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Corporate information

Board of Directors



ANAND KRIPALU
Chairman and
Independent Director
MD & Global CEO-EPL
Limited, Ex-Diageo,
Cadbury Schweppes,
Hindustan Lever Limited,
DCM Data Products



SRIHARSHA MAJETY MD and Group CEO -Swiggy



LAKSHMI NANDAN REDDY OBUL Whole-time Director– Head of Innovation Ex-Intellectual Capital

Advisory Services Pvt



HARIBHAKTI
Independent Director
Ex-Blue Star Limited,
L&T Finance Holdings
Limited, Raymond
Limited, Ambuja Cements
Limited and Torrent

Pharmaceuticals Limited

ASHUTOSH SHARMA

SHAILESH

VISHNUBHAI



SAHIL BARUA
Independent Director
Co-founder and CEO—
Delhivery Limited,
Ex-Bain and Company



SUPARNA MITRA
Independent Director
CEO-watches and
wearables, Titan
Company Limited, Board
of Governors-Indian
Institute of Management



Nominee Director (Non-Executive) Partner-Accel Partners India LLP, Ex-Accel India Management LLP

ANAND DANIEL



Nominee Director (Non-Executive) Investment Partner–MIH Internet India Private Limited, Ex–Norwest Venture Partners, Qualcomm India Private Limited



Nominee Director (Non-Executive) Managing Partner and Head of EMEA and India—SB Investment Advisers, Ex— NVP Venture Capital



ROGER CLARK RABALAIS Nominee Director (Non-Executive) Prosus Services B.V.

Key Managerial Personnel

Rahul Bothra - Chief Financial Officer

M. Sridhar - Company Secretary and Compliance Officer

Statutory Auditors

B S R & Co. LLP, Chartered Accountants

Registered Name

Swiggy Limited CIN:U74110KA2013PLC096530 E-mail: secretarial@swiggy.in

Website: www.swiggy.com

Registrar & Transfer Agents

Link Intime India Private Limited, C-101, 1st Floor, 247 Park L.B.S. Marg, Vikhroli West, Mumbai 400 083, Maharashtra, India Tel: +91 810 811 6767

Website: www.linkintime.co.in

E-mail: rnt.helpdesk@linkintime.co.in

Registered And Corporate Office

No. 55, Sy No. 8-14, Ground Floor, I&J Block, Embassy Tech Village, Outer Ring Road, Devarbisanahalli, Bengaluru 560 103, Karnataka, India



Organisation structure

Senior Management



Sriharsha Majety Managing Director & Group CEO



Lakshmi Nandan Reddy Obul Whole-time Director -

Head of Innovation



Rohit Kapoor CEO-Food Marketplace



Phani Kishan Addepalli Chief Growth Officer



Amitesh Jha CEO-Instamart



Girish Menon Chief Human Resources Officer

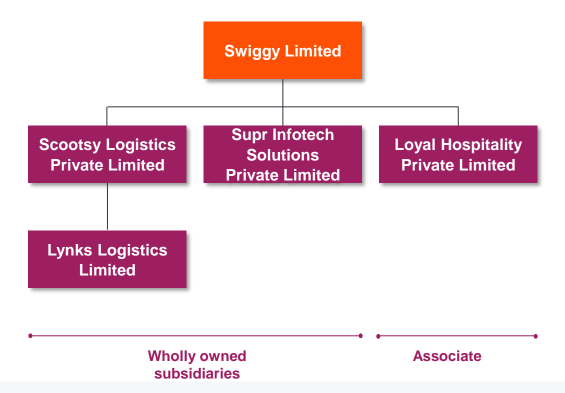


Rahul Bothra Chief Financial Officer



Madhusudhan Rao Subbarao Chief Technology Officer

Corporate Entity structure





BOARD'S REPORT

To,
The Members of
Swiggy Limited

Your directors are presenting the Eleventh Annual Report together with the Audited financial statements and the Auditors' Report on the business and operations of your Company for the financial year ended March 31, 2024.

1. FINANCIAL SUMMARY

The standalone performance as per standalone financial statements is as under:

(Amount ₹ in Million)

Particulars	For the Year ended March 31, 2024	For the Year ended March 31, 2023
Net Sales /Income from Business Operations	63,723	46,533
Other Income	6,443	7,080
Total Income	70,166	53,613
Less: Total expenses including Depreciation	88,020	88,860
Profit/(Loss) after depreciation and other expenses	(17,854)	(35,247)
Less: Exceptional Items + Taxes	(1026)	(2,329)
Net Profit/(Loss) after Tax	(18,880)	(37,576)
Other comprehensive income	936	(139)
Total comprehensive loss for the year, net of tax	(17,945)	(37,715)
Earnings per share (Basic and Diluted)*	(8.60)	(17.38)

^{*(}Amount in actual Rupees)

The consolidated performance as per consolidated financial statements is as under:

(Amount ₹ in Million)

Particulars	For the Year ended March 31, 2024	For the Year ended March 31, 2023
Net Sales /Income from Business Operations	112,474	82,646
Other Income	3,870	4,499



Total Income	116,343	87,145
Less: Total expenses including Depreciation	139,474	128,844
Profit/(Loss) after depreciation and other expenses	(23,130)	(41,699)
Less: Exceptional Items + Taxes	(306)	(93)
Less: Share in net loss of an associate	(66)	(1)
Net Profit/(Loss) after Tax	(23,502)	(41,793)
Other comprehensive income	943	(129)
Total comprehensive loss for the year, net of tax	(22,560)	(41,922)
Earnings per share (Basic and Diluted)*	(10.70)	(19.33)

^{*(}Amount in actual Rupees)

The Directors of the Company are taking all effective steps to increase the revenue and reduce the operating cost of the Company. Your directors are confident that the Company will grow and prosper in the coming years.

2. RESULTS OF OPERATIONS AND THE STATE OF COMPANY'S AFFAIRS

History:

At Swiggy, our mission is to elevate the quality of life for urban consumers by offering unparalleled convenience. Innovation has been an integral part of our DNA which encourages us to ideate, experiment and iterate constantly with the focus on identifying and addressing convenience needs of our users at the core of our innovation approach.

Being among the first hyperlocal commerce platforms, Swiggy has successfully pioneered the industry in India, launching Food Delivery in 2014. Today, Swiggy offers its Food Delivery service in 653 cities across India serving ~13mn users¹ through a wide network of 196k restaurant partners². Our sharp focus on innovation coupled with strong execution yielded yet another milestone - we became one of the very few global food delivery platforms to achieve EBITDA profitability in less than 9 years since inception.

We also pioneered Quick Commerce in India with the launch of Instamart in 2020, offering on-demand grocery and a growing array of household items delivered to our users in less than 10-15 minutes. We have successfully scaled our Quick Commerce offering to 27 cities delivering a wide array of ~17k SKUs through a dense network of 523 active dark stores.

We expanded beyond Food Delivery through our acquisition of Dineout in 2022, which enabled us to offer

¹ Average Monthly Transacting Users

² Average Monthly Transacting Restaurant Partners

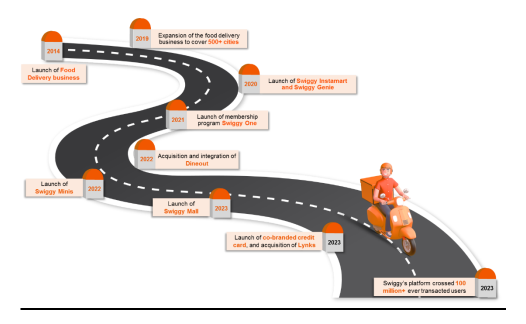


dynamic experiences to our users across their entire food consumption journey. Dineout is fully integrated within Swiggy and is the leader in the dining out category in the country across 43 cities. The Out-of-home Consumption business was further expanded by the launch of SteppinOut, improving users' outdoor events experiences.

Due to our Pioneering status and innovation led approach, we are well-recognised as a leader in innovation in hyperlocal commerce and as a brand synonymous with the categories we are present in.

Our growth has continued with a strong focus on customer acquisition and retention; supply improvements and a high bar on experience with focused interventions on improving Selection Price and Convenience, and Policies for our customers as well as partners.

Our journey so far – Expanding portfolio of services:



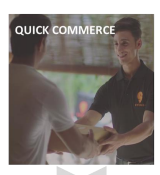


Business overview:³









₹350bn (\$4.2bn) B2C GOV 26% GOV yoy growth 14.3mn Average MTU

₹247bn
(\$3.0bn)
GOV
15%
GOV yoy growth
12.7mn
Average MTU

₹22bn (\$0.3bn) GOV 98% GOV yoy growth ₹81bn
(\$1.0bn)
GOV
58%
GOV yoy growth
4.2mn
Average MTU

FY24 review:

Swiggy Overall: The continued scale-up in the recent years is driven by an upwards momentum witnessed in demand and supply side factors with \sim 14mn users transacting on our platform at a high frequency of \sim 4.5x⁴ supported by our wide delivery network of 390k+ delivery partners⁵. Profitability has sharply improved YoY, as the peak of investments in Instamart is behind us and the business continues to grow rapidly; while the relatively more mature Food delivery business is scaling-up profitably.

 $^{^{3}}$ FY23-24 Growth; MTU: Monthly Transacting Users,

⁴ Frequency indicates orders per month

⁵ Average Monthly Transacting Delivery Partners

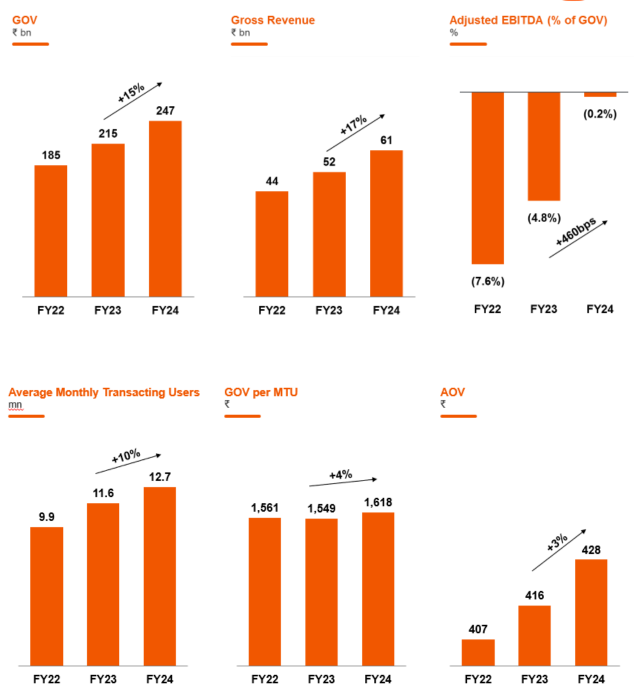




Food Delivery: Our Food Delivery segment has continued to grow with a $\sim 1.1 x^6$ expansion in user base and a $\sim 1.1 x$ expansion in no. of restaurant partners. The expansion in GOV is catalyzed by an increase in AOV due to increased premium offerings and larger basket sizes. Our total orders also grew by 17% ⁶ driven by increasing user base and ordering frequency.

⁶ YoY Growth





Continuous improvements in contribution margin across segments is driven by improving take rates and higher contribution of advertisement revenues, cost optimization and reduction of discounts.

Quick Commerce: We ramped our Quick Commerce business to almost a third of the Food Delivery business in just ~3 years. This rapid expansion was on the back of increased density of dark stores in existing cities and expansion to new cities.

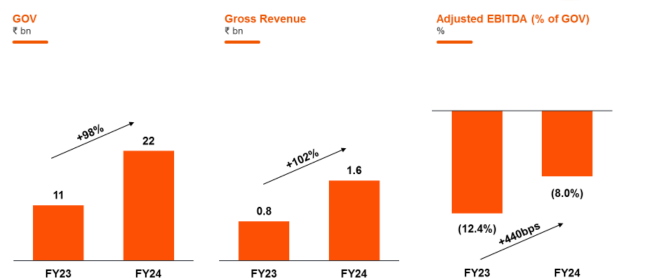




Our significant improvement in profitability is driven by an increase in AOV led by a shift in category mix to premium offerings, increased advertisement revenues and reduced last mile expenses.

<u>Out-of-home Consumption</u>: We acquired Dineout in 2022 and integrated within the Swiggy app to benefit from the unified-app-play. The increase in top-line is driven by increase in commissions and advertising fees, user fees and incremental revenue from sale of tickets for various events on our platform. Our margins continue to improve rapidly, and the business is moving towards break-even.

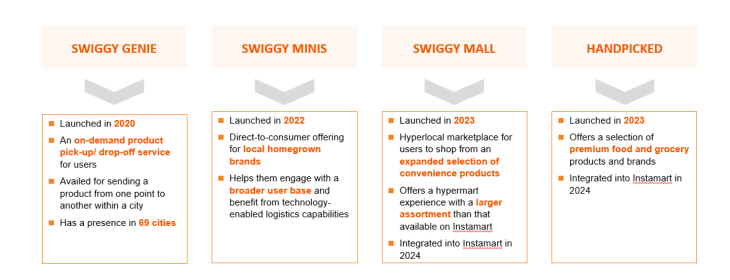




Growth and Innovation:

Our endeavor to address unsolved user convenience problems is underpinned by our innovation led culture as we continually incubate new service offerings to create more frequent and meaningful touchpoints for our users. We have actively invested in unlocking adjacent offerings on our platform, including new offerings, category additions, or targeted solutions for specific user segments.

We have created a structured framework for new offerings where we assess the product and business market fit in a capital-efficient manner for a finite time frame; and then scale, pivot or shutter them based on their progression. With these enablers in place, we have actively invested in unlocking adjacent offerings on our platform.



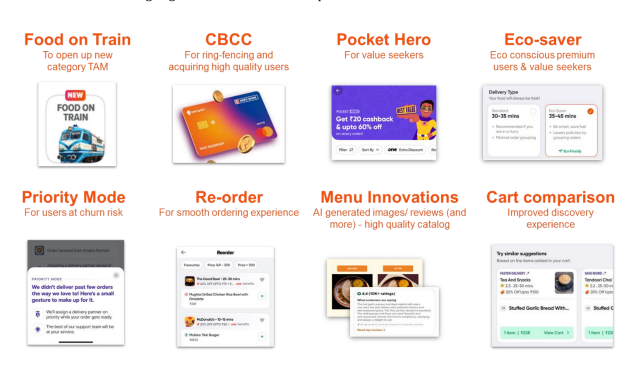
We have launched an array of new services which have now been integrated into our larger businesses post successful testing phase of their product market fit. For example, we piloted Swiggy Mall in 2023 offering



an expanded SKU base delivered through mega dark stores. This helped us bridge the gap between traditional e-commerce and quick commerce. With exponential improvements in quick commerce logistics, we have integrated Swiggy Mall into Instamart.

Similarly, we launched InsanelyGood, offering a curated selection of local brands and freshly prepared gourmet offerings. Post its successful pilot program we have relaunched the offering as "Handpicked" on Instamart.

We are continuously expanding our innovation pipeline with new offerings aimed at increasing our penetration and unlocking higher user transaction frequencies.



Touching the lives of our marketplace participants:

With consumers at the core of our new-age technology platform, we have created a hyperlocal marketplace with value propositions for all stakeholders. We offer comprehensive business enablement solutions to restaurant partners, merchant partners and brand partners to enhance their online presence and user base; fulfillment services for streamlining their supply chain operations; and last-mile delivery.

We continue to empower our delivery partners through various initiatives including insurance and healthcare benefits, skill enhancement L&D courses, safety awareness workshops, maternity benefits and smart gears.

3. CHANGE IN NAME AND CONSTITUTION OF THE COMPANY

The company decided to change its name and constitution ahead of its proposed Initial Public Offering of shares. Pursuant to Board resolution dated January 25, 2024, and special resolution passed by shareholders of the Company dated February 19, 2024 the decision was made to change the name of the Company from "Bundl Technologies Private Limited" to "Swiggy Private Limited", further to which a fresh certificate of



incorporation was issued by ROC, CPF on April 01, 2024. Our Company was subsequently converted into a public limited company pursuant to Board resolution dated February 14, 2024 and special resolution passed by our Shareholders on February 19, 2024 and the name of our Company was changed from "Swiggy Private Limited" to 'Swiggy Limited'. A fresh certificate of incorporation was obtained on April 10, 2024 was accordingly issued by the RoC, CPC.

4. CHANGE IN THE NATURE OF BUSINESS

There was no change in the nature of business carried out by the Company during the period under review.

There were no material changes & commitments between the end of the financial year to which the financial statements related and the date of this report, affecting the financial position of the Company.

5. TRANSFER TO RESERVES

In view of the losses made by the Company, no amount was transferred to the reserves for the financial year ended March 31, 2024.

6. DIVIDEND

In view of the Company's operating performance during the current fiscal and the Company's growth prospects, the Board has not recommended any dividend to the shareholders for the year ended March 31, 2024.

7. ACQUISITION OF LYNKS LOGISTICS LIMITED

During the year under review, pursuant to the share subscription and purchase agreement dated July 12, 2023 entered into by and between our Company, Lynks Logistics Limited ("Lynks"), P.R. Venketrama Raja, P.V. Abinav Ramasubramaniam Raja, The Ramco Cements Limited, Ramco Industries Limited, Ramco Industrial and Technology Services Limited, Rajapalayam Mills Limited, Anuj Lal, Sharmishta Niranthari Lal, Inder Soni, G. Ramanarayanan and Shekhar Bhende, our Company allotted 10,721,700 Series K-1 CCPS to the shareholders of Lynks as a consideration for the purchase of 100% of the equity share capital of Lynks. Subsequently Lynks became a wholly owned subsidiary of the Company with effect from August 29, 2023.

Subsequently with a view to align the business segment, the shares were transferred to Scoosty Logistics Private Limited, Subsidiary Company on December 4, 2023 and the entire business of Lynks was transferred to Scootsy effective December 25, 2023. As a consequence thereto, Lynks is a step down subsidiary of the Company.

8. SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

As on March 31, 2024, and the date of the report, the Company has the following subsidiaries:

1. Scootsy Logistics Private Limited ("Scootsy") w.e.f. August 03, 2018, wholly owned subsidiary of



- the Company.
- 2. Supr Infotech Solutions Private Limited ("Supr") w.e.f. September 27, 2019, wholly owned subsidiary of the Company.
- 3. Lynks Logistics Limited ("Lynks") w.e.f. August 29, 2023, step down wholly owned subsidiary.

The Company has one associate company:

1. Loyal Hospitality Private Limited w.e.f. March 01, 2023

The details of financial performance of Subsidiary and Associate Company are furnished in **Annexure I** and attached to this report in **Form AOC-1**.

9. SHARE CAPITAL AND DEBT STRUCTURE

During the year under review, the Company has issued and/or allotted the following equity shares:

The Authorised Share capital of the Company is INR 1,66,99,80,24,990 (Indian Rupees Sixteen Thousand Six Hundred and Ninety-Nine Crores Eighty Lakhs Twenty-Four Thousand Nine Hundred and Ninety only) divided into:

- (i) 2,80,00,00,000 (Two Hundred and Eighty Crores) equity shares of INR 1 (Indian Rupee One only) each;
- (ii) 61,440 (Sixty-one thousand four hundred and forty) Series A Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees Ten only) each;
- (iii) 85,000 (Eighty-five thousand) Series B Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees Ten only) each;
- (iv) 1,11,766 (One lakh eleven thousand seven hundred and sixty-six) Series C Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees Ten only) each;
- (v) 29,800 (Twenty-nine thousand eight hundred) Series D Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees Ten only) each;
- (vi) 1,02,960 (one lakh two thousand nine hundred sixty) Series E Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees Ten only) each;
- (vii) 80,290 (Eighty thousand two hundred and ninety) Series F Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees Ten only) each;
- (viii) 1,18,850 (One lakh eighteen thousand eight hundred and fifty) Series G Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees ten only) each;
- (ix) 2,47,750 (Two lakhs forty-seven thousand seven hundred and fifty) Series H Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees ten only) each;
- (x) 47,637 (Forty-seven thousand six hundred and thirty-seven) Series I Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees ten only) each;
- (xi) 1,33,357 (One lakh thirty-three thousand three hundred and fifty seven) Series I-2 Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees ten only) each; and
- (xii) 1,00,238 (One lakh two hundred and thirty-eight) Series J Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees ten only) each.
- (xiii) 1,23,411 (One Lakh Twenty-Three Thousand Four Hundred and Eleven) Series J2 Compulsorily Convertible Preference Shares of face value INR 10 (Indian Rupees ten only) each.



- (xiv) 16,29,97,600 (Sixteen Crores Twenty-Nine Lakhs Ninety-Seven Thousand Six Hundred) Bonus Compulsorily Convertible Preference Shares of face value INR 1,000 (Indian Rupees One Thousand only)
- (xv) 1,08,000 (One Lakh Eight Thousand) Series K Compulsorily Convertible Preference Shares of face value INR 10,000 (Indian Rupees ten thousand only) each.
- (xvi) 1,08,00,000 (One Crore Eight Lakh) Series K-1 Compulsorily Convertible Preference Shares of face value INR 10/ (Indian Rupees Ten only) each.

Details of change in the share capital of the company during the year are as below:

Sr. No	Date	Particulars
1.	August 29, 2023	Allotment of 10,721,700 Series K-1 CCPS under share swap arrangement with P.R. Venketrama Raja, P.V. Abinav Ramasubramaniam Raja, The Ramco Cements Limited, Ramco Industries Limited, Ramco Industrial and Technology Services Limited, Rajapalayam Mills Limited, Anuj Lal, Sharmishta Niranthari Lal, Inder Soni, G. Ramanarayanan for the purpose of the acquisition of Lynks business from Ramco Group

(i) Buy Back / Sweat Equity / Bonus Shares

The Company has not bought back any of its securities during the year under review. Further, no sweat equity or bonus shares were issued.

(ii) Details of Employee Stock Options

The disclosure includes the details of all the Employee Stock Options Scheme(s) implemented from time to time:

Sr. No.	Particulars	Options details
1.	Options granted	31,918
2.	Options vested	21,106
3.	Options exercised	2492.3353
4.	Total number of shares arising as a result of exercise of options	3491846
5.	Options lapsed (Vested cancelled + Unvested cancelled)	18,801
6.	Exercise price	1 per share
7.	Variation in terms of options	-
8.	Money realised by exercise of options	34,91,846
9.	Total number of outstanding options in force	1,12,752

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Employee wise details of options granted to:

- (i) Key Managerial Personnel (KMP): The options were granted to KMPs as per the relevant ESOP policies of the Company.
- (ii) Any other employee who receives a grant of options in any one year of options amounting to five percent or more of total options granted during that year: Nil
- (iii) Identified employees who were granted options, during any one year, equal to or exceeding one percent of the issued capital, excluding outstanding warrants and conversions, of the company at the time of grant: Nil

10. BOARD OF DIRECTORS & COMMITTEES

a) Composition of the Board and changes thereto:

During the year under review, the Board of the Company was duly constituted.

As on March 31, 2024, the Board of the Company comprised 10 (Ten) Directors of which 4 (Four) were Independent Directors including one Independent Woman Director, 4 (Four) Nominee Directors and 2 (Two) Executive Directors (Founders) with the Chairman of the Board being an Non Executive Independent Director.

During the year, the details of changes in the composition of the Board was as under:

- Mr. Anand Kripalu was appointed as Independent Director and Non-Executive Chairman of the Board with effect from December 04, 2023 for a period of 3 years.
- Mr. Roger Rabalais was nominated by Naspers as a Nominee Director (Non-Executive) of the Board with effect from December 04, 2023.
- Mr. Lawrence Charles Illg stepped down from the Board as Nominee Director of Naspers with effect from December 01, 2023.
- Ms. Mallika Srinivasan stepped down from the Board of the Company as an Independent Director with effect from January 18, 2024.
- Ms. Suparna Mitra was appointed as an Independent Director (Non-Executive) with effect from April 1, 2024 for a period of 3 years.
- Mr. Sriharsha Majety, Executive Director, was appointed as Managing Director & Group CEO with effect from April 01, 2024 for a period of 3 years
- Mr. Lakshmi Nandan Reddy Obul, Executive Director, was appointed as Whole time Director Head of Innovation with effect from April 01, 2024 for a period of 3 years.

The profiles of the inducted Directors are given hereinbelow:

Anand Kripalu holds a Bachelor of Technology degree in electrical engineering from Indian
Institute of Technology Madras and a post graduate diploma in management from Indian Institute
of Management Calcutta. He also holds certification in advanced management program by The
Wharton School, University of Pennsylvania. He is currently the managing director and global
chief executive officer at EPL Limited. He was previously associated with Diageo in India -



United Spirits Limited for 8 years. Further, he was also associated with Cadbury Schweppes Asia Pacific, Hindustan Lever Limited, and DCM Data Products. He was awarded the "Lifetime Achievement Award" at the 8th edition of the Indian Marketing Awards by exchange4media.

- Roger Clark Rabalais holds a Bachelor of Arts in economics from the University of Texas and master of arts in the field of economics from the Harvard University. He is currently associated with Prosus Services B.V. for more than 10 years.
- Suparna Mitra holds a bachelor's degree in electrical engineering from Jadavpur University and a post graduate diploma in management from Indian Institute of Management, Calcutta. She is the chief executive officer of the watches and wearables division of Titan Company Limited and also serves on the Board of Governors for the Indian Institute of Management, Kozhikode for 5 years. Further, she has previously served on the board of Tata Power Solar Systems Ltd. She has been recognised on many platforms including Fortune Most Powerful Women in Business, Business Today The Most Powerful Women in Business, BW Businessworld Most Influential Women 2022 and ET Femina Most Promising Women Leaders Award in 2022, India's Impactful CEO 2023 by ET Edge And Most Powerful Women by Business Today 2023.
- Sriharsha Majety holds a bachelor's degree in engineering in electrical and electronics engineering from Birla Institute of Technology and Science, Pilani and a post graduate diploma in management from Indian Institute of Management, Calcutta. He has more than 10 years of experience in our Company. He was awarded the 'Entrepreneur of the Year 2019' at 'The Economic Times Awards for Corporate Excellence' by The Economic Times in November, 2019.
- Lakshmi Nandan Reddy Obul holds a master's degree in science (honors) in physics from Birla Institute of Technology and Science, Pilani. He has previously worked with Intellectual Capital Advisory Services Pvt. Ltd. (Intellecap) as an associate, business consulting.

The appointment of Mr. Anand Kripalu, Mr. Roger Rabalais, Ms. Suparna Mitra and terms thereon, have been approved by the shareholders of the Company at the Extra Ordinary General Meeting held on April 03, 2024.

The appointment of Mr. Sriharsha Majety and Mr. Lakshmi Nandan Reddy Obul and terms of their remuneration have been approved by the shareholders of the Company at the Extra Ordinary General Meeting held on April 23, 2024.

Based on the declarations and documents provided, the Nomination & Remuneration Committee and the Board believes that the Independent Directors appointed during the year hold requisite integrity, expertise and experience to serve on the Board of the Company.

b) Number of board meetings

The Board met 6 (Six) times during the year and the intervening gap between the meetings was within the period prescribed under the Companies Act 2013. The detail of the meeting is given hereunder:



Sr. No.	Date of Board Meeting	
1.	22.06.2023	
2.	25.07.2023	
3.	11.08.2023	
4.	29.08.2023	
5.	22.09.2023	
6.	10.01.2024	

c) Board Committees:

Audit Committee:

The members of the Audit Committee are:

Sr. No.	Name of Director	Committee Designation
1.	Shailesh Vishnubhai Haribhakti	Chairperson
2.	Roger Clark Rabalais	Member
3.	Anand Kripalu	Member

The Audit Committee was constituted pursuant to a resolution passed by our Board on January 10, 2024.

During the year, one meeting of the Audit Committee was held on January 10, 2024 and all members of the Committee attended the same.

Nomination and Remuneration Committee

The members of the Nomination and Remuneration Committee are:

Sr. No.	Name of Director	Committee Designation
1.	Suparna Mitra	Chairperson
2.	Sahil Barua	Member
3.	Ashutosh Sharma	Member
4.	Anand Kripalu	Member

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The Nomination and Remuneration Committee was constituted pursuant to resolution passed by our Board January 10, 2024, and was re-constituted by way of resolution passed by our Board dated April 01, 2024. The scope and functions of the Nomination and Remuneration Committee is in accordance with the Section 178 of the Companies Act and SEBI Listing Regulations.

During the year, one meeting of Nomination and Remuneration Committee was held on March 22, 2024 and all members of the Committee as per constitution namely Mr. Anand Kripalu, Mr. Ashutosh Sharma and Mr. Sahil Barua attended the same.

Stakeholders Relationship Committee

The members of the Stakeholders Relationship Committee are:

Sr. No.	Name of Director	Committee Designation
1.	Anand Daniel	Chairperson
2.	Lakshmi Nandan Reddy Obul	Member
3.	Suparna Mitra	Member

The Stakeholders Relationship Committee was constituted pursuant to resolution passed by our Board on January 10, 2024, and was re-constituted by way of resolution passed by our Board dated April 1, 2024. The scope and functions of the Stakeholders Relationship Committee is in accordance with the Section 178 of the Companies Act and SEBI Listing Regulations.

There were no meetings of the Stakeholders Relationship Committee convened during the year.

Risk Management Committee

The members of the Risk Management Committee are:

Sr. No.	Name of Director	Committee Designation
1.	Sriharsha Majety	Chairperson
2.	Shailesh Vishnubhai Haribhakti	Member
3.	Sahil Barua	Member

The Risk Management Committee was constituted pursuant to resolution passed by our Board on January 10, 2024. The scope and functions of the Risk Management Committee is in accordance with the SEBI Listing Regulations.

There were no meetings of the Risk Management Committee convened during the year.

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Corporate Social Responsibility Committee

The Corporate Social Responsibility Committee of our Board consists of four members. The members of the Corporate Social Responsibility Committee are:

S. No	Name and designation	Committee designation
1.	Sriharsha Majety	Chairman
2.	Anand Kripalu	Member
3.	Suparna Mitra	Member

The Corporate Social Responsibility Committee was constituted pursuant to resolution passed by our Board on January 10, 2024 and was re-constituted by way of resolution passed by our Board dated April 1, 2024. The scope and functions of the Corporate Social Responsibility Committee are in accordance with Section 135 of the Companies Act, 2013.

There were no meetings of the Corporate Social Responsibility Committee convened during the year.

d) Re-appointment of Director retiring by rotation

Mr. Sriharsha Majesty retires by rotation and is eligible for re-election. His reappointment consequent to retirement by rotation has been included in the Notice convening the AGM as Ordinary Resolution.

e) Declaration by Independent Directors

The Company has received from each of its Independent Directors, declaration as stipulated under Section 149(7) of the Companies Act, 2013 confirming that the Director meets the criteria of independence as laid down under section 149(6) of the Companies Act, 2013. The Independent Directors have also affirmed compliance with Rule 6(1) and 6(2) of Companies (Appointment and Qualification of Directors) Rules, 2014.

In the opinion of Nomination & Remuneration Committee and Board, Independent Directors appointed during the year hold requisite integrity, expertise and experience to serve on the Board of the Company

f) Directors' Responsibility Statement

In accordance with the provisions of Section 134(5) of the Companies Act, 2013 the Board hereby submit its responsibility Statement:

- i) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- ii) the Directors have selected such Accounting Policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the Financial Year 2023-24 and of



- the profit and loss of the Company for that period;
- iii) the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv) the Annual Financial Statements have been prepared on a Going Concern basis;
- v) the Directors have laid down Internal Financial Controls to be followed by the Company and that such Internal Financial Controls are adequate and were operating effectively; and
- vi) the Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

7. Changes in Company Secretary and Key Managerial Personnel

During the year, Ms. Sonal Bhandari, Company Secretary, resigned from the post of Company Secretary with effect from January 8, 2024.

The following personnel have been appointed as Key Managerial Personnel with effect from April 1, 2024:

- a) Mr. Sriharsha Majety was appointed as Managing Director & Group CEO as a Key Managerial Person for a period of five years and payment of remuneration and other perquisites to him for a period of 3 years.
- b) Mr. Lakshmi Nandan Reddy Obul appointed as Whole time Director Head of Innovation for a period of five years and payment of remuneration and other perquisites to him for a period of 3 years.
- c) Mr. Rahul Bothra who was associated as Chief Financial Officer from September 1, 2017, was appointed as CFO in the capacity of Key Managerial Person from April 1, 2024.
- d) Mr. M. Sridhar was appointed as Company Secretary and Compliance Officer from April 1, 2024 and as a Key Managerial Personnel.

8. **DEPOSITS**

The Company has neither accepted nor renewed any deposits during the year under review.

The details relating to Deposits, covered under Chapter V of the Act are as under:

- (a) accepted during the year: Nil
- (b) remained unpaid or unclaimed as at the end of the year: Nil
- (c) whether there has been any default in repayment of deposits or payment of interest thereon during the year and if so, number of such cases and the total amount involved:
 - (i) at the beginning of the year: Nil
 - (ii) maximum during the year: Nil
 - (iii) at the end of the year: Nil



There are no deposits that have been accepted by the Company that are not in compliance with the requirements of Chapter V of the Act.

9. AUDITORS AND AUDITORS' REPORT

a) Statutory Auditors:

M/s. B S R & Co. LLP, Chartered Accountants (FRN: 101248W/W-100022) have been appointed as Statutory Auditors of the Company at the Annual General Meeting held on September 29, 2023 for a term of two years, in place of existing M/s. BSR and Associates LLP, Chartered Accountants, (Firm Registration No. 116231W/W- 100024). The Statutory Auditors will hold office till the conclusion of 12th Annual General Meeting to be held in the year 2025.

The report of the Statutory Auditors does not contain any qualifications, reservations or adverse remarks or disclaimers on the standalone and consolidated audited financial statements of the Company.

b) Cost Auditors:

The Central Government has not specified the maintenance of cost records under Section 148(1) of the Companies Act, 2013, for the products/services of the Company. In view of this, there is no requirement to furnish a cost audit of cost records of the Company.

c) Secretarial Audit:

The Company remained a Private Company during the Financial year 2023-24 and therefore, Secretarial Audit was not required to be carried out. However, subsequent to the Balance sheet date, the Company was converted into a Public Company effective 10th April 2024, as a result, the requirements of Secretarial Audit will be applicable from the financial year 2024-25 onwards.

d) Internal Auditors:

Pursuant to the provisions of Section 138 of the Companies Act, 2013, Ms. Dolly Surekha, Head Assurance & Business Advisory, was appointed for carrying out the Internal Audit of the Company for the financial year 2023-24. The audit committee of the Board of Directors in consultation with the Internal Auditor formulates the scope, functioning, periodicity and methodology for conducting the internal audit of the Company.

e) Adequacy of internal financial controls with reference to financial statements:

The Company has laid down adequate internal financial controls commensurate with the scale and size of the operation of the Company. The key internal financial controls have been documented, automated wherever possible and embedded in the respective business processes. These internal financial controls are periodically reviewed and monitored effectively.



The Company has in place adequate policies and procedures for ensuring the orderly and effective control of its business, including adherence to the Company's policies, safeguarding its assets, prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial disclosures. The Company has an adequate system of internal control commensurate with its size and nature of business. The Company believes that these systems provide a reasonable assurance in respect of providing financial and operational information, safeguarding of assets of the Company, adhering to the management policies besides ensuring compliance

f) Details in respect of frauds reported by auditors under sub-section (12) of section 143 other than those which are reportable to the central government:

The Company, during Fiscal 2024, identified embezzlement of funds in Scootsy, one of our Subsidiaries, by a former employee amounting to ₹326.76 million during the period August 2021 to February 2022. The perpetrator is no longer employed with the company, and the company has taken appropriate action and has strengthened our internal controls and policies to avoid recurrence of such instances. The Company has also taken requisite legal recourse for penal action on the perpetrator and his accomplices in line with the zero-tolerance policy of the Company towards any unethical practices and recovery of the embezzled funds.

10. STATEMENT CONCERNING DEVELOPMENT AND IMPLEMENTATION OF RISK MANAGEMENT POLICY OF THE COMPANY

The Company has an Enterprise Risk Management Policy in place which defines purpose, objective and critical components of the Risk management process in the organization.

Risk Management is the process of identifying, assessing, measuring, monitoring and responding (minimize and/or mitigate) to the risks across the enterprise in a way that is aligned with the organization's objective.

11. POLICIES

a) VIGIL MECHANISM:

The purpose of Whistleblower Policy ("Policy") is to provide a framework to promote responsible and secure raising of valid concerns. It aims to protect Employee(s) and Third Party(ies) wishing to raise a concern about irregularities and unethical practices within the Company.

The Company has devised various modes for reporting such unethical practices through a dedicated helpline number, email support, online portal and through written communications.

The Company has put in place adequate measures for the visibility of the whistle blower policy to employees and stakeholders at the workplace and at the plants. In exceptional and appropriate cases, an employee can make direct appeal to the Audit Committee Chairman. The contact details of the Audit Committee Chairman are also available in the Whistle Blower Policy. Employees and Third Parties can also make a Protected Disclosure to their immediate reporting manager or any other trusted employee of the Company.



b) DISCLOSURES PERTAINING TO THE SEXUAL HARASSMENT OF WOMEN AT THE WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company is committed to provide a safe and secure work environment to all its employees. As per the requirements under the Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 ('POSH Act') and Rules made thereunder, the Company has constituted Internal Complaints Committees (ICC). While maintaining the highest governance norms, the Company has appointed the members of ICC at all the applicable locations of the Company. A Presiding officer or Chairperson who is a woman employed at a senior level at workplace from amongst the employees. The Company has appointed Ms. Binu Verma [MS1] as an external independent person who has worked in this area and has the requisite experience in handling such matters as other members of ICC. Not less than two members from amongst employees preferably are committed to the cause of women or who have had experience in social work or have legal knowledge. Further to build awareness in this area, the Company conducts necessary trainings in the organization on a continuous basis at all the levels of employee.

