

REF: WIML/BSE/BM-OUTCOME/MAY/2023

Date: 08th May, 2023

To Corporate Relations Department BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400 001.

Scrip Code: 538970 Script ID: WARDINMOBI

Sub: Outcome of Meeting of Board of Directors

<u>Listing regulation: Regulation 30 and all other applicable Regulations, if any, of the Securities and Exchange Board of India</u> (<u>Listing Obligations and Disclosure Requirements</u>), Regulations, 2015, as amended from time to time.

Dear Sir/Madam,

We hereby inform that the Board of Directors of the Company at its meeting held today i.e. on Monday, 08th May, 2023, inter alia, has considered and approved the following business:

1) Audited Financial Results (Standalone and Consolidated) of the Company for the Fourth Quarter and year ended 31st March, 2023 along with Reports of Auditor thereon.

2) Board has recommended a final dividend of Re. 0.10/- Paisa per share for the financial year 2022-2023, and the same shall be payable subject to approval of the shareholders at the ensuing Annual General Meeting ("AGM") of the Company.

3) Based on the recommendation of Nomination and Remuneration Committee, appointment of Mr. Preyansh Bharatkumar Shah (DIN: 07885677) and Mrs. Rohini Abhishek Chauhan (DIN: 10147439) as the "Additional Directors" in the category of Non-Executive Independent of the Company, for the a period of 5 (five) years with effect from **08**th **May, 2023**, subject to necessary approvals of the members at the ensuing General Meeting of the Company.

We hereby affirm that the Directors being appointed are not debarred from holding the office of director by virtue of any SEBI order or any other such authority. The required details pursuant to SEBI (LODR) Regulations, 2015 are annexed herewith in Annexure-I. (Brief profile attached).



- 4) Consequent to change in the composition of the Board of Directors of the Company, the Board of Directors of the company has approved the reconstitution of various committees of the Board of Directors with the effect from 08th May, 2023.
 - a) Audit Committee Pursuant to Section 177 of the Companies Act, 2013 read with Regulation 18 of the Listing Regulations, the Board of Directors has reconstituted the Audit Committee of the Board of Directors as under:

DIN	Name	Designation	Position in
			Committee
08693675	Mr. Bhargav Govindprasad	Non – Executive Independent Director	Chairperson
	Pandya		
07261150	Mr. Yatin Sanjay Gupte	Executive Director	Member
07885677	Mr. Preyansh Bharatku <mark>mar</mark>	Additional Non – Executive	Member
	Shah	Independent Director	
10147439	Mrs. Rohini Abhishek Ch <mark>auhan</mark>	Additional Non – Executive	Member
		Independent Director	

(b) Nomination and Remuneration Committee Pursuant to Section 178 of the Companies Act, 2013 read with Regulation 19 of the Listing Regulations, the Board of Directors has reconstituted the Nomination and Remuneration Committee of the Board of Directors as under:

DIN	Name	Designation	Position in
			Committee
07885677	MrPreyansh Bharatkumar Shah	Additional Non – Executive Independent	Chai <mark>rpers</mark> on
		Director	
08693675	Mr. Bhargav Govindprasad	Non-Executive – Independent Director	Memb <mark>er</mark>
	Pandya		
10147439	Mrs. Rohini Abhishek Chauhan	Additional Non – Executive Independent	Member
		Director	

(c) Stakeholders' Relationship Committee Pursuant to Section 178(5) of the Companies Act, 2013 read with Regulation 20 of the Listing Regulations, the Board of Directors has reconstituted the Stakeholders' Relationship Committee of the Board of Directors as under:

DIN	Name	Designation	Position in Committee
10147439	Mrs. Rohini Abhishek C <mark>hauhan</mark>	Additional Non-Executive - Independent	Chairperson
		Director	
08286993	Mr. Sanjay Mahadev G <mark>upt</mark> e	Executive Director	Member
07885677	Mr. Preyansh Bharatkumar	Additional Non-Executive - Independent	Member
	Shah	Director	
08693675	Mr. Bhargav Govindprasad Pandya	Non-Executive - Independent Director	Member



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(d) Risk Management Committee Pursuant to Regulation 21 of the Listing Regulations, the Board of Directors has

reconstituted the Risk Management Committee of the Board of Directors as under:

DIN	Name	Designation	Position in Committee
07885677	Mr. Preyansh Bharatkumar Shah	Additional Non-Execu <mark>tive - Independ</mark> ent Director	Chairperson
07261150	Mr. Yatin Sanjay Gupte	Executive Director	Member
08693675	Mr. Bhargav Govindprasad Pandya	Non-Executive - Independent Director	Member
10147439	Mrs. Rohini Abhishek Chauhan	Additional Non-Executive - Independent Director	Member
06453413	Mrs. Sheetal Mandar Bhalerao	Non-Executive – Non- Independent Director	Member

(e) Corporate Social Responsibility Committee: Pursuant to Section 135 of the Companies Act, 2013, the Board of Directors has reconstituted the Corporate Social Responsibility Committee of the Board of Directors as under:

DIN	Name	Designation	Position in
			Committee
07261150	Mr. Yatin Sanjay Gupte	Executive Director	Chairperson
06453413	Mrs. Sheetal Mandar Bhalerao	Non-Executive - Non Independent	Member
		Director	
07885677	Mr. Preyansh Bh <mark>aratkumar</mark>	Additional Non-Executive - Independent	Member
	Shah	Director	

(f) Rights Issue Committee, the Board of Directors has reconstituted the Rights Issue Committee of the Board of Directors as under:

DIN	Name	Designation	Position in
			Committee
07261150	Mr. Yatin Sanjay Gupte	Executive Director	Chairperson
06453413	Mrs. Sheetal Mandar Bhalerao	Non-Executive – Non-Independent	Member
		Director	
07885677	Mr. Preyansh B <mark>haratkumar</mark>	Additional Non-Executive - Independent	Member
	Shah	Director	
08693675	Mr. Bhargav Govindprasad	Non-Executive - Independent Director	Member
	Pandya		

(g) Composition of Fund-Raising Committee, the Board of Directors has reconstituted the Fund Raising Committee of the Board of Directors as under:

DIN	Name	Designation	Position in Committee
07261150	Mr. Yatin Sanjay Gupte	Executive Director	Chairperson
08286993	Mr. Sanjay Mahadev Gupte	Executive Director	Member
08693675	Mr. Bhargav Govindprasad Pandya	Non-Executive - Independent Director	Member



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5) Appointment of M/s. VRCA & Associates, Chartered Accountants, as Internal Auditor of the Company in terms of

Section 138 of the Companies Act, 2013 for undertaking the internal audit of the company for financial year 2023-

24.

6) Appointment of Mrs. Pooja Amit Gala Practicing Company Secretaries, as Secretarial Auditor of the Company in

terms of Section 204 of the Companies Act, 2013 read with Rule 8 of the Companies (Meetings of Board and its

powers) Rules, 2014 for undertaking the secretarial audit of the company for financial year 2023-24.

Details with respect to Regulation 30 read with Schedule III of the Listing Regulations, SEBI Circular

CIR/CFD/CMD/4/2015 dated 9th September 2015 are enclosed as Annexure I.

The aforesaid Outcome of the Board meeting held today is also available on the Company's website at www.wardwizard.in.

The Board meeting commenced at 16.00 P.M. & concluded at 18.00 P.M.

Kindly take the same on record and acknowledge the receipt.

Thanking you,

For Wardwizard Innovations & Mobility Limited

Yatin Sanjay Gupte Managing Director DIN: 07261150

Encl: As above



Details with respect to Regulation 30 read with Schedule III of the Listing Regulations, SEBI Circular CIR/CFD/CMD/4/2015 dated 9th September 2015

(Annexure I)

Appointment of Mr. Preyansh Bharatkumar Shah, Non-Executive Independent Director

Sr.	Particulars	Details
No		
1	Name of Director	Mr. Preyansh Bharatkumar Shah
2	Reason for Change viz appointment, Resignation, removal, death or otherwise	Appointment of Additional Director
3	Date of Appointment	08 th May, 2023
4	Brief Profile	Mr. Preyansh Shah is a fellow member of the ICSI, Commerce and Law Graduate and also possess a Post-Graduation Diploma in Business Administration. He is Founder and pioneer of M/s. Preyansh Shah & Associates, with the experience of more than 15 Years in the field of Corporate Compliance Management. He is also currently associated with M/s. Parvenu Corporate & Secretarial Services Private Limited Company registered with Ministry of Corporate Affairs as the "Head of Legal Department." He will be working as an Independent Director in the Company with various committees in compliance with the Companies Act, 2013 and SEBI (LODR) Regulations, 2015
_	Town of Annaistment	Lie shall held office till the enquire Congress Meeting of the Company
5	Term of Appointment	He shall hold office till the ensuing General Meeting of the Company.
6	Disclosure of relationship between directors (in case of appointment of a director)	Mr. Preyansh Shah is not related to any Director of the Company.

