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#### INDEPENDENT AUDITOR'S REPORT

To The Members of Fleur Hotels Private Limited
Report on the Audit of the Consolidated Financial Statements

#### **Opinion**

We have audited the accompanying consolidated financial statements of Fleur Hotels Private Limited ("the Parent"), its subsidiaries and Limited Liability Partnership Firm, (the Parent, its subsidiaries and Limited Liability Partnership Firm together referred to as "the Group"), 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 Cash Flows and the Consolidated Statement of Changes in Equity for the year ended on that date, and notes to the financial statements, including a summary of material accounting policies and other explanatory information(herein referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of reports of other auditors on separate financial statements of the subsidiaries and Limited Liability Partnership referred to in the Other Matters section below, 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 Indian Accounting Standards prescribed under section 133 of the Act, ("Ind AS") and other accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at 31 March 31, 2024, and their consolidated profit, their consolidated total comprehensive income, their consolidated cash flows and their consolidated changes in equity for the year ended on that date.

## **Basis for Opinion**

We conducted our audit of the consolidated financial statements 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 Responsibility for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the consolidated financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us and the audit evidence obtained by the other auditors in terms of their reports referred to in the sub-paragraphs (a) and (b) of the Other Matters section below, is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.

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

- The Parent's Board of Directors is responsible for the other information. The other information comprises the information included in the Board's report, but does not include the consolidated financial statements, standalone 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, compare with the financial statements of the subsidiaries audited by the other auditors, to the extent it relates to these entities and, in doing so, place reliance on the work of the other auditors and consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated. Other information so far as it relates to the subsidiaries is traced from their financial statements audited by the other auditors.
- If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

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

The Parent's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated cash flows and consolidated changes in equity of the Group in accordance with the accounting principles generally accepted in India, including Ind AS 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 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 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 Parent, as aforesaid.

In preparing the consolidated financial statements, the respective Management and Board of Directors of the companies included in the Group are responsible for assessing the ability of the respective entities 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 management either intend to liquidate their respective entities 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 also responsible for overseeing the financial reporting process of the Group.

#### Auditor's Responsibility for the Audit of the Consolidated Financial Statements

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.

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 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 financial controls 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
  Parent and its subsidiaries which are companies incorporated in India, 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 the 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.
- 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 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 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 the 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.

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

We communicate with those charged with governance of the Parent 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 financial controls 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

(a) We did not audit the financial statements of 5 subsidiaries and 1 Limited Liability Partnership Firm (as mentioned below), whose financial statements reflect total assets of Rs. 66,914.72 lakhs as at March 31, 2024, total revenues of Rs. 14,204.09 lakhs and net cash outflows amounting to Rs. 293.24 lakhs for the year ended on that date, as considered in the consolidated financial statements. These financial statements have been audited by other auditors whose reports have been furnished to us by the management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and Limited Liability Partnership, and our report in terms of subsection (3) of Section 143 of the Act, in so far as it relates to the aforesaid subsidiaries and Limited Liability Partnership, is based solely on the report of the other auditors.

Subsidiaries and Limited Liability Partnership Firm included in the consolidated financial statements and not audited by us are as below:

- A. Subsidiaries -
  - 1. Berggruen Hotels Private Limited
  - 2. Inovoa Hotels and Resorts Limited
  - 3. Ophrys Hotels Private Limited
  - 4. Bandhav Resorts (P) Limited
  - 5. Celsia Hotels Private Limited
- B. Limited Liability Partnership Firm

1. Mezereon Hotels LLP

Our opinion on the consolidated financial statements above 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 auditors.

## **Report on Other Legal and Regulatory Requirements**

- 1. As required by Section 143(3) of the Act, based on our audit and on the consideration of the reports of the other auditors on the separate financial statements of the subsidiaries and Limited Liability Partnership incorporated in India referred to in the Other Matters section above 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 maintained by the Group including relevant records relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books, returns and the reports of the other auditors, except in relation to compliance with the requirements of audit trail, refer paragraph (i)(vi) below.
  - c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including Other Comprehensive Income, the Consolidated Statement of Cash Flows and the Consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
  - d) In our opinion, the aforesaid consolidated financial statements comply with the Ind AS specified under Section 133 of the Act.
  - e) On the basis of the written representations received from the directors of the Parent as on March 31, 2024 taken on record by the Board of Directors of the Company and the reports of the statutory auditors of its subsidiary companies 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.
  - f) The modification relating to the maintenance of accounts and other matters connected therewith, is as stated in paragraph (b) above.
  - g) With respect to the adequacy of the internal financial controls with reference to consolidated financial statements and the operating effectiveness of such controls, refer to our separate Report in "Annexure A" which is based on the auditors' reports of the Parent and subsidiary companies incorporated in India. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of internal financial controls with reference to consolidated financial statements of those companies.
  - h) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us and based on the auditor's reports of subsidiary companies incorporated in India, the remuneration paid by the Parent and such subsidiary companies, to their respective directors during the year is in accordance with the



provisions of section 197 of the Act.

- 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, as amended 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 of pending litigations on the consolidated financial position of the Group- - Refer Note 33(c) to the consolidated financial statements;
  - ii) The Group did not have any material foreseeable losses on long-term contracts including derivative contracts. Refer Note 33(c)(iv) to the consolidated financial statements;
  - iii) There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Parent and its subsidiary companies incorporated in India. Refer Note 47 to the consolidated financial statements.
  - iv) (a) The respective Managements of the Parent and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented to us and to the other auditors of such subsidiaries that, to the best of their knowledge and belief, as disclosed in the note 46(v) to the consolidated financial have been advanced or loaned or invested statements, no funds (either from borrowed funds or share premium or any other sources or kind of funds) by the Parent or any of such subsidiaries to or in any entity(ies), including person(s) or foreign ("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 Parent or any of such subsidiaries ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries
    - (b) The respective Managements of the Parent and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented to us and to the other auditors of such subsidiaries that, to the best of their knowledge and belief, as disclosed in the note 46(vi) to the consolidated financial statements, no funds have been received by the Parent or any of such subsidiaries from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Parent or any of such subsidiaries shall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.



- (c) Based on the audit procedures performed that have been considered reasonable and appropriate in the circumstances performed by us and that performed by the auditors of the subsidiaries which are companies 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), as provided under (a) and (b) above, contain any material misstatement.
- v) The Parent and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have not declared or paid any dividend during the year and have not proposed final dividend for the year.
- vi) Based on our examination, which included test checks and based on the other auditor's reports of its subsidiary companies incorporated in India whose financial statements have been audited under the Act, except for the instances mentioned below, the Parent Company and its subsidiary companies have used accounting softwares for maintaining their respective books of account for the financial year ended March 31, 2024, wherein:
  - a) In respect of the Parent Company and its seven subsidiary companies, an accounting software did not have audit trail feature enabled throughout the year,
  - b) In respect of the Parent Company and its six subsidiary companies, the accounting software used for maintaining their respective revenue records, has a feature of recording audit trail (edit log) facility at the application level and the same has operated from July 1, 2023 for all relevant transactions recorded; however the software does not have feature of audit trail at database level to log any direct data changes.

Further, during the course of our audit, we and respective other auditors, whose reports have been furnished to us by the Management of the Parent Company, have not come across any instance of the audit trail feature being tampered with in respect of accounting software for the period for which the audit trail feature was enabled and operating. (Refer note 45 of the financial statements)

As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 2023, reporting under Rule 11 (g) of the Companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the financial year ended March 31, 2024.

2. With respect to the matters specified in clause (xxi) of paragraph 3 and paragraph 4 of the Companies (Auditor's Report) Order, 2020 ("CARO"/ "the Order") issued by the Central Government in terms of Section 143(11) of the Act, according to the information and explanations given to us, and based on the CARO reports issued by us and the auditors of respective companies included in the consolidated financial statements to which reporting under CARO is applicable, as provided to us by the Management of the Parent, we report that there are no qualifications or adverse



remarks by the respective auditors in the CARO reports of the said respective companies included in the consolidated financial statements except for the following:

Name of the	CIN	Nature of	Clause Number of
company		relationship	CARO report with
			qualification or
			adverse remark
Ophrys Hotels	U55101DL2007PTC166020	Wholly	xvii
Private		owned	
Limited		Subsidiary	
IORA Hotels	U55101DL2009PTC192981	Wholly	xvii and ix(d)
Private		owned	
Limited		Subsidiary	

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## For Deloitte Haskins & Sells LLP

Chartered Accountants

Firm's Registration No. 117366W/W-100018

Rajesh Kumar Agarwal

Partner

Membership No. 105546 UDIN: 24105546BKEPDB2400

Place: Gurugram Date: May 28, 2024

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT OF FLEUR HOTELS PRIVATE LIMITED

(Referred to in paragraph 1(g) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Report on the Internal Financial Controls with reference to consolidated financial statements under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the consolidated Ind AS financial statements of the Company as at and for the year ended March 31, 2024, we have audited the internal financial controls with reference to consolidated financial statements of Fleur Hotels Private Limited (hereinafter referred to as "Parent") and its subsidiaries companies, which are companies incorporated in India, as of that date.

## Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Parent and its subsidiaries companies, which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls with reference to consolidated financial statements based on the internal control with reference to consolidated financial statements criteria established by the respective Companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ("ICAI)". These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to 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 Companies Act, 2013.

### **Auditor's Responsibility**

Our responsibility is to express an opinion on the internal financial controls with reference to consolidated financial statements of the Parent and its subsidiary companies, which are companies incorporated in India, based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing, prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls with reference to consolidated financial statements. 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 consolidated financial statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to consolidated financial statements and their operating effectiveness. Our audit of internal financial controls with reference to consolidated financial statements included obtaining an understanding of internal financial controls with reference to consolidated 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 and the audit evidence obtained by the other auditors of the subsidiary companies, which are companies incorporated in India, in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls with reference to consolidated financial statements of the Parent and its subsidiary companies, which are companies incorporated in India.

# Meaning of Internal Financial Controls with reference to consolidated financial statements

A company's internal financial control with reference to consolidated 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 consolidated 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 consolidated financial statements

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

### Opinion

In our opinion to the best of our information and according to the explanations given to us and based on the consideration of the reports of the other auditors referred to in the Other Matters paragraph below, the Parent and its subsidiary companies which are companies incorporated in India, have, in all material respects, an adequate internal financial controls with reference to consolidated financial statements and such internal financial controls with reference to consolidated financial statements were operating effectively as at March 31, 2024, based on the internal control with reference to consolidated financial statements criteria established by the respective companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

#### **Other Matters**

Our aforesaid report under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls with reference to consolidated financial statements insofar as it relates to 5 subsidiary companies, which are companies incorporated in India, is based solely on the corresponding reports of the auditors of such companies incorporated in India.

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Our opinion is not modified in respect of the above matters.

For Deloitte Haskins & Sells LLP

Chartered Accountants Firm's Registration No.117366W/W-100018

Rajesh Kumar Agarwal

Partner

Membership No. 105546 UDIN: 24105546BKEPDB2400

Place: Gurugram Date: May 28, 2024

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Note No.	As at March 31, 2024	As at March 31, 2023
	Rs in lakhs	Rs in lakhs

	Note No.	As at March 31, 2024	As at March 31, 2023
		Rs in lakhs	Rs in lakhs
SSETS			
Non-current assets			2.04.648.00
a) Property, plant and equipment	3	2,76,156.37	2,04,648.8
o) Capital work-in-progress	4	10010	48,818.6
e) Intangible assets	5.1	126.18	127.0
i) Intangible assets under development	5.2		277.5
e) Goodwill on consolidation	5.1	25,054.35	25,054.3
) Right-of-use asset	6	27,956.64	28,655.1
r) Financial assets	7		
(i) Investments		0.41	0.4
(ii) Other non-current financial assets		6,944.37	6,420.6
n) Deferred tax assets (net)	16	1,382.03	293.5
Non-current tax assets (net)	8.1	1,581.20	1,084.6
Other non-current assets	8.2	553.12	1,511.5
	5	3,39,754.67	3,16,892.3
urrent assets			
) Inventories	9	1,003.28	707.6
) Financial assets	10		
(i) Trade receivables		4,505.59	3,142.3
(ii) Cash and Cash equivalents		2,579.81	1,337.6
(iii) Bank balances other than (ii) above		1,650.00	379.6
(iv) Investments		702.14	-
(v) Other current-financial assets		1,334.86	870.8
c) Other current assets	11 63	3,258.55	1,877.4
, -		15,034.23	8,315.6
otal Assets	78	3,54,788.90	3,25,208.0
QUITY AND LIABILITIES			
Equity	12(a)	9,783.15	9,245.5
a) Equity share capital		9,763.13	537.6
b) Instruments entirely equity in nature	12(b)	1 46 250 36	1,38,321.0
c) Other Equity	13	1,46,350.36	1,48,104.1
otal Equity		1,56,133.51	1,46,104.1
iabilities			
Non-current liabilities a) Financial liabilities			
	14	1,41,231.21	1,17,594.6
(i) Borrowings	17	29,890.08	28,140.3
(ii) Lease liabilities		926.83	823.
(iii) Other financial liabilities	14	88.23	69.
b) Provisions	15		358.2
c) Deferred tax liabilities (net)	16	527.84	
Other non-current liabilities	18	1,554.39 1,74,218.58	1,695.´ 1,48,681.`
urrent liabilities			
a) Financial liabilities			
(i) Borrowings	19	13,361.79	13,678.0
(ii) Lease Liability	17	96.94	247.
(iii) Trade payables	19		
- total outstanding dues of micro enterprises and small enterprises	**	1,325.65	924,
total outstanding dues of creditors other than micro enterprises and small enterprises		5,311.12	6,539.
	19	1,550.45	5,221.
(iv) Other financial liabilities	20	2,439.38	1,475.:
o) Other current liabilities		2,439.36	335.
c) Provisions	15	24,436.81	28,422.
		-1,2003	3/
otal Liabilities		1,98,655.39	1,77,103.5
Table Table and Fishilisian		3,54,788.90	3,25,208.0
Fotal Equity and Liabilities The accompanying notes are an integral part of the financial	1 to 48	3,57,700,70	, 22, 2500,t

statements. As per our report of even date

For Deloitte Haskins & Sells LLP Accountants

Rajesh Rupra

Partner

Charter

Haskins oitte Chartered Accountants For and on behalf of the Board of Directors of Fleur Hotels Private Limited

Patanjali Govind Keswani Managing Director DIN-00002974 Place : Mumbai

Mayank Sharma Chief Financial Officer

Place : New Delhi Date : May 28, 2024

Aditya Madhav Keswani

Director DIN-07208901 Place: Mumbai

Isha Jain ecretary Men

Place: New Delhi

Place : Gurugram Date : May 28, 2024

Consolidated statement of Profit and Loss for the year ended March 31, 2024

	Note No.	For the year ended March 31, 2024 Rs in lakhs	For the year ended March 31, 2023 Rs in lakhs
Revenue from operations	21	72,715.41	57,349.22
·	22	778.82	736.76
Other Income	22	73,494.23	58,085.98
Total Income	~	75,474.23	36,063.96
Expenses		4.504.04	2.451.06
Cost of food and beverages consumed	23	4,604.31	3,451.06
Employee benefits expense	24	10,710.47	8,565.11
Power and fuel	25(a)	5,206.40	4,396.61
Stamp duty expenses	25(b)		478.42
Other expenses	25(c)	20,964.00	15,136.41
Total Expenses	:: :=	41,485.18	32,027.61
Earnings before finance cost, finance income, depreciation and amortization, and tax (EBITDA) (refer note $2.3(q)$ )		32,009.05	26,058.37
Depreciation and amortization expense	26	9,315.17	7,018.96
Finance costs	27	15,782.07	13,451.47
Finance income	28	(488.55)	(294.58)
Profit before tax		7,400.36	5,882.52
Tax expense:			
(1) Current tax (under MAT)		438.17	248.22
(2) Deferred tax			
- Deferred tax asset not recognized in earlier years		(948.11)	-
-Deferred tax (including of MAT credit)		(142.72)	(171.71)
Profit for the year	7.7	8,053.02	5,806.01
Other comprehensive (loss)/income			
(i) Items that will not be reclassified to profit or loss			
Remeasurements of defined benefit plans		(24.01)	6.68
Income tax relating to items that will not be reclassified to profit or loss		0.34	(0.58)
,	9 <del>7</del>	(23.67)	6.10
Total Comprehensive income for the year	÷	8,029.35	5,812.11
Profit for the year		8,053.02	5,806.01
Attributable to:			
Equity holders of the parent		8,053.02	5,806.01
Non-controlling interests		21	₽
Total comprehensive income for the year		8,029.35	5,812.11
Attributable to:			
Equity holders of the parent		8,029.35	5,812.11
Non-controlling interests		•	*
Earning per equity share			
(1) Basic	29	8.23	5.93
(1) Basic (2) Diluted	29	8.23	5.93
(2) Diluted	29	6,23	3.53

The accompanying notes are an integral part of the financial statements.

I to 48

As per our report of even date

For Deloitte Haskins & Sells LLP

Chartered Accountants

Rajesh Kumar Agarwal Partner



For and on behalf of the Board of Directors of Fleur Hotels Private Limited

Patanjali Govind Keswani Managing Director

DIN-00002974 Place : Mumbai

Mayank Sharma Chief Financial Officer Aditya Madhav Keswani

Director

DIN-07208901 Place : Mumbai

> cha Jain Company Secretary

Mem nd - A25838

Place : Gurugram Date : May 28, 2024 Place : New Delhi Date : May 28, 2024 Place : New Delhi

# Fleur Hotels Private Limited CIN: U55101DL2003PTC207912

Consolidated statement of cash flow for the year ended March 31, 2024

		For the year ended March 31, 2024 (Rs in lakhs)	For the year ended March 31, 2023 (Rs in lakhs)
A.	Cash flow from operating activities		
	Profit before tax	7,400.36	5,882.52
	Non-cash adjustments to reconcile profit before tax to net cash flows:		
	Depreciation and amortisation expenses	9,315.17	7,018,96
	Finance income (including fair value change in financial instruments)	(488.55)	(294.58)
	Finance costs (including fair value change in financial instruments)	15,361.34	13,121.16
	Provision for gratuity .	30.25	33.05
	Provision for leave encashment	32.86	3.74
	Excess provision/ credit balances written back	(257.29)	(134.51)
	Provision for doubtful debts	136.54	
	Net loss/(gain) on write off/sale of property, plant & equipment	40.58	(9.30)
	Operating profit before working capital changes:	31,571.26	25,621.05
	Movements in working capital:		
	Increase in trade receivables	(1,499.76)	(1,651.56)
	Increase in loans and advances and other current assets	(2,432.12)	(1,350.52)
	Increase in inventories	(295.61)	(158.17)
	Increase in liabilities and provisions	59.71	582,40
	Cash Generated from Operations	27,403.48	23,043,20
	Direct taxes paid (net of refunds)	(762.38)	(322,33)
	Net cash flow from operating activities (A)	26,641.10	22,720.87
В.	Cash flows used in investing activities		
	Purchase of property, plant & equipment including CWIP, capital advances and capital creditors	(31,895.12)	(14,746,74)
	Proceeds from sale of property, plant & equipment	43.52	11,41
	Purchase of current investment	(700.00)	
	Investment in Fixed Deposits (net)	(1,339.47)	(439.35)
	Interest received	554.07	318,29
	Net Cash flow used in investing activities (B)	(33,337.00)	(14,856.39)
C	Cash flows from financing activities		
	Payment of Lease liability	(2,515.12)	(2,411,53)
	Proceeds from long term borrowings	36,667.99	10,830,43
	Repayment of long term borrowings	(9,759.84)	(8,363,89)
	(Repayment)/proceeds of short term borrowings (net)	(3,587.83)	804.43
	Interest paid	(12,867.14)	(10,986,68)
7.1	Net Cash flow from/(used in) financing activities (C)	7,938.06	(10,127.24)



(This space has been intentionally left blank)



Fleur Hotels Private Limited

he year ended rch 31, 2024 &s in lakhs)	For the year ended March 31, 2023 (Rs in lakhs) (2,262.76)
1,242.16	
1,337.65	3,600.41
2,579.81	1,337.65
	20.54
43.96	38.54
2 535 85	1,299.11
2,579.81	1,337.65
	2,535.85 2,579.81

The accompanying notes are an integral part of the financial statements.

1 to 48

As per our report of even date

For Delotte Haskins & Sells LLP

Chartered Accountants

Rajesh Kumar Agarw Partner

askins Chartered Accountants

Place: Gurugram Date: May 28, 2024 For and on behalf of the Board of Directors of Fleur Hotels Private Limited

Patanjali Govind Keswani Managing Director

DIN-00002974 Place: Mumbai

Company Secretary Man. ng. A25838

Place: New Delhi Date: May 28, 2024

Aditya Madhav Keswani

Director DIN-07208901 Place: Mumbai

Mayank Sharma Chief Financial Officer

Place: New Delhi

Fleur Hotels Private Limited
CIN: US5101DL2003PTC207912
Consolidated statement of Changes in Equity as at March 31, 2024

A. Equity Share Capital

Equity shares of INR 10 each issued, subscribed and fully At April 1, 2022 Issued during the year As at March 31, 2023

As at March 31, 2024

Conversion of CCPS into equity shares during the year

B. Compulsorlly Convertible Preference Shares (Instruments endrely equity in nature)

Preference shares of Rs. 10 each issued, subscribed and Issue of share capital
As at March 31, 2027
Convasion of CCPS into equity shares during the year
As at March 31, 2024 At April 1, 2022

Amount (Rs in laking) 537.63

9,245.52

9,24,55,153 53,76,340

9,245.52

9,24,55,153

Amount Re in lakhs

No. of shares

537.63

53,76,340 (53,76,340)

53,76,340

No. of shares

B. Other Equity

For the year ended March 31, 2024

6.10 5.812.11 1,38,321.01 8,053.02 (23.67) 8,029.35 1,46,350.36 1,32,508.90 5,806.01 Other Equity 5.86 6.10 6.10 Remeasurement gains (losses) on defined benefit plans and income tax effect Statement of Profit and (32,409.00) 5,806.01 5.806.01 (26,602.99) 8,053.02 8.053.02 83.58 Reserve Equity Component-Preference Share (210,65) (710.65)(710.65) Capital Reserve 1,65,539,11 1,65,539.11 1,65,539.11 Securities Premlum Other comprehensive income for the year Tental comprehensive income for the year Balance as at March 31, 2023
Profit for the year of the year other concretensive income for the year Test comprehensive income for the year Test comprehensive income for the year Balance as at March 31, 2024 Balance as at April 1, 2022 Profit for the year

The accompanying notes are an integral part of the financial statements.

1 to 48

As per our report of even date

Far Detofre Haskins & Sells LLP

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Aditya Madhav Keswani For and on behalf of the Board of Directors of Fleur Hotels Private Limited Munn

Patanjali Govind Keswani Managing Director DIN-00002974

DIN-07208901 Flace: Mumbai

San Jain Company Serretary Meru pro- A45838 Place: Mumbai

Place New Deltii Date: May 28, 2024

Place: New Delhi

Place: Gurugram Date: May 28, 2024

#### Corporate Information 1.

Fleur Hotels Private Limited (the Company) and its subsidiaries (collectively, the Group) is a private company domiciled in India and is incorporated under the provisions of the Companies Act applicable in India. The registered office of the company is located at Asset No. 6, Aerocity Hospitality District, New Delhi-110037.