The details of number of complaints received by the ICC during financial year 2024, closed and pending, are given below.

No. of cases received during the year: 9

No cases closed during the year: 9

No. of cases pending for investigation at the end of the year: 0

The following policies have been adopted after the end of the financial year at the Board meeting held on April 18, 2024:

c) Nomination and Remuneration Policy

The Company has formulated a policy as required under Section 178(3) of Companies Act, 2013, stipulating the criteria for determining qualifications, required experience and independence of a director and also the criteria relating to the remuneration of the directors, key managerial personnel, senior management personnel and other employees and their performance evaluation.

d) Dividend Distribution Policy

The declaration and payment of dividends on our Equity Shares, if any, will be recommended by our Board to the Shareholders for their approval, at their discretion, subject to compliance with the provisions of the Articles of Association, Companies Act, including the rules made thereunder and other relevant regulations, if any, each as amended. Further our Board shall also have the absolute power to declare interim dividend in compliance with the Act. The dividend distribution policy of our Company was approved and adopted by our Board on April 18, 2024.

e) Policy for determining material subsidiaries

The Company has adopted a policy for determining material subsidiaries. Scootsy Logistics Private Limited is a material subsidiary as per the parameters stated in the policy.



f) Policy on Related Party Transactions:

The Company has also formulated a policy on dealing with Related Party Transactions.

g) Corporate Social Responsibility Policy

The Company adopted a Corporate Social Responsibility Policy outlining the areas where CSR activities could be taken up.

12. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS MADE UNDER SECTION 186 OF THE COMPANIES ACT, 2013

Details of the loans, guarantees and investments, as required under Section 186 of the Companies Act, 2013 are provided as part of the notes to the financial statements of the Company.

13. PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES

None of the transactions with related parties fall under the scope of Section 188 (1) of the Companies Act 2013. The Board of Directors draw the attention to the standalone financial statements which set out the related party disclosure pursuant to Indian Accounting Standard 24 (INDAS 24). The transactions disclosed therein were in ordinary course of business and on arms's length basis.

14. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO

The Company is aware of its responsibilities and has at every available opportunity, used and implemented reasonable measures to enable energy conservation.

(A) Conservation of energy:

Sr. No.	Particulars	Actions
1.	Steps taken or impact on conservation of energy	Replaced conventional and Metal Halide lights with energy efficient LED light fixtures in office.
2.	Steps taken by the company for utilizing alternate sources of energy including waste generated:	The Company is in the process of identifying the feasible sources of alternate sources of energy. Waste management steps were taken by the Company by ensuring that the principle of reduce, reuse and recycle is followed by the organization.
3.	Capital investment on energy conservation equipment:	As the impact of measures taken for conservation and optimum utilization of energy are not quantitative, its impact on cost cannot be stated accurately.

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(B) Technology absorption:

Sr. No.	Particulars	Category
1.	Efforts, in brief, made towards technology absorption:	Nil
2.	Benefits derived as a result of the above efforts, e.g., product improvement, cost reduction, product development, import substitution, etc.	Nil
3.	In case of imported technology (imported during the last 3 years reckoned from the beginning of the financial year), following information may be furnished:	-
	a. Details of technology imported	N.A.
	b. Year of import	N.A.
	c. Whether the technology been fully absorbed	N.A.
	d. If not fully absorbed, areas where absorption has not taken place, and the reasons therefore	N.A.
4.	The expenditure incurred on Research and Development	N.A.

(C) Foreign Exchange Outflow/Inflow:

Particulars	Financial Year ended March 31, 2024 (in INR)	Financial Year ended March 31, 2023(in INR)	
Foreign Exchange Earning (Inflow)	-	-	
Foreign Exchange Expenditure (Outflow)	123,42,20,64/-	101,20,98,087/-	

15. THE DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE

No significant and material order has been passed by the regulators, courts, tribunals impacting the going concern status and Company's operations in future.



16. ANNUAL RETURN

As required under the provisions of Companies Act 2013, the draft of the Annual Return of the Company has been placed on the website of the Company at www.swiggy.in.

Annual return web link: https://www.swiggy.com/about-us/

17. COMPLIANCE WITH SECRETARIAL STANDARDS

The Directors state that the applicable Secretarial Standards i.e. SS-1 and SS-2, issued by the Institute of Company Secretaries of India, relating to Meeting of Board of Directors and General Meetings respectively have been duly complied with.

18. TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND

The provisions of Section 125(2) of the Companies Act, 2013 do not apply since there was no dividend declared and paid last year and there no dividends required to be transferred to Investor Education and Protection Fund.

19. PENDING PROCEEDINGS UNDER THE IBC CODE, 2016

There are no pending proceedings filed against the Company under the Insolvency and Bankruptcy Code 2016.

20. VALUATION FOR LOANS OBTAINED FROM FINANCIAL INSTITUTIONS/ BANKS

There was no instance of one-time settlement with any Bank or Financial Institution during the period under review.

21. ACKNOWLEDGEMENTS

Your Directors place on record their sincere thanks to bankers, business associates, consultants, and various Government Authorities for their continued support extended to your Companies activities during the year under review. Your Directors also acknowledges gratefully the shareholders for their support and confidence reposed on your Company.

Behalf of the Board of Directors of **Swiggy Limited**

Sd/-

Sriharsha Majety

Managing Director & Group CEO

(DIN: 06680073)

Date: August 21, 2024 Place: Bengaluru Lakshmi Nandan Reddy Obul

Whole time Director – Head of Innovation

(DIN: 06686145)

Date: August 21, 2024 Place: Bengaluru



Annexure - I

Form AOC-I

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in Millions)

1.

Sr. No		Subsidiary (Amounts in Millions)	
1.	Name of the subsidiary	Scootsy Logistics Private Limited	
2.	The date since when subsidiary was acquired	03-08-2018	
3.	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	NA (same as Holding Company's reporting period)	
4.	Reporting currency and Exchange rate as on the last date of the relevant financial year in the case of foreign subsidiaries	INR, exchange rate not applicable	
5.	Share capital	13.56	
6.	Reserves & surplus	(7,001.22)	
7.	Total assets	27,574.64	
8.	Total Liabilities	34,562.30	
9.	Investments	-	
10.	Turnover	51,956.52	
11.	Loss before taxation	(4,239.72)	
12.	Provision for taxation	-	
13.	Loss after taxation	(4,239.72)	
14.	Proposed Dividend	Nil	
15.	Extent of shareholding (in percentage)	100%	

2.

Sr. No		Subsidiary (Amounts in Million)
1.	Name of the subsidiary	Supr Infotech Solutions Private Limited
2.	The date since when subsidary was acquired	27-09-2019
3.	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	NA (same as Holding Company's reporting period)
4.	Reporting currency and Exchange rate as on the last date of the relevant financial year in the case of foreign subsidiaries	INR, exchange rate not applicable
5.	Share capital	9.69
6.	Reserves & surplus	(9,580.48)
7.	Total assets	413.22



8.	Total Liabilities	9,984.01
9.	Investments	-
10.	Turnover	251.62
11.	Loss before taxation	(1.086.42)
12.	Provision for taxation	-
13.	Loss after taxation	(1.086.42)
14.	Proposed Dividend	NIL
15.	Extent of shareholding (in percentage)	100%

3.

J.		
Sr. No		Stepdown subsidiary (Amounts in Million)
1.	Name of the subsidiary	Lynks Logistics Limited
2.	The date since when subsidary was acquired	29-08-2023
3.	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	NA (same as Holding Company's reporting period)
4.	Reporting currency and Exchange rate as on the last date of the relevant financial year in the case of foreign subsidiaries	INR, exchange rate not applicable
5.	Share capital	2,235.94
6.	Reserves & surplus	(2,235.94)
7.	Total assets	1.00
8.	Total Liabilities	-
9.	Investments	-
10.	Turnover*	-
11.	Profit before taxation*	666.52
12.	Provision for taxation	-
13.	Loss after taxation*	666.52
14.	Proposed Dividend	Nil
15.	Extent of shareholding (in percentage)	100%

^{*}refer note 40 in the Scootsy Logistics Private Limited ("Scootsy") financial statements for the year ended March 31, 2024 for the details on acquisition of Lynks Logistics Limited ("Lynks") by Scootsy, basis the common control transaction as per Ind AS 103 the transactions post-acquisition of Lynks by the Group are recorded in the Scootsy financial statements.

- 1. Name of Subsidiaries which are yet to commence operations: NIL
- 2. Name of subsidiaries which have been Liquidated or sold during the year: NIL



Part "B": Associates and Joint Ventures Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures

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or to

- 1. Names of associates or joint ventures which are yet to commence operations: NIL
- 2. Names of associates or joint ventures which have been liquidated or sold during the year: NIL

For and on Behalf of the Board of Directors of

Swiggy Limited

Sd/- Sd/- Sd/-

Sriharsha Majety	Lakshmi Nandan Reddy Obul	Rahul Bothra	Sridhar M
Managing Director &	Whole time Director – Head of	Chief Financial Officer	Company Secretary &
Group CEO	Innovation		Compliance Officer
(DIN: 06680073)	(DIN: 06686145)		

Date: August 21, 2024 Place: Bengaluru

Independent Auditor's Report

To the Members of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the standalone financial statements of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) (the "Company") which comprise the standalone balance sheet as at 31 March 2024, and the standalone statement of profit and loss (including other comprehensive income), standalone statement of changes in equity and standalone statement of cash flows for the year then ended, and notes to the standalone financial statements, including material accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31 March 2024, and its loss and other comprehensive loss, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Emphasis of Matter(s)

We draw attention to Note 45(b) of the financial statements, which highlights the change in number of weighted average equity shares considered for calculation of restated loss per share for the year ended on 31 March 2023.

Our opinion is not modified in respect of this matter.

Management's and Board of Directors Responsibilities for the Standalone Financial Statements

The Company's Management and Board of Directors are responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the state of affairs, profit/ loss and other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance

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of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

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

Our objectives are to obtain reasonable assurance about whether the standalone 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 standalone 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 standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible
 for expressing our opinion on whether the company has adequate internal financial controls with
 reference to 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 and Board of Directors.
- Conclude on the appropriateness of the Management and Board of Directors use of the going concern basis of accounting in preparation of standalone financial statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other

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matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of Section 143(11) of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2 A. As required by Section 143(3) of the Act, we report that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books except for the matters stated in the paragraph 2(B)(f) below on reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014.
 - c. The standalone balance sheet, the standalone statement of profit and loss (including other comprehensive income), the standalone statement of changes in equity and the standalone statement of cash flows dealt with by this Report are in agreement with the books of account.
 - In our opinion, the aforesaid standalone 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 as on 31 March 2024 taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2024 from being appointed as a director in terms of Section 164(2) of the Act.
 - f. The qualification relating to the maintenance of accounts and other matters connected therewith are as stated in the paragraph 2A(b) above.
 - g. With respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
- B. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - a. The Company has disclosed the impact of pending litigations as at 31 March 2024 on its financial position in its standalone financial statements - Refer Note 33(b) to the standalone financial statements.
 - The Company did not have any long-term contracts including derivative contracts for which there
 were any material foreseeable losses.
 - c. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - d (i) The management has represented that, to the best of its knowledge and belief, as disclosed in the Note 44(v) to the standalone financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

- (ii) The management has represented that, to the best of its knowledge and belief, as disclosed in the Note 44(vi) to the standalone financial statements, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (iii) Based on the audit procedures performed that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (i) and (ii) above, contain any material misstatement.
- e. The Company has neither declared nor paid any dividend during the year.
- f. Based on our examination which included test checks, except for the instances mentioned below, the Company has used accounting softwares for maintaining its books of account which have a feature of recording audit trail (edit log) facility at the application level, and the same has been operating throughout the year for all relevant transactions recorded in the softwares:
- In the absence of sufficient and appropriate reporting on compliance with audit trail requirements in the independent auditor's report of a service organization for the accounting software used for maintaining the books of account relating to general ledger, which are operated by a third party software service provider, we are unable to comment whether the audit trail feature was enabled and operated for all relevant transactions recorded in this software.
- In the absence of sufficient and appropriate reporting on compliance with audit trail requirements in the independent auditor's report of a service organization for the accounting software used for maintaining the books of account relating to payroll records, which are operated by a third party software service provider, we are unable to comment whether the feature of audit trail (edit log) facility was enabled and operated at the database level to log any direct data changes.
- The feature of audit trail (edit log) facility was not enabled at the database level to log any direct data changes for the accounting software used for maintaining the books of account relating to Revenue and delivery cost process.

Further, where audit trail (edit log) facility was enabled and operated for the respective accounting softwares, we did not come across any instance of the audit trail feature being tampered with.

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C. With respect to the matter to be included in the Auditor's Report under Section 197(16) of the Act: In our opinion and according to the information and explanations given to us, the Company is not a public company. Accordingly, the provisions of Section 197 of the Act are not applicable to the Company. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) of the Act which are required to be commented upon by us.

For BSR & Co. LLP

Chartered Accountants

Firm's Registration No.:101248W/W-100022

Sd/-Sampad Guha Thakurta

Partner

Membership No.: 060573

ICAI UDIN:24060573BKFGPA9743

Place: Bengaluru

Date: 05 July 2024

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

- (i) (a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - (B) The Company has maintained proper records showing full particulars of intangible assets.
- (i) (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has a regular programme of physical verification of its Property, Plant and Equipment by which all property, plant and equipment are verified in a phased manner over a period of 3 years. In accordance with this programme, certain property, plant and equipment were verified during the year. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - (c) The Company does not have any immovable property (other than immovable properties where the Company is the lessee and the leases agreements are duly executed in favour of the lessee). Accordingly, clause 3(i)(c) of the Order is not applicable.
 - (d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
 - (e) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there are no proceedings initiated or pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.
- (ii) (a) The inventory, has been physically verified by the management during the year. In our opinion, the frequency of such verification is reasonable and procedures and coverage as followed by management were appropriate. No discrepancies were noticed on verification between the physical stocks and the book records that were more than 10% in the aggregate of each class of inventory
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets during the year. The company has existing working capital limits sanctioned in the previous years in excess of five crore rupees on the basis of security of current assets. However as represented to us by the management, the Company is not required to file quarterly returns or statements with the Banks.
- (iii) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made investments, provided guarantee or security, granted loans and advances in the nature of loans, secured or unsecured to firms, limited liability partnership and other parties. The Company has made investments, provided guarantee, security and granted loans to its wholly owned subsidiaries in respect of which the requisite information is as below:
 - (a) Based on the audit procedures carried on by us and as per the information and explanations given to us the Company has provided loans, stood guarantee and provided security to its wholly owned subsidiaries as below:

Particulars	Loans (in millions)	Security (in millions)	Guarantee (in millions)
Aggregate amount granted/provided during the year Wholly owned subsidiaries*	2,128.20	909.90	2,408.00
Balance outstanding as at balance sheet date Wholly owned subsidiaries*	33,832.95**	909.90	2.408.00

^{*}As per the Companies Act, 2013

- (b) According to the information and explanations given to us and based on the audit procedures conducted by us, in our opinion the investments made, guarantees provided, security given during the year and the terms and conditions of the grant of loans and advances in the nature of loans and guarantees provided during the year are, prima facie, not prejudicial to the interest of the Company except that the terms and conditions of loans granted by the Company to an wholly owned subsidiary, (aggregating to Rs. 1,360.00 million and balance outstanding as at balance sheet date Rs 9,685.02 million (includes interest accrued) may be construed as prejudicial to the Company's interest on account of the fact that the loans have been granted and impaired at the end of the year considering the recoverability of the loans.
- (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in the case of loans given, in our opinion the repayment of principal and payment of interest has been stipulated and the receipts have been regular except for the following:

Name of the entity	Amount (Interest) (INR millions)	Due Date	Extent of delay	Remarks, if any
Supr Infotech Solutions Private Limited	358,46	Multiple	1 to 25 days	Received subsequent to due dates
Scootsy Logistics Private Limited	1,921.15	Multiple	1 to 29 days	Received subsequent to due dates

Further, the Company has not given any advance in the nature of loan to any party during the year.

(d) According to the information and explanations given to us and on the basis of our examination

^{**} Includes interest accrued on the loan balance outstanding

of the records of the Company, there is no overdue amount for more than ninety days in respect of loans given. Further, the Company has not given any advances in the nature of loans to any party during the year.

(e) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion following instances of loans falling due during the year were settled by fresh loans:

Name of the parties	Aggregate amount of loans granted during the year (INR millions)	Aggregate overdue amount settled by fresh loans granted to same parties (INR millions)	Percentage of the aggregate to the total loans granted during the year
Supr Infotech Solutions Private Limited	1,360	682.19	50.16%

- (f) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment.
- (iv) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not given any loans, or provided any guarantee or security as specified under Section 185 of the Companies Act, 2013 ("the Act"). In respect of the loans, investments guarantees, and security given by the Company, in our opinion the provisions of Section 186 of the Act have been complied with.
- (v) The Company has not accepted any deposits or amounts which are deemed to be deposits from the public. Accordingly, clause 3(v) of the Order is not applicable.
- (vi) According to the information and explanations given to us, the Central Government has not prescribed the maintenance of cost records under Section 148(1) of the Act for the products manufactured by it and services provided by it. Accordingly, clause 3(vi) of the Order is not applicable.
- (vii) (a) The Company does not have liability in respect of Service tax, Duty of excise, Sales tax and Value added tax during the year since effective 1 July 2017, these statutory dues has been subsumed into GST.

According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion amounts deducted / accrued in the books of account in respect of undisputed statutory dues including Goods and Service Tax, Provident Fund, Employees State Insurance, Income-Tax, Duty of Customs or Cess or Professional tax or other statutory dues have generally been regularly deposited with the appropriate authorities, though there have been slight delays in a few cases of provident fund, employee state insurance and professional tax.

According to the information and explanations given to us and on the basis of our examination of the records of the Company, no undisputed amounts payable in respect of Goods and Service Tax, Provident Fund, Employees State Insurance, Income-Tax, Duty of Customs or Cess or other statutory dues were in arrears as at 31 March 2024 for a period of more than six months

from the date they became payable.

(b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, statutory dues relating to Goods and Service Tax and Income-Tax which have not been deposited on account of any dispute are as follows:

Name of the statute	Nature of the dues	Amount (Rs. millions)	Period to which the amount relates	Forum where dispute is pending	Remarks, if any
Goods and Services Tax Act, 2017	Goods and Services Tax #	412.78 (40.58)*	July 2017 to September 2022	Commissioner Appeals	None
Income Tax Act,1961	Income Tax	3.06 (0.16)*	April 2017 to March 2018	Commissioner of Income Tax (Appeals)	None
Finance Act 1994	Service Tax	0.14 (0.01)*	April 2016 to June 2017	Commissioner Appeals	None

^{*} Amounts mentioned in parenthesis represent payments made under protest

Includes Interest and penalty levied

- (viii) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year.
- (ix) (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company did not have any loans or borrowings from any lender during the year. Accordingly, clause 3(ix)(a) of the Order is not applicable to the Company.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a wilful defaulter by any bank or financial institution or government or government authority.
 - (c) According to the information and explanations given to us by the management, the Company has not obtained any term loans during the year. Accordingly, clause 3(ix)(c) of the Order is not applicable.
 - (d) According to the information and explanations given to us and on an overall examination of the balance sheet of the Company, we report that no funds raised on short-term basis have been used for long-term purposes by the Company.
 - (e) According to the information and explanations given to us and on an overall examination of the standalone financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries and associates as defined under the Act.
 - (f) According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in

its subsidiaries and associate companies (as defined under the Act).

- (x) (a) The Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments). Accordingly, clause 3(x)(a) of the Order is not applicable.
 - (b) In our opinion and according to the information and explanations given to us and on the basis of our examination of the records of the Company, in respect of private placement of 0.01% compulsorily convertible cumulative preference shares made during the year, the Company has duly complied with the requirements of Section 42 and Section 62 of the Act, except for the following

Nature of securities	Type of issue	Amount involved (in millions)	Nature of non compliance
CCCPS#	Private placement	3,836.97*	Delay of 11 days in filing of Return of allotment

0.01% compulsorily convertible cumulative preference shares

- * For details, please refer note 42(a) of the standalone financial statements
- (xi) (a) Based on examination of the books and records of the Company and according to the information and explanations given to us, no fraud by the Company or on the Company has been noticed or reported during the course of the audit.
 - (b) According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Act has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of the Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - (c) Establishment of vigil mechanism is not mandated for the Company. We have taken into consideration the whistle blower complaints received under the vigil mechanism established voluntarily by the Company during the year and shared with us while determining the nature, timing and extent of our audit procedures.
- (xii) According to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, clause 3(xii) of the Order is not applicable.
- (xiii) The Company is a private limited company for the year ended on 31 March 2024 and accordingly the requirements as stipulated by the provisions of Section 177 of the Act are not applicable to the Company. In our opinion and according to the information and explanations given to us and on the basis of our examination of records of the Company, transactions with the related parties are in compliance with Section 188 of the Act where applicable and details of such transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- (xiv) (a) Based on information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the internal audit reports of the Company issued till date for the period under audit.
- (xv) In our opinion and according to the information and explanations given to us, the Company has not entered into any non-cash transactions with its directors or persons connected to its directors and hence, provisions of Section 192 of the Act are not applicable to the Company.
- (xvi) (a) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India

Act, 1934. Accordingly, clause 3(xvi)(a) of the Order is not applicable.

- (b) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause 3(xvi)(b) of the Order is not applicable.
- (c) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable.
- (d) According to the information and explanations provided to us, the group (as per the provisions of the Core Investment Companies (Reserve Bank) Directions, 2016 as amended) does not have any CIC. Accordingly, the requirements of clause 3(xvi)(d) are not applicable.
- (xvii) The Company has incurred cash losses of Rs 12,139.97 million in the current financial year and Rs 30,965.00 million in the immediately preceding financial year.
- (xviii) There has been resignation of the statutory auditors during the year and there were no issues, objections or concerns raised by the outgoing auditors.
- (xix) According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- In our opinion and according to the information and explanations given to us, there is no unspent amount under sub-section (5) of Section 135 of the Act pursuant to any project. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable.

For B S R & Co. LLP

Chartered Accountants

Firm's Registration No.:101248W/W-100022

Sd/-Sampad Guha Thakurta

Partner

Membership No.: 060573

ICAI UDIN:24060573BKFGPA9743

Place: Bengaluru Date: 05 July 2024

Report on the internal financial controls with reference to the aforesaid standalone financial statements under Clause (i) of Sub-section 3 of Section 143 of the Act

(Referred to in paragraph 2(A)(f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Opinion

We have audited the internal financial controls with reference to financial statements of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) ("the Company") as of 31 March 2024 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to financial statements and such internal financial controls were operating effectively as at 31 March 2024, based on the internal financial controls with reference to financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's and Board of Directors' Responsibilities for Internal Financial Controls

The Company's Management and the Board of Directors are responsible for establishing and maintaining internal financial controls based on the internal financial controls with reference to financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note. 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 company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to financial statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, prescribed under Section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to 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 financial statements were 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 financial statements and their operating effectiveness. Our audit of internal financial controls with reference to financial statements included obtaining an understanding of internal financial controls with reference to financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the standalone financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls with reference to financial statements.

Meaning of Internal Financial Controls with Reference to Financial Statements

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

Inherent Limitations of Internal Financial Controls with Reference to Financial Statements

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

For B S R & Co. LLP

Chartered Accountants

Firm's Registration No.:101248W/W-100022

Sd/-Sampad Guha Thakurta

Partner

Membership No.: 060573

ICAI UDIN:24060573BKFGPA9743

Place: Bengaluru

Date: 05 July 2024

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Standalone Balance Sheet as at March 31, 2024

(All amount in ₹ Million, unless otherwise stated)

(All amount in 3 Million, unless otherwise stated)			
(All direction of the second o	Note	As at March 31, 2024	As at March 31, 2023
ASSETS			
Non-current assets			
Property, plant and equipment	3	456.40	869.42
Right-of-use assets	39	1,396,71	1,720.04
Goodwill	4	3,148.59	3,257.76
Other intangible assets	4	2,536.00	3,090.91
Financial assets			
Investments	5	19,703.22	16,865.10
Loans	6	23,347.74	25,143.71
Other financial assets	11	179.72	178.39
Income tax assets	12	1,282.85	1,280.50
Other assets	13	166.38	258.08
Total non-current assets		52,217.61	52,663.91
Current assets		3340300	- 1- 4- Open 2011
Inventories	7	61.07	51.39
Financial assets			33354
Investments	5	35,971.99	44,448.82
Trade receivables	8	2,349.21	4,010.63
Cash and cash equivalents	9	7,871.26	3,904.91
Bank balances other than cash and cash equivalents	10		6.23
Loans	6	796.99	0,70
Other financial assets	11	7,317.58	7,363.12
Other assets	13	1,460.45	2,327.35
Total current assets	50	55,828.55	62,112.45
Total assets		108,046.16	114,776.36
EQUITY AND LIABILITIES		-	
Equity			
Equity share capital	14	30.06	26.57
Instruments entirely equity in nature	14	155,732.64	155,625.42
Other equity	15	(65,700.09)	(57,552.85)
Total equity	13	90,062.61	98,099.14
		50,002.01	90,099.14
Liabilities			
Non-current liabilities			
Financial liabilities			
Lease liabilities	39	1,597.01	1,841.51
Contract liabilities	18	290.12	
Provisions	20	363.75	359.26
Total non- current liabilities		2,250.88	2,200.77
Current liabilities			
Financial liabilities			
Lease liabilities	39	289.93	330.47
Trade payables			
Total outstanding dues of micro enterprises and small enterprises; and	10	47.10	45.84
Total outstanding dues of creditors other than micro enterprises and small enterprises	16	6,477.04	6,997.84
Other financial liabilities	17	6,220.43	4,490.85
	18	209.35	350.41
Contract liabilities		1 775 04	1,514.69
Contract liabilities Other liabilities	19	1,775.94	
	19	712.88	746.35
Other liabilities		712.88	746.35
Other liabilities Provisions Total current liabilities	19	712.88 15,732.67	746.35 14,476.45
Other liabilities Provisions	19	712.88	746.35

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

As per our report of even date attached

for and on behalf of the Board of Directors of

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

for B S R & Co. LLP Chartered Accountants

Firm's Registration Number: 101248W/W-100022

Sd/- Sd/-

Sampad Guha Thakurta Sriharsha Majety Lakshmi Nandan Reddy Obul

Partner Managing Director & Group Chief Executive Officer Whole-time Director & Head of Innovations

Membership No: 060573 DIN: 06680073 DIN: 06686145

Sd/Rahul Bothra M Sridhar
Chief Financial Officer Company Secretary
Place: Bengaluru Place: Bengaluru
Date: June 28, 2024 Date: June 28, 2024

Place: Bengaluru Date: July 05, 2024

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Standalone Statement of Profit and Loss for the year ended March 31, 2024

(All amount in & Million, unless otherwise stated)

(All dinduit in 3 Million, dilless differwise stated)			
	Note	Year ended March 31, 2024	Year ended March 31, 2023
W.755			
Income	-	an man an	- Culari to
Revenue from operations Other income	21 22	63,722.98	46,533.05
Total income	22	6,442.93 70,165.91	7,080.42 53,613.47
		70,103.51	33,013.47
Expenses	22	510.00	and all
Cost of materials consumed	23	610.83	719.99
Employee benefits expense Finance costs	24 25	18,676.23 224.68	20,024.47
Depreciation and amortisation expense	26	1,173.40	280.83
Other expenses	26	1,173.40	1,277.06
Advertising and sales promotion		20,380.09	26,892.53
Delivery and related charges		33,510.90	28,349.44
Others	27	13,444.16	11,316.17
Total expenses		88,020.29	88,860.49
Loss before exceptional items and tax		(17,854.38)	(35,247.02)
Exceptional items	28	(1,025.94)	(2,328.61)
Loss before tax		(18,880.32)	(37,575.63)
Tax expense			
Current tax		+	4
Deferred tax			
Total tax expense		141	9
Loss for the year		(18,880.32)	(37,575.63)
Other comprehensive income/(loss), net of tax			
Items that will not be reclassified subsequently to profit or loss: - Changes in fair value of equity instruments carried at fair value through other comprehensive income ('FVTOCI'') (Refer note 5)		931.68	(95.86)
- Re-measurement gain/ (loss) on defined benefit plans (Refer note 31(b))		3.97	(43.01)
Other comprehensive income/(loss) for the year		935.65	(138.87)
Total comprehensive loss for the year, net of tax		(17,944.67)	(37,714.50)
Loss per equity share - Basic and Diluted (in ₹) (face value of ₹ 1.00 each) *	29	(8.60)	(17.38)
*Restated, Refer note 45(b) for details.			

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

As per our report of even date attached

for B S R & Co. LLP

Chartered Accountants

Material accounting policies

Firm's Registration Number: 101248W/W-100022

for and on behalf of the Board of Directors of

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

2

Sd/-

Sampad Guha Thakurta

Partner

Membership No: 060573

5d/-

Sriharsha Majety

Managing Director & Group Chief Executive Officer

DIN: 06680073

Sd/-

Lakshmi Nandan Reddy Obul

Whole-time Director & Head of Innovations

DIN: 06686145

5d/-

Rahul Bothra Chief Financial Officer Sd/-M Sridhar

Place: Bengaluru

Date: June 28, 2024

Place: Bengaluru Date: June 28, 2024

Company Secretary

Place: Bengaluru

Date: July 05, 2024

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technalogies Private Limited) Standalone Statement of Changes in Equity for the year ended March 31, 2024 (All amount in ₹ Million, unless otherwise stated)

a. Equity share capital (Refer note 14)

	Equity share capita	re capital
	(Equity share	hares of ₹ 1.00)
	Number	Amount
As at April 1, 2022	8,562,704	8.56
Add:: ssued during the year	18,011,135	18.01
As at March 31, 2023	26,573,839	26.57
Add: Issued during the year	3,491,846	3.49
As at March 31, 2024	30,065,685	30.06

b. Instruments entirely equity in nature (Compulsorily Convertible Cumulative Preference Shares ("CCCPS")) (refer note 14)

	Instruments entirely equity nature (CCCPS of ₹ 10.00)	nstruments entirely equity in nature (CCCPS of ₹ 10.00)	Instruments entirely equity in nature (CCCPS of ₹ 1,000.00)	uity in nature 0.00)	Instruments entirely equity in nature (CCCPS of ₹ 10,000.00)	equity in nature 3,000.00)	Total	
	Number	Amount	Number	Amount	Number	Amount	Number	Amount
As at April 1, 2022	1,241,680	12.41	154,659,400	154,659.40	95,361	953.61	155,996,441	155,625.42
Add: Issued during the year	j.					r		x
As at March 31, 2023	1,241,680	12.41	154,659,400	154,659,40	95,361	953.61	155,996,441	155,625.42
Add: Issued during the year	10,721,700	107.22					10,721,700	107.22
As at March 31, 2024	11,963,380	119.63	154,659,400	154,659.40	95,361	953.61	166,718,141	155,732.64

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Standalone Statement of Changes in Equity for the year ended March 31, 2024 (All amount in & Million, unless otherwise stated)

c. Other equity (Refer note 15)

As at April 1, 2022

Loss for the year

Other comprehensive loss

Total comprehensive income/(loss)

Contributions by and distribution to owners

Share based payment expense (Refer note 24) Issue of share capital (Refer note 14)

As at March 31, 2023

Loss for the year

Total comprehensive income/(loss) Other comprehensive income

Contributions by and distribution to owners

Issue of share capital (Refer note 42)

Transfer from stock option reserve on exercise Exercise of share options

Share based payment expense (Refer note 24)

(537.67)

537.67 6,145.01

3,729.76

(75,497.52) (18,880.32) 935.65

93.46

3.97

(29,639.07) (37,575.63)

Total

carried at fair value equity instruments

(loss) on defined benefit

Retained earnings

payment reserve

Securities premium

Share based

Re-measurement gain/ plans

comprehensive income

("FVTOCI")

through other

Changes in fair value of

Items of Other comprehensive income/(loss)

Attributable to the shareholders of the Company

Reserve and surplus

(138.87) (67,353.57)

(95.86)(98.86)

(43.01)

132.50

(225,609.99) (37,575.63)

5,955.48

189,882.94

89.49

(263,185.62)

3,372.52

6,428.20

(57,552.85)

(98.86)931.68 835.82

89.49

(263,185.62)

3,372.52 9,328.00

6,428.20

196,311,14

(18,880.32) (282,065.94) (77.34)

(65,700.09)

835.82

93.46

(282,065.94)

14,858.00

200,578.57

(537.67) (77.34)

537.67

3,729.76

6,145.01

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

for and on behalf of the Board of Directors

Effect of modification of equity settled share based payment to cash settled payment As at March 31, 2024

Material accounting policies (Refer note 2)

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

As per our report of even date attached

for B S R & Co. LLP

Chartered Accountants

Firm's Registration Number: 101248W/W-100022

Membership No: 060573 Sampad Guha Thakurta Partner

Place: Bengaluru Date: July 05, 2024

Managing Director & Group Chief Executive Officer Sriharsha Majety DIN: 06680073 Rahul Bothra -/PS

Chief Financial Officer Date: June 28, 2024 Place: Bengaluru

Whole-time Director & Head of Innovations Lakshmi Nandan Reddy Obul DIN: 06686145

Company Secretary M Sridhar /ps

Date: June 28, 2024 Place: Bengaluru

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(All amount in	₹ Million:	unless othe	rwise stated)

(All amount in ₹ Million, unless otherwise stated)		
	Year ended March 31, 2024	Year ended March 31, 2023
Cash flow from operating activities		
Loss before tax	(18,880.32)	(37,575.63)
Adjustments to reconcile the loss before tax to net cash flows:		
Depreciation and amortisation expense	1,173.40	1,277.06
Income on investments carried at fair value through profit or loss	(2,158.84)	(2,106.35)
Interest income on security deposits carried at amortised cost	(18.58)	(22.17)
Gain on termination of leases	(9.69)	(146.55)
Impairment on Property, Plant and Equipment (Refer note 28)	64.99	92.58
Impairment on goodwill and other intangible assets	177,77	
Impairment on investment in subsidiary (Refer note 28)	(969.75)	125.96
Impairment on deposits with related party (Refer note 28)	1,752.93	2,110.07
Share based payment expense	5,653.19	3,342.02
Loss/ (Profit) on disposal / write off of property, plant and equipment (net)	7.46	(25.30)
Allowances for doubtful debts	343,90	289.81
Interest on lease liabilities	191.54	263.93
Provision / liabilities no longer required written back	(46.96)	(287.10)
Interest income	(3,928.21)	(3,539.38)
Interest on income tax refund	(47.09)	(80.67)
Profit on sale of business undertaking		(533.67)
Operating loss before working capital adjustments	(16,694.26)	(36,815.39)
Movements in working capital:	(0.50)	4.64
(Increase)/decrease in inventories	(9.68)	1.61
(Increase)/decrease in trade receivables	1,317.52	(1,372.19)
(Increase) in other financial assets	(1,435.22)	(2,689.51)
Decrease in other assets	936.02	1,067.56
(Decrease) in trade payables	(472.58)	(141.58)
Increase in other financial liabilities	1,840.16	1,141.84
Increase in other liabilities	261.25	124.69
Increase in contract liabilities	149.06	39.49
Increase/(decrease) in provisions	(25.01)	256.35
Cash used in operating activities	(14,132.74)	(38,387.13)
Income tax paid (net of refund) Net cash used in operating activities (A)	(14,088.00)	(245.80)
Cash flow from investing activities	200 000 001	Inn Fra (a)
Purchase of investments	(70,007.61)	(93,559.69)
Proceeds from sale/maturity of investments	84,355.91	138,436.54
Purchase of property, plant and equipment and other intangible assets	(62.85)	(203.63)
Proceeds from disposal of property, plant and equipment and other intangible assets	52.70	45.57
Investment in term deposits, net	6.23	62.50
Investment in subsidiary	(3,900.00)	The state of the s
Interest received	3,798.25	2,390.83
Proceeds from sale of investment	3,855.39	
Acquisition of subsidiary (consideration paid in cash) (Refer note (c) below)	(18.42)	
Deposits with related party	435.97	(13,776.78)
Net cash flow from investing activities (B)	18,515.57	33,395.34
Cash flow from financing activities		
Proceeds from issue of equity shares	3.49	
Payment of principal portion of lease liabilities	(273.17)	(340.54)
Payment of interest portion of lease liabilities	(191.54)	(263.93)
Net cash flow from/used in financing activities (C)	(461.22)	(604.47)
Not increase //decrease) in such and each partition of (A+R+F)	3,966.35	(5,842.06)
Net increase/(decrease) in cash and cash equivalents (A+B+C)	3,904.91	9,746.97
Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the end of the year (Refer note 9)	7,871.26	3,904.91
Components of cash and cash equivalents	As at March 31, 2024	As at March 31, 2023
Balances with banks	ALC: A	
- in current accounts	6,370.16	3,904.91
- In deposit account (with original maturity of 3 months or less)	1,501.10	
Total cash and cash equivalents	7,871.26	3,904.91

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Standalone Statement of Cash Flows for the year ended March 31, 2024

Reconciliation o	f liabilities	arising	from	financing activities	
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transfer at the attendance of the transfer of				
	As at April 1, 2022	Cash flows	Non cash changes	As at March 31, 2023
Lease liabilities (Refer note 39)	3,058.39	(604.47)	(281.94)	2,171.98
	As at April 1, 2023	Cash flows	Non cash changes	As at March 31, 2024
Lease liabilities (Refer note 39)	2,171.98	(464.71)	179,67	1,886,94
Non-cash investing transactions			As at March 31, 2024	As at March 31, 2023
(a) During the year ended March 31, 2023, the Company acquired restau 'Dineout' from Times Internet Limited by issue of 18,011,135 equity s 357.87 each (Face value of ₹ 1.00 each) as a non cash consideration. (Ref	hares of the Company			6,445.64
(b) During the year ended March 31, 2023, the Company has sold one obasis to Loyal Hospitality Private Limited (LHPL) in exchange of 689,358 10.00 each as a non cash consideration. (Refer note 5.3).		The second secon	2	670.75
(c) During the year ended March 31, 2024, the Company acquired 100% ("Lynks") for a consideration of ₹ 3,855.39 Million. The consideration has K1 CCCPS amounting to ₹ 3,836.97 Million being non-cash consideration paid up Series K1 CCCPS of ₹ 10.00 each and the balance has been discha	s been discharged throu n in the form of issue o	igh issue of Series f 10,721,700 fully	3,836.97	

Material accounting policies (Refer note 2)

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

As per our report of even date for B S R & Co. LLP **Chartered Accountants**

Firm's Registration Number: 101248W/W-100022

for and on behalf of the Board of Directors of

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Sd/-

Sampad Guha Thakurta

Partner

Membership No: 060573

Sd/-

Sriharsha Majety

Managing Director & Group Chief Executive Officer

DIN: 06680073

Sd/-

Lakshmi Nandan Reddy Obul

Whole-time Director & Head of Innovations

DIN: 06686145

5d/-

Rahul Bothra Chief Financial Officer Sd/-

M Sridhar Company Secretary

Place: Bengaluru Date: July 05, 2024 Place: Bengaluru

Date: June 28, 2024

Place: Bengaluru Date: June 28, 2023

1. Company overview

Swiggy Limited ("the Company" or "Swiggy") was incorporated on December 26, 2013, as a private limited company, with its registered office situated at Bengaluru. The Company is principally engaged in facilitating the food orders and delivery through its own application platform, subscription services to enable logistics in the food e-commerce market. Effective August 2020 the Company is merely a technology platform provider where delivery partners can provide their delivery services to restaurant partners and consumers through the Swiggy platform.

