendors remain the primary obligors to fulfil the performance obligation related to the sales of software licenses and allied support and (iii) the group has only insignificant inventory risk, the Group concluded that it acts as an agent in respect of software and allied support and decided to change its accounting treatment from gross basis to net basis for such arrangements. As prescribed in Ind AS 8-"Accounting policies, changes in accounting estimates and errors", the Group applied this accounting treatment change retrospectively, so that the prior year and current year are presented consistently.

	Before Change in Acc	counting Treatment	Impact of change	e in Accounting	After Change in Aco	(Rs. In Lakins)
Particulars	As at	Asat	As at	As at	As at	As at
	31 March 2024	31 March 2023	31 March 2024	31 March 2023	31 March 2024	31 March 2023
Revenue from operations (A)						
Hardware	60,509	67,484	- 3	120	60,509	67,484
Software and Allied Support	148,528	113,340	(133,025)	(101,384)	100000000000000000000000000000000000000	11,956
I enabled services	2,012	246	(ASSESSED ASSESSED	(101,511)	2,012	71,930
Total	211,049	181,058	(133,025)	(101,384)	78,024	79,684
Purchases of Stock in-trade (B)						
Hardware	49,774	69,525			49,774	69,525
inftware and Allied Support	128,967	106,030	(128,062)	(106,030)	43,711	03,323
Total	177,841	175,555	(128,057)	(106,030)	49,774	69,525
Changes in Inventory of Stock-in-Trade (C)	11,262	(12,508)	(4,958)	4,646	6,304	(7,862)
iross: Margin (D) = (A) - (B) - (C)	21,946	18,021			21,946	18,021
Other current assets	1	1		1		
tock-in-trade	4,134	15,396	(1,430)	(6,387)	2,704	9,009
ost to fulfill contracts		1				-/

1,430

6.387

This change in accounting Treatment has no impact on the Group's net income, earnings per share or on the cash flows





IVALUE INFOSOLUTIONS LIMITED [Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED] Notes forming part of the Standalone financial statements



2b Critical estimates and judgements

The preparation of financial statements requires the use of accounting estimates which, by definition, will seriom equal the actual results. Management also needs to exercise judgement in applying the Group's accounting policies.

This note provides an overview of the areas that involve a higher degree of judgement or complexity, and of items which are more likely to be materially adjusted due to estimates and assumptions surring out to be different than those originally assessed. Detailed information about each of these estimates and judgements is included in relevant notes together with information about the basis of calculation for each affected line item in the financial statements.

Estimates and judgements are continually evaluated. They are based on historical experience and other factors, including expectations of future events that may have a financial impact on the Group and that are believed to be reasonable under the discumstances.

(i) Revenue recognition - Principal versus agent:

Under IndAS 115, Revenue from Contracts with Customers, when recognising revenue, the Group is required to assess whether its role in satisfying its various performance obligations is to provide the goods or services (in which case it is considered to be acting as principal) or arrange for a third party to provide the goods or services (in which case it is considered to be acting as agent). Where it is considered to be acting as agent, the Group recognises revenue at the gross amount of consideration to which it expects to be entitled. Where it is considered to be acting as agent, the Group recognises revenue at the amount of the margin which it expects to be entitled.

To determine the nature of its obligation, the standard primarily requires that an entity shall:

(a) identify the specified goods or services to be provided to the customer

(b) Assess whether it controls each specified good or service before that good or service is transferred to the customer by considering if it:

a is primarily responsible for fulfilling the promise to provide the specified good or service

b.has inventory risk before the specified good or service has been transferred to a customer

c, has discretion in establishing the price for the specified good or service.

Judgement is therefore required as to whether the Group is a principal or agent against each specified good or service, noting that a balanced weighting of the above indicators may be required when making the assessment. The specific judgements made for each revenue category are discussed in the accounting policy for revenue recognition.

(ii) Impairment of trade receivables:

Impairment of trade receivables is primarily estimated based on prior experience with and the past due status of receivables, based on factors that include ability to pay and payment history. The assumptions and estimates applied for determining the provision for impairment are reviewed periodically.

(iii) Estimation of Provision for Inventory

The Group's Inventory levels are based on the projections of future demand and market conditions. Any sudden decline in demand and/or rapid product improvements and technological changes could cause us to have excess and/or obsolete inventory, On an ongoing basis, the Group reviews for estimated excess or obsolete inventory and makes appropriate provision to inventory to bring to its estimated net realizable value based upon forecasts of future demand and market conditions.

(iv) Share-based payments

The fair valuation of employee share appreciation rights requires use of certain assumptions and estimates as given in Note 41.

"0" denotes that the amounts are below rounding off convention in the Consolidated Financial Information.





(Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED) IVALUE INFOSOLUTIONS LIMITED

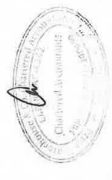
Notes forming part of the Consolldated financial statements

ä
9
E
=
ö
w
5
ē
=
ā
죠
5
t
5
o
č
ró

	בובהנוסום רשעם	Оето	Office	Computers	Networks and	Furniture and	Vehirler	Total
Carrying amount		equipment	edulpment		Servers	Fixtures		lotal
balance as at 31 March 2022	362	224	02	03				
On acquisition of subsidiary				80	-	46	19	749
Additions			0	0	2	12		
Disposal		ř	80	34	*	113		#1
Rale of the second of the seco					i de			155
Additions	362	224	38	102	2	12.	.];	
		16	67	000		4/7	19	918
la l	4	1.		,		411		486
balance as at 31 March 2024	362	224	105	110				
4				DIT	7	285	19	1,404
Accumulated depreciation								
Daniel as at 31 March 2022	•	102	12	41		4		3
uchreciation during the year		93	111) Le		1	TR	183
Uspasal					,			109
Balance as at 31 March 2023		161	23	72				
Depreciation during the year	*	29	E.	17	C	3 8	19	292
Disposal		77		3.0)	'n,	4	116
Balance as at 31 March 2024		190	36	89	C	br.		
						3	ET .	408
Net Larrying amount As at 31 March 2023	98	5	1					
As at 31 March 2024	200			30	7	154	0	929
	305	34	44	21	r	500		

a) Contractual obligations: See note 34 (b) for disclosure of contractual commitments for the acquisition of property, plant and equipment and Intangible assets b) See note 18 for information on property, plant and equipment pledged as security by the Group c) The capital work-in-progress as on March 31, 2024 and March 31, 2023 are Nil hence, no disclosure of ageing is made.







Notes forming part of the Consolidated financial statements

		(Rs. In Lakhs)
Particulars	Software	Goodwill
Carrying amount		
Balance as at 31 March 2022	20	
On Acquisition of subsidiary		764
Additions	45	
Disposal		
Balance as at 31 March 2023	65	764
Additions	, V.	
Disposal		•
Balance as at 31 March 2024	65	764
Accumulated amortisation		
Balance as at 31 March 2022		
Amortisation for the year	2	15.
Disposal		3
Balance as at 31 March 2023	2	
Amortisation for the year	22	
Disposal	*:	P
Balance as at 31 March 2024	24	
Net Carrying amount		
As at 31 March 2023	63	764
As at 31 March 2024	10	75.4



Notes forming part of the Consolidated financial statements

3c. Impairment of Goodwill:

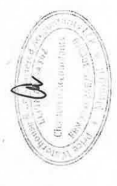
Goodwill was recognised on acquisition of 70% in ASPL Info Services Private Limited in the previous year ended March 31, 2024. The Group has considered this subsidiary as a Cash Generating Unit (CGU) for the purposes of evaluating the impairment on Goodwill.

Goodwill	Asat	Asat
	31 March 2024 31 March 2023	31 March 2023
Revenire	31%	31%
Gross Margin (%) (for a period of next 5 years)	354	
Employee Benefits (%) (for a period of next 5 years)	26%	
Long-term growth rate (%)	2%	2%
Pre-tax discount rate (%)	14%	14%

Management has determined the values assigned to each of the above key accumulant as fallows:

Assumption	Assumption Approach used to obtain this assumption
Revenue	The group after acquisition of ASPL has displayed a growth of ~ 15% in the first year of its acquisition. During the year, the group has been working towards the integration of the CGU with IValue's core operations and hence the management believes that the revenues can grow by 31% over the next 5 years.
Gross Margins	The group believes that cost structure shall remain on a similar basis. Hence the gross margin shall be on similar lines to that of the Revenue growth.
Employee Benefits	The group believes that operating model of the group does not change. However it assumes a 2% productivity year on the man power present. Hence the growth in the manpower is slightly lower by 2% over the growth in the sales over the next 5 years.
Long term growth rate	This is the weighted average growth rate used to extrapolate cash lows beyond the budget period. The rates are consistent with forecasts included in industry reports.
Weighted Average Cost of Capital	The cost of equity has been considered as 16% and cost of debt of 9% taking the weighted averages, the group derived a Weighted average cost of capital of 14%





Notes forming part of the Consolidated financial statements

Significant estimate - Imparlment charge

As of 31st Mar 2024, the recoverable amount from this CGU is expected to exceed its carrying amount by Rs 1560 Lakhs. Hence no provision for impairment has been made.

Significant Change - impact of the possible changes in key assumptions

The recoverable amounts of the CGU will equal to the carrying amounts if the key assumptions were to change as follows:

	As at 31 March 2024	24	Ac at 34 ha 4000	2000
Accusado			US BIA TO 18 SW	5707
Contributions	From	To	From	1
Revenue	21.8	200%	20.00	2
Control to American City Con	200	4370	27%	29%
Stross intargin (%) (for a period of next 5 years)	35%	31%	27%	3,007
Employee Reports 1921 (for a marinal of and a			2 10	202
יייייין איייין אייי	79%	35%	22%	25%
(sipa)				
Long-term growth rate (%)	200	you	200	
177	276	80	7.70	%0
Prestax discount rate (%)	14%	7016	7877	
The state of the s	17/11	104/	1 1 1 1	1 70 70

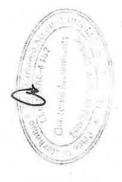
4. Leases

This note provides information for leases where the Group is a lessee. The Group has entered into operating lease arrangements for office premises, furniture and fixtures and vehicles. The lease and are for a period of 36 to 108 months and may be renewed for a further period based on mutual agreement of the parties. The lease agreements provide for an increase in the lease payments by 5% to 10% every year.