The Company, its subsidiaries and limited liability partnership (together referred as "The Group") intend to carry out business of developing, owning, acquiring, renovating and promoting hotels, motels, resorts, restaurants, etc. under the brand name of Lemon Tree Hotel, Lemon Tree Premier, Red Fox Hotel, Aurika, Keys Lite, Keys Prima and Keys Select.

The consolidated financial statements are approved for issue by the Board of directors on May 28, 2024.

# Basis of preparation of financial statements and material accounting policies 2

#### Basis of preparation 2.1

These financial statements are prepared in accordance with Indian Accounting Standard (Ind AS), and the provisions of the Companies Act ,2013 ('the Act') (to the extent notified) The Ind AS are prescribed under Section 133 of the Act read with Rule3 of the Companies (Indian Accounting Standards) Rules, 2015 and relevant amendment rules issued thereafter.

The consolidated financial statements have been prepared on a going concern basis using historical cost convention and on an accrual method of accounting, except for certain financial assets and liabilities which are measured at fair value/ amortised cost (refer note 35).

Accounting policies have been consistently applied.

The consolidated financial statements are presented in Indian Rupees (INR) and all values are rounded to the nearest lakhs, expect where otherwise indicated.

#### Basis of consolidation 2.2

The consolidated financial statements comprise the financial statements of the Company its subsidiaries and limited liability partnership (together referred as "The Group") as at March 31, 2024. Specifically, the Group controls an investee if and only if the Group has:

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee)
- Exposure, or rights, to variable returns from its involvement with the investee, and
- The ability to use its power over the investee to affect its return

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee
- Rights arising from other contractual arrangements
- The Group's voting rights and potential voting rights
- The size of the group's holding of voting rights relative to the size and dispersion of the holdings of the other voting rights holders



# Fleur Hotels Private Limited Notes to consolidated financial statements for the year ended March 31, 2024

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that group member's financial statements in preparing the consolidated financial statements to ensure conformity with the group's accounting policies.

The financial statements of all entities used for the purpose of consolidation are drawn up to same reporting date as that of the parent company, i.e., year ended on 31 March.

The consolidated financial statements of the Group include subsidiaries and Limited liability partnership listed in the table below:

# Subsidiaries/LLP under Direct Control

		Principal	Country of	% of equity interest		
S. No.	Name of the Company	Activities	Country of Incorporation	March 31, 2024	March 31, 2023	
1.	Celsia Hotels Private Limited	Hotel Business	India	100%	100%	
2.	Inovoa Hotels and Resorts Limited	Hotel Business	India	100%	100%	
3.	IORA Hotels Private Limited	Hotel Business	India	100%	100%	
4.	Ophrys Hotels Private Limited	Hotel Business	India	100%	100%	
5	Hyacinth Hotels Private Limited	Hotel Business	India	100%	100%	
6.	Bandhav Resorts Private Limited	Hotel Business	India	100%	100%	
7	Mezereon Hotels LLP	Hotel Business	India	99.99%	99.99%	
8.	Berggruen Hotels Private Limited	Hotel Business	India	100.00%	100.00%	

### **Consolidation procedure:**

Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries. For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognized in the consolidated financial statements at the acquisition date.

Offset (eliminate) the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary. Business combinations policy explains how to account for any related goodwill.

# Notes to consolidated financial statements for the year ended March 31, 2024

Eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the group (profits or losses resulting from intragroup transactions that are recognised in assets, such as inventory and fixed assets, are eliminated in full). Intragroup losses may indicate an impairment that requires recognition in the consolidated financial statements. Ind AS12 Income Taxes applies to temporary differences that arise from the elimination of profits and losses resulting from intragroup transactions.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary (including deemed acquisition/ deemed disposal), without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognises the assets (including goodwill) and liabilities of the subsidiary
- Derecognises the carrying amount of any non-controlling interests
- Derecognises the cumulative translation differences recorded in equity
- Recognises the fair value of the consideration received
- Recognises the fair value of any investment retained
- Recognises any surplus or deficit in profit or loss
- Reclassifies the parent's share of components previously recognised in OCI to profit or loss or retained earnings, as appropriate, as would be required if the Group had directly disposed of the related assets or liabilities.

# Summary of material accounting policies 2.3

# Business combinations and goodwill (a)

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred measured at acquisition date fair value and the amount of any non-controlling interests in the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree at fair value or at the proportionate share of the acquiree'sidentifiable net assets. Acquisition-related costs are expensed as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their acquisition date fair values. For this purpose, the liabilities assumed include contingent liabilities representing present obligation and they are measured at their acquisition fair values irrespective of the fact that outflow of resources embodying economic benefits is not probable. However, the following assets and liabilities acquired in a business combination are measured at the basis indicated below:

 Deferred tax assets or liabilities, and the assets or liabilities related to employee benefit arrangements are recognised and measured in accordance with Ind AS 12 Income Tax and Ind AS 19 Employee Benefits respectively.

Liabilities or equity instruments related to share based payment arrangements of the acquiree or share - based payments arrangements of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with Ind AS 102 Share-based Payments at the acquisition date.



# Fleur Hotels Private Limited Notes to consolidated financial statements for the year ended March 31, 2024

- Assets (or disposal Groups) that are classified as held for sale in accordance with Ind AS 105 Non-current Assets Held for Sale and Discontinued Operations are measured in accordance with that standard.
- Reacquired rights are measured at a value determined on the basis of the remaining contractual term of the related contract. Such valuation does not consider potential renewal of the reacquired right.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

If the business combination is achieved in stages, any previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognised in profit or loss or OCI, as appropriate.

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. At the end of subsequent reporting periods, such contingent liabilities are measured at the higher of the amount that would be recognised in accordance with Ind AS 37 and the amount initially recognised less cumulative amortization recognised in accordance with Ind AS 115 Revenue.

Contingent consideration classified as an asset or liability that is a financial instrument and within the scope of Ind AS 109 Financial Instruments, is measured at fair value with changes in fair value recognised in profit or loss. If the contingent consideration is not within the scope of Ind AS 109, it is measured in accordance with the appropriate Ind AS. Contingent consideration that is classified as equity is not re-measured at subsequent reporting dates and subsequent its settlement is accounted for within equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interests, and any previous interest held, over the net identifiable assets acquired and liabilities assumed. If the fair value of the net assets acquired is in excess of the aggregate consideration transferred, the Group reassesses whether it has correctly identified all of the assets acquired and all of the liabilities assumed and reviews the procedures used to measure the amounts to be recognised at the acquisition date. If the reassessment still results in an excess of the fair value of net assets acquired over the aggregate consideration transferred, then the gain is recognised in OCI and acquired over the aggregate consideration transferred, then the gain is recognised in OCI and accumulated in equity as capital reserve. However, if there is no clear evidence of bargain purchase, the entity recognises the gain directly in equity as capital reserve, without routing the same through OCI.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

A cash generating unit to which goodwill has been allocated is tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognised in profit or loss, An impairment loss recognised for goodwill is not reversed in subsequent periods.

# Notes to consolidated financial statements for the year ended March 31, 2024

Where goodwill has been allocated to a cash-generating unit and part of the operation within that unit is disposed of, the goodwill associated with the disposed operation is included in the carrying amount of the operation when determining the gain or loss on disposal. Goodwill disposed in these circumstances is measured based on the relative values of the disposed operation and the portion of the cash-generating unit retained.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted through goodwill during the measurement period, or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognized at that date. These adjustments are called as measurement period adjustments. The measurement period does not exceed one year from the acquisition date.

# Current versus non-current classification (b)

The Group presents assets and liabilities in the balance sheet based on current/ non-current classification. An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

The Group classifies all other liabilities as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Group has identified twelve months as its operating cycle.

#### Foreign currencies (c)

# Functional and presentation currency

The Company's financial statements are presented in INR, which is also the Company's functional currency. Presentation currency is the currency in which the company's financial statements are presented. Functional currency is the currency of the primary economic environment in which an entity operates and is normally the currency in which the entity primarily generates and expends cash. All the financial information presented in Indian Rupees (INR) has been rounded to the nearest of lakhs rupees, except where otherwise stated.

### Transactions and balances

Transactions in foreign currencies are initially recorded by the Group's entities at their respective functional currency spot rates at the date the transaction first qualifies for recognition. However, for practical reasons, the Group uses an average rate if the average approximates the actual rate at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date.

Exchange differences arising on settlement or translation of monetary items are recognised in profit or loss

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. The gain or loss arising on translation of non-monetary items measured at fair value is treated in line with the recognition of the gain or loss on the change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognised in OCI or profit or loss are also recognised in OCI or profit or loss, respectively).

## (d) Fair value measurement

The Group measures financial instruments, such as, derivatives at fair value at each balance sheet date except to certain instruments which are measured at Amortized cost/ historic cost.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

# Notes to consolidated financial statements for the year ended March 31, 2024

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognised in the consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

The Group determines the policies and procedures for both recurring fair value measurement, such as derivative instruments and unquoted financial assets measured at fair value. External valuers are involved for valuation of significant assets and liabilities. The management selects external valuer on various criteria such as market knowledge, reputation, independence and whether professional standards are maintained by valuer. The management decides, after discussions with the Company's external valuers, which valuation techniques and inputs to use for each case.

At each reporting date, the management analyses the movements in the values of assets and liabilities which are required to be remeasured or re-assessed as per the Group's accounting policies. For this analysis, the management verifies the major inputs applied in the latest valuation by agreeing the information in the valuation computation to contracts and other relevant documents.

The management, in conjunction with the Company's external valuers, also compares the change in the fair value of each asset and liability with relevant external sources to determine whether the change is reasonable.

For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy.

This note summarises accounting policy for fair value. Other fair value related disclosures are given in the relevant notes.

- Disclosures for valuation methods, significant estimates and assumptions (note 30)
- Quantitative disclosures of fair value measurement hierarchy (note 35)
- Financial instruments (including those carried at amortised cost) (note 35)

### Revenue recognition (e)

The Group apply Ind AS 115 "Revenue from Contracts with Customers" which establishes a comprehensive framework to depict timing and amount of revenue to be recognised.

In arrangements for room revenue and related services, the Group has applied the guidance in Ind AS 115 for recognition of Revenue from contract with customer, by applying the revenue recognition criteria for each distinct performance obligation. The arrangements with customers generally meet the criteria for considering room revenue and related services as distinct performance obligations. For allocating the transaction price, the Group has measured the revenue in respect of each performance obligation of a contract at its relative standalone selling price. The price that is regularly charged for an item when sold separately is the best evidence of its standalone selling price.

# Fleur Hotels Private Limited Notes to consolidated financial statements for the year ended March 31, 2024

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured, regardless of when the payment is being made. Revenue towards satisfaction of a performance obligation is measured at the amount of transaction price (net of variable consideration) allocated to that performance obligation. The transaction price of goods sold and services rendered is net of variable consideration on account of various discounts and schemes offered by the Company as part of the contract. The Group assesses its revenue arrangements against specific criteria to determine if it is acting as principal or agent. The Group has concluded that it is acting as a principal in all of its revenue arrangements. The specific recognition criteria described below must also be met before revenue is recognized.

Value added tax (VAT)/Goods & Service Tax(GST) is not received by the Group on its own account. Rather, it is tax collected on value added to the commodity by the seller on behalf of the government. Accordingly, it is excluded from revenue.

# Rooms, Restaurant, Banquets and Other Services

Income from guest accommodation is recognized on a day to day basis after the guest checks into the Hotels and are stated net of allowances. Incomes from other services are recognized as and when services are rendered. Sales are stated exclusive of Value Added Taxes (VAT), Goods and Service Tax(GST) and Luxury Tax. Difference of revenue over the billed as at the year-end is carried in financial statement as unbilled revenue separately.

# Sale of goods

Revenue from the sale of goods is recognised when the significant risks and rewards of ownership of the goods have passed to the buyer, sale of food and beverage are recognized at the points of serving these items to the guests. Sales are stated exclusive of VAT/GST.

#### Interest income

For all financial instruments measured at amortized cost, interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset or liability. Interest income is included in finance income in the income statement.

#### Dividends

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Revenue is recognized when the Group's right to receive the payment is established, which is generally when shareholders approve the dividend.

# Management Fee

Revenue from the management services comprises fixed and variable income. An entity recognizes revenue relating to the fixed income over time by measuring the progress towards complete satisfaction of the performance obligation. In respect of variable income, revenue is recognized is on an accrual basis in accordance with the terms of the relevant agreement.



# (f) Taxes

Taxes comprises current tax and deferred tax

#### Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the consolidated statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date in the countries where the Group operates and generates taxable income.

Current tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Current tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

## Deferred tax

Deferred tax is provided using the balance sheet approach method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- When the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss
- In respect of taxable temporary differences associated with investments in subsidiaries, and associates, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future

Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits (including MAT credit) and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised, except:

- When the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss
- In respect of deductible temporary differences associated with investments in subsidiaries, and associates, deferred tax assets are recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised

# Notes to consolidated financial statements for the year ended March 31, 2024

The carrying amount of deferred tax assets (including MAT credit available) is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are re-assessed at each reporting date and are recognised to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Deferred tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Tax benefits acquired as part of a business combination, but not satisfying the criteria for separate recognition at that date, are recognised subsequently if new information about facts and circumstances change. Acquired deferred tax benefits recognised within the measurement period reduce goodwill related to that acquisition if they result from new information obtained about facts and circumstances existing at the acquisition date.

If the carrying amount of goodwill is zero, any remaining deferred tax benefits are recognised in OCI/ capital reserve depending on the principle explained for bargain purchase gains. All other acquired tax benefits realised are recognised in profit or loss.

Value added taxes/GST paid on acquisition of assets or on incurring expenses

Expenses and assets are recognised net of the amount of value added taxes/GST paid, except:

- When the tax incurred on a purchase of assets or services is not recoverable from the taxation authority, in which case, the tax paid is recognised as part of the cost of acquisition of the asset or as part of the expense item, as applicable
- When receivables and payables are stated with the amount of tax included

# Property, plant and equipment (PPE) (g)

Property, plant and equipment is stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of the plant and equipment and borrowing costs for long-term construction projects if the recognition criteria are met. Such properties are classified to the appropriate categories of property, plant and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use. Freehold land is not depreciated. Capital work in progress is stated at cost

When significant parts of plant and equipment are required to be replaced at intervals, the Group depreciates them separately based on their specific useful lives. Likewise, when a major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognised in profit or loss as incurred.

The present value of the expected cost for the decommissioning of an asset after its use is included in the cost of the respective asset if the recognition criteria for a provision are met,

# Fleur Hotels Private Limited Notes to consolidated financial statements for the year ended March 31, 2024

Depreciation on fixed assets is provided as per schedule II of Companies Act, 2013 on Straight Line Method over its economic useful life of PPE as follows:

Property, plant and equipment	Useful life considered (SLM)
Plant & Machinery	15 Years
Building	60 Years/leased remaining life
Electrical installations and fittings	10 Years
Office Equipments	5 Years
Furniture and Fixtures	8 Years
Crockery, cutlery and soft furnishings	3 Years
Commercial Vehicles	6 Years
Private Vehicles	8 Years
Computers	3 Years
Network and servers	6 Years

An item of property, plant and equipment and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the income statement when the asset is derecognized.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end, and adjusted prospectively if appropriate.

# (h) Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is their fair value at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses. Internally generated intangibles, excluding capitalised development costs, are not capitalised and the related expenditure is reflected in profit or loss in the period in which the expenditure is incurred.

The useful lives of intangible assets are assessed as 3 years and the same shall be amortised on Straight line basis over its useful life.

Intangible assets with indefinite useful lives are not amortized, but are tested for impairment annually at year end either individually or at the cash generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the income statement when the asset is derecognized.





# (i) Borrowing costs

Borrowing cost includes interest expense as per Effective Interest Rate (EIR).

Borrowing costs directly attributable to the acquisition or construction of an asset that necessarily takes a substantial period of time to get ready for its intended use are capitalised as part of the cost of the asset until such time that the assets are substantially ready for their intended use. Where funds are borrowed specifically to finance a project, the amount capitalised represents the actual borrowing costs incurred. Where surplus funds are available out of money borrowed specifically to finance project, the income generated from such current investments is deducted from the total capitalized borrowing cost. Where the funds used to finance a project form part of general borrowings, the amount capitalised is calculated using a weighted average of rates applicable to relevant general borrowings of the company during the year. Capitalisation of borrowing costs is suspended and charged to profit and loss during he extended periods when the active development on the qualifying assets is interrupted.

EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial liability or a shorter period, where appropriate, to the amortised cost of a financial liability after considering all the contractual terms of the financial instrument.

## (j) Leases

The Group assesses that the contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Group assesses whether:

- (1) The contract involves the use of an identified asset,
- (2) The Group has substantially all of the economic benefits from use of the identified asset, and
- (3) The Group has the right to direct the use of the identified asset.

#### Group as a lessee

The Group recognizes right-of-use asset representing its right to use the underlying asset for the lease term at the lease commencement date. The cost of the right-of-use asset measured at inception shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date plus any initial direct costs incurred. The right-of-use assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-of-use asset is depreciated from the commencement date over the shorter of the lease term and useful life of the underlying asset. Right-of-use assets are tested for impairment whenever there is any indication that their carrying amounts may not be recoverable. Impairment loss, if any, is recognised in the statement of profit and loss.



The Group measures the lease liability at the present value of the lease payments over the lease term. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Company uses incremental borrowing rate. For leases with reasonably similar characteristics, the Company adopts the incremental borrowing rate for the entire portfolio of leases as a whole. The lease payments shall include fixed payments, variable lease payments, exercise price of a purchase option and payments of penalties for terminating the lease. The lease liability is subsequently remeasured by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect the lease payments made and remeasuring the carrying amount to reflect any reassessment or lease modifications or to reflect revised insubstance fixed lease payments.

The Company recognises the amount of the re-measurement of lease liability as an adjustment to the right-of-use asset. Where the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Company recognizes any remaining amount of the re-measurement in statement of profit and loss.

The Company has elected not to apply the requirements of Ind AS 116 to leases for which the underlying asset is of low value. The lease payments associated with these low value leases are recognized as an expense on a straight-line basis over the lease term.

## Group as a lessor

Leases where the Company does not transfer substantially all the risks and rewards incidental to ownership of the asset are classified as operating leases. Lease rentals under operating leases are recognized as income on a straight-line basis over the lease term.

# (k) Inventories

Stock of food & beverages, stores and operating supplies are valued at lower of cost and net realisable Value. Cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on a first in first out basis. Net realisable value is the estimated selling price in the ordinary course of business less estimated cost of completion and estimated costs necessary to make sale.

# (1) Impairment of non-financial assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU) fair valueless costs of disposal and its value in use. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or Group of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining net selling price, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded companies or other available fair value indicators.



The Group bases its impairment calculation on detailed budgets and forecast calculations, which are prepared separately for each of the Group's CGUs to which the individual assets are allocated. These budgets and forecast calculations generally cover a period of five years.

# Fleur Hotels Private Limited Notes to consolidated financial statements for the year ended March 31, 2024

For longer periods, a long-term growth rate is calculated and applied to project future cash flows after the fifth year. To estimate cash flow projections beyond periods covered by the most recent budgets/forecasts, the Group extrapolates cash flow projections in the budget using a steady or declining growth rate for subsequent years, unless an increasing rate can be justified. In any case, this growth rate does not exceed the long-term average growth rate for the products, industries, or country in which the entity operates, or for the market in which the asset is used.

Impairment losses, including impairment on inventories, are recognised in the statement of profit and loss.

For assets excluding goodwill, an assessment is made at each reporting date to determine whether there is an indication that previously recognised impairment losses no longer exist or have decreased. If such indication exists, the Group estimates the asset's or CGU's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the statement of profit or loss unless the asset is carried at a revalued amount, in which case, the reversal is treated as a revaluation increase.

# (m) Provisions

#### General

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources would be required to settle the obligation, the provision is reversed.

#### Contingent Assets/Liabilities

Contingent assets are not recognised. However, when realisation of income is virtually certain, then the related asset is no longer a contingent asset, and is recognised as an asset.

Contingent liabilities are disclosed in notes to accounts when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made.

Contingent liabilities recognised in a business combination

A contingent liability recognised in a business combination is initially measured at its fair value. Subsequently, it is measured at the higher of the amount that would be recognised in accordance with the requirements for provisions above or the amount initially recognised less, when appropriate, cumulative amortization recognised in accordance with the requirements for revenue recognition.

# Retirement and other employee benefits (n)

Retirement benefit in the form of provident fund is a defined contribution scheme. The group has no obligation, other than the contribution payable to the provident fund. The group recognizes contribution payable to the provident fund scheme as an expense, when an employee renders the related service. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid. If the contribution already paid exceeds the contribution due for services received before the balance sheet date, then excess is recognized as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.

Retirement benefit in the form of gratuity is a defined benefit scheme. Gratuity liability of employees is accounted for on the basis of actuarial valuation on projected unit credit method at the close of the year. Company's contribution made to Life Insurance Corporation is expensed off at the time of payment of premium.

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognised in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the Group recognises related restructuring costs

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Group recognises the following changes in the net defined benefit obligation as an expense in the consolidated statement of profit and loss:

- Service costs comprising current service costs, past-service costs, gains and losses on curtailments and non-routine settlements; and
- Net interest expense or income

Retirement benefits in the form of Superannuation Fund is a defined contribution scheme and the contributions are charged to the statement of profit and loss of the year when the contributions to the respective funds are due. There are no other obligations other than the contribution payable to the respective trusts

Short-term and other long-term employee benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries, annual leave and sick leave in the period the related service is rendered at the undiscounted amount of the benefits expected to be paid in exchange for that service.

Liabilities recognised in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related service.

Liabilities recognised in respect of other long-term employee benefits are measured at the present value of the estimated future cash outflows expected to be made by the Group in respect of services provided by employees up to the reporting date.

The Group treats leaves expected to be carried forward for measurement purposes. Such compensated absences are provided for based on the actuarial valuation using the projected unit credit method at the year-end. Remeasurement gains/losses are immediately taken to the statement of profit and loss and are not deferred. The Group presents the entire leave as a current liability in the balance sheet, since it does not have an unconditional right to defer its settlement for 12 months after the reporting date. Where Group has the unconditional legal and contractual right to defer the settlement for a period beyond 12 months, the same is presented as non-current liability.

# (o) Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

#### Financial assets

Initial recognition and measurement

All financial assets are recognised initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. However, trade receivables that do not contain a significant financing component are measured at transaction price. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

## Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in following categories:

- Debt instruments at amortised cost
- Debt instruments, derivatives and equity instruments at fair value through profit or loss (FVTPL)
- Equity instruments measured at fair value through other comprehensive income (FVTOCI)

#### Debt instruments at amortised cost

A debt instrument is measured at the amortised cost if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
- b) Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.