Appointment of Mrs. Rohini Abhishek Chauhan, Non-Executive Independent Director

Sr. No	Particulars	Details
1	Name of Director	Mrs. Rohini Abhishek Chauhan
2	Reason for Change viz appointment, Resignation, removal, death or otherwise	Appointment of Additional Director
3	Date of Appointment	08 th May, 2023
4	Brief Profile	Mrs. Rohini Abhishek Chauhan is An Associate member of the ICSI and Commerce Graduate, having five years Post Qualification experience in Corporate & Securities Law.

CIN No.- L35100MH1982PLC264042

Registered Office Address - Shop No-508, Swami Samarth Plaza Gantra Hospital, RRT Road, Mulund West Mumbai – 400080 Maharashtra India Corporate Office - Survey 26/2, Opp, Pooja Farm, Sayajipura, Ajwa Road, Vadodara Gujarat - 390019, India Email id - compliance@wardwizard.in | Website - www.wardwizard.in | Compliance No. - +91 9727755083 | HQ Number: 02668352000



		Mrs. Rohini Abhishek Chauhan is a Director & Joint Secretary at Shri Chhatrapati Shivaji Sahakari Mandli Ltd (Co-operative Society). She will be working as an Independent Director in the Company with various committees in compliance with the Companies Act, 2013 and SEBI (LODR) Regulations, 2015
5	Term of Appointment	She shall hold office till the ensuing General Meeting of the Company.
6	Disclosure of relationship between directors (in case of appointment of a director)	Mrs. Rohini Chauhan is not related to any Director of the Company.

Appointment of Internal Auditor

Sr. No	Particulars	Details
1	Name of Internal Auditor & FRN	M/s. VRCA & Associates Firm Registration No. 104727W
2	Reason for Change viz appointment, Resignation, removal, death or otherwise	Appointment of Internal Auditor
3	Date of Appointment	08 th May, 2023
4	Brief Profile	M/s. VRCA & Associates established in the year 1977 and has emerged as a versatile and dynamic firm; currently having 7 Partner Chartered Accountants.
		M/s. VRCA & Associates provides wide range of services such as: Audit and Assurance Services, Taxation Services including NRI Taxation, Consultancy for Statutory Compliance under various laws like Income Tax,VAT, GST, Company Law (ROC), Excise, Custom, Trust Act and FEMA and such other Acts, Drafting & FinalizingMOUs, Advisory relating to Development and Implementation of Accounting System, Project Finance & Approval. Name of partner: CA Kirti Vishalkumar Sonavane Mobile No: 7600225896 Email ID: vrca.kirti@gmail.com
5	Disclosure of relationship between directors (in case of appointment of a director)	Not Applicable.

Appointment of Secretarial Auditor

CIN No.- L35100MH1982PLC264042



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Sr. No	Particulars	Details
1	Name of Secretarial Auditor	Mrs. Pooja Amit Gala
2	Reason for Change viz appointment, Resignation, removal, death or otherwise	Appointment of Secretarial Auditor
3	Date of Appointment	08 th May, 2 <mark>023</mark>
4	Brief Profile	Mrs. Pooja Amit Gala is an Associate member of Institute of Company Secretaries of India (ISCI). She is a B. Com Graduate. She has more than 8 years' experience in the field of Company Law, Capital Market, SEBI Compliances & NBFC Compliances. She has handled takeover, merger, reduction, public issue of Listed Company & NBFC. She started her Practice in the year 2022. Membership No: 69393 COP No: 25845 Peer Review Number: 2423/2022
5	Disclosure of relationship between directors (in case of appointment of a director)	Not Applicable



CA. Ashok Thakkar CA. Rutvij Vyas

CA. Sanjay Bhatt

CA. S. H. Shastri CA Hemal Vaghani CA. Janak Shah CA. Hitesh Shah

CA. Hiral Brahmbhatt

BRANCH-1: 408, 4TH FLOOR, IMPERIAL ARC, WAGHAWADI ROAD, BHAVNAGAR - 364 002. 2: 301 ENSIGN, NR. BANSAL MALL, NR. NILAMBER CIRCLE, GOTRI ROAD, VADODARA-390001 **VCA** & Associates

Chartered Accountants

3rd FLOOR, SAMYAK STATUS, NEAR D.R. AMIN SCHOOL, DISTRICT COURT ROAD, DIWALIPURA, VADODARA-390007 Gujarat.

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Independent Auditors' Report on Audited Consolidated Quarterly Financial Results & Year to Date Results of WARDWIZARD INNOVATIONS & MOBILITY LIMITED (Formerly Known as Manvijay Development Company Limited) Pursuant to Regulations 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

TO THE BOARD OF DIRECTORS OF WARDWIZARD INNOVATIONS & MOBILITY LIMITED. (Formerly Known as Manvijay Development Company Limited)

Report on the audit of the Consolidated Financial Results

Opinion

We have audited the accompanying Statement of Consolidated Financial Results of WARDWIZARD INNOVATIONS & MOBILITY LIMITED (Formerly Known as Manvijay Development Company Limited) ("The Holding Company") and its subsidiary the quarter ended 31st March 2023 and for year ended 31st March 2023 ("the Statement"), being submitted by the holding company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of the reports of the other auditors on separate financial statements/ financial information of subsidiary the Statement:

a. includes the results of the following entity:

Name of the Entity

Relation

Wardwizard Global PTE LTD

Subsidiary

(w.e.f. 19/08/2022)

- b. is presented in accordance with the requirements of Regulation 33 of the Listing Regulations, as amended; and
- c. gives a true and fair view, in conformity with the applicable accounting standards, and other accounting principles generally accepted in India, of consolidated total comprehensive income (comprising of net profit and other comprehensive income) and other financial information of the Group for the quarter ended 31st March 2023 and for the year ended 31st March 2023.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 (the Act). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Results section of our report. We are independent of the Group, its associates and jointly controlled entities in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in "Other Matter" paragraph below, is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw your attention to the **NOTE: 11** which pertain to the period of reporting and its comparable data, of the Consolidated statement of Audited Financial Result for the quarter and year ended 31st March 2023.

Management's Responsibilities for the Consolidated Financial Results

These quarterly financial results as well as the year to date consolidated financial results have been prepared on the basis of the interim financial statements.

The Holding Company's Board of Directors are responsible for the preparation and presentation of these consolidated financial results that give a true and fair view of the net profit and other comprehensive income and other financial information of the Group , in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, 'Interim Financial Reporting' prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. 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 of 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 results 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 results by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial results, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of their respective company(/ies) to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the respective company(/ies) or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are responsible for overseeing the financial reporting process of the respective company (/ies).

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial results 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 results.

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

- Identify and assess the risks of material misstatement of the consolidated financial results, 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, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' 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 results 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.
- Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results/financial information of the entities within the Group to express an opinion on the consolidated Financial Results. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the consolidated financial results of which we are the independent auditors. For the other entities included in the consolidated Financial Results, 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.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial results 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.

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.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations, as amended, to the extent applicable.

Other Matters

Date:08/05/2023

Place: Vadodara

The consolidated Financial Results include the audited Financial Results of subsidiary whose interim Financial Statements/Financial Results/ financial information reflect Group's share of total assets of Rs.19.42 Lakhs as at 31st March 2023, Group's share of total revenue of Rs. Nil and, Group's share of total net loss after tax of Rs. 59.06 Lakhs for the quarter ended 31st March 2023 and for the period from 19th August 2022 to 31st March 2023 respectively, as considered in the consolidated Financial Results, which have been audited by their respective independent auditors. The independent auditors' reports on Financial Results of these entities have been furnished to us and our opinion on the consolidated Financial Results, in so far as it relates to the amounts and disclosures included in respect of these entities, is based solely on the report of such auditors and the procedures performed by us are as stated in paragraph above.

Our opinion on the consolidated Financial Results is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the Financial Results/financial information certified by the Board of Directors.