(I) The balance sheet shows the following amounts relating to leases:

Right-of-use assets	As at As at 31 March 2023	As at 31 March 2023
Building	2,932	2,895
Furniture and fixtures		12
Vehicles	7.5	49
	3.007	2.9





IVALUE INFOSOLUTIONS LIMITED

(Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

Notes forming part of the Consolidated financial statements

(ii) The Breakin of current and non-current lease liabilities;

Particulars	As at As at As at 31 March 2023	As at 31 March 2023
Current lease liabilities Non Current lease liabilities	606	303
lotal	3,172	

(iii) The statement of profit or loss shows the following amounts relating to leases:

	As at	Asat
	31 March 2024 31 March 2023	31 March 2023
Depreciation charge of right-of-use assets Building, furniture and fixtures and vehicles)	553	299
Interest expense (included in finance costs)	273	123
Expense relating to short-term leases (included in other expenses)	92	43

The total cash outflow for leases for the year is Rs. 717 Lakhs (31 March 2023 was Rs.373 Lakhs).

iv) Extension and termination options

Extension and termination options are included in a number of Building and Furniture leases. These are used to maximise operational flexibility in terms of managing the assets used in the Group's operations. The majority of extension and termination options held are exercisable based on mutual consent.

v) Variable Lease Payments

The Group has not entered into any variable lease agreements.







Notes forming part of the Consolidated financial statements

Darticular as Stolic Washington and Stolic W		THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF
111741313	As at	Asat
Balance at the beginning	ST March 2024 ST March 20	ST March 20
	2,925	2
Additions	. 789	9 6
Deletions		
	(69)	
Street cost accided unting the year	273	1
Ayment of lease liabilities	(641)	8
Balance at the end	2173	.0.

Additions Additions Final particulars Final particulars Balance at the beginning As at A		31 March 2024	31 March 2024 31 March 2023
d during the year billities In ROU Assets during the year ended is as follows:	Balance at the beginning	2,925	278
d during the year sbillities. In ROU Assets during the year ended is as follows:		684	2,926
to duffige. In ROU Assets during the year ended is as follows:	Cipations	(69)	(72)
in ROU Assets d uring the year ended is as follows:	of the year	273	123
In ROU Assets during the year ended is as follows:	ANTHERIT OF REASE HADIITIES	(641)	(330)
In ROU Assets during the year ended is as follows:	balance at the end	3,172	2,925
galar	Particulars		As at 31 March 2023
	Balance at the beginning	2,956	727
	Deletions	299	3,089
	Depreciation	(58)	(61)
	Balance at the end	3.007	2.956



IVALUE INFOSOLUTIONS LIMITED
(Formerly known as IVALUE INFOSOLUTIONS PRIVATE UMITED)
Notes forming part of the Consolidated financial statements



Particulars	31 March 2014	32 March 2023
Investments in Mulaul funds at FVTPs (Unquosed)		
No Units (3): March, 2003 - 17 612 un ruite LC MC Liquio Fund - Regular Aben Sessielle		1.115
Total		3 315

Participals	As at 31 March 2024	As at 34 March 2023
Unsecured considered good unless otherwise stated;		
orms to Employees	ADS	- 678
(eth)	400	46

Particulars	As at	As at
	31 March 3024	33 March 2023
(Uncreased, considered good unless otherwise stated)		
Jitani Ab Emplayers	6	
fireal		

Particulars	As at 31 March 2014	As at 31 Merch 2029
Unserved, considered good unless whenever started		
Reni Deposits	221	24.
Electricity Deposits	4	
Deposits with banks with maturity more than 12 months from balance sheet date?	111	· 12
Other Deposit		11
(MA)	30	120

*Deposits with banks includes Rts 50 Labts (31 March 2023 : Rts 96 Lakbs) deposited with banks as Margin Manay Deposit for Eugens Credit, Bill discounting, Letter of Credit, Bank Guarantees issued as Collateral Security.

artiquas	As at 25 March 2024	As at ESOL Ayrafa LE
Uncertained and Exhaustered good wellers otherwise state (I		
BEIGHT OF A wat a (Formige enumange forward copulative)	1.9	
me mechanica	452	479
steed attend in 45324 to with banks	16	15
The Organia		
ota:	\$20	520

Note: Vendor receivables partains to marketing expenses relimbursable from Original Equipment Manufacturers.

8 Deferred tax assets (Net)

Perticulars	As at 31 March 2024	As at 31 Merch 2023
Deferred by assels in relation to:		
Property, plant and equipment depreciation and Intangible assets amortisation	70	5
Allowance for Expected credit loss on Trade recembles	175	12
Resignment transfers and companyated absences	79	6
Lease Hapitities	785	73
Provision for Employee stock approxiation rights	121	61
Security deposit	27	3
Carried Forward Losses and unabsorbed depreciation	65	15
Deferred tax ilability in relation to:		
Hight of use assets	761	74
(etal	591	17

Parthrulars	21 March 2024	ALUI 31 March 2023
Inversions, considered good unless otherwise states()		
(Alance with Government Authorities (Payments made under protest)	125	10
apnal Advantas	5 1	10
rol rol	194	-No





IVALUE INFOSOLUTIONS LIMITED
(Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

IVALUE

Notes forming part of the Consolidated financial statements

Other Screeni assets		
Particulars	As at	As all
	21 65a/ch 2124	81 March 2023
(Unsenied and Contidered good unless https://enwise.stuted)		
Pre Paid Expenses	134	145
Selective with Genericment Authorities	1,165	3,559
Costom Duty Credit Scrip	287	332
Advance to suppliers for goods and services	323	719
Cost to fulfill contracts	1,430	6,387
Others	11	0,501
Total	X881	31.385

Participans	As at 31 March 2024	As at 31 March 2023
Stock # (rade*	2,704	9,000
Total	2,704	9,009

^{*}Consists of servers, hardware security modules and authentication keys.

a) Slock-in-trade includes goods in transit Rt 65 | Abhs | 31 March 2023 | Rs 20 Cabbs |
b) Write-downs of inventories to not realisable value amounted to Rs 203 Lakhs in the current year whereas there was reversal of write-downs of inventories to not realisable value amounting to Rs 126 Lakhs in the previous year. These were recognised and included in "Changes in inventories of Stock-in-trade" in Statement of Profit and Loss.

11. Trade Recentables

Particulars	As at 33 March 2024	As at 31 March 2023
frade receivables from contracts with customers – unbilled	104	
Trade receivables from contracts with customers - billed	67,911	70,850
for Alberta	68,015	70,856
[lotal	694	693
104	67,321	70,165
Trade receivables considered good - secured	4	
Trade receivables considered good – unsecured	68,015	70.65
Trade receivables which have significant increase in credit risk	(40,102.2	10,036
Trade receivables - credit impaired	1. 1	
Total	68,015	70.258
oss Africaner	629	603
feal	67,07	70,165

No trade or other receivable are due from directors or other officers of the group either severally or jointly with any other person

Particulars	Chatananding for hallowing periods from the char date							
	Unbilled	Not Due	Less than 6	6 months - 1	1-2 years	2-3 усага	More than 3	Total
(i) that ignited I safe receivables - considered good	194	49,059	14,336	2,301	F393	813	02	\$7,95
37 Cedescated foods excellented accessioned doubtful								
in I Executed Trade Resembles - considered good		1		- 2	,		50.1	53
Fire Disputed Trade Backmables - transcered doubtful								

11.2 Trade esteluable ageing schedule as at \$1 March 2022

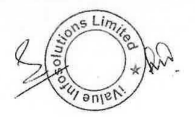
Perticulars	Dutstanging for following persons from the due date							
	L.n.billied	Not Due	Less than 6	6 months - 1	3-2 years	Z-3 years	Mare than 1	Total .
E) Unifigured Trade zectivitates - considered good.	1 1	51,692	15,759		1,035	62	16	70, acr
(ii) Undisputed Trade receivables - considered Soubtful	1					-		
(iii) Olapated Trade Receivables - considered good							53	51
(lef Disprited Trade Reculoables - considered dispublics			1 12 2					

SATURDAY CONTRACTOR OF THE PROPERTY OF THE PRO		
Particulars	As at 31 March 2024	As at 31 March 2023
Faith and Hend Bulances with banks	1	2
- in Current Accounts Deposit with Miss than 3 menths two of restaurs	2,499	4,551 1,500
fatil	12,716	6,013

Craft at banks earns interest at floating rates based on daily bank deposit rates. Short-term deposits are made for varying periods of heliween one day and three months, depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates.

Particulars	An 24 32 Narch 2028	As at 35 March 2023
Deposite with banks with maturity of 12 months or less from Dalance sheet date.	# FO	1,941
Total	F30	V.nav.