# Fleur Hotels Private Limited Notes to consolidated financial statements for the year ended March 31, 2024

This category is the most relevant to the Group. After initial measurement, such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the profit or loss. The losses arising from impairment are recognised in the profit or loss. This category generally applies to trade and other receivables, loans to subsidiaries etc. For more information on receivables, refer to Note 10.

Debt instrument at FVTPL

FVTPL is a residual category for debt instruments.

In addition, the Group may elect to designate a debt instrument, which otherwise meets amortized cost or FVTOCI criteria, as at FVTPL. However, such election is allowed only if doing so reduces or eliminates a measurement or recognition inconsistency (referred to as 'accounting mismatch'). The Group has not designated any debt instrument as at FVTPL.

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the P&L.

## Equity investments

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments included within the FVTPL category are measured at fair value with all changes recognized in the P&L.

## Derecognition

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

- The rights to receive cash flows from the asset have expired, or
- The Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

# Impairment of financial assets

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

- a) Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance
- b) Financial assets that are debt instruments and are measured as at FVTOCI
- c) Trade receivables or any contractual right to receive cash or another financial asset.

The Group follows 'simplified approach' for recognition of impairment loss allowance on trade receivables.



The application of simplified approach does not require the Group to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition.

For recognition of impairment loss on other financial assets and risk exposure, the Group determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used.

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

ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR. When estimating the cash flows, an entity is required to consider:

- All contractual terms of the financial instrument (including prepayment, extension, call and similar options) over the expected life of the financial instrument. However, in rare cases when the expected life of the financial instrument cannot be estimated reliably, then the entity is required to use the remaining contractual term of the financial instrument.
- Cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms

ECL impairment loss allowance (or reversal) recognized during the period is recognized as income/ expense in the statement of profit and loss (P&L). This amount is reflected under the head 'other expenses' in the P&L. The balance sheet presentation for various financial instruments is described below:

- Financial assets measured as at amortised cost, contractual revenue receivables and lease receivables: ECL is presented as an allowance, i.e., as an integral part of the measurement of those assets in the balance sheet. The allowance reduces the net carrying amount. Until the asset meets write-off criteria, the Group does not reduce impairment allowance from the gross carrying amount.
- Debt instruments measured at FVTOCI: There are no instruments measured at FVTOCI.

#### Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, financial guarantee contracts and derivative financial instruments.





Subsequent measurement

The measurement of financial liabilities depends on their classification, as described below: Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Group that are not designated as hedging instruments in hedge relationships as defined by Ind AS 109. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Gains or losses on liabilities held for trading are recognised in the profit or loss.

Financial liabilities designated upon initial recognition at fair value through profit or loss are designated as such at the initial date of recognition, and only if the criteria in Ind AS 109 are satisfied. For liabilities designated as FVTPL, fair value gains/ losses attributable to changes in own credit risk are recognized in OCI. These gains/ loss are not subsequently transferred to P&L. However, the Group may transfer the cumulative gain or loss within equity. All other changes in fair value of such liability are recognised in the statement of profit or loss. The Group has not designated any financial liability as at fair value through profit and loss.

# Financial liabilities at amortised cost

This is the category most relevant to the Group. After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit and loss.

This category generally applies to borrowings. For more information refer Note 14.

# Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. Financial guarantee contracts are recognised initially as a liability at fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequently, the liability is measured at the higher of the amount of loss allowance determined as per impairment requirements of Ind AS 109 and the amount recognised less cumulative amortisation.

If a financial guarantee is an integral element of a debt instrument held by the entity, it should not be accounted for separately.



Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit or loss.

# Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated balance sheet if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

## Cash and cash equivalents (p)

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and shortterm deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

# Measurement of EBITDA (p)

The Group has elected to present earnings before interest, tax, depreciation and amortization (EBITDA) as a separate line item on the face of the statement of profit and loss. The Group measures EBITDA on the basis of profit/ (loss) from core business operations. In its measurement, the Group does not include finance costs, finance income, depreciation and amortization, exceptional items, if any and tax expense.

### **Cash Flow Statement** (r)

Cash flows are reported using the indirect method, where by profit before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing cash flows. The cash flows from operating, investing and financing activities of the Company are segregated.

# Common Control business combinations (s)

The Group accounts for business combinations involving entities or businesses under common control using the pooling of interest method. The assets and liabilities of the combining entities are reflected at their carrying amounts. The identity of the reserves are preserved and appear in the financial statements of the transferee in the same form in which they appeared in the financial statements of the transferor. The difference, if any, between the amount recorded as share capital issued plus any additional consideration in the form of cash or other assets and the amount of share capital of the transferor is transferred to Capital Reserve Account and is presented separately as Common Control Transactions Capital Reserve Account.

In terms of the scheme the amalgamation has been accounted for in accordance with the pooling of Interest Method. As per said scheme, the financial information in the financial statements in respect of prior period has been restated w.e.f the appointed date as if business combination occurred from the beginning of the preceding period in the financial statements, irrespective of the actual date of the combination.

# (t) Earnings Per Share (EPS)

Basic EPS is calculated by dividing the profit for the year attributable to ordinary equity shareholders of the Company by the weighted average number of Equity shares outstanding during the year.

Diluted EPS is calculated by dividing the profit attributable to ordinary equity shareholders of the Company by the weighted average number of Equity shares outstanding during the year plus the weighted average number of Equity shares that would be issued on conversion of all the dilutive potential Equity shares into Equity shares.





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3. Property, Plant & Equipment

						Tangibi	Tangible Assets					
Particulars	Freehold land	Building on freehold Land	Building on leaschold land	Plant and Machinery	Electrical fittings	Electrical equipments	Office equipments	Furniture and Eixtures	Crockery, cuttery and soft furnishings	Computers	Vehicles	Total (Tangible Assets)
Gross Carrying Amount												
As at Anril 1, 2022	36.933.71	1.46.556.32	17.004.87	23,520.08	1,683,71	1,239,38	226.52	7,842.76	3,556,20	507.50	69259	2,39,726.74
Additions		43.99	,0	369.28	0.15			90,50		62.42	31.38	634,85
Eliminated on Disposals	114			10.04	36			1780	•	*	5.24	15.28
As at March 31, 2023	36,933,71	1,46,600,31	17,004.87	23,879,32	1,683.86	1,267.98	233.24	7,933,26	3,558,00	26695	681.83	2,40,346,29
Additions	4	12,13	53,119.77	7,448.06	4,481.00	1,361.30	16.89	9,660.41	2,690.03	726 60	344.92	11.195,97
Eliminated on Disposals	N/A		i v	3.48	(*)	3.00	0.54	184,47	*	586	74.71	463,20
As at March 31, 2024	36,933.71	1,46,612,44	70,124,64	31,323.90	6,164.86	2,629.28	249.59	17,249.20	6,248.03	796.52	952.04	3,19,244.20
Accumulated Depreciation												
As at April 1, 2022	7	9,138.05	1,887.95	8,190.19	1,334.87		176.03	4,403.94	3,128.15	414,33	289.94	29,843.79
Charge for the year		2,510.33		1,959.69		16.66	17.23	208 60		46.32	93.86	5,866.84
Eliminated on Disposals	ō¥	.34		28.8		3		::*		(X)	4.12	13.16
As at March 31, 2023	4	11.648,38	2,172.91	10,141.04	1,443.90	957,00	193,26	4,912.54	3,388,31	460,65	379.48	35.697.47
Charge for the year		1,810,82	1,670.64	2,245.38	284.70	121.19	16.97	1,030.02	420,92	69.12	99.70	7,769,46
Fliminated on Disposals	14	10	3.0	2.54	38			348.96	0.0	3.90	27.60	379,10
As at March 31, 2024	4	13,459.20	3,843.55	12,383.88	1.728.60	1,078.19	210.23	5.593,60	3,809.23	529.77	451.58	43,087.83
Net Block												
As at March 31, 2024	36,933.71	1,33,153,24	66,281.09	18,940,02	4,436,26	1,551.09	39.36	11,615.60	2,438.80	266.75	500.46	2,76,156.37
As nt March 31, 2023	17:56:93		14,831.95	13,738,29	239.96	310.98	39.98	3,020,72	169.69	109.27	302.35	2,04,648,82

Plant, property and equipment Net book value

As at March 31, 2023 2,04,648.82 As at March 31, 2024 2,76,156,37

Notes

a). Certain property, plant and equipments are plotded as collateral against borrowings, the details related to which have been described in Note no., 14(i) on "Borrowings".

b) Refer Note 30 for critical judgements, estimates and assumptions.

c) The Property, Plant & Equipment are whose it cost. The Group has not revalued these assets thring the year.

d) The lease agreement for leaseload properties on which building is constructed is registered in the name of the respective companies. Refer note 6

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Notes to consolidated financial statements for the year ended March 31, 2024

### 4. Capital work-in-progress

Particulars	Amount (Rs in lakhs)
Balance as at April 01, 2022	30,439.94
Additions during the year	18,378.67
Balance as at March 31, 2023	48,818.61
Additions during the year	29,118,61
Capitalised during the year	(77,937.22)
Balance as at March 31, 2024	

# CWIP Ageing schedule

As at March 31, 2024

(Rs in lakhs)

		Amount in CW	/IP for a period of		Total
	Less than 1 year	1-2 years	2-3 years	More than 3 years	
Projects in progress	-		-	15:	
Total		[+ <del>4</del> ]	•		

As at March 31, 2023

(Rs in lakhs)

AND GETTIME OF THE WORLD		Amount in CWI	P for a period of		Total
	Less than 1 year	1-2 years	2-3 years	More than 3 years	
Projects in progress	18,378.67	6,575.33	5,419.45	18,445.16	48,818.61
Total	18,378.67	6,575.33	5,419.45	18,445.16	48,818.61

\* Represents construction of hotel in Mumbai. The project has been commissioned on October 5, 2023 # Refer note 39(b)





### Fleur Hotels Private Limited Notes to consolidated financial statements for the year ended March 31, 2024 5.1 Intangible Assets

Rs. in lakhs

			70. III WIII
Particulars			
-	Software	Total	Goodwill on Consolidation
Gross Carrying Amount			
As at April 1, 2022	426.93	426.93	25,054.42
Additions	59.19	59.19	
As at March 31, 2023	486.12	486.12	25,054.42
Additions	49.38	49.38	
As at March 31, 2024	535.50	535.50	25,054.42
Accumulated Depreciation			
As at April 1, 2022	313.61	313.61	0.07
Amortisation	45.50	45.50	0.00
As at March 31, 2023	359.12	359.12	0.07
Amortisation	50.20	50.20	0.00
As at March 31, 2024	409.32	409.32	0.07
Net Block			
As at March 31, 2024	126.18	126.18	25,054.35
As at March 31, 2023	127.02	127.02	25,054.35

Net book value	As at	As at
	March 31, 2024	March 31, 2023
Intangible assets	126.18	127.02

### Note:

- a) The Intangible assets are valued at cost. The Group has not revalued these assets during the year. Also refer note 40.
- b) The Group has tested the Goodwill for impairment during the year (refer note 40).

### 5.2 Intangible assets under development

Meter substation work(Sector-60)	
Particulars	Amount
	(Rs in lakhs)
Balance as at April 01, 2022	227.91
Additions during the year	49.62
Balance as at March 31, 2023	277.53
Additions during the year	11.83
Capitalisation during the year	(289.36)
Balance as at March 31, 2024	_

**Note:** Intangible assets under development consists of cost incurred on development of - 330KA substation which has been capitalised to Property, plant and equipment on April 18, 2023.



Notes to consolidated financial statements for the year ended March 31, 2024

6. Right-of-use asset\*

Rs. in lakhs

70	KS. IN IAKNS
Particulars	Amount
Gross Carrying Amount (I)	
At April 1, 2022	43,315.36
Additions	*
Disposal	
At March 31, 2023	43,315.36
Additions	1,266.92
Disposal	*
As at March 31, 2024	44,582.28
Accumulated Depreciation (II) At April 1, 2022	12,627.58
At April 1, 2022	12,027.30
Depreciation during the year (apportioned in P&L)	1,110.67
Depreciation during the year (Capitalised during the year)	921.93
Disposal	•
At March 31, 2023	14,660.18
Depreciation during the year (apportioned in P&L)	1,495.23
Depreciation during the year (Capitalised during the year)	470.23
Disposal	
As at March 31, 2024	16,625.64
III. Net Carrying amount(I-II)	
As at March 31, 2024	27,956.64
At March 31, 2023	28,655.18

<sup>\*</sup>Refer note 33

### Notes

a) The lease agreement for leasehold properties is registerd in the name of the respective companies.

b) Right-of-use assets are valued at cost. The Group has not revalued these assets during the year.





Notes to consolidated financial statements for the year ended March 31, 2024

7 Financial assets	As at	As at
	March 31, 2024	March 31, 2023
	Rs in lakhs	Rs in lakhs
(i) Investments		
Investments at fair value through Profit & Loss		
4,109 (Previous Year: 4,109) equity shares of SEP Energy Private		
Limited of Rs.10 each fully paid.	0.41	0.41
0		
Total	0.41	0.41
¥		
	As at	As at
	March 31, 2024	March 31, 2023
	Rs in lakhs	Rs in lakhs
(ii) Other non-current financial assets	-	
Unsecured, considered good		
Security deposits at amortised cost	6,592.81	6,111.05
Interest accrued on deposits with banks*	50.56	77.74
Fixed deposits under lien*	763.26	694.10
Less Provision for doubtful assets	(462.26)	(462.26)
Total	6,944.37	6,420.63

<sup>\*</sup> Fixed deposits under lien and interest accrued on deposits includes deposits lien marked with banks against guarantees issued in favour of various Government departments.





Notes to consolidated financial statements for the year ended March	31, 2024

Notes	to consolidated financial statements for the year ended March 31, 2024		
8.1	Non-current tax assets (net)	As at	As at
		March 31, 2024	March 31, 2023
		Rs in lakhs	Rs in lakhs
	Advance income tax (net of provision for taxation)	1,581.20	1,084.68
	Total	1,581.20	1,084.68
			A
8.2	Other non-current assets	As at	As at
	D D	March 31, 2024	March 31, 2023
		Rs in lakhs	Rs in lakhs
	Capital Advances	53.73	1,079.13
	Balance with statutory/ government authorities (refer note 33(c))	35.72	35.72
	Prepaid expenses	<b>5</b> ,5	1.96
	Reserve for straightlining of rent receivable	463.67	394.78
	Total	553.12	1,511.59





# Inventories (v:

Inventories (valued at lower of cost and net realisable value, unless otherwise stated)	As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
Food and beverages (excluding liquor and wine)	198.08 194.63 610.57	122.88 114.19 470.60
Liquor and wine Stores, cutlery, crockery, linen, provisions and others (valued at cost) Total	1,003.28	707.67

Refer footnote to Note 14(i) for inventories pledged.





10 Financial assets	As at March 31, 2024	As at March 31, 2023
(I) Trade marketing	Rs in lakhs	Rs in lakhs
(i) Trade receivables#		
Trade receivables		
Unsecured, considered good	4,505.59	3,142.36
Trade Receivables which have significant increase in credit risk	1,520.93	1,388.82
Less: Provision for expected credit loss	(1,520.93)	(1,388.82)
Total	4,505.59	3,142.36
Trade receivables from non related parties	4,505.59	3,142.36
	4,505.59	3,142.36

No trade or other receivable are due from directors or other officers of the Group either severally or jointly with any other person. Nor any trade or other receivable are due from firms or private companies respectively in which any director is a partner, a director or a member. The interest free credit period given to customers is upto 90 days.





Notes to consolidated financial statements for the year ended March 31, 2024 Fleur Hotels Private Limited

#Trade receivable ageing schedule based on the requirement of Schedule III

As at March 31, 2024							(Rs. in Lakhs)
		Outstandi	Outstanding for following periods from due date of payment	g periods fro	m due date o	f payment	
Particulars	Not Due	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Undisputed Trade receivables -considered good	131.06	4,081.69	204.98	87.86	34	II.	4,505.59
(ii) Undisputed Trade Receivables –which have significant increase in credit risk	Ü	47.23	18.37	70.89	9.24	1,370.02	1,515.75
(iii) Undisputed Trade Receivables -credit impaired	8)	100	72.	10	Nê	9%	<b>t</b> ji
(iv) Disputed Trade Receivables-considered good	10	ä	74	131	■.	28	æ
(v) Disputed TradeReceivables – which have significant increase in credit risk	*	k)	V.	40)	<b>1</b> 17	<b>t</b> s	<b>.</b>
(vi) Disputed TradeReceivables - credit impaired		j	24	(X	র	5.18	5.18
Total	131.06	4,128.92	223.35	158.75	9.24	1,375.20	6,026.52
Less: Provision for expected credit loss		(47.23)	(18.37)	(70.89)	(9.24)	(1,375.20)	(1,520.93)
Net total	131.06	4,081.69	204.98	87.86	,	97	4,505.59

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Tar
N

As at March 31, 2023						0	(Rs. in Lakhs)
		Outstandi	Outstanding for following periods from due date of payment	g periods fro	m due date o	f payment	Ē
Particulars	Not Due	Less than 6 months	6 months -1	1-2 years	2-3 years	More than 3 years	Lotai
(i) Undisputed Trade receivables -considered good	13.96	2,876.66	210.86	40.88	0.5		3,142.36
(ii) Undisputed Trade Receivables –which have significant increase in credit risk	(#	19.16	17.26	38.88	26.63	1,286.89	1,388.82
(iii) Undisputed Trade Receivables -credit impaired	,	TS.	10	90	Ū.	Ď.	327
(iv) Disputed Trade Receivables-considered good	*	ж	t		î	Ñ	**
(v) Disputed TradeReceivables – which have significant increase in credit risk		él:	D;	1952	Œ.	i	30.
(vi) Disputed TradeReceivables - credit impaired	(3)	106	(t	78	375	355	Ť
Total	13.96	2,895.82	228.12	79.76	26.63	1,286.89	4,531.18
Less: Provision for expected credit loss		(19.16)	(17.26)	(38.88)	(26.63)	(1,286.89)	(1,388.82)
Net total	13.96	2,876.66	210.86	40.88	10	ì	3,142.36





Fleur Hotels Private Limited Notes to consolidated financial statements for the year ended March 31, 2024	As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
(ii) Cash and cash equivalents		*
Balance with banks On current & cash credit accounts Cash on hand Total	2,535.85 43.96 2,579.81	1,299.11 38.54 1,337.65
Reconciliation of Movements of liabilites to cash flows arising from financing activity	es:	
Reconciliation of Movements of Habitics to Calif	As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
Particulars  Balance as at beginning of the year-Borrowings and lease liabilities	1,59,660.76 8,004.83	1,56,195.41 859.45
Movement due to payments (received)/made  Movement due to payments in lease liabilities and borrowings  -Addition  -Accrual of finance cost  Balance as at end of the year-Borrowings and lease liabilities	1,266.91 15,647.50 1,84,579.99	2,605.91 1,59,660.76
Baiance as at old of the y	As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
(iii) Other Bank balances other than (ii) above Deposits with maturity more than 3 months but less than 12 months	1,650.00 1,650.00	379.68 379.68
	As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
(iv) Investments		
Quoted mutual funds 14,945.79 (previous year Nil) units of HDFC Liquid Fund	702.14 	
Aggregate book value of quoted investments	702.1 702.1	
Current Total	702.1	-
	As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
(v) Other financial assets .		0.68
Advances recoverable - Employee Advance - Others Security deposits		.48 595.57
Bank deposits with less than 12 months maturity Interest accrued on deposits with banks and others		070.81
VIX.50	1,33	4.80





Fleur Hotels Private Limited

Notes to consolidated financial statements for the year ended March 31, 2024

Break up of current financial assets carried at amortised cost

As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
4,505.59	3,142.36
2,579.81	1,337.65
236.63	46.64
1,673.10	379.68
885.48	596.25
189.65	227.98
10,070.26	5,730.56
As at	As at
March 31, 2024 Rs in lakhs	March 31, 2023 Rs in lakhs
11.64	29.34
493.17	147.
1,919.50	1,226.16
834.24	621.95
	March 31, 2024 Rs in lakhs  4,505.59 2,579.81 236.63 1,673.10 885.48 189.65  10,070.26  As at March 31, 2024 Rs in lakhs  11.64 493.17 1,919.50



Total



1,877.45

3,258.55

### 12(a) Equity share capital

Authorised Share Capital (Equity shares of Rs 10 each)

As at April 1, 2022 Increase/(decrease) during the year As at March 31, 2023 Increase (decrease) during the year As at March 31, 2024

Equity sha	res
No. of shares	Rs in lakhs
13,58,50,000	13,585.00
13,58,50,000	13,585.00
13,58,50,000	13,585.00

Authorised Preference Share Capital

As at April 1, 2022 Increase/(decrease) during the year As at March 31, 2023 Increase/(decrease) during the year As at March 31, 2024

100	Preference sl	. 10 each)
each)		Rs in lakhs
Rs in lakhs	7140.41.41	. 140.0
1,000.00	1,14,00,000	1,140.0
1,000,00	1,14,00,000	1,140.0
1,000.00	75	1.140.0
1,000.00	1,14,00,000	1,140,0
	1,000.00 1,000.00	Rs in laids No. of shares 1,000.00 1,14,00,000 1,000.00 1,14,00,000

March 31, 2023

No. of share

Rs in lakhs

The company has only one class of equity shares having par value of Rs. 10 per share. Each holder of equity shares is entitled to one vote per share. In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

### Issued equity capital

Rs in lakhs No. of shares Equity shares of INR 10 each issued, subscribed and fully pald 9,245.52 9,24,55,153 As at April 1, 2022 9,245.52 9,24,55,153 Issued during the year As at March 31, 2023 53,76,340 9,78,31,493 Conversion of CCPS into equity shares during the year As at March 31, 2024 9,783.15

(a) Shares held by Holding company Equity shares of Rs. 10 each fully paid up (b)

Equity shares of Rs. 10 each fully paid up	5,76,30,968	5,763,10	4,94,94,240	4,949.42
Lemon Tree Hotels Limited  (b) Details of shareholders holding more than 5% shares in the company	As at March 31, 2824		As at March 31, 20	23 % held
Equity shares of Rs. 10 each fully paid up Lemon Tree Hotels Limited APG Strategic Real Estate Pool N.V	5,76,30,968 4,02,00,525	% held 58.91% 41.09%	4,94,94,240 3,79,91,385 49,69,528	53,53% 41.09% 5,38%
	I date April 1, 2022.	perlod of five years in	amediately preceding the repo	rting date

No. of shares

March 31, 2024

Rs in lakhs

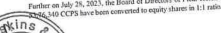
A D (c) Aggregate number of bonus share issued, share issued for consideration other than cash and shares bought back during the period of five years immediately preceding the reporting date

*Merged with Letters (100 Processing and 100 Proces	sels and shares bought back duri	ng the period of live years minn		
<ul> <li>(c) Aggregate number of bonus share issued, share issued for consideration other than consideration.</li> </ul>				
	March 31, 2024 No. of shares	March 31, 2023 No. of shares		
depending .	2,18,22,900	2,18,22,900		
(i) Equity shares allotted as fully paid, pursuant to amalgamations				
12(b). Instruments entirely equity in nature	\ <u>-</u>	Rs in lakhs		
Compulsorily Convertible Preference Shares capital of Rs. 10 each fully paid*		537.63		
As at April 1, 2022 Increase/(decrase) during the year		537.63 (537.63)		
As at March 31, 2023 Conversion of CCPS into equity shares As at March 31, 2024	5			
	- As	n!	As Al March 31.	
(a) Shares held by Holding company	March 1	31, 2024	No. of shares	Rs in lakhs
	No. of shares	Rs in lakhs		220.00
Compulsorily Convertible Preference Shares of Rs. 10 each fully paid			22,00,000	220.00
Lemon Tree Hotels Limited			As A	
(b) Details of shareholders holding more than 5% shares in the Company		sat	March 31	, 2023
(b) Details of State (1975)	March	31, 2024 % held	No. of shares	% held
	No. of shares	7₩ neid		

Lemon Tree Hotels Limited  (b) Details of shareholders holding more than 5% shares in the Company	As at		As At March 31, 20	
	March 31, 2024 No. of shares % held		No, of shares	% held
Name of the shareholder  Compulsorily Convertible Preference Shares of Rs. 10 each fully paid		3	22,00,000 31,76,340	40,92% 59,08%
Lemon Tree Hotels Limited	2	21		e to APG Strategic Real

\*On June 22, 2020, Fleur Hotels Private Limited had made allotment of 53,76,340 Compulsorily Convertible Preference Shares (CCPS) of Rs. 10 each at a premium of Rs. 315.50 per share to APG Strategic Real Estate Pool N.V. (first tranche) which were to be converted into equity shares on or before December 21, 2022. During the year ended March 31, 2023 the Holding Company (Lemon Tree Hotels Limited) has purchased additional 9,67,200 CCPS purchased 22,00,000 CCPS from APG Strategic Real Estate Pool N.V. Further during the year ended March 31, 2024 the Holding Company (Lemon Tree Hotels Limited) has purchased additional 9,67,200 CCPS from APG Strategic Real Estate Pool N.V.