Pursuant to a special resolution passed in the extraordinary general meeting of the shareholders of the Company held on February 19, 2024, post which the Company has converted from Private Limited Company to Public Limited Company, and consequently the name of the Company has changed to 'Swiggy Limited' vide new certificate of incorporation obtained from the Registrar of Companies approved on April 10, 2024.

The Company is also in the business of preparing food in its own kitchen and selling through the aforesaid platform and customer support services. The Company is also in the business of (i) dining out platform which enables customers to discover and make table reservation with respect to various restaurants, (ii) event organization and curation.

2. Material accounting policies

2.1 Statement of compliance and basis of preparation

The Standalone Financial Statements of the Company comprise of the Standalone Balance Sheet as at March 31, 2024, the Standalone Statement of Profit and Loss (including Other Comprehensive Income), the Standalone Statement of Changes in Equity, the Standalone Statement of Cash Flows for the year ended March 31, 2024, Material Accounting Policies, Notes to the Standalone Financial Statements as at and for the year ended March 31, 2024 (together referred to as 'Standalone Financial Statements') has been prepared under Indian Accounting Standards ('Ind AS') notified under Section 133 of the Companies Act, 2013, ('the Act') and other relevant provisions of the Act as amended from time to time.

The Standalone Financial Statements of the Company for the year ended March 31, 2024 were approved and authorised for issue in accordance with the resolution of the Board of Directors on June 28, 2024.

The Standalone Financial Statements are presented in Indian Rupees (₹), which is also the Company's functional currency. All amounts have been rounded-off to the nearest million, unless otherwise indicated.

The Standalone Financial Statements are prepared in accordance with Indian Accounting Standards (Ind AS) under the historical cost convention on the accrual basis, except for the following:

- certain financial assets and liabilities which are measured at fair value (refer accounting policy regarding financial instruments);
- defined benefit plans measured at fair value;
- share-based payments and
- assets and liabilities arising in a business combination

The Material Accounting Policies used in preparation of the Standalone Financial Statements have been discussed in the respective notes.

2.2 Business combination and goodwill

The cost of an acquisition is measured at the fair value of the assets transferred, equity instruments issued and liabilities incurred or assumed at the date of acquisition, which is the date on which control is transferred to the Company. The cost of acquisition also includes the fair value of any contingent consideration. Identifiable assets acquired, liabilities and contingent liabilities assumed in a business combination are measured initially at their fair value on the date of acquisition.

Purchase consideration paid in excess of the fair value of net assets acquired is recognised as goodwill. Where the fair value of identifiable assets and liabilities exceed the cost of acquisition, after reassessing the fair values of the net assets and contingent liabilities, the excess is recognised as capital reserve.

Transaction costs that the Company incurs in connection with a business combination such as finder's fees, legal fees, due diligence fees and other professional and consulting fees are expensed as incurred.

2.2 Business combination and goodwill (Contd.)

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, 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 Company re-assesses 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 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 Company'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 at each reporting period as presented, 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 it's 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 Standalone Statement of Profit and Loss. An impairment loss recognised for goodwill is not reversed in subsequent periods. 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.

Business combinations have been accounted for using the acquisition method under the provisions of Ind AS 103, Business Combinations.

Pooling of interest method

Ind AS 103, Business Combinations, prescribes significantly different accounting for business combinations which are not under common control and those under common control.

Business combinations involving entities or businesses under common control shall be accounted for using the pooling of interest method.

The pooling of interest method is considered to involve the following:

- i) The assets and liabilities of the combining entities are reflected at their carrying amounts.
- No adjustments are made to reflect fair values or recognize any new assets or liabilities. The only adjustments that are made are to harmonies accounting policies.
- iii) The identity of the reserves has been preserved and appear in the financial information of the transferee in the same form in which they appeared in the financial information of the transferor.

2.3 Use of estimates, assumptions and judgements

"The preparation of the Standalone Financial Statements in conformity with Ind AS requires the management to make estimates, judgements and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities on the date of the Standalone Financial Statements and the reported amounts of revenues and expenses for the year reported. Actual results could differ from those estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised, and future periods are affected.

2.3 Use of estimates, assumptions and judgements (Contd.)

Key source of estimation uncertainty as at the date of Standalone Financial Statements, which may cause a material adjustment to the carrying amounts of assets and liabilities within the next financial year, is in respect of the following:

a. Impairment of investments

Impairment exists when the carrying value of an asset or cash generating unit ("CGU") exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The fair value less costs of disposal calculation is based on available data from binding sales transactions, conducted at arm's length, for similar assets or observable market prices less incremental costs for disposing of the asset. The value in use calculation is based on a discounted cash flow ("DCF") model and involves use of significant estimates and assumptions including turnover, earning multiples, growth rates and net margins used to calculate projected future cash flows, risk adjusted discounted rate, future economic and market conditions.

b. Fair value measurement of financial instruments

When the fair value of financial assets and financial liabilities recorded in the balance sheet cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques including the DCF model. The policy has been further explained under note 2.13.

c. Defined benefit plans

The cost of the defined benefit gratuity plan and other post-employment benefits and the present value of the gratuity obligation is determined using actuarial valuation. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date. The parameter most subject to change is the discount rate. In determining the appropriate discount rate for plans operated in India, the management considers the interest rates of government bonds in currencies consistent with the currencies of the post-employment benefit obligation.

The mortality rate is based on publicly available mortality tables. These mortality tables tend to change only at interval in response to demographic changes. Future salary increases and gratuity increases are based on expected future inflation rates. The assumptions and models used for defined benefit plan are disclosed in note 31.

d. Share-based payments

Estimating fair value for share-based payment transactions requires determination of the most appropriate valuation model, which is dependent on the terms and conditions of the grant. This estimate also requires determination of the most appropriate inputs to the valuation model including the expected life of the share option, volatility, dividend yield, forfeiture rate and making assumptions about them. The assumptions and models used for estimating fair value for share-based payment transactions are disclosed in note 32.

e. Useful lives of property, plant and equipment and intangible assets

The Company reviews the useful life of property, plant and equipment and intangible assets at the end of each reporting period. This reassessment may result in change in depreciation expense in future periods.

f. Taxes

Significant judgments are involved in determining the provision for income taxes and tax credits including the amount expected to be paid or refunded. The Company reviews the carrying amount of deferred tax assets at the end of each reporting period. The policy for the same has been explained under note 2.21.

2.3 Use of estimates, assumptions and judgements (Contd.)

g. Business combination

In accounting for business combinations, judgment is required whether Company has control over the entity acquired. Control is achieved when the Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Company controls an investee if and only if the Company has:

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

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Company has less than a majority of the voting or similar rights of an investee, the Company 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
- The Company's voting rights and potential voting rights
- The size of the Company's holding of voting rights relative to the size and dispersion of the holdings of the
 other voting rights holders.
- · Right arising from other contractual arrangements.

Key assumptions in estimating the acquisition date fair values of the identifiable assets acquired and liabilities, identifying whether an identifiable intangible asset is to be recorded separately from goodwill.

h. Leases

The Company evaluates if an arrangement qualifies to be a lease as per the requirements of Ind AS 116. Identification of a lease requires significant judgment. The Company uses significant judgement in assessing the lease term (including anticipated renewals) and the applicable discount rate.

The Company determines the lease term as the non-cancellable period of a lease, together with both periods covered by an option to extend the lease if the Company is reasonably certain to exercise that option; and periods covered by an option to terminate the lease if the Company is reasonably certain not to exercise that option. In assessing whether the Company 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 Company to exercise the option to extend the lease, or not to exercise the option to terminate the lease. The Company revises the lease term if there is a change in the non-cancellable period of a lease.

The discount rate is generally based on the incremental borrowing rate to the lease being evaluated or for a portfolio of leases with similar characteristics.

i. Impairment of goodwill

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.

The impairment indicators, the estimation of expected future cash flows and the determination of the fair value of CGU (including Goodwill) require the Management to make significant judgements, estimates and assumptions concerning the identification and validation of impairment indicators, fair value of assets, revenue growth rates and operating margins used to calculate projected future cash flows, relevant risk-adjusted discount rate, future economic and market conditions, etc.

2.3 Use of estimates, assumptions and judgements (Contd.)

j. Provisions and contingent liabilities

The Company estimates the provisions that have present obligations as a result of past events and it is probable that outflow of resources will be required to settle the obligations. These provisions are reviewed at the end of each reporting period and are adjusted to reflect the current best estimates. The Company uses significant judgement to disclose contingent liabilities. Contingent liabilities are disclosed 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 the obligation or a reliable estimate of the amount cannot be made. Contingent assets are neither recognised nor disclosed in the Standalone Financial Statements.

2.4 Current and Non-current classification

The operating cycle is the time between the acquisition of assets/inputs for processing and their realisation in cash and cash equivalents. The Company has identified twelve months as its operating cycle. The Company 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.
- · held primarily for the purpose of trading.
- due to be settled within twelve months after the reporting period, or
- not unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The Company classifies all other liabilities as non-current,

2.5 Revenue recognition

The Company generates revenue mainly from providing online platform services to partner merchants (including restaurant merchant, grocery merchants and delivery partners), advertisement services, sale of food, subscriptions and other platform services.

Revenue is recognised when control of goods and services is transferred to the customer upon the satisfaction of performance obligation under the contract at a transaction price that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services. The transaction price of goods sold and services rendered is net of any taxes collected from customers and variable consideration on account of various discounts and schemes offered by the Company. The transaction price is an amount of consideration to which the entity expects to be entitled in exchange for transferring promised goods or services. Specific revenue recognition criteria for all key streams of revenue have been detailed in subsequent sections.

Where performance obligation is satisfied over time, the Company recognizes revenue over the contract period. Where performance obligation is satisfied at a point in time, Company recognizes revenue when customer obtains control of promised goods and services in the contract.

2.5 Revenue recognition (Contd.)

Identification of customer:

The Company considers a party to be a customer if that party has contracted with the entity to obtain goods or services that are an output of the entity's ordinary activities in exchange for consideration. Based on the contractual obligations and the substance of the transactions, the Company considers the restaurant merchants, other merchants as customers. In select cases, transacting users and delivery partners are considered as customers when such users carry out transactions on the platform where the services are rendered by the Company, or the Company charges the service charge for use of technology platform from the users or delivery partners.

Principle vs agent consideration:

The fulfilment of the order is the responsibility of the partner merchants. Accordingly, the Gross order value is not recognised as revenue and only the order facilitation fee/ commission to which the Company is entitled is recognised as revenue.

The Company considers itself a principal in arrangements where it controls the goods or services provided.

In respect of transaction with delivery partners, the Company is merely a technology platform provider, connecting delivery partners with the restaurant partners and the consumers. Accordingly, the Gross delivery fees is not recognised as revenue. The Company may, from time to time, collect service charge from the delivery partners which is recognised as revenue.

Revenue from platform services

a. Order facilitation fee:

Company generates income from partner merchants for facilitating food/grocery ordering, dining out and delivery services through its technology platform.

Income generated from partner merchants, for use of its platform related services is recognised when the transaction is completed as per the terms of the arrangement with the respective partner merchants, being the point at which the Company has no remaining performance obligation.

The fulfilment of the order is the responsibility of partner merchants; accordingly, the gross order value is not recognised as revenue, only the order facilitation fee to which the Company is entitled is recognised as revenue.

b. Delivery income:

The Company earned delivery income by providing food/grocery delivery services. Such income was recorded by the Company on gross basis, as fulfilment of the food delivery order was the responsibility of the Company. Delivery fee was recognised as revenue at the point of order fulfilment.

Effective August 2020, the Company is merely a technology platform provider connecting delivery partners with the Restaurant partners and the consumers and earns revenue from delivery partners in the form of service charges for use of technology platform by them.

c. Advertisement revenue:

Advertisement revenue is generated from the sponsored listing fees paid by partner merchants and brands. Advertisement revenue is recognized when a consumer engages with the sponsored listing based on the number of clicks. There are certain contracts, where, in addition to the clicks, the Company sells online advertisements which are usually run over a contracted period of time. Revenue is presented on a gross basis in the amount billed to partner merchants as the Company controls the advertisement space.

d. Onboarding fee:

Partner merchants and delivery partners pay one-time non-refundable fees to join the Company's network. These are recognised on receipt or over a period of time in accordance with terms of agreement entered into with such relevant partner.

2.5 Revenue recognition (Contd.)

e. Event income:

Company generates income from ticketing revenue, Brand promotion fee and facilitation fee by organizing and curating events under different categories (music, comedy etc). Event Income is recognized on completion of the event. The Company considers itself a principal in this arrangement and accordingly the revenue is recognised at sale value minus variable considerations such as discounts, incentives and other such items offered to the customer.

f. Subscription fee

Revenue from the subscription contracts is recognized over the subscription period on a systematic basis in accordance with the terms of agreement entered with the customer.

g. Service charge:

Company generates revenue on account of service charges collected from users/delivery partners for use of technology platform to facilitate placement and delivery of orders. Service charge recognised by Company is net of discounts and incentives, if any, given/offered by the Company on transaction-to-transaction basis.

h. Income from sale of food:

Revenue from sale of food is recognised when the performance obligations are satisfied i.e. when control of promised goods are transferred to the customer i.e. when the food is delivered to the customer. The Company considers itself a principal in this arrangement and accordingly the revenue is recognised at sale value minus variable considerations such as discounts, incentives and other such items offered to the customer.

i. Variable consideration such as discounts and incentives:

The Company provides various types of incentives, discounts to users to promote the transactions on the platform. If the Company identifies the transacting users as one of their customers for the services, the incentives/ discounts offered to the transacting consumers are considered as payment to customers and recorded as reduction of revenue on a transaction-to-transaction basis. The amount of incentive/ discount in excess of the income earned from the transacting consumers is recorded as advertising and marketing expenses.

When incentives/discounts are provided to transacting users where the Company is not responsible for services, the transacting consumers are not considered customers of the Company, and such incentives/discounts are recorded as advertising and marketing expenses.

J. Other income:

Profit on sale of mutual funds and fair value impact on mark-to-market contracts are recognised on transaction completion and or on reporting date as applicable.

Interest income is recognised using the effective interest method or time-proportion method, based on rates implicit in the transaction.

Dividend income is recognized when the Company's right to receive Dividend is established.

k. Contract balances:

Trade receivables

A receivable is the company's right to consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due). Refer to accounting policies of financial assets in section 2.13 b for initial recognition and subsequent measurement of financial assets.

Contract assets

Contract asset is Company's right to consideration in exchange for services that the Company has transferred to a customer where that right is conditioned on something other than the passage of time.

2.5 Revenue recognition (Contd.)

Contract liabilities

Contract liability is recognised where the company has an obligation to transfer goods or services to a customer for which the entity has received consideration (or the amount is due) from the customer. Contract liabilities are recognised as revenue when the Company satisfies the performance obligations under the contract (i.e., transfers the control of the related goods or services to the customer).

2.6 Property, plant and equipment

Plant and equipment are stated at cost, net of accumulated depreciation and accumulated Impairment losses, if any. The cost comprises purchase price, borrowing costs if capitalization criteria are met, directly attributable cost of bringing the plant and equipment to its working condition for the intended use and cost of replacing part of the plant and equipment.

The cost of an item of property, plant and equipment shall be recognised as an asset if, and only if it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

When significant parts of plant and equipment are required to be replaced at intervals, the Company 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 Standalone Statement of 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. Subsequent expenditure is capitalised only if it is probable that the future economic benefits associated with the expenditure will flow to the Company and the cost of the item can be measured reliably.

Gains or losses arising from derecognition of the assets are measured as the difference between the net disposal proceeds and the carrying amounts of the assets and are recognized in the Standalone Statement of Profit and Loss when the assets are derecognized.

Capital work in progress

Amount paid towards the acquisition of property, plant and equipment outstanding as of each reporting date and the cost of property, plant and equipment not ready for intended use before such date are disclosed under capital work-in-progress. The capital work- in-progress is carried at cost, comprising direct cost, related incidental expenses and attributable interest. No depreciation is charged on the capital work in progress until the asset is ready for the intended use.

2.7 Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination are measured at fair value at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses (if any). While developing an intangible asset the expense incurred during research phase are charged to Standalone Statement of Profit and Loss in the period in which the expenditure is incurred while expenditure incurred during development phase are capitalized. Subsequent expenditure is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognised in profit or loss as incurred.

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 recognised in the Standalone Statement of Profit and Loss when the asset is derecognised.

2.8 Depreciation and amortisation

Depreciation on property, plant and equipment and amortisation on intangible assets with finite useful lives is calculated on a straight-line basis over the useful lives of the assets estimated by the management.

The Company has used the following useful lives to provide depreciation on plant and equipment and amortisation of intangible assets:

Asset category	Useful lives estimated by the management	
Plant and equipment*	.5	
Office equipment	5	
Computer equipment	3	
Furniture and fixtures*	5	
Leasehold improvements	Lower of lease term or useful life	
Computer software	5	
Non-compete asset	3	
Customer contracts*	3	
Technology*	10	
Trademark*	5-15	
Other intangible assets*	3-12	

^{*} Based on an internal technical evaluation, management believes that the useful lives in the table above are realistic and reflect fair approximation of the period over which the assets are likely to be used. Hence, the useful lives for these assets is different from the useful lives as prescribed under part C of Schedule II of The Companies Act 2013.

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

Depreciation on additions/ disposals is provided on a pro-rata basis i.e., from/ up to the date on which asset is ready for use/ disposed of.

Intangible assets with finite lives are assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are adjusted prospectively.

2.9 Impairment

Impairment of Financial assets

The Company assesses at the end of each reporting period whether a financial asset or a Company of financial assets is impaired. Ind AS 109 ('Financial instruments') requires expected credit losses to be measured through a loss allowance. The Company recognises lifetime expected losses for all contract assets and/or all trade receivables that do not constitute a financing transaction. For all other financial assets, expected credit losses are measured at an amount equal to the 12 month expected credit losses or at an amount equal to the lifetime expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition.

2.9 Impairment (Contd.)

Credit-impaired financial assets

At each reporting date, the Company assesses whether financial assets carried at amortised cost and debt securities at FVOCI are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the debtor;
- a breach of contract such as a default or being more than 180 days past due;
- the restructuring of a loan or advance by the Company on terms that the Company would not consider otherwise:
- it is probable that the debtor will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for a security because of financial difficulties.

Presentation of allowance for ECL in the balance sheet

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets. For debt securities at FVOCI, the loss allowance is charged to profit or loss and is recognised in OCI.

Impairment of non-financial assets

Non-financial assets including property, plant and equipment and intangible assets with finite life and intangible assets under development are evaluated for recoverability whenever there is any indication that their carrying amounts may not be recoverable. If any such indication exists, the recoverable amount (i.e. higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the CGU to which the asset belongs.

If the recoverable amount of an asset (or CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or CGU) is reduced to its recoverable amount. An impairment loss is recognised in the Standalone 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 Company estimates the asset's or CGU's 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 fair value less costs of disposal, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used.

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 Standalone Statement of Profit and Loss unless the asset is carried at a revalued amount, in which case, the reversal is treated as a revaluation increase.

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 it's 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 Standalone statement of Profit and Loss. An impairment loss recognised for goodwill is not reversed in subsequent periods.

2.10 Leases

Company as a lessee

The Company's lease assets primarily consist of leases for buildings. The Company assesses whether a contract contains a lease at the inception of a contract. A 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 Company assesses whether: (i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset.

The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognises lease liabilities representing obligations to make lease payments and right-of-use assets representing the right to use the underlying assets.

i) Right-of-use assets

The Company recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, lease payments made at or before the commencement date less any lease incentives received and an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term or the estimated useful lives of the assets whichever is earlier.

If ownership of the leased asset transfers to the Company at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset. The right-of-use assets are also subject to impairment. Refer to the accounting policies in section 2.10, Impairment of non-financial assets.

ii) Lease liabilities

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Company and payments of penalties for terminating the lease, if the lease term reflects the Company exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Company uses its incremental borrowing rate at the lease commencement date as the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset. The Company's lease liabilities are included in financial liabilities.

iii) Short-term leases and leases of low-value assets

The Company applies the short-term lease exemption (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases of assets that are considered to be low value. Lease payments on short term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

2.10 Leases (Contd.)

Company as a lessor

Leases in which the Company does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. Rental income arising is accounted for on a straight-line basis over the lease terms and is included in revenue in the Standalone Statement of Profit or Loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

2.11 Financial instruments

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 and liabilities are recognised when the Company becomes a party to the contract that gives rise to financial assets and liabilities. Financial assets and liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value measured on initial recognition of financial asset or financial liability.

a. Cash and cash equivalents

The Company considers all highly liquid financial instruments, which are readily convertible into known amounts of cash that are subject to an insignificant risk of change in value and having original maturities of three months or less from the date of purchase, to be cash equivalents. Cash and cash equivalents consist of balances with banks which are unrestricted for withdrawal and usage.

b. Financial assets

Financial assets are recognised when the Company becomes a party to the contractual provisions of the instrument.

Initial recognition and measurement

On initial recognition, a financial asset is recognised at fair value. In case of financial assets which are recognised at fair value through profit and loss (FVTPL), its transaction cost is recognised in the Standalone Statement of Profit and Loss. However, trade receivables are measured at transaction price. In other cases, the transaction cost is attributed to the acquisition value of the financial asset.

Financial assets are subsequent classified and measured at:

- Amortised cost
- · Fair value through other comprehensive income (FVOCI)
- · Fair value through profit and loss (FVTPL)

Financial assets are not reclassified subsequent to their recognition, except during the period the Company changes its business model for managing financial assets.

Financial assets at amortised cost (Debt instrument)

The financial asset is measured at the amortised cost if both the following conditions are met:

- The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows,
- 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.

2.11 Financial instruments (Contd.)

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 Standalone Statement of Profit and Loss. The losses arising from impairment are recognised in the Standalone Statement of Profit and Loss. This category generally applies to trade and other receivables.

Financial assets at FVOCI (Debt instrument)

A debt instrument is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

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

Derecognition

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

- · The rights to receive cash flows from the asset have expired, or
- The Company 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 Company has transferred substantially all the risks and rewards of the asset, or
- (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Financial assets at FVTPL (Debt instrument)

FVTPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorization as at amortized cost or as FVTOCI, is classified as at FVTPL.

In addition, the Company 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').

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the Standalone Statement of Profit and Loss.

c. Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss or at amortised cost (loans and borrowings, payables), 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 Company's financial liabilities include trade and other payables, lease liabilities, loans and borrowings including bank overdrafts.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Note 2 - Material Accounting Policies

2.11 Financial instruments (Contd.)

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.

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, 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/ losses are not subsequently transferred to Profit and Loss. However, the Company may transfer the cumulative gain or loss within equity. All other changes in fair value of such liability are recognised in the Standalone Statement of Profit or Loss. The Company has not designated any financial liability as at fair value through profit and loss.

Loans and borrowings

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 Standalone Statement of Profit and Loss.

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 Standalone Statement of Profit or Loss.

d. Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the 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.

2.12 Fair value measurement

In determining the fair value of its financial instruments, the Company uses following hierarchy and assumptions that are based on market conditions and risks existing at each reporting date.

All assets and liabilities for which fair value is measured or disclosed in the Standalone 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:

Level 1 - Quoted (unadjusted) market prices in active markets for identical assets or liabilities.

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 Standalone Financial Statements on a recurring basis, the Company 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.

2.13 Inventories

Inventory is stated at the lower of cost and net realisable value, Cost of inventories comprise of all cost of purchase and other cost incurred in bringing the inventories to their present location and condition. Cost is determined using weighted average method. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

2.14 Borrowing cost

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

2.15 Share issue expenses

Incremental costs directly attributable to the issue of equity shares will be adjusted with securities premium.

2.16 Foreign currency

Transactions in foreign currencies are initially recorded by the respective entities of the Company at their respective functional currency spot rates, at the date the transaction first qualifies for recognition.

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 as income or expenses in the period in which they arise.

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.

2.17 Share based payments

The Company measures compensation cost relating to employee stock options plans using the fair valuation method in accordance with Ind AS 102, Share-Based Payment. Compensation expense is amortized over the vesting period as per graded vesting method. The cost of equity-settled transactions is determined by the fair value at the date when the grant is made using an appropriate valuation model. That cost is recognised, together with a corresponding increase in Share based payment reserve in other equity, over the period in which the performance and/or service conditions are fulfilled in employee benefits expense. The cumulative expense recognised for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Company's best estimate of the number of equity instruments that will ultimately vest.

When an award is cancelled by the Company or by the counterparty, any remaining element of the fair value of the award is expensed immediately through the Standalone Statement of Profit and Loss.

2.18 Employee benefits

Employee benefits consists of Salaries, wages, bonus, contribution to provident and other funds, share based payment expense and staff welfare expense.

Defined contribution plans

The Company's contributions to defined contribution plans (provident fund and ESI) are recognized in Standalone Statement of Profit and Loss when the employee renders related service.

Defined benefit plans

Gratuity, which is a defined benefit plan, is accrued based on an independent actuarial valuation, which is carried out based on projected unit credit method as at the balance sheet date. The Company recognizes the net obligation of a defined benefit plan in its Standalone Statement of Balance Sheet as liability. Actuarial gains and losses through remeasurements of the net defined benefit liability/ (asset) are recognized in other comprehensive income. In accordance with Ind AS, re-measurement gains and losses on defined benefit plans recognised in OCI are not to be subsequently reclassified to the Standalone Statement of Profit and Loss.

2.18 Employee benefits (Contd.)

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Company recognises the following changes in the net defined benefit obligation as an expense in the Standalone 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.

Short-term employee benefits

Short-term employee benefits expected to be paid in exchange for the services rendered by employees are recognised during the year when the employees render the service. Compensated absences, which are expected to be utilised within the next 12 months, are treated as short-term employee benefits. The Company measures the expected cost of such absences as the additional amount that it expects to pay as a result of the unused entitlement that has accumulated at the reporting date.

Long-term employee benefits

Compensated absences which are not expected to occur within twelve months after the end of the period in which the employees render the related services are treated as long-term employee benefits for measurement purpose. Such

long-term compensated absences are provided for based on the actuarial valuation using the projected unit credit method at the year end, less the fair value of the plan assets out of which the obligations are expected to be settled.

Actuarial gains/losses are immediately taken to the Standalone Statement of Profit and Loss and are not deferred.

The Company presents the entire compensated absences balance as a current liability in the Standalone Financial Statements, since it does not have an unconditional right to defer its settlement for twelve months after the reporting date.

2.19 Taxes on income

Income tax expense comprises current tax expense and the net change in the deferred tax asset or liability during the year. Current and deferred tax are recognised in the Standalone Statement of Profit and Loss, except when they relate to items that are recognised in other comprehensive income or directly in other equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity, respectively.

Current income tax

Current income tax for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities based on the taxable income for that period. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted as at the balance sheet date.

Current income tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in OCI or in equity).

The Company offsets current tax assets and current tax liabilities, where it has a legally enforceable right to set off the recognized amounts and where it intends either to realise the asset and settle the liability on a net basis or simultaneously.

Deferred income tax

Deferred income tax is recognised using the balance sheet approach, deferred tax is recognized on temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes, except

- when the deferred income tax arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and affects neither accounting nor taxable profit or loss at the time of the transaction.
- In respect of taxable temporary differences associated with investments in subsidiaries, associates and interest in
 joint ventures, 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.

2.19 Taxes on income (Contd.)

Deferred income tax assets are recognized for all deductible temporary differences, carry forward of unused tax credits and unused tax losses, 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 utilized.

The carrying amount of deferred income tax assets is reviewed at each balance sheet 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 income tax asset to be utilized.

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

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realised simultaneously.

Minimum alternate tax (MAT) paid in a year is charged to the Standalone Statement of Profit and Loss as current tax for the year. The deferred tax asset is recognised for MAT credit available only to the extent that it is probable that the Company will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the Company recognizes MAT credit as an asset, it is created by way of credit to the Standalone Statement of Profit and Loss and shown as part of deferred tax asset. The Company reviews the "MAT credit entitlement" asset at each reporting date and writes down the asset to the extent that it is no longer probable that it will pay normal tax during the specified period.

2.20 Provision and contingent liabilities

A provision is recognized when Company has a present obligation (legal or constructive) as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made of the amount of the obligation. If the effect of time value of money is material, provision is 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. When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognized as an asset, if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

Provisions for onerous contracts, i.e., contracts where the expected unavoidable costs of meeting obligations under a contract exceed the economic benefits expected to be received, are recognized when it is probable that an outflow of resources embodying economic benefits will be required to settle a present obligation as a result of an obligating event, based on a reliable estimate of such obligation.

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Company does not recognize a contingent liability but discloses its existence in the Standalone Financial Statements.

Provision and contingent liabilities are reviewed at each Balance Sheet date.

2.21 Earnings per share

Basic earnings per share is computed by dividing the profit/(loss) after tax attributable to the equity holders of the Company by the weighted average number of equity shares outstanding during the year.

Diluted earnings per share is computed by dividing the profit/(loss) after tax as adjusted for dividend, interest (net of any attributable taxes) other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares.

2.21 Earnings per share (Contd.)

Potential equity shares are deemed to be dilutive only if their conversion to equity shares would decrease the net profit per share or increase the net loss per share. Potential dilutive equity shares are deemed to be converted as at the beginning of the period unless they have been issued at a later date. Dilutive potential equity shares are determined independently for each period presented.

2.22 Operating segment

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The Chief Executive Officer has been identified as the chief operating decision maker.

The Company identifies primary segments based on the dominant source, nature of risks and returns and the internal organization and management structure. The operating segments are the segments for which separate financial information is available and for which operating profit/loss amounts are evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing performance, the analysis of geographical segments is based on the areas in which major operating divisions of the Company operate.

Segment revenue, segment expenses have been identified to the segments on the basis of their relationship to the operating activities of the segment.

Inter-segment revenue is accounted on the basis of transactions which are primarily determined based on market / fair value factors.

Revenue and expenses directly attributable to segments are reported under each reportable segment. Expenses which are not directly identifiable to any reporting segment have been allocated to respective segments based on the number orders, number of employees as reviewed by CODM.

2.23 Statement of cash flow

Cash flows from operating activities are reported using the indirect method set out in Indian Accounting Standard (Ind AS) 7 on Statement of Cash Flows, whereby profit/(loss) for the period 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.

For the purposes of Standalone Statement of Cash Flows, cash and cash equivalents comprise the total cash and cash equivalents as disclosed in note 9 adjusted for Bank overdraft repayable on demand.

2.24 Events occurring after the balance sheet date.

Based on the nature of the event, the Company identifies the events occurring between the balance sheet date and the date on which the Standalone financial statements are approved as 'Adjusting Event' and 'Non-adjusting event', Adjustments to assets and liabilities are made for events occurring after the balance sheet date that provide additional information materially affecting the determination of the amounts relating to conditions existing at the balance sheet date or because of statutory requirements or because of their special nature. For non-adjusting events, the Company may provide a disclosure in the Standalone financial statements considering the nature of the transaction.

2.25 Exceptional items

The Company considers exceptional items to be those which derive from events or transactions which are significant for separate disclosure by virtue of their size or incidence in order for the user to obtain a proper understanding of the Company's financial performance. These items include, but are not limited to, impairment charges, restructuring costs and profits and losses on disposal of subsidiaries, contingent consideration and other one off items which meet this definition. To provide a better understanding of the underlying results of the period, exceptional items are reported separately in the Standalone Statement of Profit and Loss.

2.26 Recent accounting pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. As of 31 March 2024, MCA has not notified any new standards or amendments to the existing standards applicable to the Company that has not been applied.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

3 Property, plant and equipment

	Plant and equipment	Office equipment	Computer	Furniture and fixtures	Leasehold improvements	Total
Gross carrying value	- squipment	- April 1000	z-qz-pinent			
As at April 01, 2022	633.19	376.77	1,006.04	105.18	2,266.86	4,388.04
Additions during the year	10.98	3.82	235.10	100	28.31	278.21
Acquisition through business combination (Refer note 42)	3.4	1.00	2,08			3.08
Disposals during the year	(113.30)	(44.99)	(51.75)	(6.83)	(234.35)	(451.22)
As at March 31, 2023	530.87	336.60	1,191.47	98.35	2,060.82	4,218.11
Additions during the year	13.97	10.19	49.46	0.94	4.07	78.63
Disposals during the year (Refer note 3.2)	(442.50)	(259.31)	(250.18)	(38.87)	(1,300.04)	(2,290.90)
As at March 31, 2024	102.34	87.48	990.75	60.42	764.85	2,005.84
Accumulated depreciation and impairment						
As at April 01, 2022	539.90	299.96	673.08	70.20	1,560.93	3,144.07
Charge for the year (Refer note 26)	31.93	33.18	183.45	13.84	185.55	447.95
Impairment for the year (Refer note 28 and 3.1)	1.00	0.72	L	1	90.84	92.56
Disposals during the year	(110.82)	(42.18)	(37.10)	(6.24)	(139.55)	(335.89)
As at March 31, 2023	462.01	291.68	819.43	77.80	1,697.77	3,348.69
Charge for the year (Refer note 26)	28.05	25.38	174.55	12.50	126.02	366.50
Impairment for the year (Refer note 28 and 3.1)	4.41	1.86	0.01	0.07	58.64	64.99
Disposals during the year (Refer note 3.2)	(427.61)	(250.65)	(225.97)	(37.28)	(1,289.23)	(2,230.74)
As at March 31, 2024	66.86	68.27	768.02	53.09	593.20	1,549.44
Net carrying value						
As at March 31, 2023	68.86	44.92	372.04	20.55	363.05	869.42
As at March 31, 2024	35.48	19.21	222.73	7.33	171.65	456.40

^{3.1} This pertains to inactive kitchens where the carrying value has exceeded its recoverable amount.

4 Goodwill and other intangible assets

	Trademark and Others	Customer contracts	Non- compete asset	Computer software	Technology	Total	Goodwill
Gross carrying value			70.0	-			
As at April 01, 2022	146.84	1.4	62.40	10.33	130.56	350.13	109.17
Additions during the year		-		-	8.1	100	~
Acquisition through business combination	1.784.00	755.16			786.00	3,325.16	3,148.59
(Refer note 42)	10000	(46/45)			N.C. P.C. S.	(4.000.000	440,710,0
Deletions / adjustments during the year		-	- 4			7732490	
As at March 31, 2023	1,930.84	755.16	62.40	10.33	916.56	3,675.29	3,257.76
Additions during the year		-	700	10.00		- 0.2	1
Deletions / adjustments during the year	(18.61)		(48.00)	(0.94)	15	(67.55)	
As at March 31, 2024	1,912.23	755.16	14.40	9.39	916.56	3,607.74	3,257.76
Accumulated amortisation and impairment							
As at April 01, 2022	68.81	*	50.33	10.33	57.93	187.40	-
Charge for the year (Refer note 26)	108.00	188.14	5.00	17	95.84	396.98	+
Deletions / adjustments during the year	12/1		(4	-			
As at March 31, 2023	176.81	188.14	55.33	10.33	153.77	584.38	9
Charge for the year (Refer note 26)	138.29	251.81	4.40		91.81	486.31	
Impairment for the year (Refer note 28 and 3.1)	43.66	*	2.67	1.2	22.27	68.60	109.17
Deletions / adjustments during the year	(18.61)	× -	(48.00)	(0.94)		(67.55)	-
As at March 31, 2024	340.15	439.95	14.40	9.39	267.85	1,071.74	109.17
Net carrying value							
As at March 31, 2023	1,754.03	567.02	7.07	4	762.79	3,090.91	3,257.76
As at March 31, 2024	1,572.08	315.21			648.71	2,536.00	3,148.59

^{3.2} This primarily pertains to inactive kitchen assets which are fully depreciated and disposed off during the year.