^{*}Deposits with banks includes Rs 449 Lakhs (31 March 2023; Rs 340 Lakhs) deposited with banks as Margin Money Deposit for Buyers Credit, Bill discounting, Letter of Credit, Bian Guarantees issued as Collateral Security





Particulars	As at	As at
	31 Merch 2024	31 March 2023
Advance income tax (Not of province for income tax of Rs 6,626 Lates, 31 March 2021 of Rs 4,311 Labbit	6,885	2,020
Total	5.885	2.020

Particulars	1s cA	As at
Authorised share capital	31 March 2024	31 March 2023
5,000,000 (31 Mirch 2023: 5,000,000) Equity Share: of Rs 10 each	500	50
ssued, Subscribed and Paid-up		
1,210,715 (31 March 2023: 4,210,715) Equity Shares of R ₃₁ 10 each fully paid- up	421	421
otal	421	43

Porticulars	As at	As at
	31 March 2024	31 March 202
Ompulsorily Convertible Preference shares		
wthorised share capital	1 1	
,000,000 [31 March 2023; 2,000,000] Compulsorily Convertible Preference shares of Rs. 3D each	200	

1,250,025 (31 March 2023: 1,250,025) Computsorily Convertible Preference shares of Rs. 10 each fully paid-up	125	125
Total	125	125

Movement in Equity shares	4			
Particulars .	As at 31 Mg	erch 2024	As at 31 A	March 2023
	Number	Value in Rs Lakhs	Number	Value in Rs Lakhs
Equity shares Balance at the beginning of the year				
Increase / (Decrease) during the year?	4,210,715	421-	4,211,067	421
Balance at the end of the year	4,210,715	421	4,210,715	(0)

ursuant to the scheme of arrangement, the shares of the Company held by (Unite Technologies Private Limited were trasterred to the shareholders of Junite Technologies Private Limited Refer Note 36 for details

Particulars	As at 31 March 2024		As at 31 March 2023	
	Number	Value in As	Number	Value in Rs Lakh
ompulsorily Convertible Preference shares haves outstanding at the beginning of the year		La Mily		
refeate / (Decrease) during the year	1,250,025	125	1,250,025	1.2
tures outstanding at the end of the year	1,250,025	125	1 250 025	12

- 1,250,025 (r) Hights, preferences and restrictions attaching to each class of shares: Highls, preferences and restrictions attaching to each class of shares:

 () This Company has one class of equity shares having a par value of Rx10 per inare, Each shareholder is eligible for one vote per share held. They entitle the holder to participate in dividends, and to share in the process of winding up of the Group in proportion to the number of and amounts paid on the shares held.

 (ii) The Company has one class of preferences shares i.e. Series A Compulsority Convertible preference shares ("CCF") of face value Rs. 10 each.

 (iii) The Company has one class of preferences shares i.e. Series A Compulsority Convertible preference shares ("CCF") of face value Rs. 10 each.

 (iii) The Company has one class of preferences shares i.e. Series A Compulsority Convertible preference shares ("CCF") of face value Rs. 10 each.

 (iii) The Company has one class of preferences shares i.e. Series A Compulsority Shares, the dividend as when the Board declares a dividend.

 (iii) The Company has expected to precise a surface and the callest of fractioning date (i.e. Apr I 30, 2019) or at the end of 19 years.

 (iii) The Company has received an internation from the CCP's holders that they have not exercised the option of conversion to equity as at March 31, 2024.

(d)	Details of	shareholders heldin	e more than 5% of	the facing there	clashe Core

Details of shareholders heading more than 5% of the faulty	shares in the Group:			
Name of Shareholder	As at 31 March 2024		As at 31 March 2023	
	No of shares	%	No of shares	%.
Surdara (Mauritius) Limited	643,133	15%	643,133	15%
Sonil Kurear Pilai Krishna Raj Shatena	809,377	19%	809, 377	19%
ilda Sunii Piilai	522,144	12%	522,144	12%
Srinivasan Sriram	399,768	9%	399,768	9%
Venkatech R	338,901	в%	338,901	8%
Subodh Anchan	310,821	7%	310,821	7%
Boy Abraham Yohannan	285,728 268.324	7% 	285,728	7%

Name of Shareholder	As at 31 M	As at 31 March 2024		As at 31 March 2023	
	No of shares	%	No of shares	%	
unders (Massitius) Limited	1,250,025	100%	1.260.036	100%	





IVAILUE INFOSOLUTIONS LIMITED (Formerly known actVAITUF INFOSOLUTIONS PRIVATE LIMITED)

IVALUE

Notes forming part of the Consolldated financial statements

Shares nest by the promoters at the and of the grad Promoter Name		As at \$1.55arch 1074 X 61 31		10,3928	S Change during the year	
	Mg. of Whates	% of total	No. of Shares	% of total	ended 31 March 2023	
1) Sant Ginar Clie	809.322	193	805, 322	19%	Q94	
Rhishna dar Skorme	122,144	13%	571,1467	178	.0%	
Y Michael Society	359,901	Sh.	138.901	8%	496	
Teta)	1.670.927	33%	1.670.477	15%	(36)	

Particulars	As #t 31 March 2024	As at at hearth 2028
#. Sesurite: Premium (Nefer Mote whellow)		
Believe exact the bog owing of the year	4546	2.53R
Materica so at the enoist the year	. A 510	8.536
b Retsined exceeded		
Balance as at the Laginities of the spin	15.027	14,996
Changes during the year on account of modification of CCPS and Equity Shares*	-	(4,448
Net Profit for the year	7 105	5,999
from of other temprehensive income recognised directly in retained earnings		
Acres our country of post-employment benefit obligation, net of Tax	(8)	(5)
Marking as at the end of the year	23,127	16,077
c. Cajanal Commibution (Refer Note 36)	26.	
d. Other reserves (Foreign currency translation reserve) (Refer Note b below)		
salante as at the beginning of the year	102	(2)
Currency translation adjustments relating to subsidiary	¥.	(2)
Editors as at the end of the year	(5)	(C)
e- Cap(tal reserve	4,888	4,468
clai	1630	26.512

^{*}This represents recharacterisation of a portion of retained earnings as capital reserve pursuant to the waiver cum amendment agreement jeffective from 01 April 2022) to the shareholders agreement eated 19 April 2019, wherein certain investors (other than promoters) have waived off their buyback right on the investor securities. After the amnofament, the investor securities meet the definition of an equity instrument as per load AS 32 wide effect from 61 April 2022.

[a] Nature and purpose of Security premium

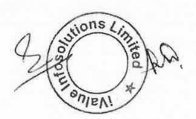
Securities premium is used to record the premium on issue of shares. The reserve is atlasted in accordance with the provisions of the Act.

(h) Nature and purpose of foreign currency translation reserve foreign currency Translation reserve includes all recutting exchange differences arising from (a) translating the assets and liabilities of the Group's foreign operations into Indian rupees using exchange rates prevailing at the end of each reporting year and (b) translating income and expense Rems of the foreign operations at the everage exchange rates for the year

Persiculars	No at	As et	
	91 March 2024	31 March 2021	
Prendition has employee them the			
Provision for graduity (Refer Note) 3)	191	331	
Provides for Employee stock appreciation raths (Neter Note 41)	112	_ 110	
fetal	21	343	

110	Shirt Term Provident							
	Particulace	As at 25 Atench 2504	As 24 91 Blace n 1024					
	Provision for employee benefits							
	Providion for gratacly (Refer hote 33)	8.3	20					
	Free time to the company of the fact of th	ទ	57					
	From tone for Employers which employ action rights (hele tigue 41)	572	167					
	Tabi	518	314					

Ran Carriet Biordwings		
Particulars.	As at \$1 March 2024	As at 31 Mwich 2023
University Loans		
Nijete Lerm loan from Banks (b)		19
from Financial Institutions (c)		34
the state of the s		
Tatal		53





IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)



Notes forming part of the Consolidated financial statements

Surrent har reserves			
Particulars		3) Narch 2024	As et 3) March 2023
Sets red using			
Working papital loan from bases a)		4 456	4 89)
Unserined Loans			
Current matunities of long term ruper term loan for	om banks ibi	- V	2.0
Litars from Financial Institutions (c)			1.7
miercerparate koan (d)		63	5.5
leal		4,515	4,500

(a) (i) the Group has availed working capital Issues repayable on demane from Group's bankure which is secured by first charge on a part-passubasis on the whate of current assets of the Group including inventories, trade receivables, cutstanding monies, etc. both present and future including movable fixed assets of the tiroup, both present and future. The interest rate on the working capital Islan ranges between 7.5% to 8.4% per annum.

(a)(ii) ASP. Info Services Private Emitted (a subticliary) (ASPL) has availed overdraft facility from IDEC First Bank at interest rate of 10.5% per annum computed on a monthly basis on the actual amount utilized and are repayable on cernand. These are setured by exclusive charge over entire current asset including stocks, book debts and movable fixed assets; both present and future of ASPL.

(a) (iii) Asia (Value Pte 11d. (a subsidiary) (Asia (Value) has availed the bank overdight which is secured by corporate guarantee from the holding company for an amount of not less than USS21 lights. The interest is charged at the banks prime rate plus 1.0% per atoum. The effective interest rate during the year is 6.5%.

Ib) Following are the details of term loans from banks availed by ASPL:

ander	inter crt rate	Repayment	Term of the low
		HETPIS	
Ker as Atoronoro Baris	8%	Indian How	Timiers.
HDIC BANK	1 16%	Montola	Fycars .
DF), Frest House Ltd.	15%	Monthly.	3 years
Standard Chartered Nank	1 12%	Shorthay	4 wests
Standard Charles of Sant	PV	#fortible.	Sources

Id following are the details of Seem Issue; from Financial materialism availed by ASP.