Further on July 28, 2023, the Board of Directors of Fleur Hotels Private Limited have approved the conversion of CCPS into one (1) equity share of Rs. 10 in accordance with the terms of issuance and accordingly 33.0 CCPS have been converted to equity shares in 1:1 ratio.







(c) Detail of shares held by promoters

As at March 31, 2024

S.No.	Promoter Name	Number of shares at the beginning of the year 2023	Change during the year*	Number of shares at the end of the year 2024	Percentage of Tota , shares	Number of shares at Change during the Number of shares at Percentage of Total Percentage change during the beginning of the year year 2023 2024
Equity Share Capital  I Lemon Tree Hotels Limited*  2 Dandelion Hotels Private Lim	hare Capital 1 Lemon Tree Hotels Limited* 2 Dandelion Hotels Private Limited*	4,94,94,240 49,69,528	81,36,728 (49,69,528)	5,76,30,968	58.91%	5.38% % 5.38% % -5.38%
Compulsorily Convertible Preference Shares	le Preference Shares					
1 Lemon Tree Hotels Limited	lotels Limited	22,00,000	(22,00,000)	Ē.		(140) (140)
Total		5,66,63,768	9,67,200	5,76,30,968		
*During the year Dandeli	*During the year Dandelion Hotels Private Limited has merged with Lemon Tree Hotels Limited vide order dated December 14, 2023, appointed date April 1, 2022.	ed with Lemon Tree Hote	ls Limited vide order o	lated December 14, 202.	3, appointed date Apri	11, 2022.

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As at March 31, 2023

S.No.	Promoter Name	Number of shares at the beginning of the year 2022	Change during the year	Number of shares at the end of the year 2023	Percentage of Total shares	Number of shares at Change during the Number of shares at Percentage of Total Percentage change during the beginning of the year shares the year 2022 2023
Equity Share Capital 1 Lemon Tree 2 Dandelion	hare Capital 1 Lemon Tree Hotels Limited 2 Dandelion Hotels Private Limited	4,94,94,240	13907 - 136	4,94,94,240 49,69,528	53.53%	0.00% 0.00%
Compulsorily Conv	Compulsorily Convertible Preference Shares  1 Lemon Tree Hotels Limited	ř	22,00,000	22,00,000	40.92%	6 40.92%
Total		5,44,63,768	22,00,000	5,66,63,768	-	





Securities Premium	=	Rs in lakhs
As at April 1, 2022 Increase/(decrease) during the year		1,65,539.11
As at March 31, 2023		1,65,539.11
Increase/(decrease) during the year As at March 31, 2024	92 <del></del>	1,65,539.11
Deficit in the Statement of Profit and Loss	? <u></u>	Rs in lakhs
As at April 1, 2022		(32,409.00)
Profit for the year		5,806.01
As at March 31, 2023		(26,602.99)
Profit for the year		8,053.02
As at March 31, 2024	=	(18,549.97)
Other comprehensive income		Rs in lakhs
As at April 1, 2022		5.86
Increase during the year	_	6.10
As at March 31, 2023		11.96
Decrease during the year	_	(23.67)
As at March 31, 2024		(11.71)
Capital reserve	=	Rs. in lakhs
As at April 1, 2022		(710.65)
Increase/(decrease) during the year As at March 31, 2023	_	(710.65)
Increase/(decrease) during the year		(#)
As at March 31, 2024	-	(710.65)
Preference Share Capital (equity component of redemable, non convertable preference shares)Preference Share Capital-equity component	_	Rs. in lakhs
As at April 1, 2022 Increase/(decrease) during the year		83.58
As at March 31, 2023	<u></u>	83.58
Increase/(decrease) during the year As at March 31, 2024	<u>-</u>	83,58
:-	As at	As at
	March 31, 2024 Rs in lakhs	March 31, 2023 Rs in lakhs
Other reserves		
Securities Premium	1,65,539.11	1,65,539.11
Deficit in the Statement of Profit and Loss	(18,549.97)	(26,602.99)
Other comprehensive income	(11.71)	11.96
Preference Share Capital (equity component of redemable, non convertable preference	83.58	83.58
shares)	<b>*</b>	
C. V. Language	(710.65)	(710.65)

 ${\bf Securities\ premium:} Securities\ premium\ comprises\ premium\ received\ on\ issue\ of\ shares.$ 

Deficit in the Statement of Profit and Loss: Surplus in the Statement of Profit and Loss represents balances of profit and loss at each year end.

Other comprehensive income: Other comprehensive income represents accumulated balances of Remeasurement (losses)/gains on defined benefit

Preference Share Capital (equity component of redemable, non convertable preference shares): represents component of equity of 5% reedemable non cummulative Preference share Capital (transferred on merger of Meringue Hotels Private Limited).

Capital Reserve: Capital Reserve Account: Capital reserve account is recorded as difference between share capital issued and the amount of share capital of the transferor.



Capital reserve

Total



(710.65)

1,38,321.01

(710.65)

1,46,350,36

	As at
March 31, 2024	March 31, 2023 Rs in lakhs
Rs in takus	
47,790.72 6 365.11	34,560.79 8,113.29
54,897.24	37,546.79
	10,299.77 71.15
	15,402.31
,	
10,385.70	11,600.50
1,41,231.21	1,17,594.60
3.525,30	3,015.96
-,	732.41
,	751 29
	70.00
9-11-1	
•	
1,228.3	4
	0.240.02
	10 749 07
(13,039.6	(9,768.07
	Rs in lakhs  47,790.72 6,365.11 54,897.24 9,208.94 210.96 12,372.54  10,385.70





leur Hotels Private Limited (otes to Consolidated financial statements for the year ended March 31, 2024)

Security/ Principal terms and conditions		has been prepaid during any year.	Extension of second charge on all the existing and future current assets? Incoracing fixed assets of the Company and second charge by way of equitable mortgage on Inmovable property situated at All that piece and parcel of Immovable property being land with commercial(hotel) building bearing plot Nos.54/B and 55/A (part), present panchayat katha No.1960/54/B 55/A,formed in Survey nos.64 & 66, present panchayat katha No.1960/54/B Segur Hobli, Bangalore, Karnataka Electronics City, Dodda Thogur Village, Begur Hobli, Bangalore, Karnataka together with all building Structures, installations, fitment, plants and machinery.	The loan is secured by:	- First and exclusive charge of the hotel - Red Fox Sector - 60, Gurgaon. immovable fixed assets of the hotel - Red Fox Sector - 60, Gurgaon on which bank has to the current assets of the hotel - Red Fox Sector - 60, Gurgaon on which bank has to the	exclusive charge Familiable Mortgage by way of exclusive charge on the land and building of Red	Fox Hotel Sector-60, Gurgaon. Fox Hotel Sector-60, GurgaonMinimum asset cover 1.2x to be maintained throughout the tenor of bank loan as	per valuation accepted by bank.	1) Stocks and book debts - Exclusive charge on all stock and receivables (volume) Stocks and book debts - Exclusive Character (volume) w.r.t. 54B/55A, Hosur Main Road, Electronic City, Phase 1, present and future) w.r.t. 54B/55A, Hosur Main Road, Electronic City, Phase 1, Bangalore, Karnataka belonging to the Borrower.	2) Movable - Fixed assets - Exclusive charge on all existing and future Movable fixed assets of the Celsia Hotels Private Limited w.r.t 54B/55A, Hosur Main Road, assets of the Celsia Hotels Private Limited w.r.t 14B/55A, Hosur Main Road, Electronic City. Phase 1, Bangalore, Karnataka belonging to the Borrower.	3) Immovable Fixed assets - Exclusive charge on Immovable Janua and Carnataka 54B/55A, Hosur Main Road, Electronic City, Phase 1, Bangalore, Karnataka	belonging to the Borrower.  4)Corporate guarantee of M/S Fleur Hotels Pvt Ltd.	ASTELS ASTELS
Denovment/ Modification					from 39th month g the month of first	dispuisement. exch	Fox		Principal is repayment in Load 36 equal instalments on last 1) S day of the month after 12 pres Load of freq availment.		3) 1	bel 4)(	
-	Carrying rate of Interest as at March 31, 2023	Waren 31, 2020		9 25%					8.25%				4
	Carrying rate of Interest as at	March 31, 2024		/002 0	8.30%				8.15%				
	Amount Sanctioned		00.608		6,206.00				2,709.00				
	Lender		Kotak Mahindra Bank Limited		Kotak Mahindra Bank Limited				HDFC Bank Limited		Kins	Sell	Accepuments NA
	Note		1		2				3		-	91	1101



its for the year ended March 31, 2024 leur Hotels Private Limited otes to Consolidated financia

Note

4

		both present	lity, Phase 1, lovable fixed Main Road, wer. building w.r.t	eral securities	1 of the	sting and future	ixed assets and	is. pal to be created sposits duly lien	ixed assets of the	er Hotel in Fune,
Security/ Principal terms and conditions		The Loan is secured by:	1) Government Characteristics and book debts - Second charge on all stock and receivables (both process) 2) Stocks and book debts - Second charge on Main Road, Electronic City, Phase 1, and future) w.r.t. property 54B/55A, Hosur Main Road, Electronic City, Phase 1, Second charge on all existing and future Movable fixed 3) Movable Fixed assets - Second charge on all existing and future Movable fixed assets of the Celsia Hotels Private Limited w.r.t 54B/55A, Hosur Main Road, assets of the Celsia Hotels Private Limited w.r.t 54B/55A, Electronic City, Phase 1, Bangalore, Karnataka belonging to the Borrower.	4)Immovable rived asserting Electronic City, Phase 1, Bangalore, realizable 54B/55A, Hosur Main Road, Electronic City, Phase 1, Bangalore, realizable belonging to the Borrower.  It is secured by second charge over existing primary and collateral securities. It is secured by second charge over existing primary and collateral securities.	including morgages community that the second charge on:	The loan is secured by scores and immovable fixed assets of the loan is secured assets of the hotel - Red Fox Sector - 60, Gurgaon. Subservient charge on all existing and future hotel - Red Fox Sector - correct except current assets of the Borrower except current assets of the hotel - Red Fox Sector -	60, Gurgaon.  It is secured by:  It is secured by:  Secured by:  A			100
4.	epayment/ Modification of terms	+-	instalments after 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		monthly instalments starting from after 24 month of moratorium.	1	month of moratori	structured quarterly installment after a moratorium period of 36 months from the date of first disbursement.	The Lean is repayable in 52	
ed March 31, 2024	Carrying rate 1			8 15°%		8.45%	9.48%			9.48%
eur Hotels Private Limited	Carrying rate	-	8.25%		8.73%	8.50%	)0E0 0	8.5		8.97%
ed ncial stateme	Amount	Sanctioned	00.608		3,500.00	2,400.00		4,500.00		20,500.00
eur Hotels Private Limited	Lender		HDFC Bank 8		HDFC Bank Limited	Kotak Mahindra	Bank Limited	Yes Bank Limited		Yes Bank Limited Kins &
ur Hot	Tote		4		v	9	Table Problem	7		× //

leur H	otels Private Li	nancial statem	ents for the year el	fleur Hotels Frivate Limited 31, 2024	24	Sudiffication Leaders 1
otes to	Consondated			Coursing rate	Repayment/ Modification	Security/ Principal terms and conditions
Note	Lender	Amount Sanctioned	Carrying rate of Interest as at	of Interest as at		
			March 31, 2024	March 31, 2023		<ul> <li>b) Escrow of all receivables of the notes moreone.</li> <li>c) Corporate guarantee of Lemon Tree Hotels Limited.</li> <li>d) DSRA equivalent to 3 months interest and 1 quarter principle to be created in case.</li> </ul>
						of any over dues beyond 30 days in the forms favour of YBL.
6	Yes Bank	12,500.00	8.97%	9.48%		It is secured by:  a) Equitable mortgage over 80% share of Land and building (except 2nd basement, a) Equitable mortgage over 80% share of Land and building the project, around floor and first floor) on pari passu basis with other lenders for the project,
	raimited				d of 6	Lemon Tree Premier Hotel, Andheri Mumbai.  b) First charge (on pari passu basis) on ther movable fixed assets and all current assets, both present and future of the project, Lemon Tree Premier Hotel, Andheri
					III'SI GISONI SCITICITE:	Mumbai. c) Corporate guarantee of Lemon Tree Hotels Limited.
		00 001 0	%00.6	9.25%	The principal	Loan is secured by:  Second charge on (entire project land along with structures built thereon and
10	Yes Bank Limited	2,120.00			repaid in 48 instalments after completion of moratorium of 1 year	charge on moveable fixed assets and current assets of Cochin hotel project (to charge on moveable fixed hotel properties and over the buildings and structures loan-1) the owned/ freehold hotel properties and over the buildings and Cochin), in respect of leasehold land for the operational hotels (excluding Vizag and moveable in respect of leasehold land for the operation of all the current assets and moveable
						b) Second charge by way of hypomococococococococococococococococococo
					Ē	
11	Yes Bank Limited	2,120.00	%00.6	% 6.25%	The principal suan repaid in 48 equal mont instalments after a moratorium per	
					of 2 years.	+
12	Yes Bank Limited	2,387.00		•	Repayable in 40 quarterry installments from the date of the loan	Δ
13	3 Yes Bank Limited	6,107.00		(	· · · · · · · · · · · · · · · · · · ·	in respect of leasehold land for the operational hotels (excluding vizing in respect of leasehold land for the operation of all the current assets and moveable b) Exclusive charge by way of hypothecation of all the current assets and moveable b) Exclusive charge by way of hypothecation of Bergorium Hotels Private Limited (BHPL)
-//	14 Yes Bank	1,182.00	%00.6	0,65.6	0/0	fixed assets (both present & tuture) or constant and vizag (excluding (excluding on the current assets (security pertains to overdraft facilty) (Present & c) First charge on the current assets (security pertains to overdraft facilty) (Present & c) First charge on the current assets (excluding project assets of Vizage)
ettic	Accountains SI					future) of the Berggiuen recent hotel) to secure working capital facility,
10	MACE			-		

Principal is repayment in 36/48 equal installments on last day of the month after the 12th/24th month of first availment.  8.25% Tenor of 16 years with door door tenor facility shall not exceed 193 months from the date of first disbursement, including moratorium period of nil months.	a thus a	9.25% P	9.25% 9.25% P 11 12 13 14 15 15 15 15 15 15 15 15 15 15 15 15 15

Fleur Hotels Private Limited Notes to Consolidated financial statements for the year ended March 31, 2024

Note	Lender	Amount Sanctioned	Carrying rate of Interest as at	Carrying rate of Interest as at	Repayment/ Modification of terms	Security/ Principal terms and conditions
			March 31, 2024	March 31, 2023	÷	through Escrow mechanisim of the Hotel "Lemon Tree Amarante Beach Resort (At Candolim, Goa).
						d) Escrow of all cash flows of Lemon Tree Amarante Beach Resort, Goa including security deposits.
18	Indusind Bank Limited	1,990.00	9.25%	9.25%	It is repayable in 48 equal monthly instalments on the last day of the month after the 24 month of first availment.	It is Secured By:  a) Second Charge on all present and future immoveable assets of the hotel " Lemon Tree Amarante Beach Resort (At Candolim, Goa)".  b) Second charge on all moveable fixed assets (both present and future) (including Escrow account opened with IBL) of the hotel " Lemon Tree Amarante Beach Resort (At Candolim, Goa c) Second charge on book debts, operating cash flows, credit card receivables, commissions, revenues of whatsoever nature and wherever arising, present and future through Escrow mechanism of the Hotel "Lemon Tree Amarante Beach Resort (At Candolim, Goa).
01 Set 7	Limited Limited Limited Limited	10,000.00	8.65%	8.80%	Tenor of 18 years and 9 months including construction period of 1.5 years with repayments in with 60 quarterly unequal installments.	It is secured by:  a) Exclusive charge by way of Equitable Mortgage over the land & building at Plot No.1, Khasra No. 979 to 981, Kalarohi, Udaipur, (admeasuring 26390.3 sq. yards or 237513 sq. ft.), b) Exclusive charge over the moveable fixed assets of the Udaipur Hotel, both present and future, c) Exclusive charge by way of hypothecation of all the current assets of Udaipur Hotel, d) Exclusive charge by way of hypothecation of all the cashflows of Udaipur Hotel. e) Corporate Guarantee of Lemon Tree Hotels. f) FACR of 1.50x shall be maintained at all times.



		GR.LT
Security/ Principal terms and conditions	It is secured by way of:  (a) A first pari passu charge on the Borrower's properties & assets, both present & future, pertaining to the Lemon Tree Hotel project of Hyacinth Hotels Private Limited. at Delhi Aerocity Hospitality District (Except Project Land).  (b) A first pari passu charge on borrower's all revenues and bank accounts of the borrower, the Escrow account and each of the other accounts are required to be maintained/ created by the borrower under any project document or contract.  (c) Right of substitution provided by DIAL under tripartite agreement between DIAL, Hyacinth Hotels and the Lender.  (d) Pledge of 51% equity shares of the Company in favor of security trustee i.e. Axis Trustee. However, during the year, 30% shareholding is pledged and against 21% shareholding, lien has been created in favour of Trustee on the basis of Nondisposable undertaking.  (e) Corporate guarantee of Lemon Tree Hotels Limited and Fleur Hotels Private Limited.  A non fund based facility of Rs.3.00 crores from Axis bank Ltd. is secured by second charge, ceded by the term loan lenders, on the aforementioned entire properties, assets, bank accounts, revenues, right of substitution pertaining to Lemon Tree Hotel project at Delhi Aerocity (except Project land) including pledge of 30% equity shares and guarantee of the Fleur Hotels Private Limited, the maturity date of the TL1 loan is August 2024, for TL-3 loan of axis bank is April 2033. and TL-2 has been successfully repaid by the borrowers.	It is secured by:-  (a) 100% Credit Guarantee by NCGTC.  (b) Second charge over all the borrower's properties and assets, both present and future, pertaining to Lemon Tree Hotel project, situated at Asset No. 6, Aerocity Hospitality District, New Delhi. (Except project land).  (c) Second charge/ assignment of all the revenues of the borrower from the hotel or otherwise.  (d) Second charge on all the HHPLs bank accounts including without limitation, the ESCROW account and each of the other account(s) required to be maintained/ created by the borrower under any project document or contract.  (e) Second charge/ assignment/ security interest on HHPLs all rights, title, benefits, claims/demands under the development agreement, project documents, contracts insurance policy and all licenses, permits, approvals and consents in respect of the project.  (f) Extension of Right of Substitution provided by DIAL for the assets area 6 (file the area where the hotel is operational.
Repayment/ Modification of terms	Term Loan I & II Loan is repayable in 40 quarterly instalments with first installment falling due after a period of 3 years from first disbursement. Term Loan III is repayable in 59 quarterly installments commencing 6 months after first disbursement.	WCTL is repayable in 48 equal monthly instalments. Tenor of loan is 5/6 years from the date of disbursement including 1/2 year of moratorium.
Carrying rate of Interest as at March 31, 2023	8.85%	8.85%
Carrying rate of Interest as at March 31, 2024	8.65%	8.65%
Amount	16,248.00	4,928.00
Lender	Axis Bank Limited	Axis Bank Limited Limited Axis Bank Limited Axis Bank Axis Bank Axis Bank Axis Bank Axis Bank Axis Bank
Note	20	22 STIOISO

leur Hotels Private Limited (otes to Consolidated for the year ended March 31, 2024)

otes to	Consolidated fi	nancial statem	ents for the year er	leur moters frivate financial statements for the year ended March 31, 2024	4	Superioral forms and conditions	
Note	Lender	Amount	Carrying rate	Carrying rate	lepayment/ Modification of terms	Security/ Fincipal coins and	
301		Sanctioned	of Interest as at	March 31, 2023		1. Franction of nledge of 30% shares of HHPL in favour of Security Trustee. i.e.	
			Water Or, 200			<ul> <li>(g) Extension of process</li> <li>(g) and NDU for 21% as extended for existing facilities.</li> <li>(h) All cashflows to be done through ESCROW Account.</li> </ul>	•
						11 showing.	
C	Arrio Bont	4.770.00	8.65%	8.95%	The loan is repayable in 48	It is secured by second charge:  (a) Equitable mortgage over land & building situated at Plot no. 1, Khasra 979 to 981,	
22	Axis Bank Limited	; ; ;			monthly installments and a period of 2 years of Moratorium.	Kalarohi, Sisrama, Udaipur (measuring 26,390.3sq).  Kalarohi, Sisrama, Udaipur (measuring 26,390.3sq).  (b) Other moveable fixed assets of the Udaipur Hotel.  (c) Hypothecation of all the current assets of Udaipur Hotel.  (d) Hypothecation of all the cashflows of Udaipur Hotel.  (e) Equitable mortgage over 80% share of land & building except for 2nd basement, (e) Equitable mortgage over 10 measuring 5552.90 sq.mtr.) located at ground floor and 1st floor (total land others).	
						Andheri Kurla Road, Mumbal, Manalashua.  (f) Other moveable fixed assets of the Kurla project, both present and future.  (g) Hypothecation of all the current assets of the Kurla Project.  (h) 100% credit guarantee by NCGTC.	
23	Axis Bank	9,500.00	8.65%	% 8.80%	1	It is secured by:  a) Equitable mortgage over 80% share of Land and building (except 2nd basement, a) Equitable mortgage over 80% share of Land and building (except 2nd basement, or on a first floor) on pari passu basis with other lenders for the project,	
	Limited				a moratorium periou or y	Lemon Tree Premier Hotel, Andheri Mumbai.  Lemon Tree Premier Hotel, Andheri Mumbai.  b) First charge (on pari passu basis) on ther movable fixed assets and all current assets, both present and future of the project, Lemon Tree Premier Hotel, Andheri assets, both present and future of Lemon Tree Hotels Limited.  Mumbai.c) Corporate guarantee of Lemon Tree Hotels Limited.	
				7,000 0	Tenor of 12 years with	_	
24		11,500.00	9.25%		repayment in 4 quarterly		A. 544
	Limited				In line with existing lender		
25	Aditya Birla Finance Limited	4,000.00	SUIY	9 9 W	facility have lock-in tenor of 1 year from the date of		0 20
			MINION O	itts LLA	HIST CHOOL SET THE	Hyderabad shall be deposited, d) Unconditional and Irrevocable Corporate Guarantee of Lemon Tree Hotels Limited,	· S