The Statement includes the results for the quarter ended 31st March 2023 are the balancing figures between the audited figures in respect of full financial year ended 31st March 2023 and the published unaudited year to date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

The standalone audited financial results dealt with this report has been prepared for filling with the stock exchanges. These results are based on audited standalone financial statement of the company for the year ended 31st March 2023, and should be read together, on which we have issued an unmodified opinion per our report of even date.

For VCA & Associates
Chartered Accountants

FRN: 114414W

RUTVIJ VIRENDRA VYAS

Partner M.No:109191

UDIN: 23109191BGRITW9456



Registered Office: Shop No-508, Swami Samarth Plaza Gantra Hospital, RRT Road, Mulund West Mumbai City Maharashtra- 400080,India Corporate Office: Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road Vadodara-390019,Gujarat,India Email ID: compliance@wardwizard.in/ Website: www.wardwizard.in/ Tel No: +91 9727755083

Consolidated Statement of Audited Financial Result for the quarter and year ended 31st March 2023

			Quarter ended		Year ended	
	Particulars	31st March 2023	31st December 2022	31st March 2022	31st March 2023	31st Marcl
		Audited*	Unaudited	Audited	Audited	Audited
- 1	Revenue From Operations	5054.78	6982.72	NA	23892.60	NA
- 11	Other Income	20.80	0.00	NA	35.63	
111	Total Income (I+II)	5075.57	6982.73	NA	23928.23	NA
IV	EXPENSES				23520.23	INA
	Cost of materials consumed	3651.32	5519.34	NA	19332.36	NA
	Purchases of Stock-in-Trade	0.00	0	NA	13.18	NA NA
	Changes in inventories of finished goods,			1370	13.16	IVA
	Stock-in -Trade and work-in-progress	14.69	25.58	NA	442.75	NA
	Employee benefits expense	239.86	254.06	NA	-142.75	
	Finance costs	10.78	48.64	NA	896.01	NA
	Depreciation and amortization expense	179.41	124.55		76.68	NA
	Other expenses	716.26		NA	494.94	NA
	Total expenses (IV)		563.73	NA	1931.73	NA
20000	Profit/(loss) before exceptional items and	4812.32	6535.89	NA	22602.14	NA
V	tax (I-IV)			NA		NA
VI	Exceptional Items	263.25	446.85		1326.09	IVA
V 1		0.00	0	NA	0	NA
v m	Profit/(loss) before tax			NA		1 2 1
VII	(V-VI)	263.25	446.85	NA	1326.09	NA
VIII	Tax expense:			NA	0	NA
	(1) Current tax	184.87	111.26	NA	455.90	NA
	(2) Deferred tax	-14.96	0	NA	-14.96	NA
	Profit (Loss) for the period from				-14.30	INA
IX	continuing operations (VII-VIII)	93.34	335.59	NA	005.44	NA
Χ	Profit/(loss) from discontinued operations	0.00			885.15	
XI	Tax expense of discontinued operations		0	NA	0	NA
	Profit/(loss) from Discontinued operations	0.00	0	NA	0	NA
XII	(after tax) (X-XI)			NA		NA
XIII		0.00	0	146	0	IVA
XIV	Profit/(loss) for the period (IX+XII)	93.34	335.59	NA	885.15	NA
VIA	Other Comprehensive Income	-13.42	7.13	NA	2.43	NA
	A (i) Items that will not be reclassified to			DI A		
	profit or loss	-18.51	9.64	NA	3.43	NA
	(ii) Income tax relating to items that will					
	not be reclassified to profit or loss	-5.09	2.51	NA	1.00	NA
	B (i) Items that will be reclassified to				2.00	
-	profit or loss	0.00	0	NA	0.00	NA
	(ii) Income tax relating to items that will				0.00	
	be reclassified to profit or loss	0.00	o	NA		NA
111	Total Comprehensive Income for the	0.00	U		0.00	
	period (XIII+XIV)(Comprising Profit					
	(Loss) and Other Comprehensive Income			NA		NA
XV	for the period)		NAME OF THE PARTY			1475
7.4	for the periody	79.92	342.72		887.58	
	Poid up Favilty Charac Casta J Co.			NA		
	Paid up Equity Share Capital (No of Shares)	2606.94	2604.63	IVA	2606.94	NA
D. COMP.	Face Value	1.00	1.00	NA	1.00	NA
	Earnings per equity share (for continuing					
XVI	operation):			NA		NA
	(1) Basic	0.03	0.13	NA	0.34	NA
	(2) Diluted	0.03	0.13	NA NA	0.34	NA NO
(VII	Earnings per equity share (for discontinued operation):			NA		NA
	(1) Basic	0.00	0.00	NA	0.00	A2 A
-	(2) Diluted	0.00	0.00	NA NA	0.00	NA
	Earnings per equity share(for discontinued	0.00	0.00	IVA	0.00	NA
VIII	& continuing operations)			NA		NA
TENER OF	(1) Basic					
	(2) Diluted	0.03	0.13	NA	0.34	NA
110	1-7 - 1.000	0.03	0.13	NA	0.34	NA







J.M.Dogw

Vote:							
1	The Statement of audited Financial Results for the Qu approved by the Board of Directors at their metting h	eld on 08/05/202	led 31st March, 2023	have been review	ed by the Audit (Committee and	
2	These audited financial results have been prepared in accordance with the Indian Accounting Standards (Ind-AS) as prescribed under Section 133 of the Company Act, 2013, read with the companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and the provisions of the Companies Act, 2013.						
3	The previous period figures have been regrouped/reclassified wherever required to confirm to the current year's presentation						
4	There are no qualification in the Audit Report issued by the Auditor.						
5	The figures for the current Quarter ended March 31,2023 and quarter ended March 31,2022 are the balancing figures between the audited figures for the year ended March 31,2023 and March 31,2022, respectively and published figures for the nine months ended December 31,2022 and December 31,2021,respectively, which were subjected to limited review.						
6 .	Additions in PPE is Rs. 1671.73 Lakhs, WIP Rs. 3.23 Lac	s & in Intangible a	eccets of Rs 577 21 Lak	he during the Fine		2022	
7	ne Board of Directors of the Company at its meeting paid up equity shares face value Re. 0.50/- into fully pshares (originally allotted as party paid—up equity sha 29th October, 2022. The Company has received Rs. 10 Seventy One only) out of which an amount of Rs. 12,4 Premium) to Securities Premium Account.	held on 12th Dece paid-up equity shar ares on 15th March 0,21,56,871/- (Rupe 5,815.5/-(Rs. 0.50/	mber, 2022 approved es of face value Re. 1/ n, 2022) in pursuant to ees Ten Crores Twenty - Per Share) transfered	the coversion and - each against 56, First and Final Ca One Lakhs Fifty Si I to share capital a	allotment of 24, 70,303 partly pai Il Money Notice ix Thousand Eigh and Rs. 10,09,11,	91,631 partly d-up equity dated Saturday t Hundred 055.5/- (Share	
8	The Board of Directors of the Company at its meeting up equity shares face value Re. 0.50/- into fully paid-u (originally allotted as party paid—up equity shares on 13th February, 2023. The Company has received Rs. 7, out of which an amount of Rs. 9,10,134.5/- (Rs. 0.50/- Securities Premium Account.	ip equity shares of 15th March, 2022 46.31.029/- (Rune	face value Re. 1/- each in pursuant to Final (es Seven Crores Forty)	n against 31,78,67 Call Money Cum Fo	2 partly paid-up orfeiture Notice	equity shares dated Monday	
9	The Board of Directors of the Company at its meeting shares, on which the holders thereof have failed to par Forfeiture Notice dated Monday 13th February, 2023.	held on 31st March y the balance call r	n, 2023 approved forfe noney of Rs. 41/- per s	eiture of 13,58,403 hare in pursuant t	Partly paid-up F to the Final Call N	Rights Equity Money-Cum-	
10	(i) The Company has received amount of Rs. 10,21,56,8 (ii) The Company has approved the conversion and allo shares of face value Re. 1/- each and received the cons Company's Separate Account. (iii) The Company has received excess amount pursuan refunded to respected shareholders as per copy of wor	otment of 18,20,26 sideration of Rs. 7,4 at to Final Call Mon	9 partly paid-up equity 16,31,029/- against the ev Cum Forfeiture Not	y shares of Re. 0.5 e shares and the sa	O/- into fully paid ame is still lying i	n the	
					А	mount in lakhs	
	Original Object	Original Allocation	Funds Utilised	Funds Unutilsed			
	Used as per object of working capital purposes & General corporate purposes.	17,68,04,599	10,18,33,217	7,49,71,382			
11	The Company has formed wholly owned subsidary nam Manufacturing in the month of Oct 2022 by Subscribin only one subsidairy- foreign "Wardwizard Global PTE L hence earlier peiods financial results are not entirely co 23 Global PTE Ltd. Subsidary of the company made a lo	ig 10,000 Shares of TD"(wholly owned Omparable and in s	the same. The above (subsidiary company- i uch senerio prior perio	Quarter consolidat	ted Financial resu	ults includes ,	
12	In respect of the year ended March 31, 2023, the Directors recommed that a dividend of Rs. 0.10 per share be paid on fully paid equity shares. This equity dividend is subject to approval by shareholders at the Annual General Meeting and has not been included as liability in these						

The above is an extract of the detailed format of results for quarter and year ended March 31, 2023 filed with Stock Exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The Full format of the financial results for the quarter and year ended March 31, 2023 are available on the website of the BSE Limited i.e www.bseindia.com, on the stock exchange where

Place: Vadodara Date: 08th May, 2023

13





the Company's shares are listed and on the website of the Company i.e www.wardwizard.in.