Swiggy Limited (farmerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

4 Goodwill and other intangible assets (Contd..)

Impairment of cash generating units

The Company evaluates for impairment if cash generating units (CGUs) have identified impairment triggers. Impairment is recognised, when the carrying amount of CGUs including goodwill, exceeds the estimated recoverable amount of CGU. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to the cash generating unit (CGU), which benefit from the synergies of the acquisition. A CGU is the smallest identifiable group of assets that generates cash inflows that are largely independent of the cash inflows from other assets or group of assets. CGUs which have goodwill allocated to them are tested for impairment at least annually.

During the year ended March 31, 2024 and March 31, 2023 Goodwill acquired through business combinations has been allocated to the following CGU's:

	As at March 31, 2024	As at March 31, 2023
Out of home consumption (Refer note 4(i))	3,148.59	3,148.59
Private Brands (Refer note 4(ii))	109.17	109.17
Total	3,257.76	3,257.76
Less: Impaired (Refer note 4(ii) and 4(iii))	(109.17)	
Net	3,148.59	3,257.76

(i) The recoverable amount of out of home consumption has been determined based on a value in use calculation. That calculation uses cash flow projections based on financial budgets approved by management covering a five-year period, and a discount rate of 20,70 % as at March 31, 2024. Cash flows beyond that five-year period have been extrapolated using a constant five per cent growth rate. This growth rate does not exceed the long-term average growth rate of the market.

(ii) During the year ended March 31, 2024, the Company had assessed the carrying value of the investment in the Private Brands considering its restructuring plan to suspend majority of operations except in partial locations in Bangalore with effect from March 2024. Management performed an assessment of the recoverable amount of the CGU based on the future operational plan and projected cashflows, based on the assessment goodwill and other intangible assets have been impaired fully. The recoverable amount of Private Brands has been determined based on the value in use. Value in use has been determined based on future operating plan, projected cash flows, growth rates, economic conditions and trends. That calculation uses cash flow projections based on financial budgets approved by management covering a five-year period, and a discount rate of 20.10 % as at March 31, 2024. Cash flows beyond that five-year period have been extrapolated using a constant five per cent growth rate. This growth rate does not exceed the long-term average growth rate of the market.

(iii) The estimated recoverable amount of Out of home consumption CGU has exceeded its carrying amount and accordingly, no impairment is recognised.

(iv) An analysis of the sensitivity of the computation to a change in key assumptions (discount rates and long-term average growth rate), based on any reasonable change, did not identify any probable scenario in which the recoverable amount of the Out of home consumption CGU would decrease below its carrying amount the year ended March 31, 2024.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Notes to Standalone Financial Statements

(All amount in ₹ Million, unless atherwise stated)

5 Investments

	As at March 31, 2024	As at March 31, 2023
Non-current		
Unquoted - carried at cost		
Investment in subsidiaries		
Scootsy Logistics Private Limited (Refer note 5.1) (1,356,722 Equity shares of ₹ 10.00 each, fully paid up (March 31, 2023: 718,633) (net of impairment of Nil (March 31, 2023: ₹ 1,022.53 Million) (refer note 28)	5,209.63	30.33
Supr Infotech Solutions Private Limited (Refer note 5.1) 969,255 Equity shares of ₹ 10.00 each, fully paid up (March 31, 2023 : 969,255) (net of Impairment of ₹ 5,087.78 Million (March 31, 2023: ₹ 5,034.99 Million)		
Unquoted - equity method		
Investment in preference shares of an associate		
Loyal Hospitality Private Limited (Refer note 5.3) (689,358 Series B5 CCPS of ₹ 10.00 each, fully paid up (March 31, 2023: 689,358)	670.75	670.75
Unquoted - carried at fair value through other comprehensive income (FVTOCI)		
Urbanpiper Technology Private Limited (Refer note 5.4) (1,260 Series B 0.001% CCPS of ₹ 100.00 each, fully paid up (March 31, 2023: 1,260)	278.02	278.02
Roppen Transportation Services Private Limited (Refer note 5.5) (10 Equity shares of ₹ 10.00 each, fully paid up (March 31, 2023: 10.00) (199,948 Series D CCPS of ₹ 1.00 each, fully paid up (March 31, 2023: 1,99,948)	10,436.68	9,505.00
Unquoted - carried at amortised cost		
Investments in Non-convertible Debentures(NCDs)/bonds*	2,333.77	5,381.00
investments in certificate of deposits*	774.37	1,000.00
	19,703.22	16,865.10
Current		
Quoted - carried at fair value through profit or loss (FVTPL)		
Investments in mutual fund units	29,740.70	33,257.91
Unquoted - carried at amortised cost		
investments in commercial papers (Refer note 5.6)		
(net of Impairment of ₹598.15 Million (March 31, 2023; ₹598.15 Million)		
Investments in Non-convertible Debentures(NCDs)/bonds*	3,812.62	4,340.91
Investments in certificate of deposits*	2,418.67	6,850.00
	35,971.99	44,448.82
 Investments in Non Convertible Debentures/Bonds and Certificate of deposits with financial institutions 	yield fixed interest rate,	
Details of aggregate amount of quoted, unquoted and impairment of investments:	20070.50	ga was 90
Aggregate amount of quoted investments and market value thereof	29,740,70	33,257,91
Aggregate amount of unquoted investments	31,620.44	34,711.68
Aggregate amount of impairment in value of investments	5,685.93	6,655.67

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

5 Investments (Contd..)

Details of investments

5.1 During the year ended March 31, 2024, the Company carried out an investment in the form of ESOP cross charge to the employees of SuprDaily ("SuprDaily") amounting to ₹ 52.79 Million (March 31, 2023: ₹ 126.06 Million). As on March 31, 2024, The Company had assessed the carrying value of the investment amounting to ₹ 52.79 Million (March 31, 2023: ₹ 126.06 Million) and based on the future operational plan, projected cashflows and valuation carried out, the entire investment has been impaired. The Company has impaired the total investment (including ESOP cross charge) in SuperDaily amounting to ₹ 5,087.78 Million as at March 31, 2024 (March 31, 2023: ₹ 5,034.99 Million).

During the year ended March 31, 2024 Company has carried out an investment of ₹ 256.77 Million (March 31, 2023: ₹ 30.33 Million) in the form of ESOP cross charge to the employees of Scootsy Logistics Private Limited ("Scootsy") and also the Company has carried out equity infusion through subscription of equity shares amounting to ₹ 3,900.00 Million.

- 5.2 During the year, based on the future operational plan, the projected cashflows and management valuation carried out, the Company had re-assessed the carrying value of its investment of ₹ 1,022.53 Million in Scootsy and has reversed the impairment carried out during the year ended 31 March 2020 (refer note 28).
- 5.3 On March 1, 2023, the Company sold one of it's business undertaking on slump sale basis to Loyal Hospitality Private Limited (LHPL). The sale was for a consideration of ₹ 670.75 Million. In exchange of the consideration, the Company has received 6,89,358 Series 85 CCPS of face value of ₹ 10.00 each representing 21.72% of shareholding of LHPL. Based on the terms of the shareholders agreement including a right of the Company to appoint director, the Company has significant influence over the investment in accordance with Ind AS 28 'Investments in Associates and Joint Ventures'. On account of this sale, the Company has recorded a gain of ₹ 533.67 Million in the statement of profit and loss during the year ended March 31, 2023.

As at March 31, 2024, there is no change in the fair value of the aforesaid investment and accordingly, no gain/ loss has been recorded.

5.4 During the year ended March 31, 2022, the Company had acquired 5% of shareholding in Urbanpiper Technology Private Limited ("Urbanpiper") for a total consideration of ₹ 373.88 Million. The CCCPS are designated as FVTOCI as they are not held for trading purpose and are not in similar line of business as the Company. Further, disclosing their fair value fluctuation in profit or loss will not reflect the purpose of holding.

During the year ended March 31, 2023, the Company had recorded FVTOCI loss in the statement of profit and loss amounting to ₹ 95.86 Million on account of changes in the fair value of shares (Refer note 37). As at March 31, 2024, there is no change in the fair value of the aforesaid Investment and accordingly, no gain/ loss has been recorded.

- 5.5 During the year ended March 31, 2023, the Company has acquired 199,948 Series D CCPS shares and 10 equity shares in Roppen Transportation Private Limited ("Rapido") constituting 15.10% on a fully diluted basis for ₹9,505.00 Million. Rapido is engaged in providing services as on-demand technology-based transportation aggregator for two-wheelers and four-wheeler vehicles and operates through the mobile application 'Rapido'. The Company basis the shareholders agreement ('SHA") had the right to nominate and appoint 1 (one) Nominee Director in the board of Rapido subject to the terms contained in the SHA and the Articles of Association of Rapido. The Company on date of acquisition has issued an irrevocable waiver letter basis which it has waived its right to appoint a director on an irrevocable and unconditional basis till March 31, 2024 and subsequently, the Company has extended the waiver till 31 December 2025 ("Waiver"). Basis such waiver of rights, the Company concluded that it has no significant influence on Rapido and hence it is not an associate as per Ind AS 28 'Investments in Associates and Joint Ventures' and hence the Company has recognised the investments in Rapido as an investment at FVTOCI. Basis the fair valuation of the aforesaid investment, during the year, the Company has recorded FVTOCI gain in the Standalone Statement of Profit and Loss amounting to ₹ 931.68 Million (March 31, 2023: Nil) (Refer note 37).
- 5.6 The Company, as part of its treasury operations, invested in commercial papers aggregating to ₹ 598.15 Million, with 'Infrastructure Leasing and Financial Services Limited and its subsidiary' (IL&FS Group), which were due for maturity on February 15, 2019 amounting to ₹ 368.73 Million and July 11, 2019 amounting to ₹ 229.42 Million, the aforesaid amount and interest there on has not been received when it was due. As a result of increased credit risk in relation to outstanding balance from IL&FS Group and the uncertainty prevailing on IL&FS Group due to the proceedings pending with the NCLT, Management had provided for full amount ₹ 598.15 Million for impairment in the value of commercial papers during the year ended March 31, 2019.

6 Loans

(Carried at amortised cost)				
	As at March 31, 2024	As at March 31, 2023		
Non-current		- T - T - T - T		
Unsecured, considered good				
Deposits with related party (Refer note 6.1 and 28)	23,347.74	25,143.71		
	23,347.74	25,143.71		
Current				
Unsecured, considered good				
Deposits with related party (Refer note 6.2 and 28)	796.99			
	796.99			

6.1 During the year ended March 31, 2024, the Company has given Intercompany Deposit (ICD) amounting to ₹ 1,360.00 Million (March 31, 2023: ₹ 2,110.07 Million) to SuprDaily, ₹ NII (March 31, 2023: ₹ 11,667.09 Million) to Scootsy and ₹ 768.20 Million (March 31, 2023: NA) to Lynks in accordance with terms of ICD agreement entered between company and its subsidiaries. The ICDs carries an interest rate of 8.60% p.a. and is receivable at maturity of six years. Scootsy repaid ICDs amounting to ₹ 2,564.18 Million (March 31, 2023: NiI) during the year (Refer note 34). On December 25, 2023, the business of Lynks was transferred as a going concern on a slump sale basis to Scootsy and accordingly, the aforesaid loan to Lynks was transferred to Scootsy.

As on March 31, 2024, the Company had assessed the carrying value of the ICD given to SuprDaily and based on the future operational plan, projected cashflows and valuation carried out, the entire carrying value of ICD (including accrued interest) related to Suprdaily amounting to ₹ 1,752.93 Million (March 31, 2023: ₹ 2,110.07 Million) has been impaired (Refer note 28).

6.2 Includes interest receivable on ICDs from subsidiary companies amounting to ₹ 796.99 Million (net of impairment ₹ 392,93 Million). For the previous year ended March 31, 2023: ₹ 1,024.85 million interest receivable on ICDs had been grouped under Other financial assets in the Standalone financial statements (Refer note 11).

Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

7 Inventories

	As at March 31, 2024	As at March 31, 2023
Raw material	61.07	51.39
	61.07	51.39

8 Trade receivables

(Carried at amortised cost)

	As at March 31, 2024	As at March 31, 2023
Current	-	
Unsecured, considered good*	2,349.21	4,010.63
Trade receivables - credit impaired	507.10	684.06
Total	2,856.31	4,694.69
Impairment allowance (allowance for doubtful debts)		
Trade receivables - credit impaired	(507.10)	(684.06)
Net	2,349.21	4,010.63

^{*} Includes unbilled revenue

8.1 The allowance for doubtful debts as of March 31, 2024 and March 31, 2023 and changes in the allowance for doubtful debts during the year ended as on that date are as follows:

As at	As at March 31, 2023
	455.25
004.00	
20070	7.20
337.13	289.81
(514.09)	(68.20
507.10	684.06
	March 31, 2024 684.06 337.13 (514.09)

^{8.2} No trade or other receivable are due from directors or other officers of the company 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. Refer note 38(b)(i) for further details on trade receivables.

8.3 Trade receivables are non - interest bearing and are generally on terms of 0 to 60 days.

8.4 Trade receivables ageing

	Unbilled — Outstanding from the due date of payment						
	dues	Less than 6 months	6 months - 1 year	1-2 years	2-3 years	More than 3 years	Total
As at March 31, 2024							
(i) Undisputed trade receivables – considered good	1,033.21	1,299.53	5.89	10.58	*	*	2,349.21
(ii) Undisputed trade Receivables – credit impaired	42.41	212.17	88.85	116.86	24.99	21.82	507.10
As at March 31, 2023							
(i) Undisputed trade receivables – considered good	758.72	3,198.89	50.57	2.45		~	4,010.63
(ii) Undisputed trade Receivables – credit impaired	141.18	35.83	109.57	346.49	46.02	4.97	684.06

9 Cash and cash equivalents

As at March 31, 2024	As at March 31, 2023
6,370.16	3,904.91
1,501.10	-
7,871.26	3,904.91
*	2,125.17
140	(2,125.17)
	March 31, 2024 6,370.16 1,501.10

^{*} The Company maintains online payments received from customers in a separate account. For the previous year ended March 31, 2023: ₹ 2,125.17 million was not recorded in the cash and bank in the standalone financial statements, as these are collected on behalf of restaurant merchants and are not pertaining to the balances of the Company as the money was held in trust by the Company, accordingly the same had been adjusted against amount payable to merchants (Refer note 17).

During the year, pursuant to regulatory clarification and communication from banks, the nodal accounts were converted into a current account and accordingly, the amounts have been classified under "Balance with banks - in current accounts". Accordingly, no balance has been netted off with "Amount payable to merchant".

(All amount in ₹ Million, unless otherwise stated)

10 Bank balances other than cash and cash equivalents

	As at March 31, 2024	As at March 31, 2023	
Fixed deposit with original maturity greater than three months but less than twelve months		6,23	
	320	6.23	

11 Other financial assets

(Carried at amortised cost)

	As at March 31, 2024	As at March 31, 2023
Non-current	·	
Unsecured, considered good		
Security deposits	179.72	178.39
	179.72	178.39
Current		
Unsecured, considered good		
Bank deposits	2,846.00	3,144.18
Margin money deposit ⁽ⁱ⁾	1,223.71	1,348.08
Amount recoverable from payment gateways(III)	2,689.42	
Security deposits	286.75	325,09
Interest accrued(iii)	9	2,178.24
Balance with delivery partners	61.04	172.72
Receivable from subsidiary	90.77	194.81
Others ^(Iv)	119.89	
	7,317.58	7,363.12

⁽ii) Represents the margin money deposits with banks as security against term loans/ overdraft/credit card/bank guarantee facilities.

12 Income tax assets

	As at March 31, 2024	As at March 31, 2023
Non-current	Warti 51, 2024	IVIAICH 31, 2023
Tax deducted at source	1,282.85	1,280.50
100000000000000000000000000000000000000	1,282.85	1,280.50
13 Other assets		
	As at	As at
	March 31, 2024	March 31, 2023
Non-current		
Capital advances*	10.87	33.45
Prepaid expense	155.51	224.63
	166.38	258.08
Current		
Prepaid expense	701.84	547.50
Advance to suppliers	455.64	751.02
Balance with statutory and government authorities **	226.59	961.49
Others	76.38	67.34
	1,460.45	2,327.35

^{*} Net off allowances for doubtful advances of ₹21.28 Million (March 31, 2023: ₹15.68 Million).

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⁽iii) Net off allowances for doubtful receivable of ₹ 6.77 Million (March 31, 2023: Nil). For the previous year ended March 31, 2023: ₹ 945.38 million amount recoverable from payment gateways had been grouped under Trade receivables in the standalone financial statements.

⁽iii) For the previous year ended March 31, 2023, includes interest receivable on ICDs from subsidiary companies amounting to ₹ 1,024.85 million. During the year, the same has been grouped under Loans in the Standalone financial statements (Refer note 6).

⁽w) The Company has incurred expenses of ₹ 119.89 Million during the year ended March 31, 2024 towards proposed Initial Public Offering ("IPO") of its equity shares. The Company expects to recover proportionate amount from the selling shareholders.

^{**} Includes ₹ 104.48 Million as amount paid under protest towards dispute on GST input credit (March 31, 2023: ₹ 180.33 Million). During the year ended March 31, 2022, in the writ petition filed before the Hon'ble High Court of Karnataka, the Hon'ble Court had decided the matter in favour of the Company and had directed the department to refund the entire amount to the Company, of which the Company had received ₹ 170.67 Million till the year ended March 31, 2024 (March 31, 2023: ₹ 94.82 Million).

(All amount in ₹ Million, unless otherwise stated)

14 Share capital

	As at March 31, 2024	As at March 31, 2023
A. Authorised share capital		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Equity shares of ₹ 1.00 each 2,800,000,000 (March 31, 2023: 2,145,006,000)	2,800.00	2,145.01
Total (A)	2,800.00	2,145.01
Instruments entirely equity in nature 0.01% compulsorily convertible cumulative preference shares (CCCPS) of ₹ 10.00 each		
Series A - 61,440 (March 31, 2023: 61,440)	0.61	0.61
Series B - 85,000 (March 31, 2023: 85,000)	0.85	0.85
Series C - 111,766 (March 31, 2023: 111,766)	1.12	1.12
Series D - 29,800 (March 31, 2023: 29,800)	0.30	0.30
Series E - 102,960 (March 31, 2023: 102,960)	1.03	1.03
Series F - 80,290 (March 31, 2023: 80,290)	0.80	0.80
Series G - 118,850 (March 31, 2023: 118,850)	1.19	1.19
Series H - 247,750 (March 31, 2023: 247,750)	2.48	2.48
Series I - 47,637 (March 31, 2023: 47,637)	0.48	0.48
Series I-2 - 133,357 (March 31, 2023: 133,357)	1.33	1.33
Series J - 100,238 (March 31, 2023: 100,238)	1.00	1.00
Series J2 - 123,411 (March 31, 2023: 123,411)	1.23	1.23
Series K1 - 10,800,000 (March 31, 2023: NA)	108.00	
0.01% compulsorily convertible cumulative preference shares of ₹ 10,000.00 each Series K - 108,000 (March 31, 2023: 108,000)	1,080.00	1,080.00
0.01% compulsorily convertible cumulative preference shares of ₹ 1,000.00 each Bonus CCPS - 162,997,600 (March 31, 2023: 163,105,600)	162,997.60	163,105.60
Total (B)	164,198.02	164,198.02
3300 74		
Total (A+B)	166,998.02	166,343.03
B. Issued, subscribed and fully paid-up share capital		
	As at March 31, 2024	As at March 31, 2023
(i) Equity shares of ₹ 1.00 each		
Equity share capital	30.06	26.57
Total (A)	30.06	26.57
(ii) Instruments entirely equity in nature0.01% compulsorily convertible cumulative preference shares (CCCPS) of ₹ 10.00 each		
Series A - 61,440 (March 31, 2023: 61,440)	0.61	0.61
Series B - 85,000 (March 31, 2023: 85,000)	0.84	0.84
Series C - 111,766 (March 31, 2023: 111,766)	1.12	1.12
Series D - 29,793 (March 31, 2023: 29,793)	7.00 (4.0)	0.30
	0.30	
Series E - 102,960 (March 31, 2023: 102,960)	0.30 1.03	1.03
Series E - 102,960 (March 31, 2023: 102,960) Series F - 80,290 (March 31, 2023: 80,290)		1.03 0.80
	1.03	
Series F - 80,290 (March 31, 2023: 80,290)	1.03 0.80	0.80 1.19
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850)	1.03 0.80 1.19	0.80 1.19 2.48
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850) Series H - 247,750 (March 31, 2023: 247,750)	1.03 0.80 1.19 2.48	0.80 1.19 2.48 0.48
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850) Series H - 247,750 (March 31, 2023: 247,750) Series I - 47,637 (March 31, 2023: 47,637)	1.03 0.80 1.19 2.48 0.48	0.80 1.19 2.48 0.48
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850) Series H - 247,750 (March 31, 2023: 247,750) Series I - 47,637 (March 31, 2023: 47,637) Series I-2 - 133,357 (March 31, 2023: 133,357)	1.03 0.80 1.19 2.48 0.48 1.33	0.80 1.19 2.48 0.48 1.33 1.00
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850) Series H - 247,750 (March 31, 2023: 247,750) Series I - 47,637 (March 31, 2023: 47,637) Series I - 133,357 (March 31, 2023: 133,357) Series J - 100,238 (March 31, 2023: 100,238)	1.03 0.80 1.19 2.48 0.48 1.33	0.80 1.19 2.48 0.48 1.33 1.00
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850) Series H - 247,750 (March 31, 2023: 247,750) Series I - 47,637 (March 31, 2023: 47,637) Series I - 2 - 133,357 (March 31, 2023: 133,357) Series J - 100,238 (March 31, 2023: 100,238) Series J - 123,411 (March 31, 2023: 123,411)	1.03 0.80 1.19 2.48 0.48 1.33 1.00	0.80 1.19 2.48 0.48 1.33 1.00
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850) Series H - 247,750 (March 31, 2023: 247,750) Series I - 47,637 (March 31, 2023: 47,637) Series I - 2 - 133,357 (March 31, 2023: 133,357) Series I - 100,238 (March 31, 2023: 100,238) Series IZ - 123,411 (March 31, 2023: 123,411) Series K1 - 107,21,700 (March 31, 2023: NA)	1.03 0.80 1.19 2.48 0.48 1.33 1.00	0.80 1.19 2.48 0.48 1.33 1.00
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850) Series H - 247,750 (March 31, 2023: 247,750) Series I - 47,637 (March 31, 2023: 47,637) Series I - 133,357 (March 31, 2023: 133,357) Series J - 100,238 (March 31, 2023: 100,238) Series J - 123,411 (March 31, 2023: 123,411) Series K1 - 107,21,700 (March 31, 2023: NA) 0.01% compulsorily convertible cumulative preference shares of ₹ 10,000.00 each Series K - 95,361 (March 31, 2023: 95,361)	1.03 0.80 1.19 2.48 0.48 1.33 1.00 1.23	0.80 1.19 2.48 0.48 1.33 1.00
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850) Series H - 247,750 (March 31, 2023: 247,750) Series I - 47,637 (March 31, 2023: 47,637) Series I - 100,238 (March 31, 2023: 133,357) Series J - 100,238 (March 31, 2023: 100,238) Series J - 123,411 (March 31, 2023: 123,411) Series K1 - 107,21,700 (March 31, 2023: NA) 0.01% compulsorily convertible cumulative preference shares of ₹ 10,000.00 each Series K - 95,361 (March 31, 2023: 95,361) 0.01% compulsorily convertible cumulative preference shares of ₹ 1,000.00 each Bonus CCCPS = 154,659,400 (March 31, 2023: 154,659,400)	1.03 0.80 1.19 2.48 0.48 1.33 1.00 1.23	0.80 1.19 2.48 0.48 1.33 1.00 1.23
Series F - 80,290 (March 31, 2023: 80,290) Series G - 118,850 (March 31, 2023: 118,850) Series H - 247,750 (March 31, 2023: 247,750) Series I - 47,637 (March 31, 2023: 47,637) Series I - 133,357 (March 31, 2023: 133,357) Series J - 100,238 (March 31, 2023: 100,238) Series J - 123,411 (March 31, 2023: 123,411) Series K1 - 107,21,700 (March 31, 2023: NA) 0.01% compulsorily convertible cumulative preference shares of ₹ 10,000.00 each Series K - 95,361 (March 31, 2023: 95,361) 0.01% compulsorily convertible cumulative preference shares of ₹ 1,000.00 each	1.03 0.80 1.19 2.48 0.48 1.33 1.00 1.23 107.22 953.61	0.80 1.19 2.48 0.48 1.33 1.00 1.23 953.61

(All amount in ₹ Million, unless otherwise stated)

14 Share capital (Contd..)

(a) Reconciliation of shares outstanding at the beginning and at the end of the reporting year:

(i) Equity share capital

As at April 01, 2022 Issued during the year As at March 31, 2023 Issued during the year As at March 31, 2024

Number	Amount
8,562,704	8.56
18,011,135	18.01
26,573,839	26.57
3,491,846	3.49
30,065,685	30.06

(ii) Instruments entirely equity in nature

0.01% compulsorily convertible cumulative preference shares ("CCCPS")

As at March : Number 61,340 61,340 84,345	0.61 0.84	As at March 31, Number 61,340 - 61,340	2023 Amount 0.61
61,340 61,340 84,345	0.61	61,340 61,340	0.61
61,340 84,345	0.61	61,340	
61,340 84,345	0.61	61,340	
84,345	0.84	7.4.4	0.61
		04.245	
			2.5.
84,345		84,345	0.84
	0.84	84,345	0.84
Vision II	2.74	222 844	5.4
111,766	1.12	111,766	1.12
111,766	1.12	111,766	1.12
29,793	0.30	29,793	0.30
29,793	0.30	29,793	0.30
102,956	1.03	102,956	1.03
102,956	1.03	102,956	1.03
71.74	47	della.	0.00
80,280	0.80	80,280	0.80
80,280	0.80	80,280	0.80
118,843	1.19	118,843	1.19
118,843	1.19	118,843	1.19
247,714	2.48	247,714	2.48
247,714	2.48	247,714	2.48
47,637	0.48	47,637	0.48
47,637	0.48	47,637	0.48
133,357	1.33	133,357	1.33
133,357	1.33	133,357	1.33
100,238	1.00	100,238	1.00
100,238	1.00	100,238	1.00
123,411	1.23	123,411	1.23
123.411	1.23	123.411	1.23
	29,793 29,793 102,956 102,956 80,280 118,843 118,843 247,714 247,714 47,637 47,637 133,357 100,238	29,793 0.30 29,793 0.30 102,956 1.03 80,280 0.80 80,280 0.80 118,843 1.19 118,843 1.19 247,714 2.48 247,714 2.48 47,637 0.48 47,637 0.48 133,357 1.33 100,238 1.00 100,238 1.00	29,793 0.30 29,793 29,793 0.30 29,793 102,956 1.03 102,956 102,956 1.03 102,956 80,280 0.80 80,280 80,280 0.80 80,280 118,843 1.19 118,843 118,843 1.19 118,843 247,714 2.48 247,714 247,714 2.48 247,714 47,637 0.48 47,637 47,637 0.48 47,637 133,357 1.33 133,357 133,357 1.33 133,357 100,238 1.00 100,238 100,238 1.00 100,238 123,411 1.23 123,411

Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

14 Share capital (Contd..)

	As at March	n 31, 2024	As at March 3	31, 2023
	Number	Amount	Number	Amount
ries K				
At the beginning of the year	95,361	953.61	95,361	953.61
ssued during the year	×			
the end of the year	95,361	953.61	95,361	953.61
ries K1				
At the beginning of the year	-			12
ssued during the year	10,721,700	107.22	4	140
the end of the year	10,721,700	107.22	7.	
nus CCPS				
At the beginning of the year	154,659,400	154,659.40	154,659,400	154,659.40
ssued during the year		19		
the end of the year	154,659,400	154,659.40	154,659,400	154,659.40
tal	166,718,141	155,732.64	155,996,441	155,625.42
tal	166,718,141	155,732.64	155,996,441	

(b) Terms/rights attached to equity shares

The Company has only one class of equity shares having par value of ₹ 1.00 per share (March 31, 2023: ₹ 1.00). Each holder of equity shares is entitled to one vote per share. All equity shares rank equally with regard to dividends and share in the Company's residual assets. The company declares and pays dividends in Indian rupees. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

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. Further, the equity share holders other than non-investors shall have priority over other equity share holders and will have the same rights as the preference shareholders.

(c) Terms/rights attached to CCCP5

The company has thirteen classes of 0.01% CCCPS having a par value of ₹ 10.00 per share (March 31, 2023: ₹ 10.00) Series A to J-2 & K1 CCCPS, one class of 0.01% Series K CCCPS having a par value of ₹ 10,000.00 per share (March 31, 2023: ₹ 10,000.00) and 0.01% Bonus CCCPS having a par value of ₹ 1,000.00 per share (March 31, 2023: ₹ 10,000.00). All CCCPS holders shall carry a cumulative dividend rate of 0.01% per annum on an as if converted basis. Additionally, if the holders of Equity Shares are paid dividend in excess of 0.01% per annum, the holders of the CCCPS shall be entitled to dividend at such higher rate. Any dividend proposed by the Board of Directors is subject to shareholders' approval at the ensuing Annual General Meeting.

Preference shares of all classes of CCCPS rank pari passu except Bonus CCCPS. Bonus CCCPS issued to investors shall rank subordinate to the Series A to Series K1 CCCPS but ranks pari-passu to instruments that are outstanding and/or which may be issued by the Company to investors in all respects including but not limited to voting rights, dividends and liquidation. Bonus CCCPS issued to non-investors shall rank pari passu with their equity shares issued by the Company in all respects including but not limited to voting rights, dividends and liquidation.

All classes of 0.01% CCCPS except Bonus CCCPS, Series K CCCPS and Series K1 CCCPS are convertible into 1,401 equity shares. Series K 0.01% CCCPS are convertible into 1,376 equity shares. Bonus CCCPS consist of Class A and Class B CCCPS where Class A Bonus CCCPS are convertible into 1 equity share and Class B Bonus CCCPS are convertible into 1.6 equity shares as per the terms of the respective shares issue. Series K1 CCCPS are convertible into 1 equity shares.

All CCCPS are compulsorily convertible in whole or part into equity shares before the expiry of nineteen years from the date of issuance. If not converted earlier voluntarily by the holder thereof, shall automatically convert into equity shares at the then applicable CCCPS Conversion Price only in the following circumstances, (i) in connection with a Qualified IPO, on the latest permissible date prior to the issue of Shares to the public in connection therewith; or (ii) on the day following the completion of 19 (nineteen) years from the date of issuance of the same.

The holders of 0,01% CCCPS shall be entitled to attend meetings of all shareholders of the Company and entitled to the same number of votes as a holder of 1 (one) equity share, subject to any adjustment, the number of votes associated with each CCCPS will change accordingly.

On winding up of the Company, the holders of preference shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts, in priority to the equity shareholders. Equity shares issued upon a conversion shall be fully-paid and free of all liens, charges and encumbrances.

(d) Details of shareholders holding more than 5% shares in each class of shares of the Company

Equity shares

	As at Marc	h 31, 2024	As at March 31, 2023	
Name of shareholder	Number of shares	% holding	Number of shares	% holding
Times Internet Limited	14,411,135	47.93%	18,011,135	67.78%
IIFL Special Opportunities Fund – S	4,060,098	13.50%	4,060,098	15.28%
360 ONE Special Opportunities - Series 12	3,600,000	11.97%		1112
Elevation Partner V Ltd.*	1,401,000	4.66%	1,401,000	5.27%
MIH India Food Holdings B.V	947,076	3.15%	947,076	3.56%
Sushma Anand Jain	847,000	2.82%	847,000	3.19%
Mauryan First	494,553	1.64%	494,553	1.86%
Sriharsha Majety	61,125	0.20%	61,125	0.23%
Lakshmi Nandan Reddy Obul	24,087	0.08%	24,087	0.09%
Rahul Jaimini	18,182	0.06%	18,182	0.07%
Others	4,201,429	13.97%	709,583	2.67%
	30,065,685	100.00%	26,573,839	100.00%

(All amount in ₹ Million, unless otherwise stated)

14 Share capital (Contd..)

(d) Details of shareholders holding more than 5% shares in each class of shares of the Company

Instruments entirely equity in nature

0.01% compulsorily convertible cumulative preference shares ("CCCPS")

0.01% compulsorily convertible cumulative preference shares (CCCP3)				
	As at Marc	h 31, 2024	As at March	31, 2023
Name of shareholder	Number of shares	% holding	Number of shares	% holding
Series A				
Accel India IV (Mauritius) Ltd.	22,928	37.38%	22,928	37.38%
MIH India Food Holdings B.V	18,688	30.47%	18,688	30.47%
Elevation Partner V Ltd.*	8,415	13.72%	8,415	13.72%
Tencent Cloud Europe B.V.	4,402	7.18%	4,402	7.18%
Others	6,907	11.25%	6,907	11.25%
Others	61,340	100.00%	61,340	100.00%
Series B	02,010	200,0072	02/2.0	200,0074
Elevation Partner V Ltd.*	22,021	26.11%	22,021	26.11%
Norwest Venture Partners VII-A-Mauritius	19,669	23.32%	19,669	23.32%
Accel India IV (Mauritius) Ltd.	16,840	19.97%	16,840	19.97%
MIH India Food Holdings B.V	12,180	14.44%	12,180	14.44%
Apoletto Asia Ltd	6,633	7.86%	6,633	7.86%
Others	7,002	8.30%	7,002	8.30%
ducis	84,345	100.00%	84,345	100.00%
Series C	44,215	200.0070	2.02.12	
Norwest Venture Partners VII-A-Mauritius	30,815	27.57%	30,815	27.57%
Elevation Partner V Ltd.*	26,572	23.77%	26,572	23,77%
Accel India IV (Mauritius) Ltd.	25,955	23.22%	25,955	23.22%
Apoletto Asia Ltd	8,515	7.62%	8,515	7.62%
MIH India Food Holdings B,V	7,477	6.69%	7,477	6.69%
Others	12,432	11.13%	12,432	11.13%
Others	111,766	100.00%	111,766	100.00%
Series D	111,700	100.00%	111,700	100.00%
MIH India Food Holdings B.V	18,795	63.09%	18,795	63.09%
Tencent Cloud Europe B.V.	2,366	7.94%	2,366	7.94%
Elevation Partner V Ltd.*	1,997	6.70%	1,997	6.70%
			V 250	
Accel India IV (Mauritius) Ltd.	1,853	6.22%	1,853	6.22%
Norwest Venture Partners VII-A-Mauritius	1,734	5.82%	1,734	5.82%
Others	3,048	10.23%	3,048	10.23%
Fusion F	29,793	100.00%	29,793	100.00%
Series E MIH India Food Holdings B.V	00.754	78.44%	80,754	78.44%
77 A 1 77 A 2 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A	80,754			7.50%
Elevation Partner V Ltd.*	7,723	7.50%	7,723	
Accel India IV (Mauritius) Ltd.	6,435	6.25%	6,435	6.25%
Norwest Venture Partners VII-A (Mauritius)	6,435	6.25%	6,435	6.25%
Others	1,609	1.56%	1,609	1.56%
Series F	102,956	100.00%	102,956	100.00%
MIH India Food Holdings B.V.	48,174	60.01%	48,174	60.01%
		39.99%	32,106	39.99%
Inspired Elite Investments Limited	32,106 80,280	100.00%	80,280	100.00%
Series G	50,200	100.0078	00,200	100.0070
MIH India Food Holdings B.V	40,464	34.05%	40,464	34.05%
DST EuroAsia V B.V.	40,454	34.04%	40,454	34.04%
Coatue PE Asia XI LLC		21.27%		
	25,280		25,280	21,27%
Inspired Elite Investments Limited	12,645	10.64%	12,645	10.64%
Series H	118,843	100.00%	118,843	
MIH India Food Holdings B.V.	100 170	60 639	150,179	60.63%
	150,179	60.63%		
Tencent Cloud Europe B.V.	40,342	16.29%	40,342	16.29%
HH BTPL Holdings II Pte. Ltd.	14,384	5.81%	14,384	5.81%
Inspired Elite Investments Limited	11,923	4.81%	11,923	4.81%
Others	30,886	12.46%	30,886	12.46%
	247,714	100.00%	247,714	100.00%

(All amount in ₹ Million, unless otherwise stated)

14 Share capital (Contd..)

(d) Details of shareholders holding more than 5% shares in each class of shares of the Company Instruments entirely equity in nature

0.01% compulsorily convertible cumulative preference shares ("CCCPS")

	As at Marc	h 31, 2024	As at March	31, 2023
Name of shareholder	Number of shares	% holding	Number of shares	% holding
Series (
MIH India Food Holdings B.V.	30,170	63.33%	30,170	63.33%
Inspired Elite Investments Limited	3,606	7.57%	3,606	7.57%
Tencent Cloud Europe B.V.	6,034	12.67%	6,034	12.67%
Ark India Food-Tech Private Investment Trust	2,759	5.79%	2,759	5,79%
Others	5,068	10.64%	5,068	10.64%
Ottlets	47,637	100.00%	47,637	100.00%
Series I2				
MIH India Food Holdings B.V.	47,071	35.30%	47,071	35.30%
INQ Holding LLC	30,170	22.62%	30,170	22.62%
Alpha Wave Ventures, LP	18,102	13.57%	18,102	13.57%
Lathe Investment Pte. Ltd.	15,085	11,31%	15,085	11.31%
Accel Leaders 3 Holdings (Mauritius) Ltd	13,576	10.18%	13,576	10.18%
Amansa Investments Ltd	9,051	6.79%	9,051	6.79%
Others	302	0.23%	302	0.23%
	133,357	100.00%	133,357	100.00%
Series J	33000	1000	14 7 7 7 4 1	160 6400
MIH India Food Holdings B.V.	34,413	34.33%	34,413	34.33%
INQ Holding LLC	13,714	13.68%	13,714	13.68%
Alpha Wave Ventures, LP	13,714	13.68%	13,714	13.68%
Accel Leaders 3 Holdings (Mauritius) Ltd	8,228	8.21%	8,228	8.21%
CGH AMSIA S.à r.l. (R.C.S. Luxembourg : B184.756)	8,228	8.21%	8,228	8.21%
West Street Global Growth Partners (Singapore) PTE. LTD.	6,396	6.38%	6,396	6.38%
TIMF Holdings	6,857	6.84%	6,857	6.84%
Amansa Investments Ltd	5,485	5.47%	5,485	5.47%
Others	3,203	3.20%	3,203	3.20%
	100,238	100.00%	100,238	100.00%
Series J2	122 411	100 000	100 411	100 00%
SVF II Songbird (DE) LLC	123,411 123,411	100.00%	123,411 123,411	100.00%
Series K	123,411	100.0070	20,722	200.0070
OFI Global China Fund LLC	28,844	30.25%	28,844	30.25%
Alpha Wave Ventures, II LP	19,296	20.23%	19,296	20.23%
Baron Emerging Markets Fund	11,578	12.14%	11,578	12.14%
Others	35,643	37.38%	35,643	37.38%
one.	95,361	100.00%	95,361	100.00%
Series K1				
The Ramco Cements Limited	2,407,244	22.45%	1.0	
Ramco Industries Limited	2,195,777	20.48%	59	
Rajapalayam Mills Limited	585,723	5.46%	18	3
P.R.Venketrama Raja	3,593,671	33.52%		-
Lynks Shareholders' Trust	1,782,918	16.63%	n	
Others	156,367	1.46%	2	
	10,721,700	100.00%		-
Bonus CCPS	1/2/2/21			7.5
Sriharsha Majety	85,575,000	55.33%	85,575,000	55.33%
Lakshmi Nandan Reddy Obul	33,721,800	21.80%	33,721,800	21.80%
Rahul Jaimini	25,454,800	16.46%	25,454,800	16.46%
Others	9,907,800	7.41%	9,907,800	6.41%
	154,659,400	100.00%		100.00%
The state of the s				

^{*} Formerly known as SAIF Partners India V Ltd.