Security/ Principal terms and conditions		second charge over existing primary and collateral securities	Hyderabad.		it is a section of the Lemon	<ul> <li>a) First and exclusive charge on movable and minimovace.</li> <li>Tree Hotel Gachibowli, Hyderabad.</li> <li>b) First and exclusive charge on escrow account of entire cash flows of the Lemon Tree Hotel Gachibowli, Hyderabad.</li> <li>c) Corporate guarantee of Lemon Tree Hotels Limited.</li> </ul>	It is secured by: Limited. Credit Guarantee Trust Company Limited.	<ul> <li>(a) 100% Credit Guarantee by Transcore.</li> <li>(b) Extension of second ranking charge over existing primary and collateral securities.</li> <li>(b) Extension of second ranking charge over existing primary and collateral securities including mortgages created in favor of the bank and security created over the assets of the borrower purchased out of this facility at Lemon Tree Premier, Hitech City, of the borrower purchased out of this facility at Lemon Tree Premier.</li> </ul>	It is secured by:	a) First Pari Passu charge on noveable fixed assets (except the machinery b) First Pari Passu Charge on moveable fixed assets (incl. escrow a/c). Post specifically charged to Axis Bank) & current assets (incl. escrow a/c). Post expecifically charged to Axis Bank LCs, the underlying equipment shall be part of overall entrement of Axis Bank LCs, the underlying equipment shall be part of overall entrement of Axis Bank LCs.	project security.  c) Assignment of all rights, titles, interests arising out of Grant extended to the
Modification	of terms  e) Demand Promissory Note (DPN)		in 48 equal stalments after 1 ratorium.	~ =	is repayable in 48	(uatoris)	mincipal shall be It is secured by:	in 48 monthly after ents after viion of moratorium nonths.	al shall be	in. 54 quarterly a); ents starting with b)	project security.
d March 31, 2024	epaym			8.90% The prince repaid in instalments completion	of 2 year. 8.20% The Loan	Structured Instalments	2	s.00% repaid in instalments completion of 24 month	T. Ork	repai instal	
leur Hotels Private Limited Joseph Statements for the year ended March 31, 2024 Jotes to Consolidated financial statements	Carrying rate of Interest as at March 31, 2024 M		%00.6	%00.6	0,10,6			8.69%		%00.6 C	
ted <sub>a</sub> ncial statem	Amount Sanctioned		1,000.00	1,000.00		5,302.00		5,200.00		25,000.00	
otels Private Limi Consolidated fina	Lender		HDFC Bank Limited	HDFC Bank Limited		HDFC Bank Limited		HDFC Bank Limited	-33	30 Yes Bank Limited	kins &
leur Ho	Note		26	27	-	28		29		8	

lotes to Consolidated financial statements for the year ended March 31, 2024 leur Hotels Private Limited

Security/ Principal terms and conditions		Security Security Security	tripartite Substitution agreement of the France Hotels Private	d)Corporate Guarantee of Lemon Tree Hotels Limited and From 15000	Limited  e) Pledge of 30% shares of the Borrower under Pari Passu Arrangement with other	lenders length serving the overall facility amount sanctioned to the borrower	shall be It is secured by:		-0.00	Borrower by Mumbai International Airport Private Limited (MIAL) unough the Borrower by Mumbai International Airport Private Limited (MIAL) unough Agreement entered between them on February 02, 2015 vide	Development regreement to be entered into between Lenders / Scorred tripartite Substitution agreement to be entered into between Lenders /	Trustee, Borrower and MIAL  (d) Corporate Guarantee of Lemon Tree Hotels Limited and Fleur Hotels Private	loan.	f) UDCs against the overall facility amount successful motor vehicle acquired out		monthly of such forms. Services.	
	epaym	of terms					arincinal	54 star	October 25						These loans are repaid on	agreed installments.	
leur Hotels Private Lumited Locas to Consolidated financial statements for the year ended March 31, 2024	Carrying rate	of Interest as at	March 31, 2023					,									
ents for the year er	of the ratio	of Interest as at	March 31, 2024					8.65%									
neu iancial statem		Amount			;			20,000.00								T.	
tels Private Lun Consolidated fin		Lender		I V				Axis Bank Limited								Vehicle loan (different	(banks)
leur Ho	22 5210	Note						31								32	

(ii) Bank loans availed by the Group are subject to certain covenants relating to interest coverage ratio, debt service coverage ratio, capital gearing ratio, fixed assets coverage ratio. (i) The Group has not defaulted in the repayment of loans and interest as at Balance Sheet date

(iv) The Group has used borrowings from banks/financial institutions for the specific purpose of working capital requirement and/or setting new projects. The Group has utilized funds from its

internal accrual for making investment in subsidiaries/loan to subsidiaries.



(ii) Other financial liabilities  Security deposits  Total	926.83 926.83	Rs in lakhs  823.12  823.12
Total	926.83	823.12
15 Provisions A	As at	As at
10 TIOTISIONS	h 31, 2024	March 31, 2023
	in lakhs	Rs in lakhs
Provision for gratuity (Refer note 32)	124.42	102.56
Current	36.18	33.41
Non-current	88.23	69.15
A	As at	As at
	h 31, 2024 in lakhs	March 31, 2023 Rs in lakhs
Provision for leave benefits	96.39	96.74
Current	96.39	96.74
Non-current	*	(€)
	As at	. As at
	h 31, 2024	March 31, 2023
Rs1	in lakhs	Rs in lakhs
Provision for litigations (Refer note 33(c))	132.55	119.43
Current	132.55	119.43
Non-current		-
	As at	As at .
	h 31, 2024	March 31, 2023
	in lakhs	Rs in lakhs
Provision for stamp duty (Refer note 42)	86.36	86.36
Current	86.36	86.36
Non-current		
Total current	351.48	335.94
Total non-current	88.23	69.15





16 Deferred tax liabilities (net)	As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
Property, plant and equipments and intangible assets	15,167.09	11,670.13
DTA on creation of reserve for straightlining	116.70	
Borrowings cost	120.12	6.70
Security deposits- impact of discounting	308.93	317.33
Revaluation of land	6,742.38	6,742.38
Deferred tax liability	22,455.22	18,736.54
Impact of expenditure charged to the statement of profit and loss in the current/earlier period but allowable for tax purposes on payment basis	341.94	386.86
Interest on borrowings u/s 43B	1,055.93	1,133.53
Security deposits- impact of discounting	1,031.46	
Provision for bonus	23.86	23.86
Provision for doubtful debts and advances	72.87	58.95
Right to use asset/lease liability	3,731.09	1,765.23
MAT credit entitlement	158.76	331.21
Effect of unabsorbed depreciation and business loss	16,263.15	14,342.00
Provision for gratuity	26.57	24.21
Provision for leave compensation	24.65	25.42
Non moving inventory	1.38	1.43
Security deposits payable- impact of discounting	476.19	484.95
Borrowings cost	68.20	64.63
Others	33.36	29.58
Deferred tax asset (refer note 30)	23,309.41	18,671.86
Deferred tax (asset)/liability (net)	(854.19)	64.68
Deferred tax assets (net)	(1,382.03)	(293.55)
Deferred tax liability (net)	527.84	358.23

Note: As at March 31, 2024, the Group has carry forward tax losses of Rs 3,885.93 (March 31, 2023: Rs 5,601.76 lakhs) (with expiry between financial year 2024-25 to 2029-30), Long term capital loss of Rs 2,454.31 (March 31, 2023: Rs 2,454.31 lakhs) (with expiry of financial year 2027-28) and unabsorbed depreciation of Rs 73,580.68 lakhs (March 31, 2023: 71,785.81 lakhs) with no expiry. Further Considering that nature of the Group's certain subsidiaries operations and history of past tax losses, deferred tax assets are recognized to the extent that it is probable that taxable profit will be generated in future against which the deductible temporary differences, carry forward of unabsorbed depreciation and tax losses can be utilised. Accordingly, it is considered prudent to recognize the deferred tax assets only to the extent of deferred tax liabilities and the Group's certain subsidiaries has not recognised deferred tax assets of Rs 2,459.24 lakhs (March 31, 2023: Rs 5,711.98 lakhs).

Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for March 31, 2024 and March 31, 2023:

	For the year ended March 31, 2024 Rs in lakhs	For the year ended March 31, 2023 Rs in lakhs
Profit before tax	7,400.36	5,882.52
Tax rate	25.17% - 27.82%	25.17% - 27.82%
Tax at statutory income tax rate	1,921.93	1,560.91
Effect of incomes taxable at nil/lower rate	(1.73)	2.35
Effect of non-deductible expenses	(24.63)	5.84
Tax Effect of expenses/ income not allowed/ required to tax under Income tax	(1,374.53)	24.76
charge/ (credit) in respect of earlier year	(4.483.80)	(1.517.35)
Unrecognized tax assets (net)	(1,173.70)	(1,517.35)
Net tax (income)/expense as per statement of profit and loss	(652.66)	76.51



17 Lease liability*	As at	As at
	March 31, 2024	March 31, 2023
	Rs in lakhs	Rs in lakhs
Balance at beginning of the year	28,388.08	28,193.70
Additions during the year (Refer note 33)	1,266.92	36)
Interest accrued during the year	2,847.13	2,605.92
Payment of lease liabilities	2,515.11	2,411.53
Balance at end of the year	29,987.02	28,388.09
Current	96.94	247.71
Non-Current	29,890.08	28,140.38
*Refer note 33		
18 Other Non-current liabilities	As at	As at
	March 31, 2024	March 31, 2023
	Rs in lakhs	Rs in lakhs
Unamortised portion of security deposits	1,554.39	1,695.70
Total	1,554.39	1,695.70





Mater to consolidated illialiciai statements		
19 Financial liabilities	As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
(i) Short Term Borrowings  Cash credit from banks (Secured)*  Loan from related party	36.88 285.30 13,039.61	3,224.21 685.80 9,768.07
Current maturities of long-term borrowings (refer note 14(i))	13,361.79	13,678.08
Total		2022 0 499/ 22

\*The Cash credit facility from Yes Bank is repayable on demand and carries interest rate of 8.97% p.a. (March 31, 2023: 9.48% p.a) and is secured by way of:

a)Exclusive charge on all movable assets and current assets of Lemon Tree Hotel Kolkata and Lemon Tree Premier Pune

b) First charge on all present & future immovable fixed assets(80% portion of undivided part of land) of the Lemon Tree Premier Andheri

c)First charge on all present & future movable fixed assets and current assets of the Lemon Tree Premier Andheri kurla Road, Mumbai

d) Corporate Gaurantee of Lemon Tree Hotels Limited

The Cash credit facility from Yes Bank is repayable on demand and carries interest rate of 9.00% p.a.(March 31, 2023: 9.35%) and is secured by way of:

a) First Charge on the current assets (Present & Future) of Berggruen Hotels Private Limited (excluding project assets of Vizag Hotel) to secure the working capital facility.

	As at March 31, 2024 Rs in lakhs	As at March 31, 2023 Rs in lakhs
(ii) Trade payables#  Trade Payables  -Micro and small enterprises	1,325.65 5,311.12	
-Other than Micro and small enterprises  Total	6,636.77	7,464.23





#Trade payables ageing schedule based on the requirement of Schedule III

As at March 31, 2024

(Rs. in Lakhs)

AS at Ivial 31, 2024						(NS. III LANIIS)
		Outstanding for following periods from due date of	following pe	eriods from	due date of	
Dowttonlove	Not Due		payment	nt		Total
rai ticulai 3		Less than 1 year 1-2 years 2-3 years	1-2 years	2-3 years	More than 3 years	
Total outstanding dues of micro enterprises and small enterprises		1,325.65	1.	10:	E <sub>2</sub>	1,325.65
Total outstanding dues of creditors other than micro enterprises and small enterprises	3,258.47	1,646.83	279.33	12.58	113.91	5,311.12
Disputed dues of micro enterprises and small enterprises	150	100	(0)	30	ã	21
Disputed dues of creditors other than micro enterprises and small enterprises	38	*	Œ.	×	()	ř

As at March 31, 2023

(Rs. in Lakhs)

CAS at 191at car 3.1, ave.						No. of the last of
		Outstanding for following periods from due date of	following p	eriods from	due date of	
D	Not Duo		payment	nt		Total
rattenars	and out	Less than 1 year 1-2 years 2-3 years	1-2 years	2-3 years	More than 3 years	
Total outstanding dues of micro enterprises and small enterprises		924.85	0.5	я		924.85
Total outstanding dues of creditors other than micro enterprises and small enterprises	1,838.68	4,478.19	60.11	54.15	108.24	6,539.38
Disputed dues of micro enterprises and small enterprises	•	1	::		i	•
Disputed dues of creditors other than micro enterprises and small enterprises		Ē.	(E	(ME	<b>(3)</b>	31



(iii)	Other financial liabilities Interest accrued but not due on borrowing Sewage treatment plant (STP) liability
	Book overdraft -Payable for capital goods
	-Sundry Deposits
	Total

# 20 Other current liabilities

Advance from customers Unamortised portion of security deposits
Statutory Dues (Provident fund, GST, TDS and other statutory dues) Total

I oems	
	111
11.5	kins
1/200	4 11
1/42	11016
1101	7 1/ 1/2/11
11-1/6	Margaret 100
1 1	1000
II - ACT	quintants   co
1101	1100/0/1
100	100 1/2-//
110	
110	4 0//
	7

As at	As at
March 31, 2024	March 31, 2023
Rs in lakhs	Rs in lakhs
195.91	262.68 235.00
2.93	12.7
1,305.17	4,664.6
46.44	46.4
1,550.45	5,221.4

As at	As at
March 31, 2024	March 31, 2023
Rs in lakhs	Rs in lakhs
1,223.34	622.50
141.31	141.31
1,074.73	711.46
2,439.38	1,475.27



res to consolidated financial statements for the year ended March 31, 2007	For the year ended	For the year ended
21 Revenue from operations	March 31, 2024 Rs in lakhs	March 31, 2023 Rs in lakhs
	57,078.57	45,732.87
Sale of products and services	8,987.89	7,196.75
	1,164.20	855.23
- Food and beverage (excluding inquot and wine)	518.43	276.40
- Liquor and wine	0.49	0.33
- Banquet rentals	4,127.17	3,287.32
	7,227.2	
Telephone and telex     Other Services (including service charge income)		2
Other Operating Revenue	838.52 0.14	0.32_
-Government grant (refer note 43)	72,715.41	57,349.22
- Commission income	72,715.41	
Revenue from operations		
		5
	For the year ended	For the year ended
	March 31, 2024	March 31, 2023
22 Other Income	Rs in lakhs	Rs in lakhs
	257.20	134.51
	257.29	9.30
Excess provision written back	461 12	451.13
Profit on sale of fixed assets	451.13	11.66
License fees received	2.49	86.61
License lees received	#	0.01
Rent received Government grant (refer note 43)		43.54
Government grant (refer note to )	67.26	43.5 .
Exchange difference (net)		736.76
Miscellaneous income	778.82	150.70
Total		
N was a consumed		1.1
23 Cost of food and beverages consumed	For the year ended	For the year ended
	March 31, 2024	March 31, 2023
	Rs in lakhs	Rs in lakhs
$\bar{y}$		
a base of a condition of the condition o	122.8	8 101.44
(a) Consumption of food & beverages excluding liquor & wine	4,327.8	3,236.19
Inventory at the beginning of the year	4,450.7	6 3,337.63
Add: Purchases	198.0	8 122.88
	4,252.6	8 3,214.75
Less: Inventory at the end of the year Cost of food and beverage consumed	4,20010	
	114.	97.55
(b) Consumption of liquor & wine	432.0	252.95
Inventory at the beginning of the year	546.	350.50
Add: Purchases	194.	63 114.19
	351.	
Less: Inventory at the end of the year		
Cost of liquor and wine consumed		3,451.06
	4,604	.31 3,1.00







Fleur Hotels Private Limited
Notes to consolidated financial statements for the year ended March 31, 2024
24 Employee hanefit expense

24 Employee benefit expense	For the year ended March 31, 2024 Rs in lakhs	For the year ended March 31, 2023 Rs in lakhs
Salaries wages and honus	9,500.26	7,290.81
Salaries, wages and bonus  Contribution to provident fund and other funds	557.62	464.82
Gratuity expense	30.25	29.86
Staff welfare expenses	622.34	779.62
Total	10,710.47	8,565.11
5(a) Power and fuel	For the year ended March 31, 2024	For the year ended March 31, 2023
	Rs in lakhs	Rs in lakhs
Power and fuel	5,206.40	4,396.61
Total	5,206.40	4,396.61
Total		
5(b) Stamp duty expenses	For the year ended March 31, 2024 Rs in lakhs	For the year ended March 31, 2023 Rs in lakhs
Stamp duty expenses	ž	478.42
		478.42
Total	-	4/0.42
5(c) Other Expenses	For the year ended	For the year ended
(c) Other Expenses	March 31, 2024 Rs in lakhs	March 31, 2023 Rs in lakhs
Consumption of stores, cutlery, crockery, linen, provisions and others	889.23	872.50
Linen & uniform washing and laundry expenses	935.70	523.02
Guest transportation	678.87	323.75 193.11
Spa expenses Subscription charges	281.08 130.80	96.75
Repair and maintenance - Buildings	1,525.15	642.31
- Buildings - Plant and machinery	926.26	771.50
- Plant and machinery - Others	787.21	527.27
Rent	174.20	165.02
Rates and taxes	1,645.45	1,248.20
Insurance	251.43	182.87
Communication costs	221.99	189.12
Printing and stationery	203.18	122.58
Traveling and conveyance	65.05	86.91
Vehicle running and maintenance	111.75	81.68 1,799.29
Advertisement and business promotion	2,236.05 5,029.66	3,910.65
Management fees Commission -other than sole selling agent	3,202.83	2,349.23
Security and cleaning expenses	639.20	392.2
Membership and subscriptions	18.81	12.39
Legal and professional fees	367.18	320.7
Advances written off	740.	0.49
Newspapr & Perodical	0.30	0.13
Freight and cartage	0.99	0.8
Corporate social responsibility*	5.81	1.53
Loss on cale/write off of property plant & equipment	40.58	
Loss on sale/write off of property, plant & equipment	136.54	59.49
Provision for doubtful debts	77.19	
Provision for doubtful debts  Payment to auditor*	201 51	
Provision for doubtful debts	381.51 20,964.00	
Provision for doubtful debts Payment to auditor* Miscellaneous expenses		
Provision for doubtful debts Payment to auditor* Miscellaneous expenses Total	20,964.00	262.78 15,136.41 47.25
Provision for doubtful debts Payment to auditor* Miscellaneous expenses Total  *Payment to auditor (excluding Goods and service tax) For Statutory audit For Tax audit	20,964.00 64.63 2.25	15,136.41 47.25 2.25
Provision for doubtful debts Payment to auditor* Miscellaneous expenses Total  *Payment to auditor (excluding Goods and service tax) For Statutory audit	20,964.00	15,136.41 47.25



Notes to consolidated financial statements for the year ended March 31, 2024
\*Details of CSR expenditure:

	For the year ended	For the year ended
	March 31, 2024	March 31, 2023
	Rs in lakhs	Rs in lakhs
(a) Gross amount required to be spent by the Group during the year	5.81	1.53
	In cash	Yet to be paid in cash
(b) Amount spent during the year ended on 31st March, 2024:		
i) Construction/acquisition of any asset	*	( <del>*</del>
ii) On purposes other than (i) above	5.81	<b>*</b>
	In cash	Yet to be paid in cash
(c) Amount spent during the year ended on 31st March, 2023:		
i) Construction/acquisition of any asset	*	1051
ii) On purposes other than (i) above	1.53	8 <i>를</i> )

The Company, through CSR initiative focuses on following areas:

- Vocational skilling of Person with disabilities, for mainstream employment
   Empowerment of weaker section of society through education and skill training
   Giving special care to disabled's, advocacy for inclusion and early identification of person with disabilities

26 Depreciation and amortization expense	For the year ended March 31, 2024	For the year ended March 31, 2023
	Rs in lakhs	Rs in lakhs
Depreciation of tangible assets Amortization of intangible assets Depreciation of right to use asset Total	7,769.73 50.20 1,495.24 9,315.17	5,863.07 45.22 1,110.67 7,018.96
27 Finance costs	For the year ended March 31, 2024 Rs in lakhs	For the year ended March 31, 2023 Rs in lakhs
Interest - on term loans from banks - on loans from others - on vehicle loans - on other credit facilities from banks - on others - on Lease Liability Bank charges (including commission on credit card collection)	11,155.64 1,464.36 18.58 57.30 104.48 2,560.98 420.73	9,629.58 1,287.45 14.31 30.28 92.17 2,067.37 330.31
Total	15,782.07	13,451.47





ites to consolidated financial statements for the year ended March 51, 2024			
28 Finance income	For the year ended	For the year ended	
	March 31, 2024	March 31, 2023	
	Rs in lakhs	Rs in lakhs	
Interest Income on:			
-Bank Deposits	82.79	67.67	
- Interest on income tax refund	12.25	10.44	
-Fair value profit on financial instruments at fair value through profit or loss	2.14		
-Others	391.37	216.47	
Total	488.55	294.58	

### 29 Earning per share (Basic EPS and Diluted EPS)

Basic EPS amounts are calculated by dividing the profit for the year attributable to equity holders of the parent by the weighted average number of equity shares outstanding during the period/year.

Diluted EPS amounts are calculated by dividing the profit attributable to equity holders of the parent by the weighted average number of equity shares outstanding during the year plus the weighted average number of equity shares that would be issued on conversion of all the dilutive potential equity shares into equity shares.