[ender	litterest rate	3	Ferra of the town
		Lerms	
Resi Finance Ltd .	17%	I Monthly.	A years.
Printers and Employees the	17%	Ansethly.	3 years

(d) ASPI has availed inter-corporate loan from Vitage Systems Private Limited at interest rate of 10% p a

19 Trade Playables

Padiculas	#1 March 2024	As at 31 March 2023
(a) Total outstanding dues of micro enterprises and small enterprises (Refer Note 15)	9	
In Torm outstanding diseased creditions other than mismo and small enterprises	50,562	53,066
Total	50 (2)	15.094

Partituare			Outstanding fo	r following peri	lads from the don	date	
1	Unbefed	Not Due	Less than 1 Year	1-2 Years	J. 5 Years	Mary than I feard	Total
(i) Undituited Micro enterprises and small enterprises		1		-	9		9
fill Undappled-Others	2.874	36 906	9.050	1,245	343	11	50.552
(in) thispoted dues - nours on propriors and small anterprises							
his Distrated dues - Others							

19.2 Trade payable againg schedule as at Murch 31, 2023

Particulars	Outstanding for following periods from the due state				date		
	Debilled 1	Nat Due	Less than I Year I	1-2 Years L	2-3 Years	More than 3 Years	Total
(I) Undisputed-Micro enterprises and small enterprises			ě.				
ii) Underpated-Others	7,352	46,777	10,250	351	36	320	65,086
(a) Disputed ours - Micro enterprises and small enterprises	1	- 15		-			
(u) Shauted does - Often							

. Hotelese advances a

Other Images (labilities (chiraet)		
Particulars	Atul	Asat
Library and property of the control	31 March 2024	31 Ntarch 2023
Derivative Rabilities (Foreign currency forward contracts)		671
Other payables	3	137
Total		2.640





IVALUE INFOSCLUTICING UMFTED
(Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)
Notes forming part of the Consolidated financial statements



16 Larrent tax flatallines thest

Perticulars	As 51	\$1.50atch.2023
Proportion for Levalisia	124	257
Votal.	125	.15.5

22 Contract liabilities

CONTRACT MACHINES.		
Perticulers	As at \$1 March 1036	As at 1) March 2011
Advance from Cestomers	178	47
Unrained revenue	14	211
Tetal	192	258

Argentifiction of contract liabilities for the periods proceed

	As at 31 March 3024	As at 31 March 3033
Autumns of Angummay of the year	258	761
Amount received during the year against which revenue has not been recognised	192	40
Revenue recognized during the year	25.8	563
atance at the end of the year	192	258

22 Other Corrent Liabilitie

Partitude	Avat	Asi, et
	NI March JUPE	31 March (023)
statistory Devic*	3,979	3,620
Teles	3.010	1,670

^{*} Statutory dues payable includes ESIC, TOS parality, provident func payable, multi-monal ias payable, TCS Payable, indirect taxes payable etc.





Notes forming part of the Consolidated financial statements

(Rs. In Lakhs)

23 Revenue from operations

Particulars		For the year ended 31 March 2024	For the year ended 31 March 2023
Revenue from Contracts with customers			
Domestic Revenue			
Hardware*		59,027	62,215
Software and allied support		12,499	10,576
IT enabled services		1,538	141
		73,064	72,932
Exports Revenue			
Hardware*		1,482	5,269
Software and allied support		3,004	1,380
IT enabled services	.00	474	103
		4,960	6,752
Total		78,024	79,684

^{*}Consists of servers, hardware security modules and authentication keys.

(ii) Gross sales as presented in the table below represent gross amounts billed by the Group to the customers in the relevant year:

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Gross sales billed to the Customers	211,048	181,068
Netting of Gross Sales and Gross Purchase in respect of Software and Allied	(133,025)	(101,384)
Revenue from operations	78,024	79,684

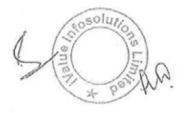
24 Other Income

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Interest income from bank deposits	160	198
Net Gain on Investments car ried at Fair Value through Profit or Loss (Includes	19	123
Net Unrealised Fair Value Gains arisen during the year is Nil (Previous Year - Rs.		
S9 Lakhs)] Unwinding of interest on security deposit	12	7
Gain on Termination of Leases	14	18
Interest on Income tax refunds	172	135
Net Fair value gain on derivatives not designated as hedges	43	
Net galn on foreign currency transactions and translation	495	129
Income from Custom Duty Credit Scrip	14	5
Bad Debts Recovery	91	22
Income from Insurance Claims	78	-
Other Non-operating income	398	259
Total	1,496	896

25 Purchases of Stock-in-trade

The state of the s		
Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Hardware*	49,774	69,525
Total	49,774	69,525

^{*}Consists of servers, hardware security modules and authentication keys.





[#] Revenue from resale of Hardware and Software and allied support is recognised at a point in time and for IT enabled services is recognised over time.

(Rs. In Lakhs)

26 Changes in inventory of Stock-in-Trade

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Closing balance	2,704	9,009
ess: Opening balance	e00.e	1,147
Net [Increase] / decrease	6,305	(7,862)

27 Employee Benefits Expense

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
(a) Salaries and Wages	5.988	3,643
(b) Contributions to Provident and other funds (Refer Note 33)	154	136
(c) Gratuity expense (Refer Note 33)	c 42	35
(d) Staff welfare expenses	126	95
(e) Employee stock appreciation rights (Refer note 41)	211	204
Total	6,521	4.113

28 Finance Costs

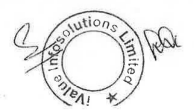
Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Interest on corrowings from banks and financial institutions	275	200
Interest on Intercorporate Ioan	44	6
Interest charge on lease liabilities	- 273	123
Interest on Factoring of Trade Receivables	638	42.5
interest on delayed payment of Statutory Dues	62	20
nterest on others		0
Total	1,292	774

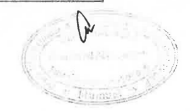
29 Depreciation and amortisation expenses

Particulars	For the year ended	For the year ended 31 March 2023
Depreciation of property, plant and equipment (Refer Note, 3a)	116	109
Depreciation of right of use assets (Refer Note 4)	553	299
Amortisation of intangible assett (Refer Note 3b)	22	2
Total	691	410

30 Other Expenses

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Advertisement and Sales Promotion	2,029	1,329
Professional and Consultancy Charges	505	793
Repairs and Maintenance - Others	52	24
Electricity Charges	41	31
Rent	76	43
Rates & Taxes	50	44
Travelling & Conveyance	433	349
Telephone & Internet Expenses	43	25
Bank Charges	133	= 103
Auditor's Remuneration		
-(or Statutory audit	35	24
-for Other Services	3	3
loss allowance made / (reversed) for ECL on Trade receivables	1	(43
Bad debts Written off	604	653
Net Fair value loss on derivatives not designated as hedges		67
Commission	612	1,582
Software Subscription Charges	368	148
Insurance	115	113
Corporate Social Responsibility Expenses (Refer Note 37)	104	83
Miscellaneous expenses	275	208
Total	5,479	5,589



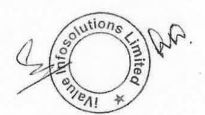


IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

IWALUE

Notes forming part of the Consolidated financial statements

Note 31 - Taxation		
(a) Income tax expense		(As. In Lakhs
Particulars	Year ended	Year ended
	31 March 2024	31 March 2023
Current tax		
Current tax on Profit for the year	€ 2,534	2,131
Tax adjustments for earlier years (Net)	(24)	66
Total current tax expenses	2.440	2,197
Deferred tax		
Decrease /{Increase} in deferred tax assets	(53)	1825
(Decrease) /Increase in deferred tax liabilities	13	667
Total deferred tax expenses/(benefit)	(40)	(158)
Income las expense	2.400	2,039
Income tax expense attributable to:		
Profit from operations	2.400	2.039
Profit from discontinued operations	4,110	7
Total	2,400	2,039
(b) Reconciliation of tax expense and accounting peofit multiplied by India tax rate		
Particulars	Year ended	Year ended
У	31 March 2024	31 March 2023
Frofit from operations before income tax expense	9,457	8,031
India tax rate	25.2%	25.2%
lax at India tax rate	2 380	2.021
Ponalty and interest	6	
Tax adjustments for earlier years (Net)	(94)	66
Tax on Profit from operations before income tax of Asia iValue Pta. Ltd for which there is no income tax	(1)	(17)
expense in the current year considering utilisation of brought forward losses	· ·	
Tax on Profit from operations before income tax of ASPL Info Services Private Limited for which there is no	92	[45]
ncome tax expense in the current year considering utilisation of brought forward losses		
TSR Expenses permanently disallowed	26	21
Rheis	(9)	(2)
ncome tax expense	2,400	2,039





MALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

Notes forming part of the Consolidated Financial statements



Particulars	Opening balance	Addition on Acquisition of Subsidiary	Amount credited / (charged) in Profit and Loss A/c	Amount credited / (charged) in Other Comprehensive Income	Net recognised Deferred tax asset and Liability
Deferred tax assets in relation to:					
Property, plant and equipment depreciation and Intangible assets amortisation	54	(47)	16		= 20
Allowance for Expected credit loss on Trade Treceivables	174	Sale.	1	30	175
Retirement benefits and compensated absences	63	-	14	2	75
Lease liabilities	738		57		795
Provision for Employee stock appreciation rights	68		53	-	121
Security deposit	30		(3)	- 4	27
Carried Forward Losses	150	39	(85)		65
Deferred tax liability in relation to:					
light of use assets	748		13		762
otal	529		40		571

Particulars	Opening balance	Addition on Acquisition of Subsidiary	Amount credited / (charged) in Profit and Loss A/c	Amount credited / (charged) in Other Comprehensive Income	Net recognised Deferred tax asset and Liability
Deferred tax assets in relation to:					
Property, plant and equipment depreciation and Intangible assets amortisation	54	0	0	4	54
Allowance for Expected credic loss on Trade receivables	281		(11)		174
Retirement benefits and compensated absences	40	9	14	6	63
Provision for Employee stock appreciation rights	17		51	-	68
Lease liabilities	61	100	677		738
Security deposit	-		30		30
Carried Forward Losses		82	68	-	150
Deferred tax liability in relation to:					
Right of use assets	57	147	691		748
Security deposit	20	140	(20)	31	0
Total	280	91	158	0	5.29





(Rs In Lakhs)

IVALUE INFOSOLUT ONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

Notes forming part of the Consolidated financial statements

32 Financial (Astruments

A) Capital Management

The Group's objectives when managing capital are to resistance to provide returns for shareholder and brinefil for other statesholders and stringfil for other statesholders and stringfil for other statesholders and stringfil for other statesholders and stringfiles.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends naid to shareholders, return capital to shareholders, issue new shares or sell essets to reduce debt.

Parkeulper		The state of the s
Child Removings - Tatal Leave Designation	As At 31 March 2024	At At 31 March 2023
The Cash and Cash bounds and	2,635	1,27
उद्योग हैं	12,754	6,963
7.70	(5.107)	1,920
otal Capital (Spuite + Mat Dr. M.)	1000	29,975
The first particular and the first particular	31,916	33,690

No changes were make to the objectives, policies or processes for managing capital during the years ended 33 March, 2024 and 31 March, 2023.
Under the terms of cartain borrowing lacilities, the Group is required to comply with the tertain financial covenants. The Group has complied with the reporting year.