FOR AND ON BEHALF OF BOARD

WARDWIZARD INNOVATIONS & N

Yatin Managing Director DIN: 07261150

Deepakkumar Doshi Chief Financial Officer



Registered Office: Shop No-508, Swami Samarth Plaza Gantra Hospital, RRT Road, Mulund West Mumbai City Maharashtra- 400080, India.

Corporate Office: Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road Vadodara 390019,,Gujarat,India

Email ID: compliance@wardwizard.in/ Website: www.wardwizard.in/ Tel No: +91 9727755083

Consolidated Statement of Assets and Liabilities for Companies (Other than Banks)

Amount in lakhs

Standalone Statement of Assets and Liabilities	As at 31st March 2023	As at 31st March, 2022
	Audited	Audited Audited
ASSEST		ridated
1 Non-current assets		
(a) Property, plant and equiptment	4772.24	N.
(b) Capital work-in -progress	3.23	
(C) Goodwill		
(c) other Intengible assets	533.82	N/
(d) Intengible assets under development		
(e) Investments in subsidiary, joint ventures and associate		
(f) Non- current Financial Assets		
(i) Non-current Investments		
(ii) Non-current Trade receivables		
(iii) Non-current Loans		N.
(iv) Other Non-current financial assests	54.86	N/
Total non-current financial assets		N/
(g) Defferred tax assets (net)	500 1125	NA .
(h) Other non-current assets	45.03 2885.03	N/
Total non-current assets		N/
Current Assets	8294.21	NA NA
(a) Inventories	6879.38	
(b) Current financial assets	06/9.38	NA NA
(i) Current Investments		
(ii) Trade receivables	1616.27	
(iii) Cash and cash equivalents	1616.37	NA NA
(iv) Bank Balance other than cash and cahs equivalents	1,123.84	NA NA
(v) Current Loans & Advances		
(vi) Other corrent financial assets	2143.84	NA NA
	13.65	NA NA
Total current financial assets	11777.08	NA
(c) Current tax assets (net) (d) Other current financial assets		NA
	2249.30	NA
Total Current assets	14026.39	NA
Non-current assets classified as held for sale Regulatory deferral account debit balance and related deferred tax Assets		
Total Assets	22320.60	NA
EQUITY AND LIABILITIES		
EQUITY		
Equity attributable to owner of parent		
(a) Equity share Capital	2,606.94	NA
(b) Other equity	6,211.44	NA
Total Equity attributable to owner of parent	8818.38	NA
(c) Non controlling interest		IVA
Total Equity	8818.38	NA







LIABILITIES		
Non-current liabilites		
(a) Non-current financial liabilites		77-80
(i) Borrowings	1200.26	
(ii) Lease Liablity	233.30	
(iii) Other non-current financial liabilities	233.30	The same of the sa
Total non-current liabilities	1433.56	
(b) Provisions	30.14	N/
(c) Deferred tax liabilities (net)		
(d) Deferred government grants		T
(e) Other non-current liabilities		
Total non-current liabilities	1463.70	NA
Current liabilities		
(a) Current Financial liabilities		
(i) Borrowings		
(ii) Trade paybles	4580.89	NA
(iii) Other current financial liabilities	1.80	NA NA
Total current financial liabilities	4582.70	NA NA
(b) Other current liabilities	7079.43	NA
(c) provisions	322.78	NA
(e) Current tax liabilities (Net)	53.63	
(f) Deferred government grants		
Total current libilities	12038.53	NA
Liabilities directly associated with assets in disposal group		
classied as held for sale		
Regulatory deferral account credit balance and related deferred		
tax libility		
Total liabilities	13502.22	NA
Total Equity and Liabilities	22320.60	NA

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VADODARA

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Date: Vadodara Place: 08th May, 2023 FOR AND ON BEHALF OF BOARD
WARDWIZARD INNOVATIONS & MOBILITY LIMITED

Yatin Sanjay Gupte Managing Director DIN: 07261150 Deepakkumar Doshi Chief Financial Officer



Registered Office:Shop No-508, Swami Samarth Plaza Gantra Hospital, RRT Road, Mulund West Mumbai City Maharashtra-400080,India.

Corporate Office: Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road Vadodara 390019, Gujarat, India Email ID: compliance@wardwizard.in/ Website: www.wardwizard.in/ Tel No: +91 9727755083

		Amount in lakh
Particulars A CASH FLOWEROM OFFICE HER STATEMENT OF THE	For the year ended 31st March, 2023	For the year ended 31st March 2022
A. CASH FLOW FROM OPERATING ACTIVITIES		
Profit/(Loss) before Tax	1,326.09	NA
Adjustments for:		
Depreciation and amortization expense	494.94	NA
FCTR	(2.43	
Interest & Dividend received	(3.84)) NA
Profit on sale of Fixed Assets	(20.51)	NA NA
Other Comprehensive (Income)/Loss	(3.43)) NA
CASH GENERATED BEFORE WORKING CAPITAL CHANGES	1,790.83	NA
Adjustments for:		
CASH GENERATED FROM OPERATIONS		
Inventory	278.53	NΔ
Trade Receivable	(1,030.73)	
Loans & Advances - Current	(634.26)	
Other Current Assets	(32.82)	
Other Non Current Assets	(1,939.91)	
Trade Payables- Current	(2,450.52)	
Other Current Liabilities	2,562.15	
Other Non Current Financial Assets	0.95	
Non-current Loans	188.13	
Current -Provisions	188.13	
Non Current -Provisions	0.20	NA
Other financial Liabilties-Current	9.29	
Other financial Assets- Current	1.12	775102
Current Tax	(12.75)	
Advance Tax Paid	(182.64)	
Faxes Paid (net of refunds)	(380.00)	
NET CASH (USED IN)/ GENERATED FROM OPERATING ACTIVITIES(A)		NA
B.CASH FLOW FROM INVESTING ACTIVITIES	(1,832.64)	NA
Purchase of property, plant and equipment	(4 674 70)	
Purchase of Intangibles	(1,671.73)	
additions in WIP	(577.31)	
roceeds from sale of property, plant and equipment	(3.23)	
rofit on Sale of Fixed Asset	89.40	DOM: NO
nvestment in Subsidiary Company	20.51	
Maturity of bank deposits (havind original maturity of more than 12 months		NA
nterest Received		NA
IET CASH FLOW (USED IN)/ GENERATED FROM INVESTING ACTIVITIES- (B)		NA
S. S. 1. 2011 (OSED IN) GENERATED PROINTINVESTING ACTIVITIES- (B)	(2,142.36)	NA



A.C.



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C.CASH FLOW FROM FINANCING ACTIVITIES		
Interest & Dividend Received	3.84	NA
Proceeds from long term borrowings	1,433.56	
Proceeds from issue of compounding instrument	1,455.50	NA NA
Proceeds from short term borrowings		NA
Share Application Money		NA
Pending Investment Realised	242.00	NA
Dividend Paid	(56.66)	
Interest paid	(30.00)	NA
Premium on issue of Shares		NA
Proceeds from issue of shares	1,767.69	V-02-02-0
NET CASH (USED IN)/ GENERATED FROM FINANCING ACTIVITIES ©	3,390.43	
Net Increase in Cash and Cash Equivalents (A+B+C)	(584.57)	2,770.0
Add:Cash and Cash Equivalents at the beginning of the year	1,708.42	
Cash and Cash Equivalents at the end of the year	1,123.85	220000

Note:

Date: Vadodara Place: 08th May, 2023

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1. Cash and Cash equivalents represents cash in hand and balances with banks and Overdraft Facilities.