The earnings and weighted average number of ordinary shares used in the calculation of Basic and Diluted EPS are as follows:

	For the year ended March 31, 2024	For the year ended March 31, 2023
Earning attributable to equity holders (for basic and diluted)	8,053.02	5,806.01
Weighted average number of equity Shares (for basic and diluted earnings per share)*	9,78,31,493	9,78,31,493
Basic and Diluted earnings per share	8.23	5.93

\* The weighted average number of shares takes into account the weighted average effect of changes in share transactions during the year. There have been no other transactions involving equity shares or potential equity shares between the reporting date and the date of authorisation of these financial statements.





### 30. Significant accounting judgements, estimates and assumptions

The preparation of the Group financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the disclosure of contingent liabilities and other commitments. Uncertainty about these judgements, estimates and assumptions could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur. The estimates and underlying assumptions are reviewed on an ongoing basis and the revisions to accounting estimates are recognized in the period in which the estimate is revised.

### 1. Critical judgements, estimates and assumptions

### a. Impairment of property, plant and equipment

Each hotel property is an identifiable asset that generates cash inflows and is independent of the cash inflows of the other hotel properties, hence identified as cash generating units. The Group assesses the carrying amount of hotel properties (CGU) to determine whether there is any indication that those assets have suffered an impairment loss. Where the carrying amount of CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. An impairment loss (if any) is recognised in the statement of profit and loss.

While assessing the recoverable amount, the Company used the discounted cash flow approach including various significant estimates and assumptions such as forecast of future revenue, operating margins, growth rate and selection of the discount rates. The key assumptions used for the calculations are as follows:

Particulars	As at March 31, 2024	As at March 31, 2023
Discount Rate (pre tax rate of WACC)	11.70% - 13.50%	12.50%
Long Term Growth Rate	5.00%	5.50%

As at March 31, 2024, the estimated recoverable amount of the CGU exceeded its carrying amount.

### b. Leases

skins

The Group has taken certain land and land & building on long term lease basis. The lease agreements generally have an escalation clause and are generally non-cancellable. In assessing whether the Group is reasonably certain to exercise an option to extend a lease, or not to exercise an option to terminate a lease, it considers all relevant facts and circumstances that create an economic incentive for the Group to exercise the option to extend the lease, or not to exercise the option to terminate the lease. The Group evaluates if an arrangement qualifies to be a lease as per the requirements of IND AS 116. Identification of a lease requires judgment. The Group uses judgement in assessing the lease term and the applicable discount rate. The discount rate is generally based on the incremental borrowing rate.

# c. Loss Allowance on trade receivables (Expected credit loss)

An impairment analysis of trade receivables is performed at each reporting period based on the Group's history of collections, customer's creditworthiness, existing market conditions as well as forward looking estimates. Basis this assessment, the allowance for doubtful trade receivables as at March 31, 2024 is considered adequate.

# d. Impairment of Goodwill

Each hotel property is an identifiable asset as it benefits from the synergies of the acquisition, hence identified as cash generating unit (CGU). Goodwill recognized on business combination is tested for impairment on annual basis or whenever there is an indication that the recoverable amount of CGU is less than its carrying amount. The recoverable amount of the CGU is determined based on higher of value-in-use and fair value less cost of disposal. The calculation of value in use of a CGU involves use of significant assumptions including future economic and market conditions.







Fleur Hotels Private Limited
Notes to consolidated financial statements for the year ended March 31, 2024

# 31. Statutory Group Information

Name of the entity in the group         Av. V. of the substance are all three and the group         Av. S. of consolidation and seeses         Av. S. of consolidation and seese			Net Assets, i.e., tots	Net Assets, i.e., total assets minus total liabilities	Share in profit and loss	and loss	Share in other Comprehensive income	prehensive	Share in total Comprehensive income	prehensive
Pertent Princip   Pertent   Perten	Мате	of the entity in the group	As % of consolidated net assets	Rs in lakhs	As % of consolidated profit and loss	Rs in lakhs	As % of consolidated other comprehensive income	Rs in lakhs	As % of total comprehensive income	Rs in lakhs
Particular   Par		Parent			The September of	Shannake	TO A SMERKED	WILL STATE	WEIGHT STREET	Sorting By SH
Balance as at March 31, 2024         46,68%         1,66,622.19         6,90%         5,004,60         6,94%         (1,64)         60,78%         3,69           Balance as at March 31, 2024         40,21%         1,66,622.19         61,58%         3,55,515         32,39%         1,98         (1,64)         60,78%         3,64           Subalance as at March 31, 2024         2,54%         9,014,71         13,36%         1,076,02         (1,28,30%)         307,45         1,123,46         1,123,66         1,076,02         1,078,00         1,04         1,123,67         1,076,02         1,078,00         1,076,02         1,078,00         1,04         1,076,02         1,078,00         1,078,02         1,078,00         1,04         1,078,02         1,04         1,078,02         1,04		Fleur Hotels Private Limited								
Submisser as at March 31, 2023         49.21%         1,60,019.23         61.38%         3,575.05         32.29%         1.98         61.58%         3.57           Submisderles         Submisderles         Submisderles         3.27         4.27         1.22         4.27 <th< td=""><td></td><td>Balance as at March 31, 2024</td><td>46.68%</td><td>1,65,622.19</td><td>%09.69</td><td>5,604.60</td><td>6.94%</td><td>(1.64)</td><td>%81.69</td><td></td></th<>		Balance as at March 31, 2024	46.68%	1,65,622.19	%09.69	5,604.60	6.94%	(1.64)	%81.69	
Subsidiar test         Color Hotels Fronte Limited         2.54%         9.014.71         13.26%         1,076.02         (1298.90%)         307.45         17.23%         1.3.29%         1.3.77%         1.3.74%         1.3.77%		Balance as at March 31, 2023	49.21%	1,60,019.23	61.58%	3,575.05	32.39%		61.54%	
Subtridiantes   Color Botton Charles   Colo										
Salatine as an March 31, 2024   2,54%   9,014.71   13,36%   1,076.02   328.83   19,12%   1,129%   1,		Subsidiarles						0000	Frank Tox of	
Balance as a March 31, 2024         2.5%         9.014.71         13.7%         1.00.02         (1.298.90%)         3.07.45         1.72%         1.23           Balance as a March 31, 2023         0.00%         0.26         0.00%         0.00%         0.12         0.00%         -         0.00%           Balance as a March 31, 2024         0.00%         0.25         0.00%         (0.16)         0.00%         -         0.00%         -         0.00%           Balance as March 31, 2024         0.00%         0.25         0.00%         0.12         0.00%         -         0.00%         -         0.00%           Balance as March 31, 2024         0.00%         2,356.20         1.40%         112,93         0.00%         -         0.00%           Balance as March 31, 2024         0.00%         2,356.20         1.40%         1.12,93         0.00%         -         0.00%           Balance as March 31, 2024         0.00%         0.25%         1.750.37         1.72,77         0.00%         -         0.00%           Balance as March 31, 2024         0.00%         0.10%         0.10%         0.00%         0.23%         0.23%         0.00%         0.00%         0.00%           Balance as March 31, 2024         0.00%	-	Celsia Hotels Private Limited								
Balance as at March 31, 2023         March 31, 2023         5,531,24         1,377%         799,57         5,590,66%         328,83         1941%         1,11           Balance as at March 31, 2024         0,000%         0,26         0,000%         0,000%         -         0,000%		Bajance as at March 31, 2024	2.54%	9,014.71	13.36%	1,076.02		307.45	17.23%	1,383.47
Mexicon Hotels LIP         0.00%         0.26         0.00%         0.00%         -         0.00%           Balance as at March 31, 2024         0.00%         0.38         0.00%         112.93         0.00%         -         0.00%           Balance as at March 31, 2023         0.00%         2.256.20         1.40%         112.93         (161.19%)         38.15         1.88%         1           Balance as at March 31, 2023         0.68%         2.205.12         1.36%         7.94,77         7.00.85%         42.75         1.44%         8.8           Balance as at March 31, 2023         0.54%         2.205.12         1.36%         7.94,77         7.00.85%         42.75         1.44%         8.8           Balance as at March 31, 2023         0.54%         1.750.37         2.19%         1.272.77         (161.19%)         35.46%         1.28%         1.2           Balance as at March 31, 2023         0.05%         3.748.74         (8.14%)         (655.19         0.05%         0.05%         0.25%         0.25%         0.25%         0.25%         0.05%         0.05%         0.05%         0.25%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%		Balance as at March 31, 2023	2.35%	7,631.24	13.77%	799.57		328.83	19.41%	
Balance as at March 31, 2024         0.00%         0.26         0.00%         0.00%         0.00%         0.00%           Balance as at March 31, 2024         0.00%         0.00%         0.00%         -         0.00%         -         0.00%           Balance as at March 31, 2024         0.00%         2.256.20         1.40%         112.93         (161.19%)         3.815         1.188%         1.188%         1.88%         1.188%         1.88%         1.188%         <	7	Mezereon Hotels LLP								
Balance as at March 31, 2023         0.00%         0.00%         0.00%         0.00%         0.00%           Rabance as at March 31, 2023         0.66%         2,256,20         1,40%         112,93         (161,19%)         38.15         1,88%         1           Rabance as at March 31, 2023         0.66%         2,205,12         1,50,37         700,85%         42.75         14,41%         8           Rabance as at March 31, 2023         0.66%         2,205,12         1,50,37         700,85%         42.75         14,41%         8           Rabance as at March 31, 2023         0.56%         2,267,12         1,50,37         1,272,77         (15,73%)         (0.90)         2,18%         1,28%         1,28%         1,28%         1,21,202         1,441%         8         1,222,77         (0.50%)         2,18%         1,21,202         1,441%         8         1,222%         1,222%         1,223%         1,223%         1,223%         1,223%         1,23%         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202         1,21,202		Balance as at March 31, 2024	%00.0	0.26	0.00%	(0.12)		*	0.00%	
Decay Horde & Recent Limited   Decay		Balance as at March 31, 2023	%00.0	0.38	%00:0	(0.16)		690	0.00%	
Relance as at March 31, 2024         0.66%         2.356.20         1.40%         112.93         (161.19%)         38.15         1.88%         1           Relance as at March 31, 2023         0.66%         2.205.12         1.36%         794.77         700.85%         42.75         1.441%         8           Relance as at March 31, 2024         1.30%         4.57.38         35.66%         2.847.90         1.27%         (0.29)         35.46%         2.8           Balance as at March 31, 2024         1.064%         3.748.74         (8.14%)         (655.15)         (0.29)         2.18%         1.2           Balance as at March 31, 2024         1.064%         3.748.74         (8.14%)         (655.15)         (0.29)         2.18%         1.2           Balance as at March 31, 2024         0.00%         1.27.77         (1.57.7%)         (0.29)         2.18%         1.2           Balance as at March 31, 2024         0.00%         (1.46)         0.00%         (0.15%)         (0.27)         0.00%         -         0.00%           Balance as at March 31, 2024         0.00%         1.414.40         0.00%         (0.15%)         0.00%         -         -         -0.01%           Balance as at March 31, 2024         0.40%         1.414.40	3	Inovoa Hotels & Resorts Limited								
Balance as at March 31, 2023         1,30%         4,597.38         1,350%         794.77         700.85%         42.75         1441%         8           Hyacinth Hoole Private Limited         1,30%         4,597.38         35.36%         2,847.30         1,22%         0,090         21.88%         1.2           Balance as at March 31, 2024         0,54%         1,750.37         1,726.37         (1,57.3%)         (0,50)         21.88%         1.2           Balance as at March 31, 2024         10,64%         3,748.74         (8.14%)         (655.15)         (1,57.3%)         0,090         21.88%         1.2           Balance as at March 31, 2024         0,00%         1,130.74         0,00%         -         0,00%         -         (1,150.76) <t< td=""><td></td><td>Balance as at March 31, 2024</td><td>%99.0</td><td>2,356.20</td><td>1.40%</td><td>112.93</td><td>D</td><td>38.15</td><td>1.88%</td><td></td></t<>		Balance as at March 31, 2024	%99.0	2,356.20	1.40%	112.93	D	38.15	1.88%	
Hybrith Hotek Private Limited  Balance as at March 31, 2024  Consolidation Adjustments/Eliminations  Consolidation Adjustments/Eliminations  Consolidation Adjustments/Eliminations  Consolidation Adjustments/Eliminations  Consolidation Adjustments/Eliminations  Consolidation Adjustments/Eliminations  Balance as at March 31, 2024  Consolidation Adjustments/Eliminations  Consolidation Adjustments/Eliminations  Consolidation Adjustments/Eliminations  Consolidation Adjustments/Eliminations  Balance as at March 31, 2024  Consolidation Adjustments/Eliminations  Consolidation A		Balance as at March 31, 2023	%89.0	2,205.12	13.69%	794.77		42.75	14.41%	
Balance as at March 31, 2024         1,30%         4,597,38         35,36%         2,847,30         1,22%         (0,90)         35,46%         2,8           Balance as at March 31, 2023         10,54%         1,730,37         1,7277         (15,73%)         (0,90)         21,88%         1,2           Balance as at March 31, 2024         10,64%         37,748,74         (8,14%)         (655,15)         (2,33%)         0,55         (8,15%)         (6           Ophrys Hodes Private Limited         0,00%         (1,48)         0,00%         (1,24,77)         0,00%         -         (2,15%)         (1           Balance as at March 31, 2023         0,00%         (1,48)         (0,01%)         (0,42)         0,00%         -         (2,15%)         (1           Balance as at March 31, 2023         0,00%         (1,44)         (0,01%)         (0,42)         0,00%         -         -         0,00%           Balance as at March 31, 2023         0,40%         1,414.40         0,00%         6,94         (0,12%)         0,00%         -         -         0,00%           Balance as t March 31, 2023         0,40%         1,414.40         0,09%         6,94         (0,12%)         0,01%         0,16%         0,16%         0,17%         0,01% <td>4</td> <td>Hyacinth Hotels Private Limited</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	4	Hyacinth Hotels Private Limited								
Balance as at March 31, 2023         0.54%         1,750.37         21,92%         1,272.77         (15.73%)         (0.96)         21.88%         1.2           DORA Hooles Private Limited         10.64%         37.748.74         (8.14%)         (6555.15)         (2.23%)         0.55         (8.15%)         (6.15%)         (6.53%)           Balance as at March 31, 2024         0.00%         (1.83)         0.00%         (1.84)         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.01%         0.00%         -         0.00%         -         0.01%         0.00%         -         0.01%         0.00%         -         0.01%         0.00%         -         0.01%         0.00%         -         0.01%         0.00%         -         0.01%         0.00%         -         0.01%         0.00%         -         0.01%         0.00%         -         0.01%         0.01%         0.01%         0.01%         0.01%         0.01%         0.00%         0.01%         0.01%         <		Balance as at March 31, 2024	1.30%	4,597.38	35.36%	2,847.30			35.46%	
Palance as at March 31, 2024   10.64%   37,748.74   (8.14%)   (655.15)   (2.33%)   (6.55.15)   (2.33%)   (6.55.15)   (6.55.1		Balance as at March 31, 2023	0.54%	1,750.37	21.92%	1,272.77		(96.0)	21.88%	1,271.81
Balance as at March 31, 2024         10,64%         37,748,74         (8,14%)         (655.15)         (2,35%)         0.55         (1,5%)         (1,24,77)         0.00%         -         (2,15%)         (1           Deblance as at March 31, 2023         0.00%         (1,181)         38,403.33         (2,15%)         (10,24,77)         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.00%         -         0.01%         -         0.00%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         -         0.01%         0.01%         0.01%         0.01%         0.01%         0.01%         0.01%	2	IORA Hotels Private Limited			:	1				200
Balance as at March 31, 2023         (1.81%)         38,403.33         (2.15%)         (124.77)         0.00%         -         (2.15%)         (1           Ophyst Hotels Private Limited         0.00%         (1.83)         0.00%         (0.37)         0.00%         -         0.00%           Balance as at March 31, 2023         0.00%         (1.44)         0.00%         (0.15%)         0.00%         -         -         -0.01%           Balance as at March 31, 2023         0.40%         1,414.40         0.09%         6.94         (0.72%)         0.17         0.09%           Balance as at March 31, 2023         0.43%         1,407.29         (0.15%)         (8.66)         (11.67%)         (0.17%)         (0.16%)           Balance as at March 31, 2023         0.43%         32,751.27         (10.00%)         (8.56)         (11.67%)         (0.15%)         (6.51%)<		Balance as at March 31, 2024	10.64%	37,748.74	(8.14%)	(655.15)	(2.33%)		(8.15%)	(654.60)
Ophrys Hotels Private Limited         O.00%         (1.83)         0.00%         (0.37)         0.00%         -         0.00%           Balance as at March 31, 2024         0.00%         (1.46)         (0.01%)         (0.42)         0.00%         -         0.00%           Balance as at March 31, 2023         0.40%         1.414.40         0.09%         6.94         (0.72%)         0.17         0.09%           Balance as at March 31, 2023         0.43%         1.407.29         (0.15%)         (8.66)         (11.67%)         0.17         0.01%           Balance as at March 31, 2024         0.23%         32.751.27         (10.00%)         (805.63)         91.63%         (21.69)         (6.18%)         (6.59%)           Balance as at March 31, 2024         0.28.55%         1.01.285.58         (1.66%)         (132.78)         (6.51%)         (6.59%)         (382.78)         (6.51%)         (6.59%)         (4.22)         (6.51%)         (6.59%)         (4.22)         (6.51%)         (6.59%)         (4.22)         (6.59%)         (4.22)         (6.59%)         (4.22)         (6.59%)         (4.22)         (6.59%)         (4.22)         (6.59%)         (4.22)         (6.59%)         (4.22)         (6.59%)         (4.22)         (6.59%)         (4.22)         (		Balance as at March 31, 2023	11.81%	38,403.33	(2.15%)	(124.77)	0.00%	2	(2.15%)	(124.77)
Balance as at March 31, 2024         0.00%         (1.83)         0.00%         (0.37)         0.00%         -         0.00%           Balance as at March 31, 2023         0.00%         (1.46)         (0.01%)         (0.42)         0.00%         -         -0.01%           Bandhav Resorts Private Limited         0.40%         1,414.40         0.09%         6.94         (0.12%)         0.17         0.09%           Balance as at March 31, 2024         0.43%         1,407.29         (0.15%)         (8.66)         (11.67%)         0.71         0.09%           Balance as at March 31, 2024         9.23%         32,751.27         (10.00%)         (8.66)         91.63%         (0.15%)         (8.65)         0.71         0.09%           Balance as at March 31, 2024         9.79%         31,852.43         (6.59%)         (8.56)         95.18%         4.22         (6.51%)         (6.51%)         (6.59%)         (4.22         (6.51%)         (6.59%)         (4.22         (6.51%)         (6.59%)         (4.22         (6.51%)         (6.59%)         (4.22         (6.51%)         (6.59%)         (4.22         (6.51%)         (6.59%)         (4.66%)         (4.166%)         (4.02         (6.59%)         (4.22         (6.51%)         (6.59%)         (4.22         <	9	Ophrys Hotels Private Limited								
Balance as at March 31, 2023         0.00%         (1.46)         (0.01%)         (0.42)         0.00%         - 0.01%           Bandhav Resorts Private Limited         0.40%         1,414.40         0.09%         6.94         (0.12%)         0.17         0.09%           Balance as at March 31, 2024         0.43%         1,407.29         (0.15%)         (8.66)         (11.67%)         (0.11%)         (0.16%)           Balance as at March 31, 2024         9.23%         32,751.27         (10.00%)         (8.65)         91.63%         (21.69)         (0.16%)           Balance as at March 31, 2024         9.79%         31,852.43         (6.59%)         (382.78)         69.18%         4.22         (6.51%)         (3           Consolidation Adjustments/Ellminations         28.55%         1,01,285.58         (1.66%)         (119.37)         39.07%         (346.38)         (5.98%)         (4           Balance as at March 31, 2024         40.58%         81,940.13         36.35%         (119.37)         39.07%         (346.38)         (5.98%)         (4           Balance as at March 31, 2024         100.00%         8.053.02         100.00%         (33.67)         100.00%         6.36.7         100.00%         6.36.7         100.00%         6.36.7         100.00%		Balance as at March 31, 2024	%00.0	(1.83)		(0.37)			0.00%	
Balance as at March 31, 2024         0.40%         1,414.40         0.09%         6.94         (0.72%)         0.17         0.09%           Balance as at March 31, 2024         0.43%         1,407.29         (0.15%)         (8.66)         (11.67%)         (0.71)         (0.09%           Balance as at March 31, 2024         9.23%         32,751.27         (10.00%)         (805.63)         91.63%         (21.69)         (10.30%)           Balance as at March 31, 2024         9.79%         31,852.43         (6.59%)         (382.78)         65.18%         4.22         (6.51%)           Consolidation Adjustments/Eliminations         28.55%         1,01,285.58         1,01,285.58         (1166%)         (116.6%)         (116.33%)         (346.38)         (5.58%)           Balance as at March 31, 2024         100.00%         8,035.6         (119.37)         36.34%         (370.01)         36.34%           Balance as at March 31, 2024         100.00%         3,547.88.90         100.00%         8,053.02         (119.37)         30.07%         (370.01)         36.34%		Balance as at March 31, 2023	%00:0	(1.46)		(0.42)			-0.01%	
Balance as at March 31, 2024         0.40%         1,414.40         0.09%         6.94         (0.72%)         0.17         0.09%           Balance as at March 31, 2023         0.43%         1,407.29         (0.15%)         (8.66)         (11.67%)         (0.71)         (0.16%)           Balance as at March 31, 2024         9.23%         32,751.27         (10.00%)         (805.63)         91.63%         (21.69)         (10.30%)           Balance as at March 31, 2024         9.79%         31,852.43         (6.59%)         (382.78)         65.18%         4.22         (6.51%)           Consolidation Adjustments/Eliminations         28.55%         1,01,285.58         1,01,285.58         (1166%)         (116.6%)         (146.35%)         (346.38)         (5.98%)           Balance as at March 31, 2024         40.58%         81,940.13         36.35%         (119.37)         39.07%         (370.01)         36.34%           Balance as at March 31, 2024         100.00%         3,54788.90         100.00%         8,053.02         100.00%         (370.01)         36.34%	7	Bandhav Resorts Private Limited								
Balance as at March 31, 2023         0.43%         1,407.29         (0.15%)         (8.66)         (11.67%)         (0.71)         (0.16%)           Balance as at March 31, 2024         9.23%         32,751.27         (10.00%)         (805.63)         91.63%         (21.69)         (10.30%)           Balance as at March 31, 2024         9.79%         31,852.43         (6.59%)         (382.78)         69.18%         4.22         (6.51%)           Consolidation Adjustments/Eliminations         28.55%         1,01,285.58         1,01,285.58         (1,66%)         (116.33)         (346.38)         (5.98%)           Balance as at March 31, 2024         40.58%         81,940.13         36.35%         (119.37)         39.07%         (370.01)         36.34%           Balance as at March 31, 2024         100.00%         8,053.02         100.00%         6.53%         (119.37)         30.07%         (370.01)         36.34%		Balance as at March 31, 2024	0.40%	1,414.40	%60:0	6.94		0.17	%60'0	
Balance as at March 31, 2024         9.23%         32,751.27         (10.00%)         (805.63)         91.63%         (21.69)         (10.30%)           Balance as at March 31, 2024         9.79%         31,852.43         (6.59%)         (382.78)         69.18%         4.22         (6.51%)           Consolidation Adjustments/Eliminations         28.55%         1,01,285.58         1,01,285.58         (1,66%)         (116.37)         36.35%         (346.38)         (5.98%)           Balance as at March 31, 2024         40.58%         81,940.13         36.35%         (119.37)         39.07%         (370.01)         36.34%           Balance as at March 31, 2024         100.00%         3,547.88.90         100.00%         8,053.02         100.00%         6.34%		Balance as at March 31, 2023	0.43%	1,407.29	(0.15%)	(8.66)		(0.71)	(0.16%)	(9.37)
Balance as at March 31, 2024         9.23%         32,751.27         (10.00%)         (805.63)         91.63%         (21.69)         (10.30%)           Balance as at March 31, 2023         9.79%         31,852.43         (6.59%)         (382.78)         69.18%         4.22         (6.51%)           Consolidation Adjustments/Eliminations         Balance as at March 31, 2024         28.55%         1,01,285.58         (1,66%)         (133.50)         1463.35%         (346.38)         (5.98%)           Balance as at March 31, 2024         100.00%         3,547.88.90         100.00%         8,053.02         100.00%         (370.01)         36.34%	8	Bergruen Hotels Private Limited								
Balance as at March 31, 2023         9.79%         31,852.43         (6.59%)         (382.78)         69.18%         4.22         (6.51%)           Consolidation Adjustments/Eliminations         28.55%         1.01,285.58         (1.66%)         (133.50)         1463.35%         (346.38)         (5.98%)           Balance as at March 31, 2024         8,053.02         100.00%         8,053.02         100.00%         23.54%         100.00%         8,053.02         100.00%         23.57         100.00%         8,053.02         100.00%         23.67         100.00%         8,053.02		Balance as at March 31, 2024	9.23%	32,751.27	(10.00%)	(805.63)		(21.69)	(10.30%)	
Consolidation Adjustments/Eliminations         28.55%         1,01,285.58         (1.66%)         (133.50)         1463.35%         (346.38)         (5.98%)           Balance as at March 31, 2024         40.58%         81,940.13         36.35%         (119.37)         39.07%         (370.01)         36.34%           Balance as at March 31, 2024         100.00%         3,54,788.90         100.00%         8,053.02         100.00%         23.67         100.00%         8,053.02         100.00%         6.40         100.00%         8,053.02         100.00%         8,053.02         100.00%         100.00%         8,053.02         100.00%         100.00%         8,053.02         100.00%		Balance as at March 31, 2023	%61.6	31,852.43	(6.59%)	(382.78)		4.22	(6.51%)	
Balance as at March 31, 2024         28.55%         1,01,285.58         (1.66%)         (119.37)         1463.35%         (346.38)         (5.98%)           Balance as at March 31, 2024         40.58%         81,940.13         36.35%         (119.37)         39.07%         (370.01)         36.34%           Balance as at March 31, 2024         100.00%         3,54,788.90         100.00%         8,053.02         100.00%         (23.67)         100.00%         8		Consolidation Adjustments/Eliminations					Sur The Burn			
Balance as at March 31, 2023         40.58%         81,940.13         36.35%         (119.37)         39.07%         (370.01)         36.34%           Balance as at March 31, 2024         100.00%         3,54,788.90         100.00%         8,053.02         100.00%         23.67)         100.00%         8		Balance as at March 31, 2024	28.55%	1,01,285.58	(1.66%)	(133.50)			(5.98%)	
Balance as at March 31, 2024 100,00% 3,54,788.90 100,00% 8,053.02 100,00% (23,67) 100,00%		Balance as at March 31, 2023	40.58%	81,940.13	36.35%			(370.01)	36.34%	
Estantic 88 at 1   1   1   2   2   2   2   2   2   2			7000 001	00 000 000	100 000		100 000			
	Otal	- 1	100.0076	3,34,700.90	100.0070					