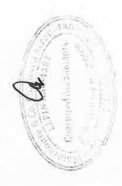
B) Financial instruments by cotogory

		As At 31 March 2024			Ac At 21 taken and	
	PVTPL	FVTOCI	Amount to a succession	-	CONTRACTOR STATES	-
Financial assets			Arrestation cost	LVIE.	Pyroci	Amustissed cost
Non-current						
Loans (Non surrent)						
Other Financial Assets (Non-current)			93	362	20	600
Current			342	9	-	324
Current meat						
Table December 1				1,115		39
Card and Carl bening and	*		125.73		-	30 150
Bone holes of the same of the			12,798	-		E 0E3
Course (Cureent)			670			E P 0 F
Other Branchal Secolar Corporati			0	12		A, DM S
(0.5)	67		482	397		S
Fibencialishmen	36		82,212	1,215	4	79 585
Non-turnent						
Bortowings	3	6				
Current				7	T .	8
Current barrowings						
Frade Payables			4,519			4,995
Other financial liabilities fournent			129'05			65,093
Cin				29		132
		4	55,023	65		176 941

(i) Fair value hierarch*

This section explans the judgements and estimates made in determining the fast values of the financie instrument that are (a) recognised and measured at fair value and (b) measured at amontain determining the disclosed in the financial razuments. To provide an indication about the refability of the inputs used in determining fair value, the Group has classified its financial nazuments into the three levels prescribed under the accounting standard. An explanation of each level follows underneath the table.





(Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED) IVALUE INFOSOLUTIONS LIMITED

Notes forming part of the Consolidated (inancial statements

	-			
Parances investments at five	-	Trees I	Level 2	I love
ř.				
Current				The second second
Cutters (martinism				
	w			
Defivative Assets (Coreign nechange forward contrared)	-			4
Total Financial access	10			3.6
				1
		-		11
Finding in the halferium		The second secon		
1				
Current				
Deputitue Institutes (Case les annes les les les les les les les les les l				
The state of the s	30			
Total terrancial distribution				1

Story 2023	Stribus	11			
Financial Investments at FUPL		1 PAGE	S Borell 2	Linvel3	17
Corrent					
Curtack management					
The state of the s	H		1 2 1 2 1	-	
Total Heartral assets.			4 4 1 2		
	-		1,115		-
Prinancial Libblishes					
Current					
Decision handles foreign currency forward contracted	320				
Total Hearcial habilities				9.79	
	The second secon				ļ

Assets and Liabilities which are measured at amonificed cost for which fair values are disclassed as an 31 March 2024.
The certying amount of hear to employees, rent deposits, electricity deposits, disposit with banks, trade receivables, cand and cash equivalents, receivables from related pairly inferest receivable, other deposits, harrowings, trade payable, and other payables are considered to be the same as fair who due to their short term nature.

Level 1. Histarchy includes financial instruments measured using quoted prices. This includes mutual fund units for which the fair value is based on net asset value of the scheme as disclosed by the mutual fund house. Leve 2: The fau value of financial instruments that are not treded in an active market for example, traded bunds, over-the-counter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as pixible on entity-specific estimates. If all significant inputs required to fair value on instrument one observable, the

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3

There are no translers between levels 1 and 2 during the year.

The Group's policy is to recognise transfers into and transfers out of fair value likerardly levels as at the end of the reporting year,

(ii) Valuation technique used to determine fak value

Speditivaluation techniques used to value inhancial instruments include: - In a fair value of forward foreign exchange confrocts is determined valve forward exchange rate at the balance sheet date - The fair value of mutual fund units is **based on** net asset value of the scheme as disclosed by the mutual fund house

All of the resulting fair value estimates are Included in level 1,2 or 3.





(Re Incarehs)

IVALUE INFOSOLUTICNS LIMITED {Formerly known as INALUE INFOSOLUTIONS PRINATE LIMITED) Notes forming part of the Consolidated Invential statements The Group's satisfies between the maker risk landers risk made explains the sources of risk which the entity is exposed to and how the entity manages the risk. The Group's risk management is section to management of the Group averages the management of the risks. The board has taken all necessary sections to midgate the risks identified basis the minimalian and interest.

(a) Market Risk:

C) Financial Risk Management

| For ign Currency Risk that the fift value or future cash flows of a financial instrument will flurtuate because of changes in foreign exchange rater. The Group's exposure to the risk of changes in foreign currency in sections primarily to the Group's operating activities (which revenue or expense is denominated in foreign currency). The Group evaluates exchange rate exposure and find from foreign currency transactions and follows established his miningement policies.

(a) foreign currency make apposure; The Group's exposure to doe ign currency risk at the end of the reporting year expressed in 8s Lakhs, are as follows:

HITCHEN LINTERCY (FC.	Current Company	*	
	1000	AS AT ST MINER AUG	As Mt 31 March 2023
Tritle Payables			
USD			
EURO	ומ	30,05	23,421
085	، ب	310	230
CGD	-1	,	236
901	250	13	2
AED	100	-	
	AED	QE .	32
Barrowings	vs.	413	229
Derhatives			
Foreign currency forward contracts			
Buy foreign currend, 1	s.	17,745	16,323
Assets			
Trade receivable			
USD	4	4 7 7 8	
EURO) h	ace'TT	0
5DT	100	7) 7	19
OP\$	0.00	4 4	29
AED	AED	10	32
Other receivable			
OSD	67	177	96
EURO			



(Rs. In takha)

IVALUE INFOSDLUTIONS LIMITED (Formerly known as IVALUF INFOSOLUTIC NS PRIVATE LIMITED)

Notes forming part of the Consolidated financial statements

(b) Sensitivity. The sensitivity of profit or loss to charges in the exchange rates arises mainly from footign currency denominated financial instruments.

	Well Add THE SHIP HOLD THE STATE OF	11. 2 PH BK	Untilect on other components of egents	When to strange of
(CD Smotth into	31-1434-24	31-6-61-23	Mi-Adam-Pa	7.0
and de out the same			*2 116 ** **	\$7-Mark - 23
T42U5D - Increase by 8% (31 March 2025 - 8%)*				
WUNDER - GARGEBRE BURNETTT MANCH 2013 - BRITE	1923	175		
URO Semiliario	9//	15		
1				
We and - nargate by 131 Masch 1023 - 6%).	116.	1973		
HVPURD - decrease by 6% (3) March 2021 - (NJ-		The state of the s	-	
GBP Sangitivity	107	10		
Pay GBP - Increase but 2% (21 things 2000 and				
10 - 10 Oct 10 O		100		
3) UBY - DESTRESS BY 4% 31 Merch 2023 - 4% "				
SGD Seraltyity		01		
INDEED - Ingrease by 10% (3) March 2023 . Lowis-				
COTON STREET FOR THE PARTY STREET		190		
THE PARTY OF THE P	**	0		
DOI SECULIARY				
19/1907 - 11:19/4 task (31 March 2023 - 13%)*		The state of the s		
75/801 - derreace by 13% (1) March 2004 - 1861+		5		
AED SEASIAITS	(1)	[6]	The second secon	
1007				
3/18/1 - Mortrase by 8% (31 March 2023 - 8%)*	1(2)	100		
F1/807 - Chortease by 8% [31 March 2023 - 8%]*				-

il) inserst Rate Risk artises from corrowings with variable rates, which expose the group to cash flow interest rate rate. During 31 March 2024 and 31 March 2022, the Group's borrowings at waisble rate were mainly denominated in Rs.

la) interestrate risk exposure. The exposure of the Group's horrowings to interestrate changes at the end of the reporting year, the Group had the following variable rate borrowings:

	As At 11 M.	arch 2024	As At 31.1	March 2021	
	Weithted average	Amount	Weighted average	Amsunt	
Appet to an from banks	28	455	7	X	2000

interest rate sensitivity analysis Profit or kiss is sensitive to higher/lower interest expense from borrowings as a rejult of changes in interest rates.

Patriculon	Impact on profit be-	ofit before lax and equity
	As At 31 Wareh 2024	As At 31 Wareh 2024 As At 31 North 2023
interest rates – increase by 100 basis points (Holchig all other	(43)	(15)
interest rates - decrease by 100 basis points (historing as other excepts constant)	2	10





WALLE

(Rs In Lakhs)

Notes forming part of the Consolidated financial statements

IVALUE INFOSOLUTIONS LINAITED
[Formedy known as IVALUE INFOSOLUTIONS PRIVATE LINAITED]

(b) Credit Risk is the risk that the counter party will not meet its obligation under a financial instrument, leading to a financial loss. The Group is exposed to credit risk from trace receivables, deposit, with banks, derivative assets. Loun to amployees, rent deposits, electricity deposits, vendor receivables and other deposits.

i) Trade Receivabler

Customer credit rik is managed by each business unit subject to the Group's established policy, procedures and control relating to customer credit risk managed by each business and individual tradit limits are dofined in accordance with this assessment. The Group'regularly munition is outstanding customer receivables.

4. Trestment and was benounced at each reporting date on trade in ceivables by lifetion experted credit loss method based on provision matrix. The maximum exposure to credit risk at the reporting date is the convince white the describing of linancial assets. The Group evaluates the concentration of its with respect to trade receivables as low as its customers are located in several jurisdictions and industries and operate

ii) Deposite with banks and other financlal assets

Cests the tran patentee with banks and francial institutions is managed by the Group's maker department in accordance with the Group's policy, investments limits are set to minimize the concentration of titles and therefore militare financial loss chough counter party's potential failure to make payments. The Group establishes an allowance for note that and importment that reservables.

Investments of surplus funds are made in bank deposits. The

Balances with banks s subject تك تصر تبخلانه كالمعارضة والمعارضة كعداور assigned to these banks.