2. Previous year figures have been regrouped, where necessary to conform to current year's classification

FOR AND ON BEHALF OF BOARD
WARDWIZARD INNOVATIONS & MOBILITY LIMITED

Yatin Sahjay Gupte Managing Director DIN: 07261150

Deepakkumar Doshi Chief Financial Officer





Registered Office: Shop No-508, Swami Samarth Plaza Gantra Hospital, RRT Road, Mulund West Mumbai Mumbai City MH 400080.

Corporate Office: Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road Vadodara 390019

Email ID: compliance@wardwizard.in/ Website: www.wardwizard.in/ Tel No: +91 9727755083

Unaudited Consolidated Segment Information for the Year ended 31st March, 2023

(Rs in Lakhs)

Particulars	3 months ended 31st March 2023	3 months ended 30th December 2022	Corresponding 3 months ended in the previous year 31st March 2022	Year to ended 31st March 2023	Previous year ended 31st March, 2022
	Audited	Unaudited	Audited	Audited	Audited
1. Segment Revenue					
(net sale/income from each segment					
should be disclosed under this head)					
(a) Segment – A -Joy E bike	NA	NA	NA NA	22070.00	
(b) Segment – B-Vyom Innovation	NA NA	NA NA	NA NA	23878.06	
(c) Segment – C- Sale of services	NA NA	NA NA	NA NA	14.54	1.17
e) Unallocated	NA NA	NA NA	NA NA		1975
Total	NA NA	NA NA	NA NA	35.63	
Less: Inter Segment Revenue		IVA	INA	23928.23	NA
Net sales/Income From Operations					
2. Segment Results (Profit)(+)/ Loss (-)					
before tax and interest from Each					
segment)#					
(a) Segment – A -Joy E bike	NA	NA	NA	1399.96	DIA
(b) Segment – B-Vyom Innovation	NA NA	NA	NA NA	0.85	
(c) Segment – C- Sale of services	NA NA	NA	NA	0.00	NA NA
e) Unallocated	NA	NA	NA NA	2.09	NA NA
Total	NA NA	NA	NA.	1402.9	NA NA
Less: i) Interest**				76.68	IVA
(ii) Other Un-allocable Expenditure	net off			70.00	
(iii) Un-allocable income					
Total Profit Before Tax	NA	NA	NA	1326.22	NA
3. Capital Employed					I IVA
(Segment assets)					
(a) Segment – A- Joy E bike	NA	NA	NA	22273.94	NA
(b) Segment – B-Vyom Innovation	NA	NA	NA	13,56	NA NA
(c) Segment – C- Sale of services	NA NA	NA	NA	0.00	NA NA
e) Unallocated	NA	NA	NA	33.24	NA.
	NA	NA NA	NA	22320.74	NA NA
3. Capital Employed		2			
(Segment Liabilities)					
(a) Segment – A -Joy E bike	NA	NA	NA	22273.94	NA
(b) Segment – B-Vyom Innovation	NA	NA	NA	13.56	NA NA
(c) Segment – C- Sale of services	NA	NA	NA	0.00	NA
e) Unallocated	NA	NA	NA	33.24	NA
Total	NA	NA	NA	22320.74	NA

*strike off whichever is not applicable

Profit/loss before tax and after interest in case of segments having operations which are primarily of financial nature.

** Other than the interest pertaining to the segments having operations which are primarily of financial nature.

ii i

Yatin Sanjay Gupte Managing Director

FOR AND ON BEHALF OF THE BOARD

FOR WARDWIZARD INNOVATIONS & MOBILITY LIMITED

DIN: 07261150

Deepakkumar Doshi Chief Financial Officer

Date: Vadodara Place: 08th May, 2023



CA. Ashok Thakkar CA. Rutvij Vyas

CA. Sanjay Bhatt

CA. S. H. Shastri CA Hemal Vaghani CA. Janak Shah CA. Hitesh Shah

CA. Hiral Brahmbhatt

BRANCH-1: 408, 4TH FLOOR, IMPERIAL ARC, WAGHAWADI ROAD, BHAVNAGAR - 364 002. 2: 301 ENSIGN, NR. BANSAL MALL, NR. NILAMBER CIRCLE, GOTRI ROAD, VADODARA-390001 **VCA** & Associates

Chartered Accountants

3rd FLOOR, SAMYAK STATUS, NEAR D.R. AMIN SCHOOL, DISTRICT COURT ROAD, DIWALIPURA, VADODARA-390007 Gujarat.

PHONE: 0265 - 3100815, 2322046 +91 6353897874

MOBILE: +91 98250 48551 E-mail: artvca@gmail.com Website: www.vca-ca.com

Independent Auditors' Report on Audited Standalone Quarterly Financial Results & Year to Date Results of WARDWIZARD INNOVATIONS & MOBILITY LIMITED (Formerly Known as Manvijay Development Company Limited) Pursuant to Regulations 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

TO THE BOARD OF DIRECTORS OF
WARDWIZARD INNOVATIONS & MOBILITY LIMITED.
(Formerly Known as Manvijay Development Company Limited)

Report on the audit of the Standalone Financial Results

Opinion

We have audited the accompanying statement of Standalone Financial Results of WARDWIZARD INNOVATIONS & MOBILITY LIMITED (Formerly Known as Manvijay Development Company Limited) ("the company"), for the quarter and year ended 31st March 2023 ("the Statement"), attached herewith, being submitted by the company pursuant to the requirement of Regulation 33 of the Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us these standalone financial statements:

- are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- ii. Give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for the quarter and year ended 31st March 2023.

Basis for Opinion

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

Emphasis of Matter

We draw your attention to the "NOTE: 9, 11 and 14" which relate to forfeiture of shares, investment in wholly owned subsidiary and Operating segment respectively, of the Standalone statement of Audited Financial Result for the quarter and year ended 31st March 2023.

Management's Responsibilities for the Standalone Financial Results

The statement has been prepared on the basis of the standalone financial statements. The Company's Board of Directors are responsible for the preparation and presentation of these standalone financial results that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Standalone Financial Results

Our objectives are to obtain reasonable assurance about whether the standalone financial results 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 standalone financial results.

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

- Identify and assess the risks of material misstatement of the standalone financial results, 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 through a separate report on the complete set of
 standalone financial statements on whether the company has adequate internal financial
 controls with reference to standalone 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 in the standalone financial results made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the standalone financial results represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Other Matters

The Statement includes the results for the quarter ended 31st March 2023 and the corresponding quarter ended in the previous year as reported in the statement are the balancing figures between the audited figures in respect of full financial year ended 31st March 2023 and the published unaudited year to date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

The standalone audited financial results dealt with this report has been prepared for filling with the stock exchanges. These results are based on audited standalone financial statement of the company for the year ended 31st March 2023, and should be read together, on which we have issued an unmodified opinion per our report of even date.

For VCA & Associates Chartered Accountants

FRN: 114414W

Date:08/05/2023

Place: Vadodara

RUTVIJ VIRENDRA VYAS

Partner M.No:109191

UDIN: 23109191BGRITV6314



Registered Office: Shop No-508, Swami Samarth Plaza Gantra Hospital, RRT Road, Mulund West Mumbai City Maharashtra- 400080,India Corporate Office: Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road Vadodara-390019,Gujarat,India Email ID: compliance@wardwizard.in/ Website: www.wardwizard.in/ Tel No: +91 9727755083