# 32. Gratuity

The Group has a defined benefit gratuity plan (funded). The gratuity plan is governed by the Payment of Gratuity Act, 1972. Under the act, employee who has completed five years of service is entitled to specific benefit. The level of benefits provided depends on the member's length of service and salary at retirement age. The fund has the form of a trust and it is governed by the Board of Trustees, which consists of an equal number of employer and employee representatives. The Board of Trustees is responsible for the administration of the plan assets and for the definition of the investment strategy. The Trust Fund has taken a Scheme of Insurance, whereby these contributions are transferred to the insurer. The Group makes provision of such gratuity asset/ liability in the books of accounts on the basis of actuarial valuation as per the Projected unit credit method.

Rs. in lakhs

Benefit Liability	March 31, 2024	March 31, 2023
Gratuity plan	124.42	102.56
Total	124.42	102.56

# Risk analysis

Group is exposed to a number of risks in the defined benefit plans. Most significant risks pertaining to defined benefits plans and management estimation of the impact of these risks are as follows:

- Investment risk
  - The most of the Indian defined benefit plans are funded with Life Insurance Corporation of India. Group does not have any liberty to manage the fund provided to Life Insurance Corporation of India. The present value of the defined benefit plan liability is calculated using a discount rate determined by reference to Government of India bonds for Group's Indian operations. If the return on plan asset is below this rate, it will create a plan deficit.
- Interest risk
  - A decrease in the interest rate on plan assets will increase the plan liability.
- Longevity risk/life expectancy
  - The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and at the end of the employment. Increases in the life expectancy of the plan participants will increase the plan liability.
- Salary growth risk
  - The present value of the defined benefit plan liability is calculated by reference to the future salaries of plan participants. An increase in the salary of the plan participants will increase the plan liability.





Notes to consolidated financial statements for the year ended March 31, 2024

Changes in the defined benefit obligation and fair value of plan assets as at March 31, 2024:

Rs.in lakhs		ibut March 31, by 2024 oyer		147.92	23.50	124.42		(He
		Contribut ions by employer		ow.	s.	1-4,		TE OF
ne		Sub-total included in OCI#		23.14	(0.87)	24.01		
ehensive incon		Experience adjustment		22.71	12.74	22.71		
in other compr	Remeasurem	ent changes arising from changes in financial assumptions		0.73	î.	0.43		
Remeasurement gains/(losses) in other comprehensive income	of morning of the	nt changes arising from changes in demographic		ž.	).	r 3		
Remeasurem	Return on	plan assets (excluding amounts included in net interest	exbense)#		į	(0.87)		
		Benefits paid	=		(53.98)	(21.58)	(32.40)	4.
Cost charged to statement of	or 1088	Sub-total included in profit or loss*			33.34	3.09	30.25	ed. Refer note ed. Refer note
narged to s	profit or loss	Net interest expense/ income			10.48	3.09	7.39	s) capitalis t) capitalis
Cost c		Service cost			22.86		22.86	s 0.62 lakh 2.31 lakhs
Opening Balance		April 1, 2023			145.42	42.86	102.56	31, 2023: R: 31, 2023:Rs
)		Į		 411	Defined benefit obligation	Fair value of	Benefit liability	*Rs Nil (March 31, 2023: Rs 0.62 lakhs) capitalised. Refer note 4. #Rs Nil (March 31, 2023:Rs 2.31 lakhs) capitalised. Refer note 4.



# Notes to consolidated financial statements for the year ended March 31, 2024 Fleur Hotels Private Limited

Changes in the defined benefit obligation and fair value of plan assets as at March 31, 2023:

Rs.in lakhs	March 31, 2023	145.42		42.86	102.56
	Contribut jons by employer	(4)		7.57	(7.57)
es.	Sub-total included in OCI#	(3.27)		£	(3.27)
thensive incom	Experience adjustment	1.74		1	1.74
in other compre	Remeasurem entchanges arising from changes in financial assumptions	(5.01)		r	(5.01)
Remeasurement gains/(losses) in other comprehensive income	Remeasureme nt changes arising from changes in demographic assumptions	ï		<b>(4</b> )	ì
Remeasurem	Return on plan assets (excluding amounts included in net interest expense)#	79		1.10	1.10
	Benefits	(44.50)		(3.77)	(40.73)
ment of	Sub-total included in profit or loss*	32.66		2.18	30.48
Cost charged to statement of	Net interest expense/ income	9.85		2.18	7.67
	Service	22.81		×	22.81
Opening Balance profit or loss	April 1, 2022	160.53		35.78	124.75
		Defined benefit obligation	Fair value of	plan assets	Benefit liability

<sup>\*</sup>Rs 0.62 lakhs (March 31, 2022: Rs 0.63 lakhs) capitalised. Refer note 4. # Rs 2.31 lakhs (March 31, 2022:Rs 0.16 lakhs) capitalised. Refer note 4.





The major categories of plan assets of the fair value of the total plan assets are as follows:

	March 31, 2024	March 31, 2023
Unquoted investments:		
Asset invested in insurance scheme with the LIC	100%	100%
Total	100%	100%

The principal assumptions used in determining gratuity obligations for the Group's plans are shown below:

	March 31, 2024	March 31, 2023
Discount rate: Pension plan	7.10%	7.20%
Future salary increases: Pension plan	5.00%	5.00%
Life expectation for pensioners at the age of 65:	Years	Years
Pension plan		#
Male	60	60
Female	60	60

A quantitative sensitivity analysis for significant assumption as at March 31, 2024 is as shown below:

# India gratuity plan:

mula gratuity plan:				Rs in lakhs		
	March 31,	March 31,	March 31,	March 31,		
	2024	2024	2024	2024		
Assumptions	Discou	int rate	Future sala	ry increases		
Sensitivity Level	1% increase	1% decrease	1% increase	1% decrease		
Impact on defined benefit obligation	(4.32)	4.62	4.66	(4.44)		
				Rs in lakhs		
	March 31, 2023	March 31, 2023	March 31, 2023	March 31, 2023		
Assumptions	Discou	int rate	Future sala	Rs in lakhs ch 31, March 31, 23 2023 uture salary increases		
Sensitivity Level	1% increase	1% decrease	1% increase	1% decrease		
Impact on defined benefit obligation	(4.22)	4.51	4.56	(4.35)		



The sensitivity analysis above have been determined based on a method that extrapolates the impact on defined benefit obligation as a result of reasonable changes in key assumptions occurring at the end of the reporting period.

The following payments are expected contributions to the defined benefit plan in future years:

		Rs. in lakhs
	For the year ended	For the year ended
Duration (Years)	March 31, 2024	March 31, 2023
1	44.12	38.31
2	29.26	34.74
3	23.29	24.42
4	20.34	19.32
5	17.09	16.32
Above 5	55.22	53.32
Total expected payments	189.32	186.43

The average duration of the defined benefit plan obligation at the end of the reporting period is 4.29 years (March 31, 2023: 4.29 years).

# 33. Commitments and contingencies

#### a. Leases

# Operating lease commitments — Group as lessee

The Group has taken hotel properties under operating lease agreements. These are generally cancellable and are renewable by mutual consent on mutually agreed terms. The lease for hotel properties are non-cancellable for a period of twenty three to twenty nine years.

The weighted average of incremental borrowing rate applied to lease liabilities is 9.72% (March 31, 2023: 9.72%).

During the year, the Group has reassessed its decision to exercise right to renewer for a certain property based on business performance of the property. Accordingly lease liability has been remeasured using the revised discount rate i.e, 9.10% and adjustment in done in value of ROU and lease liability.

# b. Commitments

# Estimated amount of contracts remaining to be executed on capital account and not provided for:

Estimated amount of contracts remaining to be executed and not provided for March 31, 2024 Rs. Nil (March 31, 2023: 15,844.65 lakhs)



# c. Contingent liabilities

# (i) Legal claim contingency

Rs. in lakhs

		March 31, 2024	March 31, 2023
a.	Counter guarantees issued in respect of guarantees issued by company's bankers	1,502.48	1,496.05
b.	Service Tax*	131.17	225.05
c.	Income tax**	27.25	27.25

<sup>\*</sup>amount paid under protest-Nil (March 31 2023, 23.10 lakhs)

The Group's pending litigations above pertains to proceedings pending with Income Tax, VAT tax and other authorities. The Group has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed as contingent liabilities where applicable, in its financial statements. The Group does not expect the outcome of these proceedings to have a materially adverse effect on its financial statements.

- (ii) During the earlier years, Hyacinth Hotels Private Limited, one of the subsidiary company, has taken land on lease from Delhi International Airport (P) Ltd. (DIAL) for which South Delhi Municipal Corporation ('the Authority') has raised demand of Rs. 68.20 lakhs (for the financial Years 2010-11 to financial years 2013-2014) towards annual value in respect of the hotel property situated in Hospitality District, Aerocity. Considering that the area occupied by the Company is 59% of the hotel property, it has made provision of Rs. 132.55 lakhs (Refer note 15) in this regard.
- (iii) Berggruen Hotels Private Limited (Subsidiary Company) has entered into a lease agreement in April, 2008 with the land owners of the Baroda property to construct a hotel in the said property pursuant to which sum of Rs. 100 Lakhs has been paid to the property owners as refundable security deposit. As per the Lease agreement, on execution of the said Lease Deed, owners were obliged to deliver to the Company, vacant and peaceful possession of the said property and to demolish existing structure standing thereon in order to enable the Subsidiary Company to construct the proposedhotel on the said property. More than five years have elapsed since execution of the said Lease Deed and despite various assurances and promises, the owners have failed to hand over possession of the said property and hence the Subsidiary Company terminated the lease agreement and asked immediately to refund the refundable security deposit along with interest at the rate of 25% per annum. Subsequent to termination of the lease agreement, the Subsidiary Company has also filed the case against owners for recovery of monies paid to them along with the interest. The case is subjudice and the Subsidiary Company expects the judgment in its favour.
- (iv) The Group does not have any long term contracts including derivative contracts for which there are any material foreseeable losses.





<sup>\*\*(</sup>amount paid under protest/adjusted against refund – 10.72 lakhs)

# d. Note on Provident Fund:

Based upon the legal opinion obtained by the management, Company is not required to create provisions in books of accounts in view of the judgement of the Hon'ble Supreme court in the case of Vivekananda Vidyamandir vs Regional Provident Fund Commissioner (II), West Bengal and subsequent dismissal of review petition by Hon'ble Supreme court in the case of review petition No. 001972-001973/2019 in civil appeal 3965-3966 in the matter of Surya Roshni Ltd Vs Employees Provident Fund and Another.

Considering the equitable cause, the High Courts may give prospective effect to the judgement which can be done in exercise of inherent powers of High Court under Article 226 of the constitution of India.

In case of Company retrospective effect is remote and at present uniformity is maintained across all brands/grades.

# e. Sub Lease

The license fee recognised as income during the year for non-cancellable arrangements relating to provision for sub lease of Hotel as per the agreements is Rs. 240.94 lakhs and Rs. 228.37 lakhs for the year ended March 31, 2024 and March 31, 2023 respectively.

Particular	As at March 31, 2024	As at March 31, 2023
Future minimum lease payment receivable		
Not later than one year	254.19	240.94
Later than one year but not later than five years	1,164.45	1,103.75
Later than five years	2,788.73	3,103.62
Total	4,207.37	4,448.31





# 34. Related Party Transactions

# Names of related parties

Holding company

Fellow subsidiary companies

- Lemon Tree Hotels Limited

- Manakin Resorts Private Limited

- Canary Hotels Private limited

- Carnation Hotels Private Limited

- Sukhsagar Complexes Private Limited

-Oriole Dr Fresh Hotels Private Limited

Key Management Personnel("KMP')

-Mr. Pradeep Mathur (Chairman and Independent Director)

-Mr. Patanjali Govind Keswani (Managing Director)

-Mr. Aditya Madhav Keswani (Director) (w.e.f August 2, 2022)

-Mr. Dominic James Doran (Director)

-Mr. Paramartha Saikia (Independent Director)

-Mr. Ashish Kumar Guha (Independent Director)

-Dr. Arindam Kumar Bhattacharya (Independent Director)

-Mr. Niten Malhan (Independent Director)

- Mrs. Freyan Jamshed Desai (Independent Director)(w.e.f. August 09, 2023)

Key Management Personnel (Managing Director, Whole time director, manager and other managerial personnel) of Subsidiaries ("KMP of Subsidiaries") -Mr. Sumant Jaidka (Whole Time Director of Inovoa Hotels and Resorts Limited)

-Ms. Anshu Sarin (Whole Time Director & CEO of Berggruen Hotels Private Limited) (ceased w.e.f. May 15, 2023)

-Mr. Praveen Kumar Agrawal (Whole Time Director of Berggruen Hotels Private Limited) (w.e.f. December 8, 2023)

-Ms. Natasha Yashpal (Whole Time Director of Iora Hotels Private Limited) (upto November 14, 2022)

- Mr. Sameer Singh (Whole Time Director of Iora Hotels Private Limited) (w.e.f 1<sup>st</sup> December, 2022 upto January 10, 2024)

-Mr Gaurav Goyal (Whole Time Director of Iora Hotels Private Limited) (w.e.f. January 10, 2024)

Enterprises owned or significantly influenced by key management personnel or their relatives

Enterprise in which Holding company has Significant Influence

- Toucan Real Estates Private Limited

-Mind Leaders Learning India Private Limited



Additional related parties as per Companies Act 2013 with whom transactions have taken place during the year:

Chief financial Officer

:Mr. Inder Pal Batra (Upto January 31, 2024)

:Mr. Mayank Sharma (w.e.f 05 February 2024)

Company Secretary

: Mrs. Sonali Manchanda (Upto November 30, 2023)

: Mrs. Isha Jain (w.e.f. February 05, 2024)





Notes to consolidated financial statements for the year ended March 31, 2024 Fleur Hotels Private Limited

The following table provides the total amount of transactions that have been entered into with related parties for the relevant financial year

Rs. in lakhs

Transactions with Related Party	Holding (	Holding Company	Fellow subsidiaries	bsidiaries	KMP	<b>4</b>	KMP of Subsidiaries	P of Liaries	Enterpris or signi influence manag personne	Enterprises owned or significantly influenced by key management personnel or their relatives	Enterpris Holding has sig influ	Enterprise in which Holding company has significant influence
	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023
Reimbursement of expenses paid on behalf of party												
Lemon Tree Hotels Limited	384.46	351.72	I)	, 0	t-	1	ř	ņ	į.	IO.	6	,
Reimbursement of expenses incurred on company's behalf												
Lemon Tree Hotels Limited	12.03	10.48	8	10	.1	<b>#</b>	ä	ű.	9	3	,	ā
Amount received on behalf of company by the party	0										Κ	
Lemon Tree Hotels Limited	23.21	13.24	ı	1	r	Ţ.	ř	n	ı	I)	•	t
Canary Hotels Private Limited	ÿ	ř	y.	0.27	,	<b>E</b> 22	1	Three	ř	cac)		A. A
												To last

Notes to consolidated financial statements for the year ended March 31, 2024 Fleur Hotels Private Limited

												 151
e in which company ufficant ence	March 31, 2023	V,			( <b>)</b>		81				310	OF HE
Enterprise in which Holding company has significant influence	March 31, 2024	•	*		(F)		ű,	Ē				5
es owned ficantly d by key ement I or their ives	March 31, 2023	Û.	ě		38		(8	ű				•
Enterprises owned or significantly influenced by key management personnel or their relatives	March 31, 2024	•	*		(00)						10.007	3
P of liaries	March 31, 2023	10	я.		T.		1	<b>a</b>				•
KMP of Subsidiaries	March 31, 2024	•	•		Dirt .		8 <b>1</b> 111	) <b>B</b>			183	( <b>96</b> )
The state of the s	March 31, 2023	1	4		Ñ.		-				•	•
KMP	March 31, 2024	r			ij		1	Œ.			r	STE
bsidiaries	March 31, 2023	•	,		2.		<b>₹</b> ₩7	•			5.00	200.00
Fellow subsidiaries	March 31, 2024	0.18	0.18		, iii			0.10			10.00	25.00
Company	March 31, 2023	1	) i		1.37		89.60	SIK			18	i (€3)
Holding Company	March 31, 2024				1.21	ō	0.33	9			(1)	ı
Transactions with Related Party		Sukhsagar Complexes Private Limited	Manakin Resorts Private Limtied	Amount paid by the company	Lemon Tree Hotels Limited	Amount Received on behalf of the party	Lemon Tree Hotels Limited	Canary Hotels Private Limited		Loans (Taken)	Manakin Resorts Private Limited	Carnation Hotels Private Limited

Notes to consolidated financial statements for the year ended March 31, 2024 Fleur Hotels Private Limited

Transactions with Related Party	Holding (	Holding Company	Fellow subsidiaries	osidiaries	¥	KMP	KMP of Subsidiaries	P of liaries	Enterprises owned or significantly influenced by key management personnel or their relatives	or significantly influenced by key management personnel or their relatives	Enterprise in which Holding company has significant influence	prise in which ling company s significant influence
	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023
Repayment of Loan taken												
Carnation Hotels Private Limited	3	ä	353.00	9	ı	1	î		ı	31		ì
Manakin Resorts Private Limited	i	ĭ	82.50	64.90	1.			1		1		•
License Fee Received					5					=		
Lemon Tree Hotels Limited (excluding lease equalization reserve debited to statement of profit and loss)	240.94	246.64	17	t.	I E	*	É	E C	1	18	40.	- i(
Management Fees												
paid Lemon Tree Hotels Limited	8,372.93	7,256.86	1		x		Ĭ.	T			ı.	10
Purchase of Compulsorily Convertible Preference Shares from APG Strategic												(3)



Notes to consolidated financial statements for the year ended March 31, 2024 Fleur Hotels Private Limited

March   March   March   March   31, 2024   31, 2023   31, 2024     Estate Pool	Holding Company Fellow subsidiaries	ies KMP	T.	KMP of Subsidiaries	P of iaries	Enterpris or signi influence manag personne	Enterprises owned or significantly influenced by key management personnel or their relatives	Enterpris Holding has sig influ	Enterprise in which Holding company has significant influence
id 28.67 15.80		ch March 33 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023
id 28.67 105.00									
id		1	,	1	81	г	g.	10	1
- 28.67									
15.80		î	1	**	16		i)	61.17	11.30
28.67 15.80									
15.80									
15.80		31			t		î	ı	ï
- 105.00			ı	*			t	12	ť.
1								-	
		1	800			<b>.</b>	9		1
Interest Accrued but not due									and and



Notes to consolidated financial statements for the year ended March 31, 2024 Fleur Hotels Private Limited