Expected credit loss for trade receivables

Ake'ne as at 31 March 2024	Urbilled*	Not Over	ing.	Interhan 6 months	Commenter of source	1000				The state of the s
Color Cartying amount not considered for ECL - Trade			34	ALTO MINITO HISTORY	a monto - 2 pro	1.2 Years	133	2-8 years	More than 3 years	Total
receimble (a)*				196	05.00		145	759	13	659
(attive contying amount considered for EGL -Trade receivable		Ice	482,984	15,568	1,568		1,154	Į.	95	595 59
Expected (ys rate (c)		Die	200							
Ethicted credit losses (Loss allowance provision) - trace			57	1	75		25.	1003	100 Pic	
receivables ((d) = (b)*(c))			ñ				285	ហ	S4 9D	694
Cathyrig amount of teade receivables (net of impairment) (Fe) = tall-tibiled		104	49,009	14,146	2.250		1.015	759	E	100
Aguing as as 31 March 2023	Detillade	- CC+ 0.00			-1					
STOIS CAT MING and contract nor cool ideach fas Chic Transfer		200	-	CHAST COUNTY S CHURCHS	5 months - 1 year	1.2 90355	5-3	2-3 years	More than 3 years	Tels
Treverior (a).			113	223	ò		7			354
Bloss Carry Mangur I condidered of CC. Trade receivable		ec:	£72,62	15,537	2414		1,035	9	61, 119	202.02
Expected total case (c)		200	W0	ALC.						
Expected condit losse. (Loss allowance exposision) - Lode		-			-		13%	92%		
receivables ((d) - (b)/(c)				335	47		132	9	60 113	593
Carryfold an ounce of trade receivables (vet of imperovent) [(e) = [d] + [b] + [d]		80	51,692	15,425	2,133		907		0	70,166
						-	-	-		

The Conceptus determined that provision for Expected Credit Lawer (ECL) on "Livelies" and "Conference and Continuous site of technologies is not ancienal and hence the same is not considered for the purpuse of ECL based provision ng





(Rs. In Lakhs)

IVALUE INFOSOLUTIONS LIMITFD
(Formerly known be IVALUE (MF0SOLUTIONS PRIVATE LIMITED)

Notes forming part of the Consolidated Tinancial statements

Reconciliation of loss allowance provision – trade receivables

ritis ill valente en 13 March 2022 734 Cheritier in inso allockance (43) Cheritier in five allockance (63)
£403.42
OWANCE

Ici Uqudiky risk is defined at the circum will not be able to settle of ment its displaces on hims or at rescent a price. The Groups objective is to at all times maintain optimum levels of liquidity to ment its and iquality resulterments. The Group coopy mentions its facility position and depoles a robust manner and price. It is group to the displacements and cash conditions for the form of a set in the facility. Processure and poleles related to tuch why are overseen by senior management Management and for its and cash conditions through rolling. Forecasts on the pick of exactled cash flows. The Group assessed the concentration of its with respect to its debt and condition to be very low.

Maturity profile of financial habilities. The table below provides the datalit regarding the remaining confractual maturities of financial Jabilities at the reporting date:

Particulars		-			
As at 31 March 2024	Less than 1 year	1 rear to 3 years	Byream to 5 years	Maze than 5 years	Total
Perionings Trace Payables Lease Labelines Ulber Coancal labelines (current)	4,532 50,571 85.8 3.5	1,788	569'1	1 198	4,519 50,571 4,339
10(3)	\$5.751	1.784	1 not		-
			COMP	1,158	28735
Particulars	Less than 1 year	The state of the state of	A new York for the party		
At at 31 March 2023			4 15 613 50 5 Main	mare man 5 years	(0.9)
Trade Payables	268 × 34	\$3	12		1,048
Control teamon saturates (current)	623	1,035	3	\$15.5	3,386
Total	70,816	1.089	37	3.678	24 353
					175 41





(Rs, in Lakhs)

(Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED) Nates forming part of the Cansolidated financial statements

IVALUE INFOSOLUTIONS LIMITED

33 Employee benefits

(a) Post-employment obligations:

Grafulty: The Group provides for gratuity for employees in India as perittle Payment of Grafulty Act, 1972. Employees who pre-in continuous acritice for a period of 5 years are eigible for grafulty. The amount of grafulty days ablay multiplied for the number of years of service. The

Methodology for actuenal valuation of Defined Senell: Obligazions:

The Projected Line Code (PLC) actuard method has been used to assess the plan's fiabilities, including trass related to death-in-service and incapacity benefits. Under PUC method a projected accrued benefit is calculated at the plan. The projected accrued benefit is based on the plan's Asserted formula and upon service as all the Desparants or end of the year, but using a member's final componsation, projected to the age at which the employee it assumed to leave active service. The plan

Interest Base Risk White calculating the defined benefit obligation a discount faile based on government bands yields Buf ned beneficip and expose the Group to account of this such as incount Bane AIT. Solary Kids, and Demographic Risk.

of matching tenure is used to arrive at the presentivative of future obbigations. If the bond yield falls, the defined banefit obligation will tend to increase,

. Shlary Riss: Higher than expected increases in salary will increase the defined benefit obligation.

is Demograph c Risk. This is the risk of variability of results due to univisionate nature of determination that include mortality, withdrawel, disability and retrement, the effect of those degraments on the optional parameters of salary increase, excount rate and vesting criteria. It is important not to oversite withdrawels because in the nancal analysis the relifement benefit of a short corecremployne typically costs less or year as compared to a long service emologice.

(b) Leave abilgations

The leave obligations cover the Group's lability for served leave (spiniege tere upto a maximum of 30 days which is payable) encashable as per the policy on their separation and which are classified as other long-term benefits. The exitm amount of the prior's on of Rice 3 leaves (33 March 2023 - 57 labils) is presented as current, since the Group does not have an unconditional right to defer settlement for any of these obligations. However, bashed on past experience, the draup does not expect all employees to avail the full amount of accrued leave or require payment for such leave within the next 12

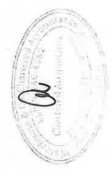
articulars	As 21 31 March 2024	As at 31 March 2023
eave obligations not expected to be settled within the next	4.0	49

(c) Defined Contribution plan;

contributions are made to registered provident fund administered by the government. The obligation of the Group is limited to the amount contributed and it has no further contractual nor any The Group also has certain defined contribution plans. Contributions are made to Frovident fund and Employees State Insurance Scheme/Fund for employees at fixed percentage of salary. The constructive obligation. The expense recognised during the period towards defined contribution plan is as below:

Particulars	As at 31 March 2024	As at 41 March 2022
Employer's contribution towards Provident Fund Employeer's take Insurance Corporation Labour Welfare Fund	153	136





IMALUE (Rs. in takhs)

IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED) Notes forming part of the Consolidated financial statements

(d) Other alsolusures for Defined Benefit plans

200000	Gratuny	Aun
	Year ended	Year ended
Present Value of Defined Benefit Obligation at the beginning	254	11 MBrrh 2023
Addition on account of acquisition of subsidiary	,	66
Current Sacura Cost	14	6
Total amount recognised in profit or loss	28	26
Remeasurements	42	35
Gain/Nosefrom change in financial assumptions	4	(40)
Extended to the Manager III demographic assumptions	(8)	40
Commiliar A	9	34
Total amount recognised in other comprehensive Income	7	c
Benefit Paid	1821	53
Present value of the Defined Benefit Obligation at the end of year (Refe: note 17a and 37b)	275	254

Year ended 31 March 2023 if superize recognited in the Statement of Profit and Loss. Particulars futfertService Cost Interest expense/(income)

III. Expenses recognized in the statement of Other Comprehensive Income.

Colars	Gratufty	ully
	Year ended	Year ended
easurement (Gains)/Losses (Net)	2	St. Mieron 202
	7	





INALUE (Rs. In Løkhs)

IVALUE INFOSOLUTIOMS LIMITED
[Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED] Notes forming part of the Consolidated financial statements

Particulars	Year unded Year unded SI March 2024	Z	Table of the state		Age 55 - 2% Age 55 - 2% Age 55 - 2%
-------------	-------------------------------------	---	--	--	---------------------------------------

ASPL

Pariculars	Gra	Gratuity
	Year ended 31 March 2024	Year ended 31 March 2023
Discount rate	7%	767
Salary Escalation	88	8
Mortality Rate	Indian Assured Uves	Indian Assured Lives
	Mortality (2012-14) Mortality (2012-14)	Mortality (2012-14)
Withdrawalrate	Graded rates from	Graded rates from
	Age 50 - 45 87%	4ge 50 - 45.87%
Weignted average duration of the defined benefit obligation	ren.	~



IVALU≡ (84. in Lekhs)

(Formerly known as IVALUE INFOSOLU) IONS PRIVATE LIMITED) WALUE INFOSDIUTIONS LIMITED

Nates forming part of the Consolidated financial statements

v. Sensitivity Analysis The sensitivity of the defined benefit obligation due to changes in the principal assumptions is as follows:

Particulars	Gratulty	uity
	Year ended	Year ended
Dun to Changes in discount rate	24 march 2024	31 March 2023
of Impact due to increase by +100 basis points	lion)	
b) Impact due to decrease by -100 basis points		The state of the s
Due to Changes in salary incremental rates		12
al Impact due to increase by +100 bas's points	J.	T
Di Impact due to decrease by -160 basis points	(0)	11

Sensivities due to martality and withdrawari are not material Bilense impact of change not calculated Sensitivities as to rate of inflation, rate of increase of pension in payment, rate of increase of

Definition before retirement and the expectancy are not applicable being a furnition benefit on retirement.

The almost sentitivity analyses are based on a change in an assumption while bodding all other assumptions for inaction, this is unlikely to occur, and change in come of the assumptions may be promitted. When calculating the sentitivity of the defined blanten to upulficant actual disastering the same method (present velue of the defined benefit obligation calculated with the promitted and the reporting year) as been applied as when calculating the same in the polarical benefit obligation calculated with the uncertainty on align compared to the great pariod.

vi. Matietty Profile.