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Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

14 Share capital (Contd..)

(e) Shares reserved for issue under options :

For details of shares reserved for issue under the employee stock option plan of the Company, Refer note 32 for details.

(f) Information regarding issue of shares in the last five years:

- 1. On August 29, 2023, the Company acquired 100% of shareholding in Lynks Logistics Limited ("Lynks") for a consideration of ₹ 3,855.39 Million, the consideration was discharged through issue of Series K1 CCCPS amounting to ₹ 3,836.97 Million being non-cash consideration in the form of issue of 10,721,700 fully paid up Series K1 CCCPS of ₹ 10.00 each and the balance has been discharged through cash. Effective December 25, 2023, Lynks was acquired by Scootsy for a consideration of ₹ 3,855.39 Million.
- ii. During the year ended March 31, 2023, the Company had allotted 18,011,135 fully paid up equity shares of face value ₹ 1.00 each to Times Internet Limited pursuant to acquisition of Dineout business as a going concern on a slump exchange basis. (Refer note 42)
- iii. During the year ended March 31, 2022, the Company had issued and allotted 163,105,600 compulsory convertible cumulative preference shares as fully paid up bonus shares (Bonus CCCPS) having face value of ₹ 1,000.00 each to the existing equity shareholders whose names appeared in the register of members of the Company as on December 31, 2021 in the proportion of 1,400 Bonus CCCPS for every 1 equity share held by the shareholders.
- iv. During the year ended March 31, 2022, the Company had allotted 6,737 number of equity shares in the nature of sweat equity shares for satisfaction of conditions agreed between investors, shareholders and the Director of the Company.

15 Other equity

State Activities		
	As at March 31, 2024	As at March 31, 2023
(i) Reserve and surplus		
Securities premium		
(a) Equity share premium		
At the beginning of the year	8,753.78	2,325.58
Addition during the year, on issue of shares	2	6,428.20
Addition during the year, on exercise of share options	537.67	0.757.70
(b) Preference share premium	9,291.45	8,753.78
At the beginning of the year	187,557.36	187,557.36
Addition during the year, on issue of shares	3,729.76	
	191,287.12	187,557.36
	200,578.57	196,311.14
Share based payment reserve		
At the beginning of the year	9,328.00	5,955.48
Share based payment expense (Refer note 24)	5,809.77	3,342.02
Share based payment expense for subsidiary entity (Refer note 5)	335.24	30.50
Share option exercised	(537.67)	
Effect of modification of equity settled share based payment to cash settled payment	(77.34)	12.
Retained earnings	14,858.00	9,328.00
At the beginning of the year	(263,185.62)	(225,609.99)
Loss for the year	(18,880,32)	(37,575.63)
coss for the year	(282,065.94)	(263,185.62)
Total reserve and surplus	(66,629.37)	(57,546.48)
(ii) Items of other comprehensive income		
At the beginning of the year	(6.37)	132.50
Re-measurement gain/ (loss) on defined benefit plans (Refer note 31(b))	3.97	(43.01)
Changes in fair value of equity instruments carried at FVTOCI	931.68	(95.86)
The State of the State of the State of the State of State	929.28	(6.37)
Total other equity (i) + (ii)	(65,700.09)	(57,552.85)
CATHERINE TO THE CONTROL OF THE CONT		

Nature and purpose of reserves:

Securities premium

Securities premium represents the premium on issue of shares. The reserve can be utilised only for limited purpose such as issue of bonus shares, utilisation towards the share issue expenses etc. in accordance with the provisions of Companies Act, 2013.

Share based payment reserve

The employee stock options reserve represents the expenses recognised at fair value on the grant date, on the issue of Employee stock option plan (ESOPs) to employees of the Company and its subsidiary companies, under Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015) and Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021).

Retained earnings

Retained earnings are the profit /(loss) that the Company has earned/incurred till date, less any transfers to other reserves, dividends or other distributions paid to shareholders. Retained earnings is a free reserve available to the Company and eligible for distribution to shareholders, in case where it is having positive balance representing net earnings till date.

Other comprehensive income

Other comprehensive income includes re-measurement (loss) / gain on defined benefit plans, net of taxes that will not be reclassified to statement of profit and loss and equity instruments fair valued through other comprehensive income, net of taxes.

Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

16 Trade Payables

(Carried at amortised cost)

(carried at amortised cost)	As at March 31, 2024	As at March 31, 2023
Total outstanding dues of micro enterprises and small enterprises	47.10	45.84
Total outstanding dues of creditors other than micro enterprises and small enterprises	6,477.04	6,997.84
SERVICE OF A CONTRACT	6,524.14	7,043.68

16.1 Terms and conditions for above financial liabilities:

- Trade payables are non-interest bearing and are normally settled on 30-40 day terms.
- For explanation on Company's liquidity risk management, Refer note 38

16.2 Details of dues to micro enterprises and small enterprises:

The dues to Micro and Small enterprises as defined in "The Micro, Small & Medium Enterprises Development Act, 2006" are as follows:

	As at March 31, 2024	As at March 31, 2023
(i) Principal amount remaining unpaid to any supplier as at the end of the accounting year.	47.10	45.84
(ii) Interest due thereon remaining unpaid to any supplier as at the end of the accounting year.	0.25	0.36
(iii) The amount of interest paid along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year.		
(iv) 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 the MSMED Act 2006.	2.50	0.71
(v) The amount of interest accrued and remaining unpaid at the end of the accounting year.	*	
(vi) 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.		3

16.3 Trade payable ageing*:

	0	utstanding fro	om the due dat	e of payment		
Unbilled dues	Not due	Less than 1 year	1-2 year	2- 3 years	More the 3 years	Total
						1000
110	19.96	25.84	0.48	0.71	0.11	47.10
4,441.50	470.44	1,480.90	29.93	36.01	18.26	6,477.04
4,441.50	490.40	1,506.74	30.41	36.72	18.37	6,524.14
	+	37.15	8.62	0.07	-	45.84
5,262.30	418.38	1,041.94	176.94	56.87	41.41	6,997.84
5,262.30	418.38	1,079.09	185.56	56.94	41.41	7,043.68
	4,441.50 4,441.50 5,262.30	Unbilled dues 19.96 4,441.50 470.44 4,441.50 490.40 5,262.30 418.38	Unbilled dues Not due Less than 1 year 19.96 25.84 4,441.50 470.44 1,480.90 4,441.50 490.40 1,506.74 - - 37.15 5,262.30 418.38 1,041.94	Unbilled dues Not due Less than 1 year 1-2 year . 19.96 25.84 0.48 4,441.50 470.44 1,480.90 29.93 4,441.50 490.40 1,506.74 30.41 . - - 37.15 8.62 5,262.30 418.38 1,041.94 176.94	dues Not due year 1-2 year 2-3 years . 19.96 25.84 0.48 0.71 4,441.50 470.44 1,480.90 29.93 36.01 4,441.50 490.40 1,506.74 30.41 36.72 - - 37.15 8.62 0.07 5,262.30 418.38 1,041.94 176.94 56.87	Unbilled dues Not due Less than 1 year 1-2 year 2- 3 years More the 3 years 19.96 25.84 0.48 0.71 0.11 4,441.50 470.44 1,480.90 29.93 36.01 18.26 4,441.50 490.40 1,506.74 30.41 36.72 18.37 - - 37.15 8.62 0.07 5,262.30 418.38 1,041.94 176.94 56.87 41.41

^{*}There are no disputed trade payables, hence the same is not disclosed in the ageing schedule.

17 Other financial liabilities

(Carried at amortised cost)

	As at March 31, 2024	As at March 31, 2023
Current		
Amount payable to merchants *	4,810.55	3.61
Employee related liabilities	651.65	696.45
Capital creditors	25.46	32.26
Security deposit payable	404.69	339.90
Payable to subsidiary	4	754.34
Liability component of share based payment	3	2,408.52
Others	328.08	255.77
	6,220.43	4,490.85

^{*} For the previous year ended March 31, 2023: ₹ 915.54 million amount payable to merchants had been grouped under Trade payables in the standalone financial statements, in addition to amounts disclosed under Note 9.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Notes to Standalone Financial Statements (All amount in ₹ Million, unless otherwise stated)

18 Contract liabilities		
18 CONTINUE INSURING	As at	As at
	March 31, 2024	March 31, 2023
Non Current		7571777
Contract liabilities	290.12	
	290.12	
Current		
Contract liabilities	209.35	350.41
	209.35	350.41
19 Other liabilities		
	As at	As at
	March 31, 2024	March 31, 2023
Current		
Statutory liabilities	1,775.94	1,514.69
	1,775.94	1,514.69
20 Provisions		
	As at	As at
	March 31, 2024	March 31, 2023
Non-current		
Provision for employee benefits		
Provision for gratuity (Refer note 31(b))	363.75	359.26
	363.75	359.26
Current		
Provision for employee benefits		
Provision for gratuity (Refer note 31(b))	111.17	99.13
Provision for compensated absences	601.71	647.22
	712.88	746.35

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Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

	Year ended March 31, 2024	Year ended March 31, 2023
Sale of services		
Revenue from platform services	60,741.01	43,978.50
	60,741.01	43,978.50
Sale of goods		
Revenue from sale of food	1,269.02	1,307.26
	1,269.02	1,307.26
Other operating income (Refer note 2.5)	1,712,95	1,247.29
	1,712.95	1,247.29
	63,722.98	46,533.05

Disaggregation of revenue as per Ind AS 115: The entire source of revenue is in India and the category of revenue is the same as disclosed above

Timing of rendering of services

	Year ended March 31, 2024	Year ended March 31, 2023
Revenue from services		
Services rendered at a point in time	60,976.65	43,978.50
Services rendered over time	1,477.31	1,247.29
	62,453.96	45,225.79
Revenue from sale of goods		
Goods transferred at a point in time	1,269.02	1,307.26
	1,269.02	1,307.26
	63,722.98	46,533.05

Contract balances

The following table provides information about trade receivables and contract liabilities from customers:

	Year ended	Year ended	
	March 31, 2024	March 31, 2023	
Trade receivables (Refer note 21.1 below)	2,349.21	4,010.63	
Contract liabilities (Refer note 21.2 below)	499.47	350.41	

Notes:

- 21.1. Trade receivables are non-interest bearing and generally carry credit period of 0 to 60 days. These include unbilled receivables which primarily relate to the Company's rights to consideration for work completed but not billed at the reporting date.
- 21.2 Contract liabilities relates to payments received in advance of performance against which amount has been received from customer but services are yet to be rendered on the reporting date. Contract liabilities are recognized evenly over the period of service, being performance obligation of the Company.

(a) Changes in contract liabilities for the year ended March 31, 2024 and March 31, 2023 are as follows:

	Year ended March 31, 2024	Year ended March 31, 2023
Balance at the beginning of the year	350.41	226.86
Add: unearned revenue	1,626.37	1,458.33
Less: Revenue recognised during the year		
Out of opening unearned revenue	(340.80)	(226.75)
Out of unearned revenue received during the year	(1,136.51)	(1,108.03)
Balance at the end of the year	499.47	350.41

(b) The transaction price allocated to the remaining performance obligations as at March 31, 2024 and March 31, 2023.

	Year ended March 31, 2024	Year ended March 31, 2023
To be recognised within one year	209.35	350.41
To be recognised in more than one year	290.12	
Charles Ambara and and and and and and and and and an	499.47	350.41

(c) Reconciliation of Revenue from platform services and Revenue from sale of food with the contracted price *:

	Year ended March 31, 2024	Year ended March 31, 2023
Revenue from platform services		
Contracted price	61,229.49	43,978.50
Less: Discounts	(488.48)	
	60,741.01	43,978.50
Revenue from sale of food		
Contracted price	1,573.70	1,556.72
Less: Discounts	(304.68)	(249.46)
	1,269.02	1,307.26

^{*} There is no material adjustment made to contract price for revenue recognised as other operating income.

(All amount in ₹ Million, unless otherwise stated)

22 Other income

	Year ended March 31, 2024	Year ended March 31, 2023	
Interest Income under the effective interest method on financial assets carried at amortised cost			
- Bank and other deposits	1,124.23	1,198.12	
- ICDs	2,803.98	2,341.26	
- Security deposits	18.58	22.17	
Profit on disposal / write off of property, plant and equipment (net)		25.30	
Income on investments carried at fair value through profit or loss	2,158.84	2,106.35	
Gain on termination of leases	9.69	146.55	
Profit on sale of business undertaking (Refer note 5.3)		533.67	
Provision / liabilities no longer required written back	46.96	287.10	
Others	280.65	419.90	
	6,442.93	7,080.42	

23 Cost of materials consumed

	Tear ended	rear ended
	March 31, 2024	March 31, 2023
Inventory at the beginning of the year	51.39	53.45
Add: Purchases of raw material	620.51	717.93
Less: Inventory at the end of the year	(61.07)	(51.39)
Cost of material consumed	610.83	719.99

24 Employee benefits expense

	Year ended March 31, 2024	Year ended March 31, 2023
Salaries, wages and bonus	12,472.88	14,240.27
Contribution to provident and other fund (Refer note 31(a))	215.55	165.42
Share based payments* (Refer note 32)	5,653.19	5,183.55
Staff welfare	334.61	435.23
	18,676.23	20,024.47

^{*}Includes benefits pertaining to cash settled share-based payment amounting to ₹155.19 Million for the year ended March 31, 2024 (March 31, 2023: expense amounting to ₹1,841.76 Million) on account of actualisation of options.

25 Finance costs

Year ended March 31, 2024	Year ended March 31, 2023
	160
191.54	263.93
33.14	16.90
224.68	280.83
	March 31, 2024 191.54 33.14

^{*} Includes ₹ 33.14 Million (March 31, 2023; ₹ 16.90 Million) pertaining to interest cost on defined benefit obligations (Refer note 31).

26 Depreciation and amortisation expense

	Year ended	year ended
	March 31, 2024	March 31, 2023
Property, plant and equipment (Refer note 3)	366.50	447.95
Right-of- use assets (Refer note 39)	320.59	432.13
Other intangible assets (Refer note 4)	486.31	396.98
	1,173.40	1,277.06

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(All amount in ₹ Million, unless otherwise stated)

27 Other expenses

	Year ended March 31, 2024	Year ended March 31, 2023
Technology and cloud infrastructure cost (i)	2,860.84	3,939.50
Outsourcing support	3,602.54	2,739.05
Payment gateway	1,394.35	1,225,41
Supply chain management services	1,398.60	1000
Rent	200.61	225.75
Legal and professional fees	849.83	872.88
Payment to auditors (Refer note 27.a)	10.20	7.00
Travelling and conveyance	402.29	282.50
Recruitment	63.99	75.37
Repairs and maintenance		
-Others	609.24	324.15
Power and fuel	597.01	177.47
Insurance	497.03	576.51
Loss on disposal / write off of property, plant and equipment (net)	7.46	
Rates and taxes	78.93	99.46
Printing and stationery	19.03	90.24
Postage and courier	24.01	27.44
Consumables	477.87	357.24
Allowances for doubtful debts	343.90	289.81
Miscellaneous expense	6.43	6.39
Account agency brakering	13,444.16	11,316.17

(i) previously reported as communication and technology expense.

27.a Payment to auditors (excluding GST)

Latinant to against feveraging as

	Year ended	Year ended
	March 31, 2024	March 31, 2023
Statutory audit *	10.20	7.00
	10.20	7.00

^{*} The above audit fees excludes ₹8.00 Million towards fees paid/ payable to auditors on account of initial public offering of equity shares.

28 Exceptional items

	Year ended March 31, 2024	Year ended March 31, 2023
Impairment on investment in subsidiary, (net) (Refer note 5.1 and 5.2)	(969.75)	125,96
Impairment on deposits with related party (Refer note 6.1)	1,752.93	2,110.07
Impairment on goodwill and other intangible assets (Refer note 4)	177.77	- 4
Impairment on property, plant and equipment (Refer note 3)*	64.99	92.58
	1,025.94	2,328.61

^{*}Impairment provision of ₹ 64.99 Million (March 31, 2023: 92.58 Million) with respect to property, plant and equipment pertains to certain inactive kitchens where the carrying value has exceeded the recoverable amount has been provided during the year.

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(All amount in ₹ Million, unless otherwise stated)

29 Earnings per share

Basic Earnings Per Share (EPS) and Diluted Earnings Per Share (EPS) amounts are calculated by dividing the loss for the year attributable to shareholders of the company by the weighted average number of equity shares outstanding during the year.

The following reflects the income and share data used in the basic and diluted loss per share (EPS) computations:

the tonomily remember and another acts are in the parte and another last share fer all combetations.		
	Year ended March 31, 2024	Year ended March 31, 2023
Face value of equity share (₹)	1.00	1.00
Loss attributable to equity shareholders of the company (₹ in Million) - (A)	(18,880.32)	(37,575.63)
Weighted average number of equity shares outstanding	30,065,685	22,083,392
Weighted average number of compulsorily convertible cumulative preference shares outstanding and vested ESOP's	2,166,228,682	2,140,292,725
Weighted average number of equity shares in calculating basic and diluted EPS - (B)	2,196,294,367	2,162,376,117
Basic and diluted loss per equity share (₹) - (A/B)	(8.60)	(17.38)

Natac

- (i) ESOPs outstanding as at March 31, 2024 and March 31, 2023 are anti-dilutive in nature and accordingly have not been considered for the purpose of calculation of EPS.
- (ii) The Company has corrected and revised the weighted average number of equity shares considered for calculation of loss per share (Basic and diluted), by giving effect of conversion ratio with respect to compulsorily convertible cumulative preference shares on fully dilutive basis (2,076,814,816) along with vested and exercisable ESOPs (63,477,909) granted till date.

Further, since aforesaid correction does not impact/ change any reported balances of assets, liabilities and equity of the prior period presented, the Company has not restated financial statements during the current year, also Refer note 45(b).

30 Income taxes

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

	Year ended March 31, 2024	Year ended March 31, 2023
Loss before income tax	(18,880.32)	(37,575.63)
Tax at India's statutory income tax rate of 34.94% (March 31, 2023: 34.94%)	(6,596.78)	(13,128.93)
Tax effect of :		
Tax not recognised on account of losses in the Company	6,596.78	13,128.93
Income tax reported in the standalone statement of profit and loss		à

(a) Deferred tax

Tax losses

Expiry (in years)

The Company is having net deferred tax assets primarily comprising of deductible temporary differences, unabsorbed depreciation and brought forward losses under tax laws. However in the absence of reasonable certainty as to its realization of Deferred Tax Assets (DTA), DTA has not been recognized.

	As at March 31, 2024	As at March 31, 2023
Deferred tax liability		
Impact on business combination (Refer note 42)	233.28	190.88
Total (A)	233.28	190.88
Deferred tax assets		
Unabsorbed brought forward losses	46,082.78	41,578.12
Unabsorbed depreciation	1,615.14	1,241.80
Deductible temporary differences	7,677.70	5,150.77
Total (B)	55,375.62	47,970.69
Net deferred tax assets not recognised in the books (B - A)	55,142.34	47,779.81
b) Tax losses carried forward		
Tax losses for which no deferred tax asset was recognised expire as follows		
	As at March 31, 2024	As at March 31, 2023
475.00 F. S	- ()	200000000000000000000000000000000000000

131,891.18

2026-2032

121,582.12

2026-2031

Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

31 Employment benefit plans

(a) Defined contribution plan

The Company makes contributions to provident fund, employee state insurance scheme contributions which are defined contribution plan for qualifying employees. Under the schemes, the Company is required to contribute a specified percentage of the payroll costs to fund the benefits. The Company recognized ₹ 174.40 Million (March 31, 2023: ₹ 2.48 Million) for employee state insurance scheme contribution in the standalone statement of profit and loss.

(b) Defined benefit plan

The Company offers gratuity benefit to employees, a defined benefit plan, Gratuity plan is governed by the Payment of Gratuity Act, 1972. The Company's gratuity plan is unfunded and provides for a lump sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount equivalent to 15 days basic salary payable for each completed year of service. Vesting occurs upon completion of five continuous years of service.

Disclosure of Gratuity plan as per Ind AS 19	-	
	As at March 31, 2024	As at March 31, 2023
A. Change in defined benefit obligation	Warch 31, 2024	Iviarch 31, 2023
Obligation at the beginning of the year	458.49	292.32
Current service cost	110.28	129.96
	33.14	16.90
Interest cost (net)	(3.97)	43.01
Actuarial loss /(gain) (accounted through OCI) Benefit paid	(124.85)	(43.56)
Transfers in	1.83	19.86
Obligation at the end of the year	474.92	458.49
Obligation at the end of the year	474.32	430.49
B. Current and non-current classification:		
Current liability	111.17	99.13
Non-current liability	363.75	359.26
	474.92	458.39
C. Expenses recognised in the statement of profit and loss:		
Current service cost	110.28	129.96
Interest cost (net)	33.14	16.90
Net gratuity cost	143.42	146.86
D. Remeasurement (gains)/losses in other comprehensive income		
Actuarial (gain)/ loss due to financial assumption changes	0.88	(29.27)
Actuarial (gain)/ loss due to experience adjustments	(4.85)	72.28
Total expenses recognised through other comprehensive income	(3.97)	43.01
E. Assumptions		
Discount rate (%)	7.15%	7.20%
Salary escalation rate (%)	10.00%	10.00%
Attrition rate (%)	30.00%	30.00%
Retirement age (years)	58	58
Mortality rate (%)	100% of IALM 2012	100% of IALM 2012-14
Part of the Control o	4.4	

The estimate of future salary increases considered, takes into account the inflation, seniority, promotion, increments and other relevant factors, benefit obligation such as supply and demand in the employment market.

The weighted average duration of defined benefit obligation is 4 years (March 31, 2023: 4 years)

H. The expected maturity analysis of gratuity is as follows (undiscounted basis)

	As at March 31, 2024	As at March 31, 2023
Expected cashflows		
0 - 1 year	111.17	99.04
2 - 5 years	327.13	320.88
6 - 10 years	150.48	150.15
> 10 years	52.79	53.18

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(All amount in ₹ Million, unless otherwise stated)

31 Employment benefit plans (Contd.)

1. Quantitative sensitivity analysis for significant assumption is shown as below:

	Year ended March 31, 2024		Year ended March 31, 2023	
	Decrease	Increase	Decrease	Increase
Effect of change in discount rate on DBO (-/+ 1%)	493.19	457.87	476.41	441.86
Impact on defined benefit obligation	3.85%	-3.59%	3.93%	-3.61%
Effect of change in salary growth rate on DBO (-/+ 1%)	458.15	492.53	442.49	475.98
Impact on defined benefit obligation	-3.53%	3.71%	-3.47%	3.84%
Effect of change in attrition assumption on DBO (-/+ 50%)	577.56	421.06	566.33	401.23
Impact on defined benefit obligation	21.51%	-11.34%	23.55%	-12.47%
Effect of change in mortality rate on DBO (-/+ 10%)	474.93	474.91	458.49	458.49
Impact on defined benefit obligation	0.00%	0.00%	0.02%	0.02%

The sensitivity analysis presented above may not be representative of the actual change in the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

32 Employee Stock Option Plan (ESOP)

The Company has two ESOP schemes namely Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015) and Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021).

The Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015) had been approved by the Board of Directors of the Company at their meeting held on May 26, 2015 and the shareholders of the Company by way of resolution passed at their Extra Ordinary General meeting held on June 14, 2015 for granting of aggregate 17,650 options which were amended from time to time basis vide resolutions passed at the General meetings and further increased to 1,06,201 options vide resolution passed at the Extraordinary General Meeting held till date. These options would vest generally over 4 years from the date of grant based on the vesting conditions as per letter of grant executed between the Company and the employee of the Company. Option vested can be executed at the time of liquidity event as per the provisions outlined in the Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015). Each option when exercised would be converted into 1,401 fully paid-up equity share of \$1.00 each of the Company but not exceeding 148,787,115 resultant equity shares.

The Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021) had been approved by the Board of Directors of the Company at their meeting held on August 6, 2021 and the shareholders of the Company by way of resolution passed at their Extra Ordinary General meeting held on August 10, 2021 for granting of aggregate 25,370 options which were amended from time to time basis vide resolutions passed at the General meetings and increased to 26,399 options.

Further, shareholders of the Company vide resolution passed at the Extraordinary General Meeting held on March 31, 2023 had approved for "no further grants under ESOP scheme 2021 and the transfer of unissued options being a total of 1,651 options lying in the ESOP scheme 2021 be transferred to ESOP scheme 2015 and any grants that return to the Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021) hereafter on account of lapse or surrender of options automatically be credited to the Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015)." Post approval from the shareholders unissued options lying in pool of ESOP 2021 were transferred to ESOP 2015 resulting into 24,748 options as on March 31, 2024. Each option when exercised would be converted into 1,401 fully paid-up equity share of INR 1 each of the Company but not exceeding 346,72,509 resultant equity shares.

During the year ended March 31, 2022, the Company had issued bonus shares in the ratio of 1400:1 to all the existing shareholders whose names appear in the register of members of the Company as on December 31, 2021. Hence each option granted under the above schemes would be eligible for 1,401 equity shares. Also for the options granted on or after the bonus issues exercise price has been fixed as \$1,401.00 (fourteen hundred and one).

The following table summarises the movement in stock option granted and weighted average exercise price (WAEP) during the year:

Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015)		(No.)
	As at	As at
	March 31, 2024	March 31, 2023
Outstanding at the beginning of the year	77,523	68,897
Granted	31,902	18,322
Exercised	(1,781)	
Forfeited, expired and surrendered	(14,439)	(9,696)
Outstanding at the end of the year	93,205	77,523
Exercisable at the end of the year	50,786	43,322
Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021)		(No.)
Days and the second second second second	As at	As at
	March 31, 2024	March 31, 2023
Outstanding at the beginning of the year	24,776	19,132
Granted		6,448
Exercised	(711)	- X
Forfeited, expired and surrendered	(4,520)	(804)
Outstanding at the end of the year	19,545	24,776
Exercisable at the end of the year	8,519	1,987

(All amount in ₹ Million, unless otherwise stated)

32 Employee Stock Option Plan (ESOP) (Contd..)

Details of weighted average remaining contractual life and range of exercise prices for the options outstanding at the reporting date:

No. of options	No of equity shares arising out of options	Exercise price	Remaining life (years)*
93,205	130,580,205	1,401.00	82.46
19,545	27,382,545	1,401.00	82.46
77,523	108,609,723	1,401.00	83.01
24,776	34,711,176	1,401.00	83.01
	93,205 19,545	No. of options shares arising out of options 93,205 130,580,205 19,545 27,382,545 77,523 108,609,723	No. of options shares arising out of options Exercise price 93,205 130,580,205 1,401.00 19,545 27,382,545 1,401.00 77,523 108,609,723 1,401.00

The Company has used Black Scholes Option Pricing Model. The following table list the inputs to the models used for Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015) and Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021):

Year ended March 31, 2024	January 01, 2024 to March 31, 2024	October 01, 2023 to December 31, 2023	July 01, 2023 to September 30, 2023	April 1, 2023 to June 30, 2023
Risk free interest rate (% p.a)	7.05%	7.12%	6.97%	7.14%
Expected life of options granted (years)	5.01	5.01	5.01	5.01
Expected volatility (simple average)	55.92%	55.28%	54.97%	54.85%
Dividend yield (%)			-	
Fair value of the option (₹)	293,509.50	217,656.14	217,649,22	201,171.55
Exercise price (₹)	1,401.00	1,401.00	1,401.00	1,401.00
Year ended March 31, 2023	January 03, 2023 to March 31, 2023	October 01, 2022 to December 31, 2022	July 01, 2022 to September 30, 2022	April 01, 2022 to June 30, 2022
Risk free interest rate (% p.a)	7.22%	7.20%	7.11%	6.15%
Expected life of options granted (years)	5.01	5.01	5.01	5.01
Expected volatility (simple average)	55.24%	53.31%	50.47%	46.29%
Dividend yield (%)		1		
Fair value of the option (₹)	199,137.44	228,908.30	228,908.30	227,879.89
Exercise price (₹)	1,401.00	1,401.00	1,401.00	1,401.00

The expected life of stock options is based on historical data and current expectations and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects assumption that the historical volatility over a period similar to the life of the options is indicative of future trends, which may also not necessarily be the actual outcome.

During the year ended March 31, 2022, the Company had launched Swiggy Liquidity Program ("SLP" or "Program") to provide liquidity to its eligible employees subject to certain conditions. As per the program the liquidity is being carried out in two rounds i.e. during July, 22 and July, 23. Liquidity price would be fair market value (FMV) at the time of liquidity, facilitated by the Company preferably through a secondary market sale or internal company financed liquidity event. The liquidity event was considered as a modification, considering appropriate assumptions and the fair value on the date of modification of ₹1,596.64 Million was recognized as financial liability with a corresponding adjustment to equity during the year ended March 31, 2022.

During the year ended March 31, 2023, the Company had facilitated the first round of liquidity during July, 2022 for the eligible employees, accordingly a cost of ₹ 641.38 Million for 3,363 options pertaining to first round of liquidity scheme and ₹ 1,200.68 Million for 7,299 options pertaining to second round of liquidity scheme has been recognised in the standalone financial statements. The Company has also facilitated the second round of liquidity in the quarter ended September 2023 for the eligible employees. Accordingly, an amount of ₹ 155.19 Million for 6,283 options on account of actualisation has been recognised as a credit to share based payment expense in the Standalone Statement of Profit and Loss (Refer note 24).

33 Commitments and contingencies

(a) Commitments

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

As at March 31, 2024, the Company had commitment of ₹ 13.30 Million (March 31, 2023: ₹ 0.93 Million), net of advances towards the procurement of property, plant and equipment.

(All amount in ₹ Million, unless otherwise stated)

33 Commitments and contingencies (Contd.)

(b) Contingent liabilities

Claims against the Company not acknowledged as debts: a. Legal claims

As at	As at
March 31, 2024	March 31, 2023
1,21	31.20
1.21	31.20

b. In December 2023, the Company received show cause notices (SCNs) from the GST authorities requiring the Company to show cause why a tax liability of ₹ 3,267.63 Million along with the interest and penalty for the period from July 2020 to March 31, 2022, should not be demanded and recovered. The alleged amount is calculated on the delivery charges collected by the company from the end user on behalf of the delivery partners. The Company is in process of responding to the SCNs. The Company, supported by the external independent expert's advice, is of the view that it has a strong case on merits. The Company will continue to monitor developments in this case and address any further proceedings as necessary.

c. Other than the matter disclosed above, the Company is involved in claims through consumer forum relating to quality of service, Competition Commission of India ("CCI"), writ petition and other arbitral matters that arise from time to time in the ordinary course of business. Some of these demands are disputed by the Company, and matters are presently under arbitration with the consumer forum and other arbitral tribunal. Management is of the view that above matters will not have any material adverse effect on the Company's financial position and results of operations.

34 Related party transactions

i. Related parties where control exists:

Wholly owned subsidiaries

Scootsy Logistics Private Limited ("Scootsy") Supr Infotech Solutions Private Limited ("SuprDally")

Stepdown subsidiary

Lynks Logistics Limited ("Lynks") (w.e.f. August 29, 2023)

Associate company

Loyal Hospitality Private Limited ("LHPL") - w.e.f March 01, 2023 (Refer note 42 (a))

Subsidiary of Associate

Loyal Hospitality Kitchens Private Limited ("LHKPL"), w.e.f March 01, 2023

ii. Related party which have significant influence

MiH India Food Holdings B.V.(Naspers)

iii. Parties over which key management personnel are able to exercise significant influence

Vijayawada Hospitalities Private Limited Surendranath Majety (Hotel Minerva)

iv. Related parties under Ind AS 24:

Key management personnel

Name	Designation	Date of appointment	Date of resignation
Sriharsha Majety	Director and Chief Executive Officer	December 26, 2013	8
Lakshmi Nandan Reddy Obul	Whole time Director and Head of Innovation	December 26, 2013	8
Anand Daniel	Nominee Director	July 10, 2015	÷
Ashutosh Sharma	Nominee Director	June 21, 2017	*
Lawrence Charles IIIg	Nominee Director	March 21, 2019	December 01, 2023
Rahul Bothra	Chief Financial Officer	September 1, 2017	X.
Sumer Juneja	Nominee Director	July 28, 2021	
Sonal Bhandari	Company Secretary	January 3, 2022	January 8, 2024
Shailesh V Haribhakti	Independent Director	January 24, 2023	8
Mallika Srinivasan	Independent Director	January 24, 2023	January 18, 2024
Sahil Barua	Independent Director	January 24, 2023	
Anand Thirumalachar Kripalu	Independent Director	December 04, 2023	1.0
Roger Clarks Rabalais	Nominee Director	December 04, 2023	
Suparna Mitra	Independent Director	April 01, 2024	
M Sridhar	Company Secretary	April 01, 2024	8

(All amount in ₹ Million, unless otherwise stated)

Box W. Francisco and Alexandria Alexandria and Alexandria		
v. Details of transactions with the related parties:	Year ended	Year ended
a. Transactions with key managerial personnel:	March 31, 2024	March 31, 2023
Remuneration to key management personnel		
Short-term employee benefits	94.81	164.28
Share-based payment	2,270.52	596.75
Directors remuneration and sitting fee	14.94	2.40
b. Transactions with wholly owned subsidiaries:		
A. Scootsy Logistics Private Limited		
Investment in subsidiary Investment in equity (Refer note 5.1)*	4,156.77	29.67
Loan Deposits given (Refer note 6.1)**	20	11,667.09
Deposits repaid (Refer note 6.1)**	2,564.18	-
Reimbursement of amount collected on behalf of the company	581.81	209.16
Other income	44644	152.75
Employee related reimbursement Rent	117.27 4.77	162.75 1.65
Others	14.09	42.00
Other expenses		
Reimbursement of expense to	2,507.37	5
Expenses towards facility services Advertising and sales promotion	1,570.39 1,883.60	2,138.98
Interest income	1,003.00	2,230.30
Interest income on deposits	2,036.90	1,727.89
Proceeds from sale of investment	3,855.39	
B. Supr Infotech Solutions Private Limited		
Investment in subsidiary Investment in equity*	52.79	126.06
Loan		
Deposits given (Refer note 6.1)	1,360.00	2,110.07
Other income	25.72	49.80
Employee related reimbursement Rent	35.73 9.47	25.26
Others	44.46	38.21
Purchase of Property, plant and equipment	2.7	11.50
Interest income Interest income on deposits	746.34	613.36
* includes ESOP cross charge considered as deemed investment in the subsidiary amounting ₹52.79 Million (March 31, 2023: ₹126.26 Million) for Supr.	to ₹ 256.77 Million (March 31, 2023: ₹ 29.67	Million) for Scootsy and
c. Transactions with stepdown subsidiary:		
Lynks Logistics Limited		
Loan given	222.50	
Intercompany deposits (Refer note 6.1)	372.58	
Interest income Interest income on deposits	20.75	
Other income	5.67	
d. Transactions with associate:		
Loyal Hospitality Private Limited		
Révenue from platform services	0.16	0.02
Expenses towards rent and utilities Expenses incurred on behalf of LHPL	16.51 5.73	
	4113	
e. Transaction with subsidiary of associate Loyal Hospitality Kitchens Private Limited		
	6.69	1.60
Revenue from platform services		
Revenue from platform services f. Entities over which key management personnel are able to exercise significant influence:		
f. Entities over which key management personnel are able to exercise significant influence:	1.55	1.78
f. Entities over which key management personnel are able to exercise significant influence: (i). Vijayawada Hospitalities Private Limited		1.78

(All amount in ₹ Million, unless otherwise stated)

34 Related party transactions (Contd..)

ui. The following ore the details a	the balance outstanding as at Mare	-b 21 2024 and March 21 2022.
vi. The following are the details of	the balance outstanding as at Mari	ch 31, 2024 and March 31, 2023:

	As at March 31, 2024	As at March 31, 2023
a. Salary and perquisites payable to key managerial personnel:	-	
Salary and perquisites payable	9.88	7.00
Directors remuneration and sitting fee payable to key managerial personnel	9.34	2.40
b. Balance outstanding with wholly owned subsidiaries		
A. Scootsy Logistics Private Limited		
Payable to subsidiary	1,195.23	754.34
Intercompany deposits	23,347.74	25,143.71
Interest receivable	796.99	870.01
B. Supr Infotech Solutions Private Limited		
Receivable from subsidiary	85.12	194.81
Interest receivable	392,93	327.12
c. Balance outstanding with associate		
Loyal Hospitality Private Limited		
Amount payable to merchants	×	0.02
Trade Receivable	5.73	
d. Balance outstanding with subsidiary of associate Loyal Hospitality Kitchens Private Limited		
Amount payable to merchants	L.	0.45
e. Balance outstanding with associates Vijayawada Hospitalities Private Limited		
Amount payable to merchants	0.11	0.05
Surendranath Majety (Hotel Minerva) Amount payable to merchants	0.02	0.01
All the above related party transactions are carried at arm's length price.		