451.55						
			Quarter ended		Year er	nded
	Particulars	31st March 2023	31st December 2022	31st March 2022	31st March 2023	31st March 2022
		Audited*	Unaudited	Audited	Audited	Audited
1	Revenue From Operations	5054.78	6982.72	8149.29	23892.60	18456.1
II	Other Income	21.45	0	29.79	36.27	57.9
				Control of the Contro	22222	
III	Total Income (I+II)	5076.22	6982.72	8179.08	23928.87	18514.0
IV	EXPENSES					45040
	Cost of materials consumed	3650.14	5519.34	7151.13	19331.18	15818.1
	Purchases of Stock-in-Trade	0.00	0	0	13.18	9.
	Changes in inventories of finished goods,	44.00	25.50	17.45	142.75	
	Stock-in -Trade and work-in-progress	14.69	25.58	13.46	-142.75	26.
	Employee benefits expense	215,97	225.70	194.15	843.76	613.
	Finance costs	11.40	48.02	0	76.68	
	Depreciation and amortization expense	179.41	124.55	85.93	494.94	233.
	Other expenses	711.90	563.08	213.94	1926.73	599.
	Total expenses (IV)	4783.51	6506.25	7658.61	22543.72	17299.
.,	Profit/(loss) before exceptional items and					
٧	tax (I-IV)	292.71	476.47	520.47	1385.15	1214.
VI	Exceptional Items	0.00	0	0	0	
	Profit/(loss) before tax					
VII	(V-VI)	292.71	476.47	520.47	1385.15	1214.
/111	Tax expense:			0	0	
	(1) Current tax	163.04	133.10	225.75	455.90	400
	(2) Deferred tax	-14.96		-33.54	-14.96	
	Profit (Loss) for the period from	7 1100		55.61		
IX	continuing operations (VII-VIII)	144.62	343,38	328.26	944.21	847
X	Profit/(loss) from discontinued operations	0.00	0		0	
XI	Tax expense of discontinued operations	0.00			0	
	Profit/(loss) from Discontinued operations	0.00				
XII	(after tax) (X-XI)	0.00	0	0	0	
KIII	Profit/(loss) for the period (IX+XII)	144.62	343.38	328.26	944.21	847.
XIV	Other Comprehensive Income	-13.42	7.13	0.06	2.43	0.
	A (i) Items that will not be reclassified to					
	profit or loss	-18.51	9.64	0.08	3.43	0.
****	(ii) Income tax relating to items that will					
	not be reclassified to profit or loss	-5.09	2.51	-0.02	1.00	-0
	B (i) Items that will be reclassified to					
	profit or loss	0.00	0	0.00	0.00	0
	(ii) Income tax relating to items that will					
	be reclassified to profit or loss	0.00	0	0.00	0.00	0
	Total Comprehensive Income for the					
	period (XIII+XIV)(Comprising Profit					
XV	(Loss) and Other Comprehensive Income					
	for the period)	131.20	350.51	328.20	946.64	847
	Paid up Equity Share Capital (No of Shares)	2606,94	2604.63	2620.52	2606.94	2620
1000						
	Face Value	1.00	1.00	1.00	1.00	1
XVI	Earnings per equity share (for continuing operation):					
	(1) Basic	0.05	0.14	0.14	0.36	0
	(2) Diluted	0.05	0.14	0.14	0.36	0
(VII	Earnings per equity share (for discontinued					
	operation):					
-11154	(1) Basic					1
	(2) Diluted					-
VIII	Earnings per equity share(for discontinued					
and the same	& continuing operations)	0.05		044	0.30	1
20113-10-2	(1) Basic	0.05			0.36	
	(2) Diluted	0.05	0.14	0.14	0.36	i c







te:							
1	The Statement of audited Financial Results for the Quar Board of Directors at their metting held on 08/05/2023 .		1st March, 2023 have beer	n reviewed by the Audi	t Committee and	approved by the	
2	These audited financial results have been prepared in a Act, 2013, read with the companies (Indian Accounting						
3	The previous period figures have been regrouped/reclas		ired to conform to the curr	ent year's presentation	n.		
4	There are no qualification in the Audit Report issued by	the Auditor.					
5	The figures for the current Quarter ended March 31,202 ended March 31,2023 and March 31,2022, respectively which were subjected to limited review.						
6	Additions in PPE is Rs. 1671.73 Lakhs, WIP Rs. 3.23 Lacs & in Intangible assets of Rs.577.31 Lakhs during the Financial year 2022-2023 due to expansion of production capacity.						
7	The Board of Directors of the Company at its meeting he shares face value Re. 0.50/- into fully paid-up equity shares on 15th March, 2022) in pursuar 10,21,56,871/- (Rupees Ten Crores Twenty One Lakhs Fi Per Share) transfered to share capital and Rs. 10,09,11,0	res of face value Re. nt to First and Final C fty Six Thousand Eigh	1/- each against 56,70,303 all Money Notice dated Sat at Hundred Seventy One on	partly paid-up equity s urday 29th October, 20 ly) out of which an amo	shares (originally a	allotted as party y has received Rs.	
8	The Board of Directors of the Company at its meeting he face value Re. 0.50/- into fully paid-up equity shares of the equity shares on 15th March, 2022) in pursuant to Final 7,46,31,029/- (Rupees Seven Crores Forty Six Lakhs Thir transfered to share capital and Rs. 7,37,20,894.5/- (Shar The Board of Directors of the Company at its meeting he	face value Re. 1/- eac I Call Money Cum For ty-One Thousand Tw e Premium) to Secur	ch against 31,78,672 partly feiture Notice dated Mond enty Nine only) out of whic ities Premium Account.	paid-up equity shares (lay 13th February, 2023 th an amount of Rs. 9,1	originally allotted 3. The Company h .0,134.5/- (Rs. 0.5	as party paid—up as received Rs. 0/- Per Share)	
9	holders thereof have failed to pay the balance call mone	ey of Rs. 41/- per sha	re in pursuant to the Final (Call Money-Cum-Forfei	ture Notice dated	Monday 13th	
10	(i) The Company has received amount of Rs. 10,21,56,8 (ii) The Company has approved the conversion and allot	ment of 18,20,269 pa	artly paid-up equity shares	of Re. 0.50/- into fully p			
10	(i) The Company has received amount of Rs. 10,21,56,8: (ii) The Company has approved the conversion and allot Re. 1/- each and received the consideration of Rs. 7,46,; (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received.	ment of 18,20,269 pa 31,029/- against the s to Final Call Money of d from the Registrar	artly paid-up equity shares shares and the same is still Cum Forfeiture Notice date to the issue of the Compar	of Re. 0.50/- into fully p lying in the Company's d 13th February, 2023 ny.	Separate Accoun	t. ed to respected	
10	(i) The Company has received amount of Rs. 10,21,56,83 (ii) The Company has approved the conversion and allot Re. 1/- each and received the consideration of Rs. 7,46, (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received Original Object	ment of 18,20,269 pa 31,029/- against the s to Final Call Money	artly paid-up equity shares shares and the same is still Cum Forfeiture Notice date	of Re. 0.50/- into fully p lying in the Company's d 13th February, 2023	Separate Accoun	t,	
10	(i) The Company has received amount of Rs. 10,21,56,8: (ii) The Company has approved the conversion and allot Re. 1/- each and received the consideration of Rs. 7,46,; (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received.	ment of 18,20,269 pa 31,029/- against the s to Final Call Money of d from the Registrar	artly paid-up equity shares shares and the same is still Cum Forfeiture Notice date to the issue of the Compar	of Re. 0.50/- into fully p lying in the Company's d 13th February, 2023 ny.	Separate Accoun	t. ed to respected	
	(i) The Company has received amount of Rs. 10,21,56,87 (ii) The Company has approved the conversion and allot Re. 1/- each and received the consideration of Rs. 7,46,7 (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received Original Object Used as per object of working capital	ment of 18,20,269 p. 31,029/- against the : to Final Call Money ted from the Registrar Original 17,68,04,599 reign subsidiary "Wa	artly paid-up equity shares shares and the same is still 2 cum Forfeiture Notice date to the issue of the Compar Funds Utilised 10,18,33,217 crdwizard Global PTE LTD" (of Re. 0.50/- into fully plying in the Company's d 13th February, 2023 by. Funds 7,49,71,382	Separate Accoun and to be refunde	t, ed to respected Amount in Ial	
11	(i) The Company has received amount of Rs. 10,21,56,8: (ii) The Company has approved the conversion and allot Re. 1/- each and received the consideration of Rs. 7,46,: (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received Coriginal Object Used as per object of working capital purposes & General corporate purposes. The above Financial results includes , investments in for 19.08.2022) , hence earlier peiods financial results are relative for the year ended March 31, 2023, the Direct	ment of 18,20,269 p. 31,029/- against the storm of the Registrar Original 17,68,04,599 reign subsidiary "Water tentirely comparate ors recommed that a	artly paid-up equity shares shares and the same is still. Cum Forfeiture Notice date to the issue of the Compar Funds Utilised 10,18,33,217 rdwizard Global PTE LTD" (ple. dividend of Rs. 0.10 per sh	of Re. 0.50/- into fully plying in the Company's d 13th February, 2023-ity. Funds 7,49,71,382 wholly owned subsidia	Separate Account and to be refunded and to be refun	Amount in lai	
11 12	(i) The Company has received amount of Rs. 10,21,56,87 (ii) The Company has approved the conversion and allot Re. 1/- each and received the consideration of Rs. 7,46, (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received. Original Object Used as per object of working capital purposes & General corporate purposes. The above Financial results includes , investments in for 19.08.2022) , hence earlier peiods financial results are relative to the year ended March 31, 2023, the Direct is subject to approval by shareholders at the Annual General Company of the Co	ment of 18,20,269 p. 31,029/- against the storm of the Registrar Original 17,68,04,599 reign subsidiary "Watot entirely comparate or secommed that a neral Meeting and has an eral Meeting and has alread Meeting and has	artly paid-up equity shares shares and the same is still. Cum Forfeiture Notice date to the issue of the Compar Funds Utilised 10,18,33,217 rdwizard Global PTE LTD" (ple. dividend of Rs. 0.10 per shares in the been included as liab	of Re. 0.50/- into fully plying in the Company's d 13th February, 2023-ity. Funds 7,49,71,382 wholly owned subsidia	Separate Account and to be refunded and to be refun	Amount in Ial	
11 12	(i) The Company has received amount of Rs. 10,21,56,8 (ii) The Company has approved the conversion and allot Re. 1/- each and received the consideration of Rs. 7,46, (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received to the consideration of Rs. 7,46, (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received to the company of the company of the company of the company of the constant of the company of the constant of the company of t	ment of 18,20,269 p. 31,029/- against the storm of the Registrar Original 17,68,04,599 reign subsidiary "Water entirely comparate or recommed that a neral Meeting and has ended on 31st March	artly paid-up equity shares shares and the same is still. Cum Forfeiture Notice date to the issue of the Compar Funds Utilised 10,18,33,217 rdwizard Global PTE LTD" (ple. dividend of Rs. 0.10 per sh is not been included as liab in 2023	of Re. 0.50/- into fully plying in the Company's d 13th February, 2023-ity. Funds 7,49,71,382 wholly owned subsidia	Separate Account and to be refunded and to be refun	Amount in lai	
11 12 13 14	(i) The Company has received amount of Rs. 10,21,56,87 (ii) The Company has approved the conversion and allot Re. 1/- each and received the consideration of Rs. 7,46, (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received. Original Object Used as per object of working capital purposes & General corporate purposes. The above Financial results includes , investments in for 19.08.2022) , hence earlier peiods financial results are relative to the year ended March 31, 2023, the Direct is subject to approval by shareholders at the Annual General Company of the Co	ment of 18,20,269 p. 31,029/- against the storm of the Registrar Original 17,68,04,599 reign subsidiary "Watoot entirely comparations recommed that a meral Meeting and harended on 31st Marchgle Segment namely	artly paid-up equity shares shares and the same is still. Cum Forfeiture Notice date to the issue of the Compar Funds Utilised 10,18,33,217 Individend of Rs. 0.10 per ships in the been included as liable 2023 Electric Mobility Vehicles a	of Re. 0.50/- into fully plying in the Company's d 13th February, 2023- ity. Funds 7,49,71,382 wholly owned subsidial are be paid on fully paidlity in these financial sund its relating activities	Separate Account and to be refunded by the ref	Amount in la Amount on la rporated on	
11 12 13	(i) The Company has received amount of Rs. 10,21,56,8: (ii) The Company has approved the conversion and allot Re. 1/- each and received the consideration of Rs. 7,46,; (iii) The Company has received excess amount pursuant shareholders as per copy of working which were received. Original Object Used as per object of working capital purposes & General corporate purposes. The above Financial results includes , investments in for 19.08.2022) , hence earlier peiods financial results are related to approval by shareholders at the Annual German No Investors complaint remains pending at the quarter. During the year the Company has been operating in Sin	ment of 18,20,269 p. 31,029/- against the storm of the Registrar Original 17,68,04,599 reign subsidiary "Water the entirely comparated or streement of the recommend that a neral Meeting and have ended on 31st March gle Segment namely ent activities in priofor quarter and year ations, 2015 as ameral or streement of the recommend of the recomm	artly paid-up equity shares shares and the same is still. Cum Forfeiture Notice date to the issue of the Compar. Funds Utilised 10,18,33,217 Individend of Rs. 0.10 per shares is not been included as liab at years has been shown in Sended March 31, 2023 file ided. The Full format of the ided.	of Re. 0.50/- into fully plying in the Company's d 13th February, 2023-ity. Funds 7,49,71,382 wholly owned subsidial are be paid on fully paility in these financial subsidial with Stock Exchanges in financial results for the	Separate Account and to be refunded by the ref	Amount in laid and to respected Amount in laid and to respected and are also and the second and	