Particulars	Gothy	Vita v
	Year ended 31 March 2024	Year ended 31 March 2023
WILLIAM YEAR	23	67
to 5 Year	200	
TO 10 upar	130	882
	121	55
DOVE TO VESTS	105	31





IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

Notes forming part of the Consolidated financial statements

(Rs. In Lakhs)

i///LU/=

Additional Information to the Financial Statements

34 a) Contingent liabilities

Particulars	As at 31 March 2024	As at 31 March 2023
Claims against the Group not acknowledged as debt		
Customs	383	169
The group has ongoing disputes with various Customs Authorities mainly pertaining to		
ncorrect classification of imported materials, for the purpose of computation of custom		
duty.		
In respect of above, it is not practicable for the group to estimate the timings of cash		
outflows, if any, pending resolution of the respective proceedings. The group does not		
expect any reimbursements in respect of the above.		

b) Commitments:

i) Capital commitments (net of advance):

There are no Capital expenditure contracted for at the end of the reporting year or as at 31 March 2023

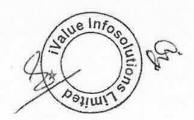
ii) Other Commitments:

There are no other commitments at the end of the reporting year or as at 31 March 2023

35 Disclosures required for Micro and Small Enterprises:

The Group has certain dues to suppliers registered under "The Micro, Small and Medium Enterprises Development Act, 2006" ("MSMED Act"). The disclosures pursuant to the said MSMED Act are as follows:

Particulars	As at 31 March 2024	As at 31 March 2023
Principal amount due to suppliers registered under the MSMED Act and remaining unpaid at the year end	9	8
Interest due to suppliers registered under the MSMED Act and remaining unpaid as at the year end	0	0
Principal amounts paid to suppliers registered under the MSMED Act, beyond the appointed day during the year	17	4
Interest paid other than section 16 of MSMED Act to suppliers registered under the MSMED Act, beyond the appointed day during the year	8	
Interest paid under section 16 of MSMED Act to suppliers registered under the MSMED Act, beyond the appointed day during the year	۵	F.
nterest due and payable towards suppliers registered under the MSMED Act, for payments already made	0	0
orther interest remaining due and payable for earlier years	**	





IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

IVALUE

Notes forming part of the Consolidated financial statements

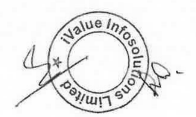
(Rs. in Lakhs)

Additional Information to the Financial Statements

IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED) (Transferee Company) and iUnite Technologies Private Limited (Transferor Company) had filed an application under Section 230 to 232 of the Companies Act, 2013 in the matter of Scheme of Amalgamation on 14th December 2020 before the National Company Law Tribunal, Bengaluru Bench ("NCLT"). Group had received an order dated June 8, 2022 whereby NCLT had approved the above scheme and hence the balances of the transferor company was included in the financial statements of the transferee company during the year ended 31 March 2023 from the effective date as per the order. Considering that the acquisition of group of assets acquired pursuant to the amalgamation did not constitute a business, the group identified and recognised the individual identifiable assets acquired (Rs 724 lakhs) and liabilities assumed (Rs 700 lakhs) as at the effective date and recorded excess of assets acquired over liabilities assumed of Rs 24 lakhs as "Capital contribution" under "Other Equity".

37 Corporate social responsibility expenditure

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
(a) Gross amount required to be spent by the Group during the year	104	75
(b) Amount spent during the year ont		
•Construction / acquisition of any asset		
On purposes other than above		
a) In cash	104	83
b) Yet to be paid		Ta.
(c) Shortfall at the end of the year		
(d) Total of previous years shortfall		
e) Details of related party transactions		
Accrual towards unspent obligations		2







(Rs. In Lakhs)

38 Related party transactions

Description of relationship	Name of related parties
(i) Immediate and Ultimate Holding Company	iUnite Technologies Private Limited (amalgamated on 08 June 2022)
(ii) Key management personnel	1) Sunil Kumar Pillai- Managing Director
	2) Krishna Raj Sharma- Director
	3) Kabir Kishin Thakur- Director
(iii) Whally owned Subsidiary	1) Asia (Value Pte. Ltd
	2) (Value S.L. (Private) Limited (From 05 July 2021)
	3) (value infosolutions Sea Co., LTD (From 24 March 2022)
(iv) Subsidiary	1) ASPL Info Services Private Limited (From 16 February 2023)
(i)	2) ASPL Info Services (FZE) - Subsidiary
v) Enterprise exercising significant influence	Sundara Mauritius Ltd

Particulars	For the year 31 March 2024	For the year 31 March 2023
1. Other transactions		
a) Short term Employee benefits*	1	
Sunif Kumar Pillai	83	81
Krishna Raj Sharma	78	70
b) Past-employee benefits*	1	
Sunii Kumar Pilial	2	2
Krishna Raj Sharma	2	2
*As the liabilities for defined benefit plans are provided on actuarial basis for the Group as a		
whole, the amounts pertaining to Key Management Personnel are not included.		
c) Reimbursement of Expenses from:		
Sundara Mauritius Ltd (1)	-	13
d Other Non-Operating Income:		
Sundara Mauritius Ltd		6
	1	
Dutstanding balances:	1 1	
a) Other receivables		
Sundara Mauritius Ltd	6	2.9
b) Salary and reimbursement related Payable to Key management personnel		
Sunil Kumar Piilai	3	3
Krishna Raj Sharma	2	3
quity shares and Preference shares held by Sundara (Mauritius) Limited (Refer Note 14(i), 14		

⁽¹⁾ Keyman Insurance paid by Group which is reimbursed by Sundara Mauritius Ltd as per Shareholders Agreement

Notes

a) The transactions with related parties were at normal commercial terms. Outstanding balances at the year-end are unsecured, interest free and settlement occurs in cash.

b) There were no loans due by directors or other officers of the Group or any of them severally or jointly with any other persons or amounts due by firms or private companies respectively in which any director is a partner or a member.







(Rs: In Lakhs)

19 Earnings Per Share

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Profit attributable to the equity holders of the Company used in calculating basic and diluted EPS (Rs. In Lakhs)	7,103	5,999
Weighted average number of equity shares (Nos.) for calculating Basic earnings per share and Diluted earnings per share (refer not 39(b))	53,539,880	53,539,880
Basic EPS attributable to the equity holders of the Company (Rs.)	13	11
Diluted EPS attributable to the equity holders of the Company (Rs.)	13	11
Nominal value of shares (Rs.) (Refer note 59 and 60)	2	2

(b) Calculation of weighted average number of shares for the purpose of Basic earning per charge

Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
Weighted average number of equity shares (Nos.) as per Note 14(i) and 14(ii)*[a]	5,353,988	5,353,988
Addition due to Sub-division and Bonus issuance (Refer note 59 and 60)(b)	48,185,892	48,185,892
Weighted average number of equity shares (Nos.) for calculating Basic earnings per share and Diluted earnings per share* [c]= [a]+[b]	53,539,880	53,539,880

^{*}Includes 1,250,025 compulsorily Convertible Preference shares converted to 1,143,273 equity shares for the year ended 31 March 2024 and 31 March 2023

40 Disclosure of segment

a) The Group is primarily engaged in a single business of providing ii) Hardware and (ii) Software and Services and is governed by similar set of returns, Cheif operating decision maker identifies both business as single operating segment for the purpose of making decision on allocation of resources and assessing its performance

b) Entity wide disclosure:

i) The Group is domiciled in India. The amount of its revenue from external customers broken down by focation of the customers is shown below:

SHOWIT DEIDW.			
Location		or the year led 31 March 2024	For the year ended 31 March 2023
India		73:064	72,932
Rest of the world	it is	4.960	6,752
Total		78.024	79.684

ii) The amount of non-current assets of the Group (excluding Financial Assets, income tax assets and deferred tax assets) located in India and rest of the world is shown below:

Location	For the year ended 31 March 2024	For the year ended 31 March 2023
ndia	4,919	4,597
Kest of the world	14	18
Total	4,933	4.615

(ii) Revenues of approximately Rs 22,486 lakhs is derived 10% or more individually during the year ended 31 March 2024 from two external customers mainly from India. Revenues of approximately Rs 22,983 lakhs is derived 10% or more individually from two external customers mainly from India during the year ended 31 March 2023.







41 Share based payment Share appreciation rights (SAR):

The Company has granted 2.55,300 SAR to certain eligible employees till March 31, 2024. Of these 52,200 SAR have been granted in the current year. These are split into 40% linked to retention condition and 60% linked to performance condition, Out of these 45,879 SAR lapsed, 1,34,613 SAR vested and 74,808 SAR are yet to be vested as on March 31,2024. These SAR have a strike price of Rs 10 and Rs 700.

The retention linked SAR shall vest at end of one year from the Relevant Date of the Grant. The performance linked SAR shall vest equally over a period of five years.

The vested SAR can be exercised by the eligible employees up on the occurance of a tiquidity-Event, as may be decided by the Compensation Committee, from time to time.

For the SAR's issued in the current year the date of grant of option is 03 October 2023 and the expiry of option is 31 March 2028 and for the SAR's issued in previous year the date of grant of option is 02 March 2023 and date of expiry of option is 31 March 2027 and for the SAR's issued in earlier years the date of grant of option is 12 October 2021 and date of expiry of option is 31 March 2026. The expenses towards SAR's is computed by determining the present value of the accrued benift to the employees using the black-scholes model of valuation. Total expenses arising from share-based payment transactions has been recognised in profit or loss as part of employee benefit expense. Refer Note 27.The expenses pertaining to the vested portion of the SAR's are shown as current liabilities and the expenses pertaining to the non-vested portion are shown as non-current habilities.