All the above related party transactions are carried at arm's length price.

vii. The following are the details of the investment and loan outstanding as at March 31, 2024 and March 31, 2023:

	As at March 31, 2024	As at March 31, 2023
A. Scootsy Logistics Private Limited		
Investment in equity	5,209.63	1,052.86
Provision for diminution in value of investment	0.61	(1,022.53)
	5,209.63	30.33
Loans	23,347.74	25,143.71
B. Supr Infotech Solutions Private Limited		
Investment in equity	5,087.78	5,034.99
Provision for diminution in value of investment	(5,087.78)	(5,034.99)
Loans	9,295.07	7,935.07
Provision for diminution in the value of loans	(9,295.07)	(7,935.07)

35 Operating Segments

The Company prepares the standalone financial statements along with the consolidated financial statements. In accordance with Ind AS 108, Operating segments, the Company has disclosed the segment information in the consolidated financial statements and is exempt from disclosing segment information in the standalone financial statements.

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Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

36 Capital management

For the purpose of Company's capital management, capital includes subscribed capital (equity and preference), securities premium and all other equity reserves attributable to the owners of the Company. The primary objective of the Company's capital management is to safeguard the Company's ability to continue as a going concern in order to finance the sustained growth in the business and to protect the shareholders value.

The Company is predominantly equity financed, which is evident from the capital structure below. The Company determines the capital requirement based on annual operating plans and long-term and other strategic investment plans. The funding requirements are met through equity and operating cash flows generated. The Company is not subject to any externally imposed capital requirements.

The capital structure and key performance indicators of the Company as at year ended March 31, 2024 and March 31, 2023 is as follows:

	As at March 31, 2024	As at March 31, 2023
I Debt to equity position:		
A. Total equity attributable to the shareholders of the Company	90,062.61	98,099.14
B. Borrowings	A STATE OF THE STA	
C. Total capital (A+B)	90,062.61	98,099.14
D. Debt to equity ratio (%) (B/A)	0.00%	0.00%
E. Total borrowings as a % of total capital (B/C)	0.00%	0.00%
F. Total equity as a % of total capital (A/C)	100.00%	100.00%
II Cash position:		
Cash and cash equivalents	7,871.26	3,904.91
Other balances with banks	4,069.71	4,498.49
Investment in money market instruments	39,080.13	50,829.82
Designation of the second of t	51,021.10	59,233.22

37 Disclosures on financial instruments

(a) Financial instruments by category

The carrying value and the fair value of the financial instruments by categories is as follows:

the say by B space and the say says at the missian man at the say at the say is a say of the say of			
	Note	As at March 31, 2024	As at March 31, 2023
Financial assets measured at amortised cost:	- 20		
Trade receivables	37.1	2,349.21	4,010.63
Security deposits	37.2	466.47	503.48
Investments in Non-convertible Debentures(NCDs)/bonds	37.2	6,146.39	9,721.91
Investments in certificate of deposits	37.2	3,193.04	7,850.00
Interest receivable	37.1		2,178.24
Balance with delivery partners	37.1	61.04	172.72
Receivable from subsidiaries	37.1	90.77	194.81
Amount recoverable from payment gateways	37.1	2,689.42	
Deposits with related party	37.2	24,144.73	25,143.71
		39,141.07	49,775.50
inancial assets measured at fair value through profit and loss			
Investments in mutual fund units	37.4	29,740.70	33,257.91
		29,740.70	33,257.91
inancial assets measured at fair value through other comprehensive income			
Investments in equity and preference instruments	37.6	10,714.70	9,783.02
1 12 Oct 10813 Ct 10 Ct		10,714.70	9,783.02
Cash and cash equivalents and other balances with banks			
Balances with bank's in current accounts	27.2	6,370.16	3,904.91
Deposits with banks (including margin money deposits)	37.3	5,570.81	4,498.49
		11,940.97	8,403.40
Financial liabilities measured at amortised cost			
Trade payables	37.1	6,524.14	7,043.68
Lease liabilities	37.5	1,886.94	2,171.98
Other financial liabilities (refer note 17)	37.1	6,220.43	4,490.85
		14,631.51	13,706.51

(b) Valuation technique to determine fair value

- 37.1 The carrying value of these financial assets and liabilities in the financial statements are considered to be the same as their fair value, due to their short term nature.
- 37.2 The carrying value of these financial assets and liabilities in the financial statements are carried at amortised cost. The fair value of Investments in Non-Convertible Debentures(NCDs)/Bonds for the year ended March 31, 2024 is amounting to ₹9,260.54 Million (March 31, 2023: ₹9,853.10 Million).
- 37.3 These accounts are considered to be highly liquid / liquid and the carrying amount of these are considered to be the same as their fair value.
- 37.4 The fair values of investments in mutual fund units is based on the net asset value ('NAV') as stated by the issuers of these mutual fund units in the published statements as at balance sheet date. NAV represents the price at which the issuer will issue further units of mutual fund and the price at which issuers will redeem such units from the investors.
- 37.5 Lease liabilities are recognised based on the present value of the remaining lease payments.
- 37.6 The fair values of the unquoted investments in equity instruments have been estimated using one or more of the valuation techniques such as Discounted cash flow method ("DCF"), Comparable companies multiples method ("CCM"), Option pricing backsolve method ("OPM") and Comparable companies transactions multiples method ("CTM").

Notes to Standalone Financial Statements

(All amount in ₹ Million, unless otherwise stated)

37 Disclosures on financial instruments (Contd..)

(c) Fair value hierarchy

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: Inputs other than quoted price included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: Inputs for the assets and liabilities that are not based on observable market data (unobservable inputs)

Fair value hierarchy of assets and liabilities carried at fair value on recurring basis is as follows:

	Balance	Fair value measur	ement at the end of	the reporting year *
Assets	-	Level 1	Level 2	Level 3
As at March 31, 2024				
Investments in mutual fund units	29,740.70	29,740.70	10	4
Investments in equity and preference instruments	10,714.70	1000		10,714.70
	40,455.40	29,740.70	•	10,714.70
As at March 31, 2023				
Investments in mutual fund units	33,257.91	33,257.91	+	+1
Investments in equity and preference instruments	9,783.02		Q	9,783.02
	43,040.93	33,257.91		9,783.02

^{*} There has been no transfers between the levels during any of the period/ years.

(d) The following tables shows a reconciliation from the opening balance to the closing balance for level 3 fair values:

As at March 31, 2024	As at March 31, 2023
9,783.02	373.88
-	9,505.00
931.68	(95.86)
10,714.70	9,783.02
	77737

(e) Significant Unobservable inputs used in Level 3 Fair Values

	Valuation techniques	Significant unobservable inputs	Sensitivity of input to fair value measurement
As at March 31, 2024			
Investments in equity and preference instruments	Option pricing backsolve method ("OPM")	a) Enterprise value to revenue multiple (Ranging from 9.39x to	A 5% increase in revenue multiple would have led to approximately ₹ 364.74 Million gain in Standalone financial statements.
		30.42x)	A 5% decrease in revenue multiple would have led to approximately \P 364.00 Million loss in Standalone financial statements.
		b) Volatility (50%)	A 5% increase in volatility would have led to approximately $\ref{16.88}$ Million in Standalone financial statements.
As at March 31, 2023			A 5% decrease in volatility would have led to approximately \P 25.31 Million loss in Standalone financial statements.
Investments in equity and	Discounted cash flow	a) Enterprise value to	A 5% increase in revenue multiple would have led to approximately ₹ 6.87
preference instruments	method ("DCF"), Option pricing	Revenue multiple (30.42x)	Million gain in Standalone financial statements.
	backsolve method (OPM)		A 5% decrease in revenue multiple would have led to approximately \ref{total} 6.86 Million loss in Standalone financial statements.
		b) Volatility	A 5% increase in volatility would have led to approximately ₹ 0.37 Million gain in
		(50%)	Standalone financial statements.
			A 5% decrease in volatility would have led to approximately \P 0.62 Million loss in Standalone financial statements.
		c) Weighted Average cost of Capital ("WACC")	A 5% increase in WACC would have led to approximately ₹834.76 Million loss in Standalone financial statements.
		(16.86%)	Standardie inipitadi statements.
		4.4.4.4.4.4	A 5% decrease in WACC would have led to approximately ₹ 945.81 Million gain
			in Standalone financial statements.

The above sensitivity analysis are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated.

(All amount in 4 Million, unless otherwise stated)

38 Financial risk management

The Company is exposed to various financial risks majorly Credit risk, Liquidity risk, Interest rate risk, Market risk and Equity price risk. The Company's senior management oversees the management of these risks with an objective to minimise the impact of these risks based on charters and (in)formal policies.

a. Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Such changes in the values of financial instruments may result from changes in the foreign currency exchange rates, interest rates, credit, liquidity and other market changes.

The Company's exposure to foreign currency exchange rate risk is very limited, as the Company doesn't have any significant foreign exchange transactions. Further, the Company's investments are primarily in fixed rate interest bearing investments. Accordingly, the Company is not significantly exposed to interest rate risk.

i. Interest rate risk:

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The Company has no debt obligation during the current year. Therefore, there is no impact of possible change in floating rate on the entity's profitability.

b. 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 Company is exposed to credit risk from its operating activities (primarily trade receivables and unbilled receivables) and from its treasury activities, including deposits with banks and financial institutions, investments in money market and other financial instruments. Credit risk has always been managed by the Company through credit approvals, established credit limits and continuously monitoring the creditworthiness of customers to which the Company grants credit in the normal course of business.

i) Trade receivables

Trade receivables consists of receivables from large number of unrelated restaurant partners and online payment partners. The Company's credit risk with regard to receivables from restaurant is reduced by it's business model which allows it to offset payables to restaurants against receivables. The Company operates with known online payment partners, these are short term and carried very low credit risk at the reporting date. The Company's trade receivables are non-interest bearing and generally carries credit period of 0 to 60 days. The Company does not have significant credit risk exposure to any single counterparty. The Company does not hold collateral as security.

As per Ind AS 109, the Company uses the expected credit loss model to assess the impairment loss. In determining the impairment allowance (allowance for doubtful debts), the Company has used a practical expedient by computing the expected credit loss allowance for trade receivables based on a provision matrix. The provision matrix takes into account historical credit loss experience as well as the current economic conditions and is adjusted for forward looking information. The expected credit loss allowance is based on the ageing of the receivables that are due and allowance rates used in the provision matrix. Refer note 27 for the details on allowances for doubtful debts and advances and note 8 for the outstanding trade receivable balance which is subject to credit risk exposure of the Company.

Outstanding customer receivables are regularly and closely monitored basis the historical trend, the Company provides for any outstanding receivables beyond 180 days which are doubtful, the trade receivables on the respective reporting dates are net off the allowances which is sufficient to cover the entire life time loss of sales recognised including those that are currently less than 180 days outstanding, the total provision of ₹ 507.10 Million (March 31, 2023: ₹ 684.06 Million) consists of both these types of amounts.

ii) Financial instruments and cash deposits

Credit risk from balances with banks and financial institutions is managed by the Company's treasury department in accordance with the Company's approved investment policy. Investments of surplus funds are made primarily in liquid mutual fund units, fixed maturity plan securities, fixed deposits, quoted bonds, certificate of deposits, commercial papers etc. Investments of certificate of deposits, zero coupon bonds, commercial papers etc., are made only with approved counterparties and within credit limits. Counterparty credit ratings are reviewed by the Company's Audit Committee on periodic basis.

The Company's maximum exposure to credit risk for the components of the balance sheet is the carrying amounts as illustrated in note 5 and the liquidity table below.

c. Liquidity risk

Liquidity risk is the risk of being unable to meet the payment obligations resulting from financial liabilities, which may arise from unavailability of funds. The exposure to liquidity risk is closely monitored on company level using daily liquidity reports and regular cash forecast reports to ensure adequate distribution. The Company believes that cash and cash equivalents and current investments are sufficient to meet its current requirements, accordingly, no liquidity risk is perceived.

The breakup of cash and cash equivalents, deposits and current investments are as follows:

Cash and cash equivalents Other balances with banks Current Investments

As at	As at
March 31, 2024	March 31, 2023
7,871.26	3,904.91
4,069.71	4,498.49
35,971.99	44,448.82
47,912.96	52,852.22

(All amount in ₹ Million, unless otherwise stated)

38 Financial risk management (Contd..)

The table below summarises the maturity profile of the Company's financial liabilities at the reporting date. The amounts are based on contractual undiscounted payments.

undiscounted payments.						
	Carrying value	On Demand	0-180 days	180-365 days	More than 365 days	Total
As at March 31, 2024	7.00			2.875		
Lease liabilities (Refer note 39)	1,886.94	- 3	234.74	226.38	1,937.10	2,398.22
Trade payables	6,524.14		6,524.14	4	-	6,524.14
Other financial liabilities	6,220.43	539.78	5,680.65		14	6,220.43
7.207.00	14,631.51	539.78	12,439.53	226.38	1,937.10	15,142.79
As at March 31, 2023						
Lease liabilities (Refer note 39)	2,171.98	-	240.02	241.18	2,401.29	2,882.49
Trade payables	7,043.68	100	7,043.68	1.0		7,043.68
Other financial liabilities	4,490.85	339.90	4,150.95	- 1		4,490.85
	13,706.51	339.90	11,434.65	241.18	2,401.29	14,417.02

d. Equity price risk

As at March 31, 2024

The Company does not have any material exposures to equity price risk, other than those mentioned in note 37(e) above.

39 Leases

The Company has entered into lease contracts for premises to use it for commercial purpose to carry out it business i.e. office buildings and for its operations of cloud kitchen set up. These lease contracts of premises have lease terms between 2 and 10 years. Lease agreements does not depict any restrictions/covenants imposed by lessor. The Company also has certain leases of buildings (temporary spaces) with lease terms of 12 months or less. The Company has elected to apply the recognition exemption for leases with a lease term (or remaining lease term) of twelve months or less. Payments associated with short-term leases and low-value assets are recognised on a straight-line basis as an expense in statement of profit and loss over the lease term.

a. The carrying amounts of right-of-use assets recognised and the movements during the year:

	Buildings
Gross carrying value	
As at April 01, 2022	4,000.36
Additions	152.80
Disposal/derecognition during the year	(1,036.49)
Reclass of prepaid expense to security deposit on account of vacation of premises as per Ind AS 109	(25.59)
As at March 31, 2023	3,091.08
Additions	47.67
Disposal/derecognition during the year	(90.49)
As at March 31, 2024	3,048.26
	Buildings
Accumulated depreciation	Buildings
As at April 01, 2022	1,423.39
Charge for the year	432.13
Disposal/derecognition during the year	(484.48)
As at March 31, 2023	1,371.04
Charge for the year	320.59
Disposal/derecognition during the year	(40.08)
As at March 31, 2024	1,651,55
AS at (March 31, 2024	1,031.33
Net carrying value	
As at March 31, 2023	1,720.04
As at March 31, 2024	1,396.71
b. The carrying amounts of lease liabilities (included under financial liabilities) and the movements during the	
Lease liabilities:	Buildings
	3,058.39
As at April 01, 2022 Additions	148.48
	(694.35)
Deletions	
Accretion of Interest	263.93
Payment	(604.47)
As at March 31, 2023	2,171.98
Additions	47.30
Deletions	(59.17)
Accretion of interest	191.54
Payment	(464.71)

1,886.94

(All amount in ₹ Million, unless otherwise stated)

39 Leases (Contd..)

Current	and nor	CHEPONT	clacci	fications

Current liability
Non-current liability

As at As at March 31, 2024 March 31, 2023 289.93 330.47 1,597.01 1,841.51 1,886.94 2,171.98

c. The amounts recognised in the statement of profit and loss:

Depreciation expense on right-of-use assets (Refer note 26)
Interest expense on lease liabilities (Refer note 25)
Gain on termination of leases (Refer note 22)

Year ended	Year ended	
March 31, 2024	March 31, 2023	
320,59	432.13	
191.54	263.93	
9.69	146.55	
521.82	842.61	

Note: Refer statement of cash flows for the details on cash flow with respect to leases.

d. Maturity analysis of lease liabilities - contractual undiscounted cash flows

Less than one year
One to five years
More than five years

2,398.22	2,882.49
37.76	496.20
1,899.34	1,905.05
461.12	481.24

e. Other disclosures

- i. Expenses relating to short-term leases have been disclosed under rent expenses in note 27.
- ii. The incremental borrowing rate of 8.50 % p.a.(March 31, 2023; 8.50 % p.a) has been applied to lease liabilities recognised in balance sheet.

40 Corporate Social Responsibility ('CSR') activity

As per Section 135 of The Company's Act, 2013, a Corporate Social Responsibility ('CSR') committee has been formed by Company. The primary function of the committee is to assist the Board of Directors in formulating a CSR policy and review the implementation and progress of the same from time to time. The CSR policy intends to adopt the CSR activities mentioned in the Schedule VII of the Company's Act, 2013. The Company has incurred losses during the three immediately preceding financial years and accordingly, is not required to spend any amount for CSR purpose.

41 Compliance with FDI regulation:

The Company is not owned and is not controlled by resident Indian citizens. The Company has received foreign direct investment ("FDI") up to ~85% of its paid-up share capital and resident Indian citizens do not have the ability to appoint and remove the majority of the Company's board of directors. Accordingly, the Company is required to comply with regulations applicable to Foreign Direct Investments.

FDI is governed by (collectively, "Exchange Control Regulations") (a) the Foreign Exchange Management Act, 1999 (including the rules and regulations made thereunder) ("FEMA"), (b)Foreign Exchange Management (Non-debt Instruments) Rules, 2019 (Notification No. S.O. 3732(E) dated October 17, 2019) as amended from time to time ("NDI Rules"), and (c) the consolidated FDI policy effective from August 28, 2017 and issued by the Department of Industrial Policy and Promotion, Ministry of Commerce and Industry ("DIPP"), as amended and restated from time to time including through various 'Press Notes' ("FDI Policy").

The Company has evaluated the guidance above and has obtained a legal opinion from the external legal counsel to conclude that the Company conducts its businesses under various categories namely 'sale of services through e-commerce' and 'sale of goods through e-commerce' amongst others. Accordingly, the conditions enumerated in Press Note No. 2 (2018 Series) dated December 26, 2018 ("PN2") read with Notification No. FEMA. 20(R) (6)/2019-RB dated January 31, 2019 and Press Note No. 3 (2016 Series) dated March 29, 2016 ("PN3") are not applicable to the Company whilst undertaking business under the 'sale of services through e-commerce' category. Accordingly, the Company has not determined any possible exposure on account of compliance with conditions enumerated under PN2 and PN3. In relation to the business activities relating to 'sale of goods through e-commerce', the Company duly complies with the conditions set forth under the FDI Policy including PN2.

42 Acquisition of businesses

(a) Acquisition of Lynks Logistics Limited

On August 29, 2023, the Company has acquired Lynks Logistics Limited ("Lynks") for a purchase consideration of ₹ 3,855.39 Million in a swap share agreement with the existing shareholders of Lynks, pursuant to which the Company has issued 10,721,700 fully paid up Series K1 CCCPS (face value ₹ 10.00) shares in exchange has acquired 2,235,937,371 fully paid up equity shares of face value of ₹ 1.00 each representing 100% of shareholding of Lynks. Subsequently, on December 25, 2023, Scootsy acquired Lynks from the Company in a common control arrangement for a cash consideration of ₹ 3,855.39 Million.

Lynks is engaged in the business of authorised distribution of fast-moving consumer goods to kirana stores, small retailers etc.

(All amount in ₹ Million, unless otherwise stated)

42 Acquisition of businesses (Contd.)

(b) Acquisition of Dine out during the year ended March 31, 2023

On July 1, 2022, the Company acquired restaurant technology and dining out platform 'Dineout' as a going concern on a slump exchange basis from Times Internet Limited for a purchase consideration of ₹6,445.64 Million in exchange of 18,011,135 fully paid up equity shares of the Company pursuant to the Business Transfer Agreement ('BTA') dated May 12, 2022.

Dineout is engaged in providing the following services: (i) discovery and table reservation with respect to various restaurants; (ii) event organization and curation; (iii) software and marketing solutions to various restaurants on a B2B basis. The Company acquired Dineout as it enlarges the restaurants relationships and enables customer to access dining and event services through the existing application platform.

From the date of acquisition till the year ended March 31, 2023, acquired business has contributed ₹.775.20 Million of revenue and ₹.1,754.56 Million to the loss from operations of the Company. If the combination had taken place at the beginning of the year ended March 31, 2023, revenue from operations would have been ₹.46,802.99 Million and the loss for the year would have been ₹.37,817.94 Million.

The goodwill of ₹ 3,148.59 Million comprises the value of synergies arising from the acquisition. None of the goodwill recognised is expected to be deductible for income tax purposes. Other intangible assets recognised are eligible for deduction for income tax purposes.

The Company incurred acquisition-related costs of ₹ 7.73 Million on legal fees and due diligence costs. These costs have been included in 'legal and professional fees' under 'other expenses'. (Refer note 27)

The purchase price has been allocated based on the Management's estimates and independent appraisal of fair value.

The fair value of identifiable assets and liabilities of Dineout business as at the date of acquisition were as follows:

ACCUSTOMACE TO THE PARTY OF THE	- Accessor
Assets acquired	Amount
Property, plant and equipment	3.08
Trade receivables	206.21
Cash and cash equivalents	6.16
Other assets	4.73
Total assets acquired	220.18
Liabilities assumed	
Trade payables	91.20
Contract liabilities	83.84
Provision	19.89
Employee payable	53.36
Total liabilities	248.29
Total identifiable net assets at fair value	(28.11)
Fair value of identified intangible assets	
Trademark	1,696.40
Customer database	755.16
Technology	786.00
Restaurant relationships	87.60
Total identifiable net assets at fair value	3,325.16
Goodwill arising on acquisition	3,148.59
Total purchase consideration	6,445.64

The Company issued 18,011,135 equity shares (face value of ₹ 1.00 each) as a purchase consideration for acquisition of the undertaking. The fair value of the share is calculated with reference to the valuation of the shares of the Company as at the date of acquition, which was ₹ 357.87 each. The fair value of the consideration given was therefore ₹ 6,445.64 Million.

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(All amount in ₹ Million, unless otherwise stated)

43 Ratios

The ratios for the year ended March 31, 2024 and March 31, 2023 are as follows:

			As at	As at		Carrier Charles
Ratios	Numerator	Denominator	March 31, 2024	March 31, 2023	Variance (in %)	Reason for change
Current ratio (in times)	Current assets	Current liabilities	3.55	4.29	-17.29%	Refer Note 43.1
Debt service coverage ratio in times)	Earnings for debt service (i)	Debt service (ii)	(34.76)	(55.82)	-37.73%	Ratio has improved due to decrease in net operating loss for the current year.
Debt equity ratio (in times)	Total debt (iii)	Shareholder's equity	0.02	0.02	-5,37%	Refer Note 43.1
Return on equity ratio (%)	Net profit/ (loss)	Average shareholder's equity	-20.07%	-33.54%	-40.16%	Ratio has improved due to decrease in net operating loss for the current year.
nventory turnover ratio (in times)	Cost of goods sold	Average inventory	10.86	13.85	-21.54%	Refer Note 43.1
Frade receivables turnover ratio in times)	Revenue from Operations	Closing balance of trade receivable	27.13	13.82	96.28%	Ratio variance due to reclass of reclass of amount recoverable from payment gateways in the current year, refer note 11(ii) for details.
Trade payables turnover ratio (in times)	Purchase cost and other expenses	Closing balance of trade payable	10.36	9.32	11,18%	Refer Note 43.1
Net capital turnover ratio (in times)	Revenue from operations	Average working capital	1,45	0.64	125.81%	Revenue growth along with higher efficiency on working capital improvement has resulted in an improvement in the ratio.
Net profit ratio (%)	Net profit/ (loss)	Revenue from Operations	-29.63%	-80.75%	-63.31%	Ratio has improved on account of increase in revenue and the reduction of losses in current year.
Return on capital employed (%)	Earning before interest and tax	Capital employed (M)	-20.44%	-37.23%	-45.11%	Increased due to reduction in operating loss for the current year.
Return on Investment (%)	Income					
a) investment in Equity instruments	generated from investment designated at FVTOCI	Time weighted average investments	8.91%	-0.96%	-1032.03%	Ratio has increased due to recognition of fair value gain on equity instruments during the current year.
b) Return on investment (treasury funds)	Investment income	Time weighted average investments	7.06%	4.47%	58.18%	Ratio has increased on account of higher returns earned during the current year basis the market conditions.

^{43.1} Ratios variances have been explained for any change by more than 25% as compared to the previous year.

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⁽i) Includes Net profit after taxes + Non-cash operating expenses + Interest + Other non-cash adjustments.

⁽iii) Includes lease payments for the year,

⁽iii) Includes lease liabilities.

⁽iv) Includes tangible net worth + lease liabilities.

(All amount in 3 Million, unless otherwise stated)

44 Other statutory information:

- (i) The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property,
- (ii) The Company does not have any transactions with companies struck off.
- (iii) The Company has not revalued its property, plant and equipment (including right-of-use assets) or intangible assets or both during the current or previous year.
- (iv) The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.
- (v) The Company has 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 has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
- (a) 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
 - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries
- (vii) The Company has not made 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.
- (viii) The Company has no borrowings from banks and financial institutions, accordingly the quarterly returns or statements to be filed by the Company with the banks and financial institutions are not applicable.
- (ix) None of the entities in the Company have been declared wilful defaulter by any bank or financial institution or government or any government authority.
- (x) The Company has complied with the number of layers prescribed under the Companies Act, 2013.
- (xi) The Company has not entered into any scheme of arrangement which has an accounting impact on current or previous financial year.

45 Other notes

a Subsequent events

- (i) Pursuant to the resolution passed by the Nomination and Remuneration committee and Board on March 22, 2024 and April 1, 2024 and the resolution passed by shareholders of the Company on April 3, 2024, the Company has adopted the Swiggy ESOP 2024 plan. The unallocated stock options of the existing ESOP plan would effectively be available under the new Swiggy ESOP 2024 plan.
- (ii) Pursuant to the resolution passed by the Finance and General Management Committee of the Board on April 3, 2024, the Company has converted 3,125,000 Bonus CCCPS of ₹ 1,000.00 each into 5,000,000 Equity shares of ₹ 1.00 each in the ratio of 1:1.6 to Mr. Sri Harsha Majety and 1,700,000 Bonus CCCPS of ₹ 1,000.00 each into 1,700,000 Equity shares of ₹ 1.00 each in the ratio of 1:1 to Mr. Lakshmi Nandan Reddy Obul.
- (iii) On April 26, 2024, the Company has filed with the Securities and Exchange Board of India ("SEBI"), pre-filing draft red herring prospectus. The offer is being made pursuant to Regulation 6(2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").

b Restatement of earnings per share

The Company has corrected and revised the weighted average number of equity shares considered for calculation of loss per share (Basic and diluted), by giving effect of conversion ratio with respect to compulsorily convertible cumulative preference shares on fully dilutive basis (2,076,814,816) along with vested and exercisable ESOPs (63,477,909) granted till date.

	Currently reported	Reported earlier
asic and diluted loss per share	(17.38)	(211.01)

As per our report of even date attached

for B S R & Co. LLP Chartered Accountants

Firm's Registration Number: 101248W/W-100022

for and an behalf of the Board of Directors of

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Sd/-

Bas

Sampad Guha Thakurta

Partner

Membership No: 060573

Sd/-

Sriharsha Majety

Managing Director & Group Chief Executive Officer

DIN: 06680073

Sd/-

Lakshmi Nandan Reddy Obul

Whole-time Director & Head of Innovations

DIN: 06686145

Sd/-

Rahul Bothra

Chief Financial Officer

Sd/-

M Sridhar Company Secretary

Place: Bengaluru Date: July 05, 2024 Place: Bengaluru

Place: Bengaluru Date: June 28, 2024

Date: June 28, 2024

Independent Auditor's Report

To the Members of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) (hereinafter referred to as the "Holding Company") and its subsidiaries (Holding Company and its subsidiaries together referred to as "the Group"), and its associate, which comprise the consolidated balance sheet as at 31 March 2024, and the consolidated statement of profit and loss (including other comprehensive income), consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policies and other explanatory information (hereinafter 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, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group, and its associate as at 31 March 2024, of its consolidated loss and other comprehensive loss, consolidated changes in equity and consolidated cash flows for the year then ended.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act. Our responsibilities under those SAs are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group, and its associate in accordance with the ethical requirements that are relevant to our audit of the consolidated financial statements in terms of the Code of Ethics issued by the Institute of Chartered Accountants of India and the relevant provisions of the Act, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the consolidated financial statements.

Emphasis of Matter

We draw attention to Note 44 (ii) of the financial statements, which highlights the change in number of weighted average equity shares considered for calculation of restated loss per share for the year ended 31 March 2023.

Our opinion is not modified in respect of this matter.

Management's and Board of Directors' Responsibilities for the Consolidated Financial Statements

The Holding Company's Management and Board of Directors are responsible for the preparation and presentation of these consolidated financial statements in term of the requirements of the Act that give a true and fair view of the consolidated state of affairs, consolidated profit/ loss and other comprehensive income, consolidated statement of changes in equity and consolidated cash flows of the Group including its associate in accordance with the accounting principles generally accepted in India, including the Indian

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Accounting Standards (Ind AS) specified under Section 133 of the Act. The respective Management and Board of Directors of the companies included in the Group and the Board of Directors of its associate are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of each company and for preventing and detecting frauds and other irregularities; the selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring 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 Management and Board of Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, the respective Management and Board of Directors of the companies included in the Group and the Board of Directors of its associate are responsible for assessing the ability of each company to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Company 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 and the Board of Directors and the Board of Directors of its associate are responsible for overseeing the financial reporting process of each company.

Auditor's Responsibilities 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 control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible
 for expressing our opinion on whether the company has adequate internal financial controls with
 reference to 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 and Board of Directors.
- Conclude on the appropriateness of the Management and Board of Directors use of the going concern basis of accounting in preparation of consolidated financial statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of this assumption. 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,

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

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.

We communicate with those charged with governance of the Holding Company and such other entity included in the consolidated financial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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 Matter(s)

The consolidated financial statements include the Group's share of net loss (and other comprehensive loss) of Rs 66.14 million for the year ended 31 March 2024, as considered in the consolidated financial statements, in respect of one associate, whose financial statements have not been audited by us or by other auditor. These unaudited financial statements 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 this associate, and our report in terms of sub-section (3) of Section 143 of the Act in so far as it relates to the aforesaid associate, is based solely on unaudited financial statements. In our opinion and according to the informations and explanations given to us by the Management, these financial statements are not material to the group.

Our opinion on the consolidated financial statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to financial statements certified by the Management of the Associate.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of Section 143(11) of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2 A. As required by Section 143(3) of the Act, we report, to the extent applicable, that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
 - b. In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books, except for the matters stated in the paragraph 2B(f) below on the reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 and the back-up of warehouse management software of a subsidiary, which form part of the 'books of account and other relevant books and papers in electronic mode' have not been maintained on the servers physically located in India on a daily basis.
 - c. The consolidated balance sheet, the consolidated statement of profit and loss (including other comprehensive income), the consolidated statement of changes in equity and the consolidated statement of cash flows dealt with by this Report are in agreement with the relevant books of account 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

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

under Section 133 of the Act.

- e. On the basis of the written representations received from the directors of the Holding Company as on 31 March 2024 taken on record by the Board of Directors of the Holding Company and its subsidiary companies incorporated in India, none of the directors of the Group companies incorporated in India is disqualified as on 31 March 2024 from being appointed as a director in terms of Section 164(2) of the Act.
- f. the qualification relating to the maintenance of accounts and other matters connected therewith are as stated in the paragraph 2A(b) above.
- g. With respect to the adequacy of the internal financial controls with reference to financial statements of the Holding Company and its subsidiary companies incorporated in India and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
- B. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - a. The consolidated financial statements disclose the impact of pending litigations as at 31 March 2024 on the consolidated financial position of the Group. Refer Note 34 (b) to the consolidated financial statements.
 - The Group did not have any material foreseeable losses on long-term contracts including derivative contracts during the year ended 31 March 2024.
 - c. There are no amounts which are required to be transferred to the Investor Education and Protection Fund by the Holding Company or its subsidiary companies incorporated in India during the year ended 31 March 2024.
 - d (i) The respective management of the Holding Company and its subsidiary companies, incorporated in India whose financial statements have been audited represented that, to the best of its knowledge and belief, as disclosed in the Note 45 (v) to the consolidated financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Holding Company or any of such subsidiary companies to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Holding Company or any of such subsidiary companies ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (ii) The respective management of the Holding Company and its subsidiary companies, incorporated in India whose financial statements have been audited represented that, to the best of its knowledge and belief, as disclosed in the Note 45 (vi) to the consolidated financial statements, no funds have been received by the Holding Company or any of such subsidiary companies from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Holding Company or any of such subsidiary companies shall directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Parties ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (iii) Based on the audit procedures performed that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (i) and (ii) above, contain any material misstatement.
 - e. The Holding Company and its subsidiary companies have neither declared nor paid any dividend during the year.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

- f. Based on our examination which included test checks, except for the instances mentioned below, the Holding Company and its subsidiaries incorporated in India have used accounting softwares for maintaining its books of account, which have a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the softwares:
 - In respect of the Holding company, a subsidiary and the business acquired during the current year (refer note 43(a) of financial statements), in the absence of sufficient and appropriate reporting on compliance with audit trail requirements in the independent auditor's report of a service organization for the accounting software used for maintaining the books of account relating to general ledger for the Holding company and the business acquired during the year and invoicing and procure to pay process for the subsidiary which are operated by a third party software service provider, we are unable to comment whether the audit trail feature was enabled and operated for all relevant transactions recorded in this software.
 - In respect of the Holding company and its subsidiaries, in the absence of sufficient and appropriate reporting on compliance with audit trail requirements in the independent auditor's report of a service organization for the accounting software used for maintaining the books of account relating to payroll records for the Holding company and its subsidiaries and general ledger for the subsidiary, which are operated by a third party software service provider, we are unable to comment whether the audit trail feature was enabled and operated at the database level to log any direct data changes in these softwares.
 - In respect of the Holding Company, the feature of recording audit trail (edit log) facility was not enabled at the database level to log any direct data changes for the accounting software used for maintaining the books of account relating to revenue and delivery cost process.
 - In respect of one of the subsidiary companies, in the absence of independent auditor's report in relation to controls at service organization for accounting softwares used for maintaining the books of account relating to inventory process, which is operated by a third-party software service provider, we are unable to comment whether audit trail feature of the said software was enabled and operated throughout the year for all relevant transactions recorded in the software.
 - With respect to business acquired during the current year (refer note 43(a) of financial statements) and one of the subsidiary companies, for the accounting software used for maintaining books of account relating to inventory process and invoicing and customer database process for the business acquired during the year and warehouse management process and general ledger for the subsidiary company, the feature of recording audit trail (edit log) facility was not enabled for all relevant transactions.

Further, where audit trail (edit log) facility was enabled and operated for the respective accounting softwares, we did not come across any instance of the audit trail feature being tampered with.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

C. With respect to the matter to be included in the Auditor's Report under Section 197(16) of the Act:

In our opinion and according to the information and explanations given to us, the provisions of Section 197 of the Act are not applicable to the Holding Company, its subsidiary companies since none of these companies is a public company. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) of the Act which are required to be commented upon by us.