Registered Office: Shop No-508, Swami Samarth Plaza Gantra Hospital, RRT Road, Mulund West Mumbai City Maharashtra- 400080,India.

Corporate Office: Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road Vadodara 390019, Gujarat, India

Email ID: compliance@wardwizard.in/ Website: www.wardwizard.in/ Tel No: +91 9727755083

Audited Standalone Statement of Assets and Liabilities for Companies as at March 31, 2023

Amount in lakhs

Standalone Statement of Assets and Liabilities As at 31st March 2023 As at 31st March, 2022		
Standalone Statement of Assets and Liabilities	Audited	Audited
ASSEST		
1 Non-current assets		
(a) Property, plant and equiptment	4,772.24	3,603.67
(b) Capital work-in -progress	3.23	
(C) Goodwill		
(c) other Intengible assets	533.82	13,17
(d) Intengible assets under development	333.62	13127
(a) intengible assets under development		
(e) Investments in subsidiary, joint ventures and associate	13.94	
(f) Non- current Financial Assets		
(i) Non-current Investments		
(ii) Non-current Trade receivables		
(iii) Non-current Loans		242.00
(iv) Other Non-current financial assests	103.52	53.92
Total non-current financial assets		3,912.75
(g) Defferred tax assets (net)	45.03	
(h) Other non-current assets	2,885.03	945.12
(iii) Other non current assets	2,863.03	343.12
Total non-current assets	8,356.80	4,887.94
2 Current Assets		
(a) Inventories	6,879.38	7,157.91
(b) Current financial assets		
(i) Current Investments		
(ii) Trade receivables	1,616.37	585.63
(iii) Cash and cash equivalents	1,104.43	1,708.42
(iv) Bank Balance other than cash and cahs equivalents		
(v) Current Loans & Advances	2,143.84	1,509.58
(vi) Other current financial assets	13.65	0.90
Total current financial assets	11,757.68	10,962.45
(c) Current tax assets (net)		(137.76
(d) Other current financial assets	2,249.30	
Total Current assets	14,006.98	13,041.17
Non-current assets classified as held for sale Regulatory deferral		
3 account debit balance and related deferred tax Assets		
Total Assets	22,363.78	17,929.11
EQUITY AND LIABILITIES		
1 EQUITY		
Equity attributable to owner of parent	0.000	2 - 2 - 1 -
(a) Equity share Capital	2,606.94	
(b) Other equity	6,272.93	
Total Equity attributable to owner of parent	8,879.87	6,224.26
(c) Non controlling interest		
Total Equity	8,879.87	6,224.26







LIABILITIES	reda .	
Non-current liabilites		
(a) Non-current financial liabilites		
(i) Borrowings	1,200.26	
(ia) Lease Liability	233.30	
(ii) Trade Payables		
(iii) Other non-current financial liabilities		
Total non-current liabilities	1,433.56	
(b) Provisions	30.14	20.84
(c) Deferred tax liabilities (net)		
(d) Deferred government grants		
(e) Other non-current liabilities		
Total non-current liabilities	1,463.70	20.84
Current liabilities		
(a) Current Financial liabilities		
(i) Borrowings		
(ii) Trade paybles	4,578.42	7,031.41
(iii) Other current financial liabilities	1.80	0.68
Total current financial liabilities	4,580.22	7,032.09
(b) Other current liabilities	7,063.58	4,517.28
(c) provisions	322.78	134.65
(e) Current tax liabilities (Net)	53.63	
(f) Deferred government grants		
Total current libilities	12,020.21	11,684.01
Liabilities directly associated with assets in disposal group classied		
as held for sale		
Regulatory deferral account credit balance and related deferred		
tax libility		
Total liabilities	13,483.90	11,704.85
Total Equity and Liabilities	22,363.78	17,929.11

VADODARA WAGOMILA AND MARCO MA

FOR AND ON BEHALF OF BOARD
WARDWIZARD INNOVATIONS & MOBILITY LIMITED

Yatin Sanjay Gupte Managing Director DIN: 07261150 Deepakkumar Doshi Chief Financial Officer



Date:Vadodara

Place:08th May, 2023



Registered Office:Shop No-508, Swami Samarth Plaza Gantra Hospital, RRT Road, Mulund West Mumbai City Maharashtra-400080,India.