The Liability is remeasured at each balance sheet date and changes to the carrying amount of the liability is recognised in the Statement of Profit and Loss

The fair value of the SAR's was determined using the Black-Scholes model using the following inputs at the grant date and as at 31 March 2024:

Particulars	As at	As at	
10 (15 (14 (15 (15 (15 (15 (15 (15 (15 (15 (15 (15	31 March 2024	31 March 2023	
Share price at measurement date (Rs per share)	792	752	
Expected volatility (%)	0 01%	0.01%	
Risk-free interest rate (%)	6.58%	7.17%	
Carrying amount of liability (see note 17 (a) and (b)) (Rs)	484	272	

None of the SARs were exercised as at 31 March 2024.

42 Details of benami property held

There are no proceedings that have been initiated or pending against the Group for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 (as amended from time to time) (earlier Benami Transactions (Prohibition) Act, 1988) and the rules made thereunder.

43 Willful defaulter

The Group has not been declared willful defaulter by any bank or financial institution or other lender.

44 Relationship with struck off companies

The Group has no transactions with the companies struck off under Companies Act, 2013 or Companies Act, 1956.

45 Compliance with number of layers of companies

The Group has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on number of Layers) Rules, 2017, and there are no companies beyond the specified layers.

46 Utilisation of Borrowed funds and share premium

(a) The Group has not advanced or loaned or invested funds (either borrowed funds or share premium or any other sources or kind of funds) to any other person(s) or entity(ies), including foreign entities ("Intermediaries") with the understanding (whether recorded in writing or otherwise) that the Intermediary shall

(i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the group t*Ultimate Beneficiaries*): or

(ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries;

(b) The Group has not received any fund from any person(s) or entity(ies), including foreign entities ("Funding Party") with the understanding (whether recorded in writing or otherwise) that the Group shall

(i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on benefit of the Funding Party (Ultimate Beneficiaries); or

(ii)provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.







47 Undisclosed Income

The Group does not have any transaction not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the income-tax Act, 1961 (such as, search or survey or any other relevant provisions of the income-tax Act, 1961) Further, there was no previously unrecorded income and no additional assets were required to be recorded in the books of account during the year.

48 Details of Crypto Currency or Virtual Currency

The Group has neither traded nor invested in Crypto currency or Virtual Currency during the current year or previous year. Further, the Group has also not received any deposits or advances from any person for the purpose of trading or investing in Crypto Eurrency or Virtual Currency.

49 Valuation of Property, Plant and Equipment

The Group has not revalued its property, plant and equipment during the current or previous year,

50 Borrowing secured against current assets

The Group has borrowings from banks on the basis of security of current assets. The quarterly returns or statements filed by the Group with such banks are in agreement with the unaudited books of account of the Group. The Group does not have borrowings from financial institutions on the basis of security of current assets.

51 Utilisation of Borrowings Availed from Banks and Financial Institutions

The borrowings obtained by the Group from banks have been applied for the purposes for which such loans were was taken.

52 Compliance with approved scheme of arrangement

The Scheme of Arrangement as described in Note 36 was accounted for in the books of account of the Group in accordance with the approved Scheme and in accordance with accounting standards and there is no deviation in this regard

53 Loans or advances to specified persons

The Group have not granted any loans or advances in the nature of loans to promoters, directors, KMPs and related parties (as defined under Companies Act, 2013) either severally or jointly with any other person, that are (a) repayable on demand; or (b) without specifying any terms or period of repayment.





54 Additional information required by Schedule III in respect of subsidiaries, associates and joint ventures

Rs. In Lakhs

	Net assets (total assets minus total liabilities)		Share in profit or (loss)		Share in other comprehensive income		Share in total comprehensive income	
Name of the entity in the group	As % of consolidated net assets	Amount	As % of consolidated profit or loss	Amount	As % of consolidated other comprehensive Income	Amount	As % of consolidated total comprehensive income	Amount
Parent (Ivalue Infosolutions Private Limited)								
31 March 2024	101%	37,405	102%	7,206	0%	(0)	102%	7,206
31 March 2023	101%	30,199	99%	5,947	0%	(0)	99%	5,947
Subsidiary (Asia iValue Pte Limited)								
31 March 2024	0%	[36]	0%	5	0%		0%	5
31 March 2023	0%	[40]	1%	68	75%	(3)	1%	65
Subsidiary (ASPL Info Services Private Limited and ASPL Info Services FZE)								
31 March 2024	-1%	(337)	-2%	(107)	100%	[3]	-2%	(110
31 March 2023	-1%	[227]	0%	(17)	0%	(0)	0%	[17
Non Controlling Interest								
31 March 2024	0%	(145)	-1%	[46]	33%	(1)	-1%	(47
31 March 2023	0%	(97)	0%	(7)	0%		0%	
Consolidation adjustments								
31 March 2024	0%	136	0%	(1)	-33%	1	0%	0
31 March 2023	0%	135	0%	1	25%	(1)	0%	(0
Fotal as per Consolidated financial statements								
31 March 2024	100%	37,023	100%	7,057	100%	(3)	100%	7,054
31 March 2023	100%	29,970	100%	5,992	100%	(4)	100%	5,988





IVALUE INFOSOLUTIONS LIMITED (Formerly known as IVALUE INFOSOLUTIONS PRIVATE LIMITED) Notes forming part of Consolidated financial statements



55 Business Combinations

Summary of acquisition

On 16 February 2023, the Group acquired 70% of the issued share capital of ASPL Info Services Private Limited, a company primarily engaged in the business of designing, implementing and supporting information technology infrastructure. This acquisition will enable the group in deriving business synergies and also in forward integrating its business.

Details of the purchase consideration, the net assets acquired and goodwill are as follows: Group paid a purchase consideration of Rs. 550 Lakhs for the above acquisition.

The assets and liabilities recognised as a result of the acquisition are as follows:

Rs. In Lakhs

Particulars	Amount		
Total Assets acquired	517		
Total liabilities assumed	(820)		
Net Identified Assets/ (liabilities) Acquired	(303)		

Calculation of Goodwill	Amount		
Consideration transferred	550		
Non-controlling interest in the acquired entity	(91)		
Less: Net identifiable liabilities acquired	303		
Goodwill	762		

The goodwill is attributable to the workforce and potential business synergy. It will not be deductible for tax purposes.

There were no acquisitions in Financial Year ending March 31, 2024





NALUÉ INFOSOLUTIONS LIMITED (Fermorty known as IVALUF INFOSORUTION'S PAIVATE UNITED) Notes forming part of Consolidated financial statements

MALUE

Nation 51 (Private) United and two tre-informations Sea Co., LTO nad bearuncorporate to a wholly owned subsidiatives of the Company. However, there has been an infurion of capital and operations of the subsidiaries are yet to commence as of 31 March 2024.

Supplies that a state of the state of the limit of the Content of the limit of the content of the state of the state of the limit of the content of the state of

In the very milito the verification of a high to 2024, the four of 1 of the Company vibe their resolution based 12 June 2024, recommended increase in the architect shall each to fix 1,000 fallow divided into 32,00,000 equity of the Company from fix 300 fallow divided into 32,00,000 equity of the 120 each and 20,000 equity of the 120 each and 20

Based the recommendations of the Board, the members of the Company at its meeting on 12 time 2024 approved the increase in the authorized share capital.

Makendeen to the year-ended 33 March 5544, the house of Orestors of on Campany one rine'r resolution fated 32 Line 20th ratio-wineword a lab division of the Company's one fully passed each gray as in ordinary that an AST 24 cet Beerd on the washermalasion of the Company and the Line and a Chieccops of the Company. The members of the Company on 12 Am CC24 ago, reveil is sub-division for the resistion provided that are obtained for Company. The members of the Company on 12 Am CC24 ago, reveil is sub-division for the country always of the Company, the authorited that are obtained for Company on 12 Am CC24 ago, reveil is sub-division for the country always of the Company, the authorited that are obtained for Company on 12 Am CC24 ago, reveil is sub-division for the country always of the Company of the Company

60 Borns issue of equity shares

Down issue of equity shares.

Substanced to the year regard \$1 bound 2004, the Bound of Directors of the Company vide their resolution dated to puly 1924 is commended the Company to which a three shares are remainded as more account to the resolution of the 2002 for the indigenous of \$1.2 account to the resolution of the 2002 for the indigenous of \$1.2 account to the resolution of the 2002 for the indigenous of \$1.2 account to the resolution of the 2002 for the indigenous of the 2002 for the 20

Shares reserved for Issue under options:

Walks (investigation) Agrice than 1004 filed in the Americal Subsections to the least end of 3.5% with 3004 the Blood of Direction of the Company vice their residuents as the filed 3.5 the American control of the state of the Subsection of

Also the Board of Directors of the Company vide its receivation deted 12 June 2024 have concelled the existing Employee Share Approxiation Rights Schome

62 Group's Interest in Subsidiaries

Rame of the endty	Principal servery	Country of the surpours base/filters of operadows		nit harid by gleoup	Ownership increase held by Nun Controlling Microsh		
	6		As at \$1 March 1974	As at 31 March 2023	As at \$1 March 2022	As at \$1 (March 202)	
Street Littles Limited	Ching	Starce	117.7				
KANDA TRIPING DISASE SEA CO. 1777	Frenchie	Sattlebile.	1,0	100.4			
New Visiting Particular	Pality	Segment	1004	1774			
Private Limited	Steven	604	50%	254	170	37%	
info Services (F2E)	Serves	(Joseph Arab Economics)	POS	70%	40%	30%	

in terms of our report of even date

For Price Waterhouse & Eq. Chartered Accountants ILP

Factors Membership Number: 117433 Picca: Mumbe

Oate: 30 August 2024

For and on behalf of the Board of Directors of IVALUE INFOSOLUTIONS LIMITED

(formarty known as IVALUE INFOSOLUTIONS PRIVATE LIMITED)

DVAMI Pillai Managing the ecrot DiN: 02226578 élace: Bengal te

Cale: 30 August 2024

H.V.N . Swaroup M V N Orlet Financial Officer

> Flace: Bengaluni Base; 30 August 2024

Krishnaraj Sharma Director

ENN: 03081392 Piace: Bongahari Date: 36 August 2024

Group Secretary Membership No: A51625 Place: Bengslung Date: 30 August 2024