For B S R & Co. LLP

Chartered Accountants

Firm's Registration No.:101248W/W-100022

Sd/-Sampad Guha Thakurta

Partner

Membership No.: 060573

ICAI UDIN:24060573BKFGPB7432

Place: Bengaluru

Date: 05 July 2024

Annexure A to the Independent Auditor's Report on the Consolidated Financial Statements of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) for the year ended 31 March 2024

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

(xxi) In our opinion and according to the information and explanations given to us, following companies incorporated in India and included in the consolidated financial statements, has unfavourable remarks, qualification or adverse remarks given by the respective auditors in their report under the Companies (Auditor's Report) Order, 2020 (CARO):

Sr. No.	Name of the entities	CIN	Holding Company/Sub sidiary/ JV/ Associate	Clause number of the CARO report which is unfavourable or qualified or adverse
1	Swiggy Limited	U74110KA2013 PTC096530	Holding Company	3(iii)(b), 3(iii)(c), 3(iii)(e), 3(x)(b), 3(xvii)
2	Scootsy Logistics Private Limited	U60200KA2014 PTC144616	Subsidiary Company	3(ix)(a), 3(xvii)
3	Supr Infotech Solutions Private Limited	U74999KA2016 PTC144675	Subsidiary Company	3(ix)(a), 3(xvii)

Annexure A to the Independent Auditor's Report on the Consolidated Financial Statements of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) for the year ended 31 March 2024 (Continued)

Place: Bengaluru

Date: 05 July 2024

The above does not include comments, if any, in respect of the following entities as the CARO report relating to them has not been issued by its auditor till the date of principal auditor's report.

Name of the entities	CIN	Subsidiary/ JV/ Associate	
Loyal Hospitality Private Limited	U55101KA2014PTC076418	Associate	
Lynks Logistics Limited	U60200TN2015PLC103367	Subsidiary	

For B S R & Co. LLP

Chartered Accountants

Firm's Registration No.:101248W/W-100022

Sd/-

Sampad Guha Thakurta

Partner

Membership No.: 060573

ICAI UDIN:24060573BKFGPB7432

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Annexure B to the Independent Auditor's Report on the consolidated financial statements of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) for the year ended 31 March 2024

Report on the internal financial controls with reference to the aforesaid consolidated financial statements under Clause (i) of Sub-section 3 of Section 143 of the Act

(Referred to in paragraph 2(A)(g) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Opinion

In conjunction with our audit of the consolidated financial statements of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) (hereinafter referred to as "the Holding Company") as of and for the year ended 31 March 2024, we have audited the internal financial controls with reference to financial statements of the Holding Company and such companies incorporated in India under the Act which are its subsidiary companies, as of that date.

In our opinion, the Holding Company and such companies incorporated in India which are its subsidiary companies, have, in all material respects, adequate internal financial controls with reference to financial statements and such internal financial controls were operating effectively as at 31 March 2024, based on the internal financial controls with reference to financial statements criteria established by such companies considering the essential components of such internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's and Board of Directors' Responsibilities for Internal Financial Controls

The respective Company's Management and the Board of Directors are responsible for establishing and maintaining internal financial controls based on the internal financial controls with reference to financial statements criteria established by the respective company considering the essential components of internal control stated in the Guidance Note. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls with reference to financial statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, prescribed under Section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to 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 financial statements were 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 financial statements and their operating effectiveness. Our audit of internal financial controls with reference to financial statements included obtaining an understanding of internal financial controls with reference to financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls with reference to financial statements.

Annexure B to the Independent Auditor's Report on the consolidated financial statements of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) for the year ended 31 March 2024 (Continued)

Meaning of Internal Financial Controls with Reference to Financial Statements

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

Inherent Limitations of Internal Financial Controls with Reference to Financial Statements

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

Other Matter(s)

The internal financial controls with reference to financial statements insofar as it relates to one associate, and included in these consolidated financial statements, have not been audited either by us or by other auditor. In our opinion and according to the information and explanations given to us by the Management, such unaudited associate is not material to the Holding Company.

Our opinion is not modified in respect of this matter.

For B S R & Co. LLP

Chartered Accountants

Firm's Registration No.:101248W/W-100022

Sd/-

Sampad Guha Thakurta

Partner

Membership No.: 060573

ICAI UDIN:24060573BKFGPB7432

Place: Bengaluru Date: 05 July 2024

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Consolidated Balance Sheet as at March 31, 2024

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(All amounts in ₹ Million,	unless otherwise stated)

(All amounts in ₹ Millian, unless otherwise stated)			
	Note	As at March 31, 2024	As at March 31, 2023
ASSETS		Warch 31, 2024	Warch 51, 2025
Non-current assets			
Property, plant and equipment	3	4,527.85	3,137.49
Right-of-use assets	40	5,877.99	5,458.25
Goodwill	4	6,964.67	3,257.74
Other intangible assets	4	3,043.11	3,197.38
Investment in an associate	5	603.58	669.72
Financial assets	-	227.55	555.76
Investments	6	13,822.84	16,164.02
Other financial assets	11	948.89	805.45
	12	1,603.01	1,574.51
Income tax assets	13	535.99	314.92
Other assets	13	37,927.93	34,579.48
Total non-current assets		37,327.33	34,379.46
Current assets		105.00	100.11
Inventories	7	486.90	106.41
Financial assets		22.22.22	1000000
Investments	6	37,284.70	48,571.52
Trade receivables	8	9,638.50	10,623.49
Cash and cash equivalents	9	8,870.51	8,325.21
Bank balances other than cash and cash equivalents	10	38.00	313.97
Other financial assets	11	8,268.00	6,518.66
Other assets	13	2,779.67	3,767.71
Total current assets		67,366.28	78,226.97
Total assets		105,294.21	112,806.45
EQUITY AND LIABILITIES			
Equity			
Equity share capital	14	30.06	26.57
Instruments entirely equity in nature	14	155,732.64	155,625.42
Other equity	15	(77,848.09)	(65,085.87
Total equity	7	77,914.61	90,566.12
Liabilities		(1) (5 = 1) (5 = 1)	
Non-current liabilities			
Financial liabilities	16	959.77	
Borrowings	40	4,670.59	4,445.77
Lease liabilities	18	4,070.33	374.37
Other financial liabilities	19	290.12	3/4.3/
Contract liabilities			204.04
Provisions	20	391.10	384.94
Total non-current liabilities		6,311.58	5,205.08
Current liabilities			
Financial liabilities	40	1 152 00	
Borrowings	16	1,152.09	4 550 25
Lease liabilities	40	1,859.45	1,550.23
Trade payables	17	8,808.98	8,731.74
Other financial liabilities	18	6,394.16	3,916.56
Contract liabilities	19	209.35	350.41
Other liabilities	21	1,856.74	1,666.94
Provisions	20	787.25	819.37
Total current liabilities		21,068.02	17,035.25
Total liabilities		27,379.60	22,240.33
Total equity and liabilities		105,294.21	112,806.45
Material accounting policies	2		

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

As per our report of even date attached

for and on behalf of the Board of Directors of

for BSR&Co.LLP Chartered Accountants

Firm's Registration Number: 101248W/W-100022

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Sd/-

Sampad Guha Thakurta Partner

Membership No: 060573

Sd/-

Sriharsha Majety

Managing Director & Group Chief Executive Officer

DIN: 06680073

Sd/-

Lakshmi Nandan Reddy Obul

Whole-time Director & Head of Innovations

DIN: 06686145

Sd/-

Rahul Bothra Chief Financial Officer

Place: Bengaluru Date: July 05, 2024 Place: Bengaluru Date: June 28, 2024 Sd/-M Sridhar Company Secretary

Place: Bengaluru Date: June 28, 2024

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

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

(All amounts in ₹ Million, unless otherwise stated)

	Note	Year ended March 31, 2024	Year ended March 31, 2023
Income			
Revenue from operations	22	112,473.90	82,645.96
Other income	23	3,869.59	4,498.57
Total income		116,343.49	87,144.53
Expenses			
Cost of material consumed	24	610.83	719.99
Purchases of stock-in-trade		45,547.50	33,019.51
Changes in inventories of stock-in-trade		(116.34)	69.23
Employee benefits expense	25	20,121.64	21,298.20
Finance costs	26	714.03	581.92
Depreciation and amortisation expense	1.0	4,205.85	2,857.86
Other expenses			
Advertising and sales promotion		18,507.99	25,011.60
Delivery and related charges		33,510.59	28,349.44
Others	28	16,371.75	16,936.24
Total expenses		139,473.84	128,843.99
Loss before share of loss of an associate and exceptional items		(23,130.35)	(41,699.46)
Share in net loss of an associate		(66.14)	(1.03)
Loss before exceptional items and tax		(23,196.49)	(41,700.49)
Exceptional items	29	(305.94)	(92.56)
Loss before tax		(23,502.43)	(41,793.05)
Tax expense			
Current tax		10.0	1.8
Deferred tax			
Total tax expense		-	
Loss for the year		(23,502.43)	(41,793.05)
Other comprehensive income/(loss), net of tax Items that will not be reclassified subsequently to profit or loss:			
- Changes in fair value of equity instruments carried at fair value through		931.68	(95.86)
other comprehensive income (FVTOCI) (Refer note 6.2) - Re-measurement gain/(loss) on defined benefit plans (Refer note 32 (b))		11.25	(32.82)
Other comprehensive income/(loss) for the year		942.93	(128.68)
Total comprehensive loss for the year, net of tax		(22,559.50)	(41,921.73)
Loss per equity share - Basic and Diluted (in ₹) (face value of ₹ 1.00 each)*	30	(10.70)	(19.33)
*Restated, Refer note 44(b) for details.			

Material accounting policies

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

As per our report of even date attached

for B S R & Co. LLP Chartered Accountants

Firm's Registration Number: 101248W/W-100022

for and an behalf of the Board of Directors of

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

2

Sd/-Sd/-Sd/-

Sampad Guha Thakurta Sriharsha Majety Lakshmi Nandan Reddy Obul

Managing Director & Group Chief Executive Officer Whole-time Director & Head of Innovations Partner

Membership No: 060573 DIN: 06680073 DIN: 06686145

Sd/-Sd/-Rahul Bothra M Sridhar Chief Financial Officer Company Secretary

Place: Bengaluru Place: Bengaluru Place: Bengaluru Date: July 05, 2024 Date: June 28, 2024 Date: June 28, 2024 Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)
Consolidated Statement of Changes in Equity for the year ended March 31, 2024

(All amounts in ₹ Million, unless otherwise stated)

a.	Equity	share	capital	(Refer	note 14	١

As at April 01, 2022 Add: Issued during the year As at March 31, 2023 Add: Issued during the year As at March 31, 2024

Equity share ca	
(Equity of ₹ 1	1.00)
Number	Amount
8,562,704	8.56
18,011,135	18.01
26,573,839	26.57
3,491,846	3.49
30,065,685	30.06

b. Instruments entirely equity in nature Compulsorily Convertible Cumulative Preference ("CCCPS") (Refer note 14)

	Instruments equity in a (CCCPS of a	nature	Instruments enti nature (CCCPS o		Instruments ent natu (CCCPS of ₹	re	Total	
	Number	Amount	Number	Amount	Number	Amount	Number	Amount
As at April 01, 2022	1,241,680	12.41	154,659,400	154,659.40	95,361	953.61	155,996,441.00	155,625.42
Add: Issued during the year				-				-
As at March 31, 2023	1,241,680	12.41	154,659,400	154,659.40	95,361	953.61	155,996,441	155,625.42
Add: Issued during the year	10,721,700	107.22				11.4	10,721,700	107.22
As at March 31, 2024	11,963,380	119.63	154,659,400	154,659.40	95,361	953.61	166,718,141	155,732.64

c. Other equity (Refer note 15)

c. Other equity (Refer note 15)									
	Attributable to the shareholders of the Group								
	Reserve and surplus			Items of Other					
	Securities premium	Share based payment reserve	Retained earnings	Re- measurement gain/ (loss) on defined benefit plans	Changes in fair value of equity instruments carried at fair value through other comprehensive income ("FVTOCI")	Total			
As at April 01, 2022	189,882.94	5,956.26	(228,950.23)	146.17		(32,964.86)			
Loss for the year	7		(41,793.05)			(41,793.05)			
Other comprehensive loss		8	4	(32.82)	(95.86)	(128.68)			
Total comprehensive loss	2		(41,793.05)	(32.82)	(95.86)	(41,921.73)			
Issue of share capital (Refer note 14)	6,428.20		-		(4)	6,428.20			
Share based payment expense (Refer note 25)		3,372.52	Section 7	2000000	122 425	3,372.52			
As at March 31, 2023	196,311.14	9,328.78	(270,743.28)	113.35	(95.86)	(65,085.87)			
Loss for the year	9	8	(23,502.43)	1		(23,502.43)			
Other comprehensive income		8 -		11,25	931.68	942.93			
Total comprehensive income/ (loss)	2	7	(23,502.43)	11.25	931.68	(22,559.50)			
Contributions by and distribution to owners									
Issue of share capital (Refer note 43(a))	3,729.76		140	3+31	· ·	3,729.76			
Share based payment expense (Refer note 25)		6,144,86	2	-		6,144.86			
Transfer from stock option reserve on exercise	537.67		1	140	100	537.67			
Exercise of share options		(537.67)				(537,67)			
Effect of modification of equity settled share based payment to cash settled payment		(77.34)			-	(77,34)			
As at March 31, 2024	200,578.57	14,858.63	(294,245.71)	124.60	835.82	(77,848.09)			

Material accounting policies (Refer note 2)

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

As per our report of even date for B S R & Co. LLP

for and on behalf of the Board of Directors of

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Sd/-

Chartered Accountants

Firm's Registration Number: 101248W/W-100022

Sd/- Sd/-

Sampad Guha Thakurta Sriharsha Majety Lakshmi Nandan Reddy Obul

Partner Managing Director & Group Chief Executive Officer Whole-time Director & Head of Innovations

Membership No: 060573 DIN: 06680073 DIN: 06686145

Sd/Rahul Bothra
Chief Financial Officer

Sd/M Sridhar
Company Secretary

Place: Bengaluru
Date: July 05, 2024
Place: Bengaluru
Date: June 28, 2024
Place: Bengaluru
Date: June 28, 2024
Date: June 28, 2024

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Consolidated Statement of Cash Flows for the year ended March 31, 2024

(All Amounts in & Million, unless otherwise stated)

(All Alliborits in Amilion, briess other wise stated)	Year ended	Year ended
	March 31, 2024	March 31, 2023
Cash flow from operating activities		
Loss before tax	(23,502.43)	(41,793.05)
Adjustments to reconcile the loss before tax to net cash flows:		
Depreciation and amortisation expense	4,205.85	2,857.86
Income on investments carried at fair value through profit or loss	(2,401.47)	(2,114.43)
Interest income on security deposits carried at amortised cost	(64.22)	(55.42)
Interest expense on Financial liabilities measured at amortised cost	35.62	3.01
Gain on termination of Leases	(73.25)	(167.74)
Impairment loss on Property, Plant and Equipment (Refer note 29)	127.70	92.56
Impairment on goodwill and other intangible assets (Refer note 29)	178.24	136
Share based payment expense	5,962.62	3,373.52
Loss on disposal / write off of property, plant and equipment (net)	152.45	28.45
Advances / deposits / receivables written off		7.05
Allowances for doubtful debts and receivables	635.89	333.96
Allowances for doubtful advances	172.74	1.21
Interest on borrowings	76.67	-
Interest on lease liabilities	601.74	561.88
Interest income	(1,145.41)	(1,213.67)
Share of loss of associate	66.14	1.03
Provisions/ Liabilities no longer required written back	(118.85)	(311.70)
Interest on income tax refund	(63.51)	(80.67)
Operating loss before working capital adjustments	(15,153.48)	(39,011.03)
Movements in working capital:		
(Increase)/ decrease in inventories	(126.19)	71.08
Decrease in trade receivables	565.00	410.60
(Increase) in other financial assets	(2,062.65)	(3,112.31)
Decrease in other assets	1,026.40	1,285.91
Increase/ (decrease) in trade payables	67.68	(662.76)
Increase in other financial liabilities	2,238.69	516.42
Increase in other liabilities	184.56	45.48
Increase in contract liabilities	149.06	39.34
Increase/ (decrease) in provisions	(54.43)	267.51
Cash used in operating activities	(13,165.35)	(40,149.76)
Income tax paid (net of refund)	38.01	(449.33)
Net cash used in operating activities (A)	(13,127.35)	(40,599.09)
Cash flow from investing activities		
Purchase of investments	(82,721.27)	(97,678.69)
Proceeds from sale/ maturity of investments	100,122.19	138,437.43
Purchase of property, plant and equipment and other intangible assets	(3,517.14)	(1,682.99)
Proceeds from disposal of property, plant and equipment and other intangible assets	77.02	110.13
Investment in term deposits, net	275.97	(235.33)
Interest received	761.85	727.92
Acquisition of subsidiary (consideration paid in cash) (Refer note (c) below)	(18.42)	1.8
Inter-corporate loan given	(395.62)	~
Net cash flow from investing activities (B)	14,584.58	39,678.47

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)
Consolidated Statement of Cash Flows for the year ended March 31, 2024

IAII Amounts in & Million	unless otherwise stated)	

(All Allounts III T Willion, diffess other wise stated)		
New york and the control of the cont	Year ended March 31, 2024	Year ended March 31, 2023
Cash flow from financing activities		
Payment of principal portion of lease liabilities	(1,636.46)	(1,450.49)
Payment of interest portion of lease liabilities	(601.74)	(264.99)
Proceeds from borrowings	3,976.97	
Repayment of borrowings	(2,900.83)	100
Interest paid	(65.90)	
Net cash used in financing activities (C)	(1,227.95)	(1,715.48)
Net increase in cash and cash equivalents (A+B+C)	229.28	(2,636.10)
Cash and cash equivalents acquired through business combination	136.60	10 m/50
Cash and cash equivalents at the beginning of the year	8,325.21	10,961.31
Cash and cash equivalents at the end of the year (Refer note 2.25 and note below)	8,691.09	8,325.21
Components of cash and cash equivalents		
Cash in hand	22,70	7
Cheques in hand	87.46	
Balances with banks		
- In current accounts	7,059.18	8,325.21
 In deposit account (with original maturity of 3 months or less) 	1,701.17	100
- restricted cash held in separate account		2,125.17
Bank overdraft repayable on demand (Refer note 16)	(179.42)	
Total cash and cash equivalents	8,691.09	10,450.38
Reconciliation of liabilities arising from financing activities		

	As at April 1, 2022	Cash flows	Non cash changes	As at March 31, 2023
Lease liabilities (Refer note 40)	5,082.10	(1,715.48)	2,629.38	5,996.00
	As at April 1, 2023	Cash flows	Non cash changes	As at March 31, 2024
Lease liabilities (Refer note 40)	5,996.00	(2,238.20)	2,772.24	6,530.04
Borrowings (Refer note 16) *		1,189.67	922.19	2,111.86

^{*} Represents proceeds and repayments of borrowings (including overdraft repayable on demand).

Non-cash investing transactions

Non-cash investing transactions		
	Year ended March 31, 2024	Year ended March 31, 2023
(a) During the year ended March 31, 2023, the Group acquired restaurant technology and dining out platform 'Dineout' from Times Internet Limited by issue of 18,011,135 equity shares of the Group at the price of ₹ 357.87 each (Face value of ₹ 1.00 each) as a non cash consideration. (Refer note 43(b)).		6,445.64
(b) During the year ended March 31, 2023, the Group has sold one of its business undertaking on slump sale basis to Loyal Hospitality Private Limited (LHPL) in exchange of 689,358 Series BS CCPS of LHPL of face value of ₹ 10.00 each as a non cash consideration. (Refer note 5).		670.75
(c) During the year ended March 31, 2024, the Group acquired 100% of shareholding in Lynks Logistics Limited ("Lynks") for a consideration of ₹ 3,855.39 Million. The consideration has been discharged through issue of Series K1 CCCPS amounting to ₹ 3,836.97 Million being non-cash consideration in the form of issue of 10,721,700 fully paid up Series K1 CCCPS of ₹ 10.00 each and the balance has been discharged through cash. (Refer note 43(a))	3,836.97	

Material accounting policies (Refer note 2)

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

As per our report of even date attached

for and on behalf of the Board of Directors of

for B S R & Co. LLP Chartered Accountants Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Firm's Registration Number: 101248W/W-100022

Sampad Guha Thakurta

Sd/-

Sd/-

Partner

Sd/-

Sriharsha Majety
Managing Director & Group Chief Executive Officer
DIN: 06680073

Lakshmi Nandan Reddy Obul er Whole-time Director & Head of Innovations

Membership No: 060573

DIN: 06686145

Sd/-

Rahul Bothra

Sd/-M Sridhar

Chief Financial Officer

Company Secretary

Place: Bengaluru Date: July 05, 2024 Place: Bengaluru Date: June 28, 2024 Place: Bengaluru Date: June 28, 2024

1. Group overview

The Consolidated Financial Statements comprise the financial information of Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) ("The Company" or "Swiggy"), its subsidiary companies i.e., Scootsy Logistics Private Limited ("Scootsy"), Supr Infotech Solutions Private Limited ("SuprDaily") and Lynks Logistics Limited ("Lynks") collectively hereinafter referred to as ("the Group") and its associate Loyal Hospitality Private Limited ("LHPL") for the year ended March 31, 2024.

The Company was incorporated on December 26, 2013, as a private limited company, with its registered office situated at Bengaluru. The Group is principally engaged in facilitating the food orders and delivery through its own application platform, subscription services to enable logistics and supply chain in the food e-commerce market. Effective August 2020 the Group is merely a technology platform provider where delivery partners can provide their delivery services to restaurant partners and consumers through the Swiggy platform.

The Group is also in the business of preparing food in its own kitchen and selling through the aforesaid platform, B2B trading of FMCG, supply chain management service and customer support services. The Group is also in the business of (i) dining out platform which enables customers to discover and make table reservation with respect to various restaurants, (ii) event organization and curation.

Following companies have been considered in the preparation of the Consolidated Financial Statements:

Name of the entity	Country	Effective date of control	March 31, 2024
Wholly owned subsidiaries:			
Scootsy Logistics Private Limited	India	Aug 03, 2018	100%
Supr Infotech Solutions Private Limited	India	Sep 27, 2019	100%
Lynks Logistics Limited	India	Aug 29, 2023	100%
Associate Companies:			
Loyal Hospitality Private Limited	India	Mar 01, 2023	21.72%

2. Material Accounting Policies

2.1 Statement of compliance and basis of preparation

The Consolidated Financial Statements of the Group and its associate comprise of the Consolidated Balance Sheet as at March 31, 2024, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Changes in Equity, the Consolidated Statement of Cash Flows for the year ended March 31, 2024, Material Accounting Policies, Notes to the Consolidated Financial Statements as at and for the year ended March 31, 2024 (together referred to as 'Consolidated Financial Statements') has been prepared under Indian Accounting Standards ('Ind AS') notified under Section 133 of the Companies Act, 2013, ('the Act') and other relevant provisions of the Act as amended from time to time except for presentation and disclosure requirements relevant for the comparative year(s) has not been provided.

The Consolidated Financial Statements of the Group for the year ended March 31, 2024 were approved for issue in accordance with the resolution of the Board of Directors on June 28, 2024.

These Consolidated Financial Statements are presented in Indian Rupees (INR), which is also the Group's functional currency. All amounts have been rounded-off to the nearest million, unless otherwise indicated.

2.1 Statement of compliance and basis of preparation (Contd.)

These Consolidated Financial Statements are prepared in accordance with Indian Accounting Standards (Ind AS) under the historical cost convention on the accrual basis, except for the following:

- certain financial assets and liabilities which are measured at fair value (refer accounting policy regarding financial instruments):
- defined benefit plans;
- share- based payments and
- assets and liabilities arising in a business combination

The Material Accounting Policies used in preparation of these Consolidated Financial Statements have been discussed in the respective notes.

2.2 Basis of consolidation

The Group consolidates the companies which it owns or controls. The Consolidated Financial Statements comprises the financial statements of the Company, its subsidiaries and share of profit and loss of associate, as detailed in note 1 above.

Control exists when the parent has the power over the entity, is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns by using its power over the entity. Power is demonstrated through existing rights that give the ability to direct relevant activities, those which significantly affects the entity's returns. Subsidiary is consolidated from the date of control commences until the date control ceases. Associate entity has been considered in the Consolidated Financial Statements as per equity method of consolidation as per Ind AS 28 (refer note 2.12 for details on associate).

The Consolidated Financial Statements of the Group Companies are consolidated on a line-by-line basis and intra-group balances and transactions including unrealised gain/ loss from such transactions are eliminated upon consolidation. These Consolidated Financial Statements are prepared by applying uniform accounting policies in use at the Group.

The Consolidated 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 March 31, 2024 as the case may be.

2.3 Business combination and goodwill

The cost of an acquisition is measured at the fair value of the assets transferred, equity instruments issued and liabilities incurred or assumed at the date of acquisition, which is the date on which control is transferred to the Group. The cost of acquisition also includes the fair value of any contingent consideration. Identifiable assets acquired, liabilities and contingent liabilities assumed in a business combination are measured initially at their fair value on the date of acquisition.

Purchase consideration paid in excess of the fair value of net assets acquired is recognized as goodwill. Where the fair value of identifiable assets and liabilities exceed the cost of acquisition, after reassessing the fair values of the net assets and contingent liabilities, the excess is recognized as capital reserve.

Transaction costs that the Group incurs in connection with a business combination such as finder's fees, legal fees, due diligence fees and other professional and consulting fees are expensed as incurred.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, 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 re-assesses 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 recognized 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 recognized in OCI and accumulated in equity as capital reserve. However, if there is no clear evidence of bargain purchase, the entity recognizes 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.

2.3 Business combination and goodwill (Contd.)

A cash generating unit to which goodwill has been allocated is tested for impairment at each reporting period as presented, 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 recognized in Consolidated Statement of Profit and Loss. An impairment loss recognized for goodwill is not reversed in subsequent periods. 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.

Business combinations have been accounted for using the acquisition method under the provisions of Ind AS 103, Business Combinations.

Pooling of interest method

Ind AS 103, Business Combinations, prescribes significantly different accounting for business combinations which are not under common control and those under common control.

Business combinations involving entities or businesses under common control shall be accounted for using the pooling of interest method.

The pooling of interest method is considered to involve the following:

- The assets and liabilities of the combining entities are reflected at their carrying amounts.
- No adjustments are made to reflect fair values or recognize any new assets or liabilities. The only adjustments that are made are to harmonies accounting policies.
- iii) The identity of the reserves has been preserved and appear in the financial information of the transferee in the same form in which they appeared in the financial information of the transferor.

2.4 Use of estimates, assumptions and judgements

"The preparation of the Consolidated Financial Statements in conformity with Ind AS requires the management to make estimates, judgements and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities on the date of the Consolidated Financial Statements and the reported amounts of revenues and expenses for the year reported. Actual results could differ from those estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised, and future periods are affected.

Key source of estimation uncertainty as at the date of Consolidated Financial Statements, which may cause a material adjustment to the carrying amounts of assets and liabilities within the next financial year, is in respect of the following:

a. Impairment of investments

Impairment exists when the carrying value of an asset or cash generating unit ("CGU") exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The fair value less costs of disposal calculation is based on available data from binding sales transactions, conducted at arm's length, for similar assets or observable market prices less incremental costs for disposing of the asset. The value in use calculation is based on a discounted cash flow ("DCF") model and involves use of significant estimates and assumptions including turnover, earning multiples, growth rates and net margins used to calculate projected future cash flows, risk adjusted discounted rate, future economic and market conditions.

b. Fair value measurement of financial instruments

When the fair value of financial assets and financial liabilities recorded in the balance sheet cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques including the DCF model. The policy has been further explained under note 2.13.

2.4 Use of estimates, assumptions and judgements (Contd.)

c. Defined benefit plans

The cost of the defined benefit gratuity plan and other post-employment benefits and the present value of the gratuity obligation is determined using actuarial valuation. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date. The parameter most subject to change is the discount rate. In determining the appropriate discount rate for plans operated in India, the management considers the interest rates of government bonds in currencies consistent with the currencies of the post-employment benefit obligation.

The mortality rate is based on publicly available mortality tables. These mortality tables tend to change only at interval in response to demographic changes. Future salary increases and gratuity increases are based on expected future inflation rates. The assumptions and models used for defined benefit plan are disclosed in note 32.

d. Share-based payments

Estimating fair value for share-based payment transactions requires determination of the most appropriate valuation model, which is dependent on the terms and conditions of the grant. This estimate also requires determination of the most appropriate inputs to the valuation model including the expected life of the share option, volatility, dividend yield, forfeiture rate and making assumptions about them. The assumptions and models used for estimating fair value for share-based payment transactions are disclosed in note 33.

e. Useful lives of property, plant and equipment and intangible assets

The Group reviews the useful life of property, plant and equipment and intangible assets at the end of each reporting period. This reassessment may result in change in depreciation expense in future periods.

f. Taxes

Significant judgments are involved in determining the provision for income taxes and tax credits including the amount expected to be paid or refunded. The Group reviews the carrying amount of deferred tax assets at the end of each reporting period. The policy for the same has been explained under note 2.21.

g. Business combination

In accounting for business combinations, judgment is required whether Group has control over the entity acquired. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. 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)
- The ability to use its power over the investee to affect its returns.
- Exposure or rights to variable return from its involvement with the investee.

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
- · 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.
- · Right arising from other contractual arrangements.

2.4 Use of estimates, assumptions and judgements (Contd.)

Key assumptions in estimating the acquisition date fair values of the identifiable assets acquired and liabilities, identifying whether an identifiable intangible asset is to be recorded separately from goodwill.

h. Leases

The Group evaluates if an arrangement qualifies to be a lease as per the requirements of Ind AS 116. Identification of a lease requires significant judgment. The Group uses significant judgment in assessing the lease term (including anticipated renewals) and the applicable discount rate.

The Group determines the lease term as the non-cancellable period of a lease, together with both periods covered by an option to extend the lease if the Group is reasonably certain to exercise that option; and periods covered by an option to terminate the lease if the Group is reasonably certain not to exercise that option. 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 revises the lease term if there is a change in the non-cancellable period of a lease.

The discount rate is generally based on the incremental borrowing rate to the lease being evaluated or for a portfolio of leases with similar characteristics.

i. Impairment of goodwill

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.

The impairment indicators, the estimation of expected future cash flows and the determination of the fair value of CGU (including Goodwill) require the Management to make significant judgements, estimates and assumptions concerning the identification and validation of impairment indicators, fair value of assets, revenue growth rates and operating margins used to calculate projected future cash flows, relevant risk-adjusted discount rate, future economic and market conditions, etc.

j. Provisions and contingent liabilities

The Group estimates the provisions that have present obligations as a result of past events and it is probable that outflow of resources will be required to settle the obligations. These provisions are reviewed at the end of each reporting period and are adjusted to reflect the current best estimates. The Group uses significant judgement to disclose contingent liabilities. Contingent liabilities are disclosed 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 Group 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 the obligation or a reliable estimate of the amount cannot be made. Contingent assets are neither recognized nor disclosed in the Consolidated Financial Statements.

2.5 Current and Non-current classification

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

2.5 Current and Non-current classification (Contd.)

A liability is current when it is:

- expected to be settled in normal operating cycle.
- · held primarily for the purpose of trading.
- · due to be settled within twelve months after the reporting period, or
- not a 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.

2.6 Revenue recognition

The Group generates revenue mainly from providing online platform services to partner merchants (including restaurant merchant, grocery merchants and delivery partners), advertisement services, sale of food and traded goods, supply chain services, subscriptions and other platform services.

Revenue is recognized when control of goods and services is transferred to the customer upon the satisfaction of performance obligation under the contract at a transaction price that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The transaction price of goods sold and services rendered is net of any taxes collected from customers and variable consideration on account of various discounts and schemes offered by the Group. The transaction price is an amount of consideration to which the entity expects to be entitled in exchange for transferring promised goods or services. Specific revenue recognition criteria for all key streams of revenue have been detailed in subsequent sections.

Where performance obligation is satisfied over time, the Group recognizes revenue over the contract period. Where performance obligation is satisfied at a point in time, Group recognizes revenue when customer obtains control of promised goods and services in the contract.

Identification of customer:

The Group considers a party to be a customer if that party has contracted with the entity to obtain goods or services that are an output of the entity's ordinary activities in exchange for consideration. Based on the contractual obligations and the substance of the transactions, the Group considers the restaurant merchants, other merchants as customers. In select cases, transacting users and delivery partners are considered as customers when such users carry out transactions on the platform where the services are rendered by the Group, or the Group charges the service charge for use of technology platform from the users or delivery partners.

Principle vs agent consideration:

The fulfilment of the order is the responsibility of the partner merchants, accordingly, the Gross order value is not recognized as revenue, only the order facilitation fee/ commission to which the Group is entitled is recognized as revenue.

The Group considers itself as a principal in an arrangement when it controls the goods or service provided.

In respect of transaction with delivery partners, the Group is merely a technology platform provider, connecting delivery partners with the restaurant partners and the consumers. Accordingly, the Gross delivery fees is not recognized as revenue. The Group may, from time to time, collect service charge from the delivery partners which is recognized as revenue.

2.6 Revenue recognition (Contd.)

Revenue from platform services

a. Order facilitation fee:

Group generates income from partner merchants for facilitating food/grocery ordering, dining out and delivery services through its technology platform.

Income generated from partner merchants, for use of its platform related services is recognized when the transaction is completed as per the terms of the arrangement with the respective partner merchants, being the point at which the Group has no remaining performance obligation.

The fulfilment of the order is the responsibility of partner merchants; accordingly, the gross order value is not recognized as revenue, only the order facilitation fee to which the Group is entitled is recognized as revenue.

b. Delivery income:

The Group earned delivery income by providing food/grocery delivery services. Such income was recorded by the Group on gross basis, as fulfilment of the food delivery order was the responsibility of the Group. Delivery fee was recognized as revenue at the point of order fulfilment.

Effective August 2020, the Group is merely a technology platform provider connecting delivery partners with the Restaurant partners and the users and earns revenue from delivery partners in the form of service charges for use of technology platform by them.

c. Advertisement revenue:

Advertisement revenue is generated from the sponsored listing fees paid by partner merchants and brands. Advertisement revenue is recognized when a consumer engages with the sponsored listing based on the number of clicks. There are certain contracts, where, in addition to the clicks, the Group sells online advertisements which are usually run over a contracted period of time. Revenue is presented on a gross basis in the amount billed to partner merchants as the Group controls the advertisement space.

d. Onboarding fee:

Partner merchants and delivery partners pay one-time non-refundable fees to join the Group's network. These are recognized on receipt or over a period of time in accordance with terms of agreement entered into with such relevant partner.

e. Event income:

Group generates income from ticketing revenue, Brand promotion fee and facilitation fee by organizing and curating events under different categories (music, comedy etc). Event Income is recognized on completion of the event. The Company considers itself a principal in this arrangement and accordingly the revenue is recognised at sale value minus variable considerations such as discounts, incentives and other such items offered to the customer.

f. Subscription fee

Revenue from the subscription contracts is recognized over the subscription period on a systematic basis in accordance with the terms of agreement entered with the customer.

g. Service charge:

Group generates revenue on account of service charges collected from users/delivery partners for use of technology platform to facilitate placement and delivery of orders. Service charge recognized by group is net of discounts and incentives, if any, given/offered by the group on transaction-to-transaction basis.

h. Income from sale of food and traded goods:

Revenue from sale of food and traded goods is recognized when the performance obligations are satisfied i.e., when control of promised goods are transferred to the customer i.e., when the food or traded goods are delivered to the customer. The Group considers itself a principal in this arrangement and accordingly the revenue is recognized at sale value minus variable considerations such as discounts, incentives and other such items offered to the customer.

2.6 Revenue recognition (Contd.)

I. Supply chain services:

Revenue from rendering of supply chain services is recognized over the time when control on the services is transferred to the customer i.e., when the customer has the ability to control the use of the transferred services provided and generally derive their remaining benefits.

j. Variable consideration such as discounts and incentives:

The Group provides various types of incentives, discounts to users to promote the transactions on the platform. If the Group identifies the transacting users as one of their customers for the services, the incentives/ discounts offered to the transacting consumers are considered as payment to customers and recorded as reduction of revenue on a transaction-by-transaction basis. The amount of incentive/ discount in excess of the income earned from the transacting consumers is recorded as advertising and marketing expenses.

When incentives/discounts are provided to transacting users where the Group is not responsible for services, the transacting consumers are not considered customers of the Group, and such incentives/discounts are recorded as advertising and marketing expenses.

k. Other income:

Profit on sale of mutual funds and fair value impact on mark-to-market contracts are recognized on transaction completion and or on reporting date as applicable.

Interest income is recognized using the effective interest method or time-proportion method, based on rates implicit in the transaction.

Dividend income is recognized when the Group's right to receive Dividend is established.

I. Contract balances:

Trade receivables

A receivable is group's right to consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due). Refer to accounting policies of financial assets in section 2.13 b for initial recognition and subsequent measurement of financial assets.

Contract assets

Contract assets is group right to consideration in exchange for services that the group has transferred to a customer where that right is conditioned on something other than the passage of time.

Contract liabilities

Contract liability is recognized where the group has an obligation to transfer goods or services to a customer for which the entity has received consideration (or the amount is due) from the customer. Contract liabilities are recognized as revenue when the Group performs under the contract (i.e., transfers control of the related goods or services to the customer)

Other receivables

Brand claim receivables are recognized when it is probable that economic benefits will flow to the Group, and the amount of the claim can be reliably measured. The Group will assess the likelihood of receiving the brand claim and recognize it as a receivable in the financial statements when the criteria are met. The brand claim receivables are initially measured at their fair value, which is typically the amount the Group expects to receive in cash or cash equivalents. Subsequent measurement will be done to identify changes in the expected cash flows associated with the brand claim receivables, if any.

2.7 Property, plant and equipment

Plant and equipment is stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. The cost comprises purchase price, borrowing costs if capitalization criteria are met, directly attributable cost of bringing the plant and equipment to its working condition for the intended use and cost of replacing part of the plant and equipment.