Corporate Office: Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road Vadodara 390019, Gujarat, India Email ID: compliance@wardwizard.in/ Website: www.wardwizard.in/ Tel No: +91 9727755083

Amount in la					
Particulars Particulars	For the year ended 31st March, 2023	For the year ended 31st March, 2022			
A. CASH FLOW FROM OPERATING ACTIVITIES					
Profit/(Loss) before Tax	1,385.15	1,214.18			
Adjustments for:					
Depreciation and amortization expense	494.94	233.30			
Interest & Dividend received	(3.84)	(0.11			
Profit on sale of Fixed Assets	(20.51)	-			
Other Comprehensive (Income)/Loss	(3.43)	(0.08)			
CASH GENERATED BEFORE WORKING CAPITAL CHANGES	1,852.32	1,447.29			
Adjustments for:					
CASH GENERATED FROM OPERATIONS					
Inventory	278.53	(6,425.44			
Trade Receivable	(1,030.73)	(296.33			
Loans & Advances - Current	(634.26)	(1,246.26			
Other Current Assets	(32.82)	(1,850.26			
Other Non Current Assets	(1,939.91)	(945.12			
Trade Pavables- Current	(2,452.99)	6,103.27			
Other Current Liabilities	2,546.30	4,502.65			
Other Non Current Financial Assets	0.95	(49.18			
Non-current Loans		- 10120			
Current -Provisions	188.13	89.51			
Non Current -Provisions	9.29	13.84			
Other financial Liabilties-Current	1.12	0.68			
Other financial Assets- Current	(12.75)	0.04			
Current Tax	(182.64)	(15.24			
Advance Tax Paid	(380.00)	(245.00			
Taxes Paid (net of refunds)		(2.0.00			
NET CASH (USED IN)/ GENERATED FROM OPERATING ACTIVITIES(A)	(1,789.47)	1,084.44			
B.CASH FLOW FROM INVESTING ACTIVITIES	(2).03.11)	2,001.71			
Purchase of property, plant and equipment	(1,671.73)	(2,304.26			
Purchase of Intangibles	(577.31)	(2,001.20			
Additions in WIP	(3.23)				
Proceeds from sale of property, plant and equipment	89.40				
Profit on Sale of Fixed Asset	20.51	_			
Investment in Subsidiary Company	(13.94)	-			
Maturity of bank deposits (havind original maturity of more than 12 months	(13.3.1)				
Interest Received					
NET CASH FLOW (USED IN)/ GENERATED FROM INVESTING ACTIVITIES- (B)	(2,156.30)	(2,304.26)			







C.CASH FLOW FROM FINANCING ACTIVITIES		
Interest & Dividend Received	3.84	0.11
Proceeds from long term borrowings	1,433.56	
Proceeds from issue of compounding instrument		
Proceeds from short term borrowings		
Share Application Money		
Pending Investment Realised	193.35	134.84
Dividend Paid	(56.66)	(36.36)
Interest paid		
Premium on issue of Shares		
Proceeds from issue of shares	1,767.69	2,601.95
NET CASH (USED IN)/ GENERATED FROM FINANCING ACTIVITIES ©	3,341.78	2,700.55
Net Increase in Cash and Cash Equivalents (A+B+C)	(603.99)	1,480.72
Add:Cash and Cash Equivalents at the beginning of the year	1,708.42	227.70
Cash and Cash Equivalents at the end of the year	1,104.43	1,708.42

Note:

- 1. Cash and Cash equivalents represents cash in hand and balances with banks and Overdraft Facilities.
- $2.\ Previous\ year\ figures\ have\ been\ regrouped,\ where\ necessary\ to\ conform\ to\ current\ year's\ classification$

FOR AND ON BEHALF OF BOARD WARDWIZARD INNOVATIONS & MOBILITY LIMITED

Date: Vadodara Place: 08th May, 2023 Yatin Sanjay Gupte Managing Director

DIN: 07261150

Deepakkumar Doshi Chief Financial Officer







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Audited Standalone Segment Information for the Year ended 31st March, 2023

Particulars	3 months ended 31st March 2023	3 months ended 30th December 2022	Corresponding 3 months ended in the presvious year 31st March 2022	Year to ended 31st March 2023	Previous year ended 31st March, 2022
	Audited	Unaudited	Audited	Audited	Audited
Segment Revenue (net sale/incorne from each segment should be disclosed under this head)					
(a) Segment – A-Joy E bike	NA	NA	8075,53	23878.06	18076.57
(b) Segment – B-Vyom Innovation	NA	NA	13.76	14.54	14.3
(c) Segment – C- Sale of services	NA	NA	51.82	0	357.05
e) Unallocated	NA	NA	37,97	36,27	66.15
Total	NA	NA	8179.08	23928.87	18514.07
Less: Inter Segment Revenue					
Net sales/Income From Operations					
Segment Results (Profit)(+)/ Loss (-) before tax and interest from Each segment)#					
(a) Segment - A-Joy E bike	NA	NA	513.54	1458.73	1185.49
(b) Segment – B-Vyom Innovation	NA	NA	0.9	0.89	0.94
(c) Segment – C- Sale of services	NA	NA	3,55	0.00	23.42
e) Unallocated	NA	NA	2.49	2.22	4.34
Total	NA	NA	520.47	1461.83	1214.18
Less: i) Interest**				76.68	
(ii) Other Un-allocable Expenditure(iii) Un-allocable income	e net off				
Total Profit Before Tax	NA	NA	520.47	1385.15	1214.18
3. Capital Employed (Segment assets)					
(a) Segment – A Joy E bike	NA	NA	17505.44	22316.29	17505.44
(b) Segment B-Vyom Innovation	NA	NA	13.84	13.59	13.84
(c) Segment – C- Sale of services	NA	NA	345.77	0.00	345.77
e) Unallocated	NA	NA	64.06	33.90	64.06
	NA	NA	17929.11	22363.78	17929.11
3. Capital Employed (Segment Liabilities)					
(a) Segment – A Joy E bike	NA	NA	17505.44	22316.29	17505.44
(b) Segment – B-Vyom Innovation	NA	NA	13,84	13.59	13.84
(c) Segment – C- Sale of services	NA	NA	345.77	0.00	345.77
e) Unallocated	NA	NA	64.06	33.90	64.06
Total	NA	NA	17929.11	22363.78	17929.11

*strike off whichever is not applicable
Profit/loss before tax and after interest in case of segments having operations which are primarily of financial nature.
** Other than the interest pertaining to the segments having operations which are primarily of financial nature.

FOR AND ON BEHALF OF THE BOARD FOR WARDWIZARD INNOVATIONS & MOBILITY LIMITED

YATIN SANJAY GUPTE MANAGING DIRECTOR DIN: 07261150

), M. D JW Deepakkumar Doshi Chief Financial Officer

Date: Vadodara Place: O8th May, 2023







REF: WIML/BSE/DECLARATION/MAY-2023

Date: 08th May, 2023

To Corporate Relations Department BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400 001

BSE Scrip Code: 538970

Ref - Wardwizard Innovations & Mobility Limited

Sub: Declaration pursuant to Regulation 33(3)(d) of the Securities & Exchange Board of India(Listing Obligation and Disclosure Requirements) Regulations, 2015("LODR")

Dear Sir/Madam,

I, Deepakkumar Mineshkumar Doshi, Chief Financial Officer of Wardwizard Innovations & Mobility Limited, hereby declare that the Statutory Auditors of the Company M/S. VCA & Associates, Chartered Accountants (FRN: 0114414W) have issued an Audit Report with unmodified opinion on annual Audited (Standalone and Consolidated) Financial Results of the Company for the Fourth Quarter and Year ended on 31st March, 2023. This decleration is submitted In compliance with Regulation 33(3)(d) of SEBI (LODR) Regulations, 2015.

Kindly take the same on record.

Thanking you,

For Wardwizard Innovations & Mobility Limited

Deepakkumar Doshi

Chief Financial Officer