							 					,	3/
rprise in which ling company s significant influence	March 31, 2023		r		r	•	ts.	31	л		J;		TOO
Enterprise in which Holding company has significant influence	March 31, 2024	10			ì	Ñ	ij	9.	1		ř		*8
es owned ficantly d by key ement I or their ives	March 31, 2023	ĸ	Ĭ		Ř	9	#8	×	<u>(3</u>	-1	¥.		K
Enterprises owned or significantly influenced by key management personnel or their relatives	March 31, 2024	¥	т		E d	12	19	4907					£
KMP of Subsidiaries	March 31, 2023	Ĭ	1		68.92	134.63	32.08	(*)			18.29		, i
KM Subsic	March 31, 2024	*	<u>a</u>		79.48	50.45	7	:002	(18		65.28		8.77
Æ	March 31, 2023	ı	1		)	ï	É	55.01	24.20		æ		ě
KMP	March 31, 2024	×	3		Ĵ.	1		69.87	18.95		.N		¥
osidiaries	March 31, 2023	153.10	95.94			10	ATX.	•()	;; <b>€</b> /1		T		₩ *5
Fellow subsidiaries	March 31, 2024	178.91	10		į	Ü		¥)	( <b>)</b>		<i>(</i> €		i
ompany	March 31, 2023	1			1	£	r	15	(a <b>t</b> %)		80		1
Holding Company	March 31, 2024	28			ã	ï		ř.			ğ		<u>.</u>
Transactions with Related Party		Manakin Resorts Private Limited	Carnation Hotels Private Limited	Remuneration Paid	Mr. Sumant Jaidka	Ms. Anshu Sarin	Ms. Natasha Yashpal	Mr. Inder Pal Batra	Mrs. Sonali Manchanda		Mr. Sameer Singh		Mr. Gaurav Goyal



Notes to consolidated financial statements for the year ended March 31, 2024 Fleur Hotels Private Limited

Transactions with Related Party	Holding (	Holding Company	Fellow subsidiaries	bsidiaries	<b>\( \frac{1}{2} \)</b>	KMP	KMP of Subsidiaries	P of liaries	Enterpris or signi influence manag personne	Enterprises owned or significantly influenced by key management personnel or their relatives	Enterprise in whicl Holding company has significant influence	Enterprise in which Holding company has significant influence
	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023
Mr. Mayank Sharma		, i	1		7.68	*	ï	a l	,	ı	i	ï
Mrs. Isha Jain	100	190	8405	( <b>(</b> ))	10.58	20	ä	ia .	ä	18	<u>jā</u>	<u>%</u>
Reimbursement of Capital Expenses												
Toucan Real Estates Private Limited	i.	ě	10	Ÿ/	E.	<u>i</u>	ji	ti	24.15	34.30	Ē	,1
Director Sitting Fees			i i									
Mr. Ashish Kumar Guha	1	0	x	*	8.00	1.05	ű	1)	**	Ai	8	KS.
Mr. Paramartha Saikia	r	¥(	t:	¥g.	4.50	1.20	E)	II.	4.	U.C.	96	(*)
Mr. Pradeep Mathur	(40)		3,011	(80)	6.50	1.05	ii e	31	.00	.1	α	3
Mr. Niten Malhan	:1	(6	19	9	6.50	0.70	ĵi,			í	¥	*
Mr. Arindam	(4	j	ji.	ā	00.9	1	9	ÿ	Ĭ	х	×.	150
												100



Notes to consolidated financial statements for the year ended March 31, 2024 Fleur Hotels Private Limited

									1	L 0		
Holding Company Fellow subsidiaries		Fellow subsidiaries	bsidiaries		KMP	Æ	KMP of Subsidiaries	P of iaries	or signi or signi influence manag personne	enterprises owned or significantly influenced by key management personnel or their relatives	Enterpris Holding has sign influ	Enterprise in which Holding company has significant influence
March         March         March         March           31, 2024         31, 2023         31, 2024         31, 2023	March 31, 2024	-	March 31, 2023	~	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023
j.	L)		1		0.75	<b>£</b> S	0.	u	Ģ	i.	200	
<b>1,35,159.</b> 93,907.0 00 0	ř.		E.		10	16	100	M <b>é</b> s	•	2002	(40)	3.
		۸	0									
285.30 357.80	285.30		357.	80	(6	а 	3.	ä	а	(6)	3:	¥
328.00	1.10		328.(	0	*	*	j.	î		(0)	ĸ	r
-	-	=					k!	41				
3,850.00 3,850.00	3,850.00		(11		9	a.	Ąį.	į	3	*	1	d No
ł	ł											7



Fleur Hotels Private Limited Notes to consolidated financial statements for the year ended March 31, 2024

Enterprise in which Holding company has significant influence	March 31, 2023	£			10	1	8	2.95		¥.	-
Enterprise in whicl Holding company has significant influence	March 31, 2024	1		κ	180	3,	8	14.17			
Enterprises owned or significantly influenced by key management personnel or their relatives	March 31, 2023	192.00		tC	1180	\$U:	et	(9)		95.23	
Enterprises owned or significantly influenced by key management personnel or their relatives	March 31, 2024	192.00		ŧ	(0)		<u>a</u>	(8)		95.23	
KMP of Subsidiaries	March 31, 2023	r		r	ONC.	Onto	194	(car)		x	
KIM Subsic	March 31, 2024	ì		E E	5.85	<b>(</b>	3	(4)		×	
KMP	March 31, 2023	9		8	303	(90)	3			ÿ	
K	March 31, 2024	X		T:	(30)	0.44	0.37	1.43		X.	
bsidiaries	March 31, 2023	ř.			10)	100	(1	•		. 8	
Fellow subsidiaries	March 31, 2024	t		10	242	√/ <b>6</b> /4	ár Z	: (4%)		.3	
Company	March 31, 2023	ı		4,862.29	n <b>c</b> i	( <b>1</b> )	ä	(G)		i	
Holding Company	March 31, 2024	x		559.78	40	(8)	ja .	186		ä	
Transactions with Related Party		Toucan Real Estate Private Limited	Trade Payable	Lemon Tree Hotels Limited	Mr. Sumant Jaidka	Mr. Mayank Sharma	Mrs. Isha Jain	Mind Leaders Learning India Private Limited	Capital Advance	Toucan Real Estates Private Limited	

# Terms and conditions of transactions with related parties

Outstanding balances with related parties at the year-end are unsecured and interest free and settlement occurs in cash. For the year ended March 31, 2024, the Company has not recorded any impairment of receivables relating to amounts owed by related parties (March 31, 2023: Rs Nil). This assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.

# Commitments with related parties

The Group has not entered into any commitments with related parties during the year.

# 35. Fair value measurement

# a. Financial assets

Rs. in lakhs

	Marcl	1 31, 2024	March	31, 2023
	FVTPL	Amortised Cost	FVTPL	Amortised Cost
Financial Assets				
Trade Receivables	_	4,505.59	表	3,142.36
Investments	702.55	9 <del>4</del> 0)	0.41	1961
Security Deposits	:=	6,367.19	*:	5,695.43
Other bank balances	-	2,436.36	<b>75</b> 8	1,073.78
Cash and Cash Equivalents	-	2,579.81	25	1,337.65
Interest accrued on deposit with banks and others	e	240.21	150	305.72
Other amount recoverable	-	885.48	*	596.25
Total Financial Assets	702.55	17,014.64	0.41	12,151.19

# b. Financial liabilities

Rs. In lakhs

	Marcl	h 31, 2024	March	31, 2023
	FVTPL	Amortised Cost	FVTPL	Amortised Cost
Borrowings	-	154,593.00	-	131,267.68
Trade Payables	-	6,636.77	-	7,464.22
Other Financial Liabilities	-	2,477.28	-	6,044.59
Lease Liabilities	7	29,987.02		28,388.09
Total Financial Liabilities	<b>7</b> 5	193,694.07		173,164.58





# c. Fair value measurement hierarchy for assets and liabilities

# Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions.

The Group categorizes assets and liabilities measured at fair value into one of three levels depending on the ability to observe inputs employed in their measurement which are described as follows:

# i) Level 1

Inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities.

# ii) Level 2

Inputs are inputs that are observable, either directly or indirectly, other than quoted prices included within level 1 for the asset or liability.

# iii) Level 3

Inputs are unobservable inputs for the asset or liability reflecting significant modifications to observable related market data or Group's assumptions about pricing by market participants.

The following table provides the fair value measurement hierarchy of the Group's assets and liabilities:

#### Financial assets and liabilities measured at fair value

		Mar	ch 31, 2024	
	Level 1	Level 2	Level 3	Total
Financial assets				
Financial investments as FVTPL				
Quoted mutual funds	702.14			
Unquoted equity instruments		-	0.41	0.41

		Maı	ch 31, 2023	
	Level 1	Level 2	Level 3	Total
Financial assets				
Financial investments as FVTPL				
Unquoted equity instruments	<u> </u>	<u> </u>	0.41	0.41

The management assessed that fair values of cash and cash equivalents, trade receivables, trade payables, bank overdrafts, Interest accrued on bank deposits with banks, other current financial assets and other current financial liabilities approximates their carrying amounts largely due to the short-term maturities of these instruments.

The fair values of loans, security deposits, borrowings and other financial assets and liabilities are considered to be the same as their carrying values, as there is an immaterial change in the lending rates.

The following methods and assumptions were used to estimate the fair values:

• The fair values of the investment in mutual funds have been estimated based on NAV of the assets at each reporting date



# 36. Financial risk management objectives and policies

The Group's principal financial liabilities comprise loans and borrowings, trade and other payables. The main purpose of these financial liabilities is to finance the Group's operations and to support its operations. The Group's financial assets include loans, trade and other receivables, and cash & cash equivalents that derive directly from its operations.

The Group is exposed to market risk, credit risk and liquidity risk. The Group's senior management oversees the management of these risks. The Group's senior management is supported by a financial risk committee that advises on financial risks and the appropriate financial risk governance framework for the Group. This financial risk committee provides assurance to the Group's senior management that the Group's financial risk activities are governed by appropriate policies and procedure and that financial risks are identified, measured and managed in accordance with the Group's policies and risk objectives. The Board of Directors reviews and agrees policies for managing each risk, which are summarised as below:

# Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises interest rate risk Financial instruments affected by market risk include loans and borrowings.

# Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's long-term debt obligations with floating interest rates. The Group is carrying its borrowings primarily at variable rate. The Group expects the variable rate to decline, accordingly the Group is currently carrying its loans at variable interest rates.

Rs. In lakhs

		7 CD. 217 POPPOPO
	March 31, 2024	March 31, 2023
Variable rate borrowings	154,010.45	130,436.65
Fixed rate borrowings	582.55	836.03

# Interest rate sensitivity

The following table demonstrates the sensitivity to a reasonably possible change in interest rates on that portion of loans and borrowings affected, after the impact of hedge accounting. With all other variables held constant, the Group's profit before tax is affected through the impact on floating rate borrowings, as follows:

9	Increase/decrease in basis points	Effect on profit before tax
		Rs. In lakhs
March 31, 2024		
Floating rate borrowing	50	(740.72)
Floating rate borrowing	-50	740.72
March 31, 2023		
Floating rate borrowing	50	(578.13)
Floating rate borrowing	-50	578.13



# Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Group has no exposure in foreign currency.

#### Credit risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities (primarily trade receivables and deposits to landlords) and from its financing activities, including deposits with banks and financial institutions and other financial instruments.

# (a) Trade receivables

Customer credit risk is managed by each business location subject to the Group's established policy, procedures and control relating to customer credit risk management. Credit quality of a customer is assessed and individual credit limits are defined in accordance with the assessment both in terms of number of days and amount.

An impairment analysis is performed at each reporting date on an individual basis for major clients. In addition, a large number of minor receivables are grouped into homogenous groups and assessed for impairment collectively. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assets disclosed in Note 10. The Group does not hold collateral as security.

# (b) Financial instruments and cash deposits

Credit risk from balances with banks is managed by the Group's treasury department in accordance with the Group's policy. Investment of surplus funds are made only with approved counterparties and within credit limits assigned to each counterparty. The Group's maximum exposure to credit risk for the components of the balance sheet at March 31, 2024 and March 2023 is the carrying amount as disclosed in Note 10.

# Reconciliation of provision for doubtful debts – Trade receivables(including provision for expected credit loss)

Rs. In lakhs

	March 31, 2024	March 31, 2023
Provision at beginning	1,388.82	1,387.54
Addition during the year	132.11	1.28
Reversal during the year	-	-
Utilized during the year	· · · · · · · · · · · · · · · · · · ·	-
Provision at closing	1,520.93	1,388.82





# Liquidity risk

The Group monitors its risk of a shortage of funds by estimating the future cash flows. The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank overdrafts, cash credit facilities and bank loans. The Group assessed the concentration of risk with respect to refinancing its debt and concluded it to be low. The Group has access to a sufficient variety of sources of funding and debt maturity within 12 months can be rolled over with existing lenders. As at March 31, 2024, the group had no available (March 31, 2023: Rs Nil) of undrawn committed borrowing facilities.

The table below summarises the maturity profile of the Group's financial liabilities based on contractual undiscounted payments.

						Rs.in lakhs
	On demand	Less than 3 months	3 to 12 months	1 to 5 years	> 5 years	Total
Year ended March 31, 2024					*	
Borrowings	322.18	3,097.00	9,942.61	54,223.52	88,248.94	1,55,834.25
Trade and other payables	6,636.77	98	***		2.7	6,636.77
Other Financial Liabilities	1,550.45	<b>1</b>	(B) U	<b>(#</b> )	926.83	2,477.28
	8,509.40	3,097.00	9,942.61	54,223.52	89,175.77	1,64,948.30
Year ended March 31, 2023						
Borrowings	3,910.01	1,254.14	8,306.83	53,576.40	65,114.33	1,32,161.71
Trade and other payables	7,464.22	20	*	:#i	*	7,464.22
Other Financial Liabilities	5,221.47	**	*	<b>E</b>	823.12	6,044.59
	16,595.70	1,254.14	8,306.83	53,576.40	65,937.45	1,45,670.52

The table provides details regarding the contractual maturities of lease liabilities as of March 31, 2024 and March 31, 2023 as on undiscounted basis

Particulars	As at March 31, 2024	As at March 31, 2023	
Minimum Lease Payments:			
Not later than one year	2,666.29	2,517.22	
Later than one year but not later than five years	11,994.35	11,312.90	
Later than five years	56,720.00	48,625.51	
Total	71,380.64	62,455.63	





# 37. Capital management

For the purpose of the Group's capital management, capital includes issued equity capital, share premium and all other equity reserves attributable to the equity holders of the Group. The primary objective of the Group's capital management is to maximise the shareholder value.

The Group manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Group monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Group includes within net debt, interest bearing loans and borrowings, trade payables, less cash and cash equivalents.

		Rs. in lakhs
	March 31, 2024	March 31, 2023
Borrowings (Note 14 and Note 19)	154,593.00	131,272.68
Trade payables (Note 19)	6,636.77	7,464.23
Less: cash and cash equivalents (Note 10)	2,579.81	1,337.65
Net debt	158,649.96	137,399.26
Total capital	156,133.51	148,104.16
Capital and net debt	314,783.45	285,503.41
Gearing ratio	50%	48%

In order to achieve this overall objective, the Group's capital management, amongst other things, aims to ensure that it meets financial covenants attached to the interest-bearing loans and borrowings that define capital structure requirements.

Breaches in meeting the financial covenants would permit the bank to immediately call loans and borrowings. There have been no breaches in the financial covenants of any interest-bearing loans and borrowing in the current period.

No changes were made in the objectives, policies or processes for managing capital during the years ended March 31, 2024 and March 31, 2023.

# 38. Segment Reporting

The Group is into Hoteliering business. The Board of Directors of the Company, which has been identified as being the chief operating decision maker (CODM), evaluates the Group performance, allocate resources based on the analysis of the various performance indicator of the Group as a single unit. Therefore there is no reportable segment for the Group as per the requirements of Ind AS 108 – "Operating Segments".

Information about geographical areas

The Group has only domestic operations and hence no information required for the Group as per the requirements of Ind AS 108 – "Operating Segments".

Information about major customers





- 39. (a). During the earlier years, one of the subsidiary had entered into an Infrastructure development and services agreement with Delhi International Airport Limited (DIAL) to develop two hotels at Aero City, New Delhi for an initial term of 27 years, extendable at the option of the Subsidiary for an additional period of 30 years provided DIAL gets the extension from Airport Authority of India. DIAL may to take over the building at 'Book values', as defined in the aforesaid agreement in case the agreement is not extended further
  - (b) During the earlier years, one of the subsidiary had entered into a sub-lease agreement with Mumbai International Airport Limited ('MIAL') to develop the hotel at Chhatrapati Shivaji International Airport at Mumbai for an initial term upto May 02, 2036, extendable at the option of the Company for an additional period of 30 years provided MIAL gets the extension from Airport Authority of India. Airport Authority of India may take over the building at 'Net Present Value', as defined in the aforesaid agreement in case the agreement is not extended further
  - 40. The carrying amount of goodwill has been allocated to CGUs as follows:

	Rs in lakhs	
Particulars	Amount	
Berggruen Hotels Private Limited	15,721.94	
Bandhav Resorts Private Limited	673.42	
Hyacinth Hotels Private Limited	4,698.68	
Inovoa Hotels & Resorts Limited	1,008.44	
Celsia Hotels Private Limited	2,950.74	
Others	1.13	
Total	25,054.35	

The Group tests goodwill annually for impairment, or more frequently if there are indications that goodwill might be impaired.

The recoverable amount of the Berggruen Hotels Private Limited, Bandhav Resorts Private Limited, Hyacinth Hotels Private Limited, Inovoa Hotels & Resorts Limited and Celsia Hotels Private Limited as a cash-generating unit is determined based on a value in use calculation which uses cash flow projections based on financial budgets approved by the directors beyond five year period and a pre-tax WACC rate of 11.70% /11.75% (March 31, 2023: 12.5%) and terminal growth rate of 5.00% (March 31, 2023: 5.50%).

The key assumptions used by management in setting the financial budgets were as follows:

- (i) Forecast sales growth rates: Forecast sales growth rates are based on past experience adjusted for historic measures and market trends analyzed through independent valuer.
- (ii) Operating profits: Operating profits are forecast based on historical experience of operating margins, adjusted for the impact of changes to product costs and cost saving initiatives.

# Sensitivity analysis:

The Group has conducted an analysis of the sensitivity of the impairment test to changes in the key assumptions used to determine the recoverable amount for each of the group of CGUs to which goodwill is allocated. The Management believe that any reasonably possible change in the key assumptions on which the recoverable amount of Berggruen Hotels Private Limited, Bandhav Resorts Private Limited, Hyacinth Hotels Private Limited, Inovoa Hotels & Resorts Limited and Celsia Hotels Private Limited is based would not cause the aggregate carrying amount to exceed the aggregate recoverable amount of the related CGUs.

# 41. Details of dues to Micro, Small and Medium Enterprises as per MSMED Act, 2006.

Rs in lakhs

	10 in iun	*D
	March31, 2024	March31, 2023
the principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each accounting year	1,325.65	924.85
the amount of interest paid by the buyer in terms of section 16 of the Micro Small and Medium Enterprise Development Act, 2006 along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year	Nil	Nil
the amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under Micro Small and Medium Enterprise Development Act, 2006.	Nil	Nil
the amount of interest accrued and remaining unpaid at the end of each accounting year; and	Nil	Nil
the amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise for the purpose of disallowance as a deductible expenditure under section 23 of the Micro Small and Medium Enterprise Development Act, 2006	Nil	Nil

- During the earlier years, Fleur Hotels Private Limited had made provision of estimated stamp duty expense of Rs. 1525.03 lakhs on amalgamation of Meringue Hotels Private Limited, Begonia Hotels Private Limited and Nightingale Hotels Private Limited. This provision of stamp duty expense was a one- time expense of non-recurring nature. As on March 31, 2024, Company is carrying provision of Rs 86.36 lakhs (refer note 15).
- a) During the year Fleur Hotels Private Limited has received Entitlement certificate for subsidy under Tourism Policy (TP) 2016 dated December 1 2023, based on which the company shall be eligible for 100% of the SGST paid on Lemon Tree Premier, Mumbai for a period of 7 years from the date of the entitlement certificate i.e. December 1, 2023.
  - b) During the previous year Fleur Hotels Private Limited has received Entitlement certificate for subsidy under Rajasthan Investment Promotion Scheme (RIPS) 2014 dated December 6 2022, based on which the company shall be eligible for 50% of the SGST paid on Aurika Hotels, Udaipur for a period of 7 years from the date of the commencement of operation i.e. 29th October 2019.

The Fleur Hotels Private Limited has complied with all the significant terms and conditions affixed to these grants.



# 44. Amendements/Standards notified but not yet effective

a) The Ministry of Corporate Affairs ("MCA") notifies new standards or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. For the year ended March 31, 2024, MCA has not notified any new standards or amendments to the existing standards applicable to the Group.

# b) Note on Social Security:

The Code on Wages, 2019 and Code on social security, 2020 ("the codes") relating to employee compensation and post-employment benefits that received Presidential assent have not been notified. Further, the related rules for quantifying the financial impact have not been notified. The Company will assess the impact of the codes when the rules are notified and will record any related impact in the period in which the Codes become effective.

There are no new amendements/standards (other than above) that are notified, but not yet effective up to the date of issuance of the Company's financial statements.

45. As per the proviso to Rule 3(1) of Companies (Accounts) Rules, 2014, for the financial year commencing on or after the 1<sup>st</sup> day of April 2023, every company which uses accounting software for maintaining its books of account, shall use only such accounting software which has a feature of recording audit trail of each and every transaction, creating an edit log of each change made in the books of account along with the date when such changes were made and ensuring that the audit trail cannot be disabled.

Parent and 7 subsidiaries of the group uses SAP S/4 HANA as its accounting software operated for recording all the accounting transactions for the year ended March 31, 2024. SAP S/4 HANA has a feature of recording audit trail (edit log) facility which has not been enabled throughout the year.

In respect of maintaining revenue records, Parent and 6 subsidiaries of the group has used revenue management software. The said software has a feature of recording audit trail (edit log) facility from July 1, 2023, except the software does not have feature of audit trail at database level.

The Management has adequate internal controls over financial reporting which were operating effectively for the year ended March 31, 2024. The Management is in the process of evaluating the options to ensure compliance with the requirements of proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 referred above in respect of audit trail (edit log).

# 46. Other Statutory Information

- (i) The Company have not any such transaction which is 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.
- (ii) The Company do not have any Benami property, where any proceeding has been initiated or pending against the company for holding any Benami property
- (iii) The company do not have any transaction with companies struck off.
- (iv) The company 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.



- (v) The Company have not advanced or loaned or invested funds to any other person(s) or entity(ies),including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
  - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or,
  - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- (vi) The Company have not received any funds from any person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
  - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or,
  - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
  - 47. There has been no amounts which were required to be transferred to the Investor Education and Protection Fund by the Group.
  - 48. Previous year figures have been regrouped/ reclassified wherever necessary to correspond with the current year classification.

As per our report of even date

For and on behalf of the Board of Directors of Fleur Hotels Private Limited

Patanjali Govind Keswani

Managing Director DIN-00002974

Place: Mumbai

Mayank Sharma

Director

DIN-07208901

Place: Mumbai

Chief Financial Officer

ditya Madhav Keswani

Isha Jain

Company Secretary Mem. no.- A25838

Place: New Delhi

Date: May 28, 2024

Place: New Delhi