The cost of an item of property, plant and equipment shall be recognized as an asset if, and only if it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably.

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 recognized 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 recognized in Consolidated Statement of 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. Subsequent expenditure is capitalised only if it is probable that the future economic benefits associated with the expenditure will flow to the Group and the cost of the item can be measured reliably.

Gains or losses arising from derecognition of the assets are measured as the difference between the net disposal proceeds and the carrying amounts of the assets and are recognized in the Consolidated Statement of Profit and Loss when the assets are derecognized.

Capital work in progress

Amount paid towards the acquisition of property, plant and equipment outstanding as of each reporting date and the cost of property, plant and equipment not ready for intended use before such date are disclosed under capital work-in-progress. The capital work-in-progress is carried at cost, comprising direct cost, related incidental expenses and attributable interest. No depreciation is charged on the capital work in progress until the asset is ready for the intended use.

2.8 Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination are measured at fair value at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses (if any). While developing an intangible asset the expense incurred during research phase are charged to Consolidated Statement of Profit and Loss in the period in which the expenditure is incurred while expenditure incurred during development phase are capitalized. Subsequent expenditure is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognized in profit or loss as incurred.

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 Consolidated Statement of Profit and Loss when the asset is derecognized.

2.9 Depreciation and amortisation

Depreciation on property, plant and equipment and amortisation on intangible assets with finite useful lives is calculated on a straight-line basis over the useful lives of the assets estimated by the management.

The Group has used the following useful lives to provide depreciation on plant and equipment and amortisation of intangible assets:

Asset category	Useful lives estimated by the management	
Plant and equipment*	5	
Office equipment	5	
Computer equipment	.3	
Furniture and fixtures*	5	
Leasehold improvements	Lower of lease term or useful life	
Computer software	5	
Non-compete asset	3	
Customer contracts*	3	
Technology*	10	
Trademark*	5-15	
Other intangible assets*	3-12	

^{*} Based on an internal technical evaluation, management believes that the useful lives in the table above are realistic and reflect fair approximation of the period over which the assets are likely to be used. Hence, the useful lives for these assets is different from the useful lives as prescribed under part C of Schedule II of The Companies Act 2013.

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

Depreciation on additions/ disposals is provided on a pro-rata basis i.e., from/ upto the date on which asset is ready for use/ disposed off.

Intangible assets with finite lives are assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are adjusted prospectively.

2.10 Impairment

Impairment of Financial assets

The Group assesses at the end of each reporting period whether a financial asset or a group of financial assets is impaired. Ind AS 109 ('Financial instruments') requires expected credit losses to be measured through a loss allowance. The Group recognizes lifetime expected losses for all contract assets and/or all trade receivables that do not constitute a financing transaction. For all other financial assets, expected credit losses are measured at an amount equal to the 12 month expected credit losses or at an amount equal to the lifetime expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition.

2.10 Impairment (Contd.)

Credit-impaired financial assets

At each reporting date, the Group assesses whether financial assets carried at amortised cost and debt securities at FVOCI are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the debtor;
- a breach of contract such as a default or being more than 180 days past due;
- the restructuring of a loan or advance by the Group on terms that the Group would not consider otherwise;
- It is probable that the debtor will enter bankruptcy or other financial reorganisation; or the disappearance of an active market for a security because of financial difficulties.

Presentation of allowance for ECL in the balance sheet

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets. For debt securities at FVOCI, the loss allowance is charged to profit or loss and is recognized in OCI.

Impairment of non-financial assets

Non-financial assets including property, plant and equipment and intangible assets with finite life and intangible assets under development are evaluated for recoverability whenever there is any indication that their carrying amounts may not be recoverable. If any such indication exists, the recoverable amount (i.e. higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the CGU to which the asset belongs.

If the recoverable amount of an asset (or CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or CGU) is reduced to its recoverable amount. An impairment loss is recognized in the Consolidated 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 recognized impairment losses no longer exist or have decreased. If such indication exists, the Group estimates the asset's or CGU's 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 fair value less costs of disposal, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used.

A previously recognized 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 recognized. 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 recognized for the asset in prior years. Such reversal is recognized in the Consolidated Statement of Profit and Loss unless the asset is carried at a revalued amount, in which case, the reversal is treated as a revaluation increase.

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 it's 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 recognized in Consolidated statement of Profit and Loss. An impairment loss recognized for goodwill is not reversed in subsequent periods.

2.11 Leases

Group as a lessee

The Group's lease assets primarily consist of leases for buildings. The Group assesses whether a contract contains a lease at the inception of a contract. A 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: (i) the contract involves the use of an identified asset (ii) the Group has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Group has the right to direct the use of the asset.

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognizes lease liabilities representing obligations to make lease payments and right-of-use assets representing the right to use the underlying assets.

i) Right-of-use assets

The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, lease payments made at or before the commencement date less any lease incentives received and an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term or the estimated useful lives of the assets whichever is earlier.

If ownership of the leased asset transfers to the Group at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset. The right-of-use assets are also subject to impairment. Refer to the accounting policies in section 2.10, Impairment of non-financial assets.

ii) Lease liabilities

At the commencement date of the lease, the Group recognizes lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the lease term reflects the Group exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognized as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date as the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset. The Group's lease liabilities are included in financial liabilities.

iii) Short-term leases and leases of low-value assets

The Group applies the short-term lease exemption (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases of assets that are considered to be low value. Lease payments on short term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

2.11 Leases (Contd.)

Group as a lessor

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. Rental income arising is accounted for on a straight-line basis over the lease terms and is included in revenue in the Consolidated Statement of Profit or Loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on the same basis as rental income. Contingent rents are recognized as revenue in the period in which they are earned.

2.12 Investment in associate

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

The Group's investments in its associate is accounted for using the equity method. Under the equity method, the investment in an associate is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the Group's share of net assets of the associate since the acquisition date. Goodwill relating to the associate is included in the carrying amount of the investment and is not tested for impairment individually.

The Consolidated Statement of Profit and Loss reflects the Group's share of the results of operations of the associate. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognized directly in the equity of the associate, the Group recognizes its share of any changes, when applicable, in the Consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and the associate is eliminated to the extent of the interest in the associate.

The financial statements of the associate is prepared for the same reporting period has the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group.

On disposal of an investment, the difference between its carrying amount and net disposal proceeds is charged or credited to the Consolidated Statement of Profit and Loss."

2.13 Financial instruments

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 and liabilities are recognized when the Group becomes a party to the contract that gives rise to financial assets and liabilities. Financial assets and liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value measured on initial recognition of financial asset or financial liability.

a. Cash and cash equivalents

The Group considers all highly liquid financial instruments, which are readily convertible into known amounts of cash that are subject to an insignificant risk of change in value and having original maturities of three months or less from the date of purchase, to be cash equivalents. Cash and cash equivalents consist of balances with banks which are unrestricted for withdrawal and usage.

b. Financial assets

Financial assets are recognized when the Group becomes a party to the contractual provisions of the instrument.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Note 2 - Material Accounting Policies

2.13 Financial instruments (Contd.)

Initial recognition and measurement

On initial recognition, a financial asset is recognized at fair value. In case of financial assets which are recognized at fair value through profit and loss (FVTPL), its transaction cost is recognized in the Consolidated Statement of Profit and Loss. However, trade receivables are measured at transaction price. In other cases, the transaction cost is attributed to the acquisition value of the financial asset.

Financial assets are subsequent classified and measured at:

- Amortised cost
- · Fair value through other comprehensive income (FVOCI)
- · Fair value through profit and loss (FVTPL)

Financial assets are not reclassified subsequent to their recognition, except during the period the group changes its business model for managing financial assets.

Financial assets at amortised cost (Debt instrument)

The financial asset is measured at the amortised cost if both the following conditions are met:

- 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.

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 Consolidated Statement of Profit and Loss. The losses arising from impairment are recognized in the Consolidated Statement of Profit and Loss. This category generally applies to trade and other receivables.

Financial assets at FVOCI (Debt instrument)

A debt instrument is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

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

Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a Group of similar financial assets) is primarily derecognized (i.e., removed from the 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.

2.13 Financial instruments (Contd.)

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognize the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Financial assets at FVTPL (Debt instrument)

FVTPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorization as at amortized cost or as FVTOCI, is classified as at FVTPL.

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').

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the Consolidated Statement of Profit and Loss.

c. Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss or at amortised cost (loans and borrowings, payables), as appropriate.

All financial liabilities are recognized 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, lease liabilities, loans and borrowings including bank overdrafts.

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.

Gains or losses on liabilities held for trading are recognized 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, 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/ losses are not subsequently transferred to Profit and Loss. However, the Group may transfer the cumulative gain or loss within equity. All other changes in fair value of such liability are recognized in the Consolidated Statement of Profit or Loss. The Group has not designated any financial liability as at fair value through profit and loss.

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the EIR method. Gains and losses are recognized in profit or loss when the liabilities are derecognized 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 Consolidated Statement of Profit and Loss.

2.13 Financial instruments (Contd.)

Derecognition

A financial liability is derecognized 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 recognized in the Consolidated Statement of Profit or Loss.

d. Offsetting of financial instruments

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

2.14 Fair value measurement

In determining the fair value of its financial instruments, the Group uses following hierarchy and assumptions that are based on market conditions and risks existing at each reporting date.

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:

Level 1 - Quoted (unadjusted) market prices in active markets for identical assets or liabilities.

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 recognized 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.

2.15 Inventories

Inventory is stated at the lower of cost and net realisable value. Cost of inventories comprise of all cost of purchase and other cost incurred in bringing the inventories to their present location and condition. Cost is determined using weighted average method. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

2.16 Borrowing cost

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

2.17 Share issue expenses

Incremental costs directly attributable to the issue of equity shares will be adjusted with securities premium.

2.18 Foreign currency

Transactions in foreign currencies are initially recorded by the respective entities of the Group at their respective functional currency spot rates, at the date the transaction first qualifies for recognition.

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 recognized as income or expenses in the period in which they arise.

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.

2.19 Share based payments

The Group measures compensation cost relating to employee stock options plans using the fair valuation method in accordance with Ind AS 102, Share-Based Payment. Compensation expense is amortized over the vesting period as per graded vesting method. The cost of equity-settled transactions is determined by the fair value at the date when the grant is made using an appropriate valuation model. That cost is recognized, together with a corresponding increase in Share based payment reserve in other equity, over the period in which the performance and/or service conditions are fulfilled in employee benefits expense. The cumulative expense recognized for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest.

When an award is cancelled by the Group or by the counterparty, any remaining element of the fair value of the award is expensed immediately through the Consolidated Statement of Profit and Loss.

2.20 Employee benefits

Employee benefits consists of Salaries, wages, bonus, contribution to provident and other funds, share bases payment expense and staff welfare expense.

Defined contribution plans

The Group's contributions to defined contribution plans (provident fund and ESI) are recognized in Consolidated Statement of Profit and Loss when the employee renders related service.

Defined benefit plans

Gratuity, which is a defined benefit plan, is accrued based on an independent actuarial valuation, which is carried out based on projected unit credit method as at the balance sheet date. The Group recognizes the net obligation of a defined benefit plan in its Consolidated Statement of Balance Sheet as liability. Actuarial gains and losses through remeasurements of the net defined benefit liability/ (asset) are recognized in other comprehensive income. In accordance with Ind AS, re-measurement gains and losses on defined benefit plans recognized in OCI are not to be subsequently reclassified to the Consolidated Statement of Profit and Loss.

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Group recognizes 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.

Short-term employee benefits

Short-term employee benefits expected to be paid in exchange for the services rendered by employees are recognized during the year when the employees render the service. Compensated absences, which are expected to be utilised within the next 12 months, are treated as short-term employee benefits. The Group measures the expected cost of such absences as the additional amount that it expects to pay as a result of the unused entitlement that has accumulated at the reporting date.

2.20 Employee benefits (Contd.)

Long-term employee benefits

Compensated absences which are not expected to occur within twelve months after the end of the period in which the employees render the related services are treated as long-term employee benefits for measurement purpose. Such long-term compensated absences are provided for based on the actuarial valuation using the projected unit credit method at the year end, less the fair value of the plan assets out of which the obligations are expected to be settled.

Actuarial gains/losses are immediately taken to the Consolidated Statement of Profit and Loss and are not deferred.

The Group presents the entire compensated absences balance as a current liability in the Consolidated Financial Statements, since it does not have an unconditional right to defer its settlement for twelve months after the reporting date.

2.21 Taxes on income

Income tax expense comprises current tax expense and the net change in the deferred tax asset or liability during the year. Current and deferred tax are recognized in the Consolidated Statement of Profit and Loss, except when they relate to items that are recognized in other comprehensive income or directly in other equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity, respectively.

Current income tax

Current income tax for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities based on the taxable income for that period. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted as at the balance sheet date.

Current income tax relating to items recognized outside profit or loss is recognized outside profit or loss (either in OCI or in equity).

The Company offsets current tax assets and current tax liabilities, where it has a legally enforceable right to set off the recognized amounts and where it intends either to realise the asset and settle the liability on a net basis or simultaneously.

Deferred income tax

Deferred income tax is recognized using the balance sheet approach, deferred tax is recognized on temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes, except

- when the deferred income tax arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and affects neither accounting nor taxable profit or loss at the time of the transaction.
- In respect of taxable temporary differences associated with investments in subsidiaries, associates and interest in joint ventures, 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 income tax assets are recognized for all deductible temporary differences, carry forward of unused tax credits and unused tax losses, 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 utilized.

The carrying amount of deferred income tax assets is reviewed at each balance sheet 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 income tax asset to be utilized.

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

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realised simultaneously.

2.21 Taxes on income (Contd.)

Minimum alternate tax (MAT) paid in a year is charged to the Consolidated Statement of Profit and Loss as current tax for the year. The deferred tax asset is recognized for MAT credit available only to the extent that it is probable that the Group will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the Group recognizes MAT credit as an asset, it is created by way of credit to the Consolidated Statement of Profit and Loss and shown as part of deferred tax asset. The Group reviews the "MAT credit entitlement" asset at each reporting date and writes down the asset to the extent that it is no longer probable that it will pay normal tax during the specified period.

2.22 Provision and contingent liabilities

A provision is recognized when Group has a present obligation (legal or constructive) as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made of the amount of the obligation. If the effect of time value of money is material, provision is 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 recognized as a finance cost. When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognized as an asset, if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

Provisions for onerous contracts, i.e., contracts where the expected unavoidable costs of meeting obligations under a contract exceed the economic benefits expected to be received, are recognized when it is probable that an outflow of resources embodying economic benefits will be required to settle a present obligation as a result of an obligating event, based on a reliable estimate of such obligation.

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Group or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Group does not recognize a contingent liability but discloses its existence in the Consolidated Financial Statements.

Provision and contingent liabilities are reviewed at each Balance Sheet date.

2.23 Earnings per share

Basic earnings per share is computed by dividing the profit/(loss) after tax attributable to the equity holders of the Group by the weighted average number of equity shares outstanding during the year.

Diluted earnings per share is computed by dividing the profit/(loss) after tax as adjusted for dividend, interest (net of any attributable taxes) other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares.

Potential equity shares are deemed to be dilutive only if their conversion to equity shares would decrease the net profit per share or increase the net loss per share. Potential dilutive equity shares are deemed to be converted as at the beginning of the period, unless they have been issued at a later date. Dilutive potential equity shares are determined independently for each period presented.

2.24 Operating segment

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The Chief Executive Officer has been identified as the chief operating decision maker.

The Group identifies primary segments based on the dominant source, nature of risks and returns and the internal organization and management structure. The operating segments are the segments for which separate financial information is available and for which operating profit/loss amounts are evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing performance, the analysis of geographical segments is based on the areas in which major operating divisions of the Group operate.

Segment revenue, segment expenses have been identified to the segments on the basis of their relationship to the operating activities of the segment.

Inter-segment revenue is accounted on the basis of transactions which are primarily determined based on market / fair value factors,

Revenue and expenses directly attributable to segments are reported under each reportable segment. Expenses which are not directly identifiable to any reporting segment have been allocated to respective segments based on the number orders, number of employees as reviewed by CODM.

2.25 Statement of cash flow

Cash flows from operating activities are reported using the indirect method set out in Indian Accounting Standard (Ind AS) 7 on Statement of Cash Flows, whereby profit/(loss) for the period 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 Group are segregated.

For the purposes of Consolidated Statement of Cash Flows, cash and cash equivalents comprise the total cash and cash equivalents as disclosed in note 9 adjusted for Bank overdraft repayable on demand.

2.26 Events occurring after the balance sheet date.

Based on the nature of the event, the group identifies the events occurring between the balance sheet date and the date on which the Consolidated financial statements are approved as 'Adjusting Event' and 'Non-adjusting event'. Adjustments to assets and liabilities are made for events occurring after the balance sheet date that provide additional information materially affecting the determination of the amounts relating to conditions existing at the balance sheet date or because of statutory requirements or because of their special nature. For non-adjusting events, the group may provide a disclosure in the Consolidated financial statements considering the nature of the transaction.

2.27 Exceptional items

The Group considers exceptional items to be those which derive from events or transactions which are significant for separate disclosure by virtue of their size or incidence in order for the user to obtain a proper understanding of the Group's financial performance. These items include, but are not limited to, impairment charges, restructuring costs and profits and losses on disposal of subsidiaries, contingent consideration and other one-off items which meet this definition. To provide a better understanding of the underlying results of the period, exceptional items are reported separately in the Consolidated Statement of Profit and Loss.

2.28 Recent accounting pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. As of 31 March 2024, MCA has not notified any new standards or amendments to the existing standards applicable to the Group that has not been applied.

(All amounts in ₹ Million, unless otherwise stated)

3 Property, plant and equipment

	Plant and equipments	Office equipments	Computer equipments	Furniture and fixtures	Leasehold improvements	Total
Gross carrying value	10000	700002	4500.00		(2000)	2-22-72
As at April 01, 2022	644.73	1,355.53	1,233.49	330.63	3,014.31	6,578.69
Additions during the year	15.75	472.05	278.28	192.49	399.56	1,358.13
Acquisition on business combination (Refer note 43(b))	CA 225 CO.	1.00	2.00		100000	3.00
Disposals during the year	(123.51)	(67.51)	(101.45)	(32,90)	(434.22)	(759.59)
s at March 31, 2023	536.97	1,761.07	1,412.32	490.22	2,979.65	7,180.23
Additions during the year	15.51	808.68	113.01	1,600.86	951.19	3,489.25
Acquisition on business combination (Refer note 43(a))		17.27		5.83	The State of	23.10
Disposals for the year (Refer note 3.2)	(445.14)	(287.80)	(271.87)	(51.04)	(1,559.53)	(2,615.38)
s at March 31, 2024	107.34	2,299.22	1,253.46	2,045.87	2,371.31	8,077.20
Accumulated depreciation and impairment						
As at April 01, 2022	541.90	377.98	732.17	103.02	1,707.82	3,462.89
Charge for the year	32.53	267.26	252,71	73.26	389.35	1,015.11
Impairment for the year (Refer note 29 and 3.1)	1,00	0.72		-	90.84	92.56
Disposals for the year	(115.53)	(60.34)	(73.00)	(23.08)	(255.87)	(527.82)
s at March 31, 2023	459.90	585.62	911.88	153.20	1,932.14	4,042.74
Charge for the year (Refer note 27)	29,35	567.44	271.31	450.50	446.22	1,764.82
Impairment for the year (Refer note 29 and 3.1)	5.29	3.30	0.57	0.30	118.24	127.70
Disposals for the year (Refer note 3.2)	(428.16)	(261.01)	(237.83)	(42.61)	(1,416.30)	(2,385.91)
s at March 31, 2024	66.38	895.35	945.93	561.39	1,080.30	3,549.35
let carrying value						
s at March 31, 2023	77.07	1,175.45	500.44	337.02	1,047.51	3,137.49
As at March 31, 2024	40.96	1,403.87	307.53	1,484.48	1,291.01	4,527.85

^{3.1} This pertains to inactive kitchens where the carrying value has exceeded its recoverable amount.

4 Goodwill and other intangible assets

	Vendor Relationships	Customer contracts	Technology	Trademark and Others	Non- compete asset	Computer software	Total	Goodwill
Gross carrying value			100 000	0.00				-
As at April 01, 2022		117.63	143.51	694.90	62.40	10.33	1,028.77	1,335.48
Additions during the year		*	-	-	14.7	110.07	110.07	7
Acquisition on business combination (Refer note 43(b))		755.16	786.00	1,784.00			3,325.16	3,148.59
Deletions / adjustments during the year		- 2				141	- 4	
As at March 31, 2023	-	872.79	929.51	2,478.90	62.40	120.40	4,464.00	4,484.07
Additions during the year		100	70		-	~	4	-
Acquisition on business combination (Refer note 43(a))	279.00	4	189,00		-	÷	468.00	3,816.08
Deletions / adjustments during the year		- 34		(18.81)	(48.00)	(0.94)	(67.75)	-
As at March 31, 2024	279.00	872.79	1,118.51	2,460.09	14.40	119.46	4,864.25	8,300.15
Accumulated amortisation and impairment								
As at April 01, 2022		117.63	70.88	616.87	50.33	10.33	866.04	1,226.33
Amortisation for the year		188.14	95.84	108.00	5.00	3.60	400.58	
Deletions / adjustments during the year		11						
As at March 31, 2023		305.77	166.72	724.87	55.33	13.93	1,266.62	1,226.33
Amortisation for the year (Refer note 27)	27.25	251.66	110.22	136.87	4.48	22.70	553.18	
Deletions / adjustments during the year	*	-		(18.81)	(48.00)	(0.94)	(67.75)	
Impairment for the year (Refer note 29)			22.54	43.96	2.59	100	69.09	109.15
As at March 31, 2024	27.25	557.43	299.48	886.89	14.40	35.69	1,821.14	1,335.48
Net carrying value								
As at March 31, 2023		567.02	762.79	1,754.03	7.07	106.47	3,197.38	3,257.74
As at March 31, 2024	251.75	315.36	819.03	1,573.20	-	83.77	3,043.11	6,964.67

^{3.2} This primarily pertains to inactive kitchen assets which are fully depreciated and disposed off during the year.

(All amounts in ₹ Million, unless otherwise stated)

4 Goodwill and other intangible assets (Contd..)

Impairment of cash generating units

The Group evaluates for impairment if cash generating units (CGUs) have identified impairment triggers. Impairment is recognised, when the carrying amount of CGUs including goodwill, exceeds the estimated recoverable amount of CGU. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to the cash generating unit (CGU), which benefit from the synergies of the acquisition. A CGU is the smallest identifiable group of assets that generates cash inflows that are largely independent of the cash inflows from other assets or group of assets. CGUs which have goodwill allocated to them are tested for impairment at least annually.

As at

As at

During the year ended March 31, 2024 and March 31, 2023 Goodwill acquired through business combinations has been allocated to the following CGU's:

	March 31, 2024	March 31, 2023
Supply chain and distribution (Refer note 4(i))	3,816.08	100
Out of home consumption (Refer note 4(ii))	3,148.59	3,148.59
Private Brands (Refer note 4(iii))	109.15	109.15
SuprDaily (Refer note 4(iv))	1,226.33	1,226.33
Total	8,300.15	4,484.07
Less: Impaired (Refer note 4(iii), (iv) and 4(vi))	(1,335.48)	(1,226.33)
Net	6,964.67	3,257.74

- (i) The recoverable amount of Supply chain and distribution has been determined based on a value in use calculation. That calculation uses cash flow projections based on financial budgets approved by management covering a five-year period, and a discount rate of 20.10% as at March 31, 2024. Cash flows beyond that five-year period have been extrapolated using a constant five per cent growth rate. This growth rate does not exceed the long-term average growth rate of the market.
- (ii) The recoverable amount of out of home consumption has been determined based on a value in use calculation. That calculation uses cash flow projections based on financial budgets approved by management covering a five-year period, and a discount rate of 20.70% as at March 31, 2024. Cash flows beyond that five-year period have been extrapolated using a constant five per cent growth rate. This growth rate does not exceed the long-term average growth rate of the market.
- (iii) During the year ended March 31, 2024, the Group had assessed the carrying value of the investment in the Private Brands considering its restructuring plan to suspend majority of operations except in partial locations in Bangalore with effect from March 2024. Management performed an assessment of the recoverable amount of the CGU based on the future operational plan and projected cashflows, based on the assessment goodwill and other intangible assets have been impaired fully. The recoverable amount of Private Brands has been determined based on the value in use. Value in use has been determined based on future operating plan, projected cash flows, growth rates, economic conditions and trends. That calculation uses cash flow projections based on financial budgets approved by management covering a five-year period, and a discount rate of 20.1% as at March 31, 2024. Cash flows beyond that five-year period have been extrapolated using a constant five per cent growth rate. This growth rate does not exceed the long-term average growth rate of the market.
- (iv) During the year ended March 31, 2022, the Group had assessed the carrying value of the investment in the subsidiary (SuprDaily) considering its restructuring plan to suspend operations in 5 out of 6 cities with effect from May 2022. Management performed an assessment of the recoverable amount of the CGU based on the future operational plan and projected cashflows, based on the assessment Goodwill has been impaired in full. The recoverable amount of SuprDaily has been determined based on the value in use. Value in use has been determined based on future operating plan, projected cash flows, growth rates, economic conditions and trends. The estimated cash flows for a period of 5 years were developed using internal forecasts, and a discount rate of 24.5%.
- (v) The estimated recoverable amount of CGU's other than SuprDaily and Private Brands has exceeded its carrying amount and accordingly, no impairment is recognised.
- (vi) An analysis of the sensitivity of the computation to a change in key assumptions (discount rates and long-term average growth rate), based on any reasonable change, did not identify any probable scenario in which the recoverable amount of the Supply chain and distribution and Out of home consumption CGUs would decrease below its carrying amount the year ended March 31, 2024.

(All amounts in ₹ Million, unless otherwise stated)

5 Investment in an associate

	As at March 31, 2024	As at March 31, 2023		
Non-current				
Unquoted - Equity method				
Investment in preference of associate				
Loyal Hospitality Private Limited *				
(689,358 Series B5 CCPS of ₹ 10.00 each, fully paid up) (March 31,2023: 689,358)	603.58	669.72		
	603.58	669.72		

^{*} On March 01, 2023, the Group had sold one of its business undertaking on slump sale basis to Loyal Hospitality Private Limited (LHPL). The sale was for a consideration of ₹ 669.72 Million. In exchange of the consideration, the Group received 689,358 Series B5 CCCPS of face value of ₹ 10.00 each representing 21.72% of shareholding of LHPL. Based on the terms of the shareholders agreement including a right of the Group to appoint director, the Group has significant influence over the investment in accordance with Ind AS 28'Investments in Associates and Joint Ventures'.

Until the year ended March 31, 2024, the Group has recognised share in the net loss of LHPL amounting to ₹ 66.14 Million (March 31, 2023: ₹ 1.03 Million). Accordingly, the value of investments has reduced to ₹ 603.58 as at the reporting date.

6 Investments

myestments		
	As at March 31, 2024	As at March 31, 2023
Non-current Unquoted - carried at fair value through other comprehensive income (FVTOCI)		
Urbanpiper Technology Private Limited (Refer note 6.1) 1,260 Series B 0.001% CCPS of ₹ 100.00 each, fully paid up(March 31, 2023:1,260)	278.02	278.02
Roppen Transportation Services Private Limited (Refer note 6.2) 10 Equity shares of ₹ 10.00 each, fully paid up (March 31, 2023: 10.00) 199,948 Series D CCPS of ₹ 1.00 each, fully paid up (March 31,2023: 199,948)	10,436.68	9,505.00
Unquoted - carried at amortised cost		
Investments in Non-Convertible Debentures(NCDs)/bonds * Investments in certificate of deposits *	2,333.77 774.37	5,381.00 1,000.00
	13,822.84	16,164.02
Current Quoted - carried at fair value through profit or loss (FVTPL) Investments in mutual fund units	31,053.41	37,380.61
Unquoted - carried at amortised cost Investments in commercial papers (Refer note 6.3) (net of Impairment of ₹ 598.15 Million)(March 31, 2023; 598.15 Million)	44	(*)
Investments in Non-Convertible Debentures(NCDs)/bonds *	3,812.62	4,340.91
Investments in certificate of deposits *	2,418.67	6,850.00
	37,284.70	48,571.52

^{*} Investments in Non-Convertible Debentures/Bonds and Certificate of deposits with financial institutions yield fixed interest rate.

Details of aggregate amount of quoted, unquoted and impairment of investments:	As at March 31, 2024	As at March 31, 2023
Aggregate amount of quoted investments and market value thereof	31,053.41	37,380.61
Aggregate amount of unquoted investments	20,652.28	27,953.08
Aggregate amount of impairment in value of investments	598.15	598.15

(All amounts in ₹ Million, unless otherwise stated)

6 Investments (Contd..)

6.1 During the year ended March 31, 2022, the Group had acquired 5% of shareholding in Urbanpiper Technology Private Limited ("Urbanpiper") for a total consideration of ₹ 373.88 Million. The CCCPS are designated as FVTOCI as they are not held for trading purpose and are not in similar line of business as the Group. Further, disclosing their fair value fluctuation in profit or loss will not reflect the purpose of holding. During the year ended March 31, 2023, the Group has recorded FVTOCI loss in the consolidated statement of profit and loss amounting to ₹ 95.86 Million on account of changes in the fair value of shares (refer note 38). As at March 31, 2024, there is no change in the fair value of the aforesaid Investment and accordingly, no gain/ loss has been recorded.

6.2 During the year ended March 31, 2023, the Group had acquired 1,99,948 Series D CCPS and 10 equity in Roppen Transportation Private Limited ("Rapido") constituting 15.10% on a fully diluted basis for ₹ 9,505.00 Million. Rapido is engaged in providing services as on-demand technology-based transportation aggregator for two-wheelers and four-wheeler vehicles and operates through the mobile application 'Rapido'. The Group basis the shareholders agreement ('SHA") had the right to nominate and appoint 1 (one) Nominee Director in the board of Rapido subject to the terms contained in the SHA and the Articles of Association of Rapido. The Group on date of acquisition has issued an irrevocable waiver letter basis which it has waived its right to appoint a director on an irrevocable and unconditional basis till March 31, 2024 and subsequently, the Group has extended the waiver till 31 December 2025 ("Waiver"). Basis such waiver of rights, the Group concluded that it has no significant influence on Rapido and hence it is not an associate as per Ind AS 28 'Investments in Associates and Joint Ventures' and hence the Group has recognised the investments in Rapido as an investment at FVTOCI. Basis the fair valuation of the aforesaid investment, during the year ended March 31, 2024, the Group has recorded FVTOCI gain in the Consolidated Statement of Profit and Loss amounting to ₹ 931.68 Million (March 31, 2023: Nil) (Refer note 38).

6.3 The Group, as part of its treasury operations, invested in commercial papers aggregating to ₹ 598.15 Million, with 'Infrastructure Leasing and Financial Services Limited and its subsidiary' (IL&FS Group), which were due for maturity on February 15, 2019 amounting to ₹ 368.73 Million and July 11, 2019 amounting to ₹ 229.42 Million, the aforesaid amount and interest there on has not been received when it was due. As a result of increased credit risk in relation to outstanding balance from IL&FS Group and the uncertainty prevailing on IL&FS Group due to the proceedings pending with the NCLT, Management had provided for full amount ₹ 598.15 Million for impairment in the value of commercial papers during the year ended March 31, 2019.

7 Inventories

1	Inventories		
		As at March 31, 2024	As at March 31, 2023
	Raw material	61.07	51.39
	Stock in trade	425.83	55.02
		486.90	106.41
8	Trade receivables		
	(Carried at amortised cost)		
		As at	As at
		March 31, 2024	March 31, 2023
	Current		
	Unsecured, considered good*	9,638.50	10,623.49
	Trade receivables - credit impaired	773.08	723.33
	Total	10,411.58	11,346.82
	Impairment allowance (allowance for doubtful debts)		
	Trade receivables - credit impaired	(773.08)	(723.33)
	Net	9,638.50	10,623.49

^{*} Includes unbilled revenue

8.1 The allowance for doubtful debts as of March 31, 2024 and changes in the allowance for doubtful debts during the year ended as of that date are as follows:

	As at	As at
	March 31, 2024	March 31, 2023
Opening balance	723.33	493.19
Add: Transfer of provision through business acquisition	55.80	7.20
Add: Provision of trade receivables - credit impaired	547.31	291.14
Less: Write offs	(553.36)	(68.20)
Closing balance	773.08	723.33

8.2 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. Refer note 39(b)(i) for further details.

8.3 Trade receivables are non - interest bearing and are generally on terms of 0 to 60 days.

(All amounts in ₹ Million, unless otherwise stated)

8 Trade receivables (Contd..)

8.4 Trade receivables ageing

		Outstanding as at March 31, 2024 from the due date of payment						
		Unbilled dues	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	1,391.07	8,226.12	9.98	11.33	5.47	- A.	9,638.50
	(ii) Undisputed trade Receivables – credit impaired	42.41	232.71	105.57	342.29	28.28	21.82	773.08
		Outstanding as at March 31, 2023 from the due date of payment						
		Unbilled dues	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	767.42	9,450.04	96.38	309.65	140	- 4	10,623.49
	(ii) Undisputed trade Receivables – credit impaired	141.04	37.22	109.57	346.49	46.02	42.99	723.33
Ó	Cash and cash equivalents							
							As at	As at

	March 31, 2024	March 31, 2023
Cash in hand	22.70	
Cheques in hand	87.46	
Balances with banks		
- in current accounts	7,059.18	8,325.21
- in deposit account (with original maturity of less than three months)	1,701.17	1.9
	8,870.51	8,325.21
Restricted cash held in separate account *	E.	2,125.17
Less: Amount adjusted against merchant payables		(2,125.17)
	- 16	

^{*} The Group maintains online payments received from customers in a separate account. For the previous year ended March 31, 2023: ₹ 2,125.17 million, was not recorded in the cash and bank in the financial statements, as these are collected on behalf of restaurant merchants and are not pertaining to the balances of the Group as the money was held in trust by the Group, accordingly the same has been adjusted against amount payable to merchants (Refer note 18).

During the year, pursuant to regulatory clarification and communication from banks, the nodal accounts were converted into a current account and accordingly, the amounts have been classified under "Balance with banks - in current accounts". Accordingly, no balance has been netted off with "Amount payable to merchant".

10 Bank balances other than cash and cash equivalents

	As at March 31, 2024	As at March 31, 2023
Deposits with original maturity greater than three months but less than twelve months		
Fixed deposit	5.63	211.77
Margin money deposit (Refer note 10.1)	32.37	102.20
The state of the s	38.00	313.97

^{10.1} Represents the margin money deposits with banks as security against the term loans/overdraft/credit card/bank guarantee facilities.

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(All amounts in ₹ Million, unless otherwise stated)

11 Other financial assets

(Carried at amortised cost)		
AND THE PROPERTY OF THE PROPER	As at	As at
	March 31, 2024	March 31, 2023
Non-current		
Unsecured, considered good		
Security deposits(1)	948.89	805.45
	948.89	805.45
Current		
Unsecured, considered good		
Bank deposits	2,846.30	3,144.18
Margin money deposit (Refer note 10.1)	1,549.39	1,348.10
Security deposits (iii)	297.01	361.96
Interest accrued		994.10
Amount recoverable from payment gateways (iii)	2,689.47	118
Balance with delivery partners	61.04	172.68
Brand promotion receivable (w)	704.90	497.64
Others (V)	119.89	
	8,268.00	6,518.66

⁽ⁱ⁾ Net off provision for deposits of ₹ 41.94 Million (March 31, 2023: NA)

12 Income tax assets

	As at March 31, 2024	As at March 31, 2023
Non-current		
Tax deducted at source	1,603.01	1,574.51
	1,603.01	1,574.51

13 Other assets

As at March 31, 2024	As at March 31, 2023
V	
78.67	80.39
301.52	
155.80	234.53
535.99	314.92
	2
719.20	575,54
681.90	1,107.58
1,297.94	2,011.37
80.63	73.22
2,779.67	3,767.71
	78.67 78.67 301.52 155.80 535.99 719.20 681.90 1,297.94 80.63

⁽i) Net off allowances for doubtful advances of ₹21.28 Million (March 31, 2023: ₹15.68 Million).

⁽iii) Net off provision for deposits of ₹ 4.63 Million (March 31, 2023: NA)

⁽iiii) Net off allowances for doubtful receivable of ₹ 6.77 Million (March 31, 2023: Nil). For the previous year ended March 31, 2023: ₹ 945.38 million amount recoverable from payment gateways had been grouped under Trade receivables in the consolidated financial statements.

⁽w) Net off provision for receivables of ₹ 101.07 Million (March 31, 2023: ₹ 9.36 Million)

^(*) The Group has incurred expenses of ₹ 119.89 Million during the year ended March 31, 2024 towards proposed Initial Public Offering ("IPO") of its equity shares. The Group expects to recover proportionate amount from the selling shareholders.

⁽iii) Net off provision for advances of ₹172.74 Million (March 31, 2023: NA).

⁽iii) Includes ₹ 104.48 Million as amount paid under protest towards dispute on GST input credit (March 31, 2023: ₹ 180.33 Million). During the year ended March 31, 2022, in the writ petition filed before the Hon'ble High Court of Karnataka, the Hon'ble Court had decided the matter in favour of the Group and had directed the department to refund the entire amount to the Group, of which the Group had received ₹ 170.67 Million till the year ended March 31, 2024 (March 31, 2023: ₹ 94.82 Million).

14 Share capital

		As at March 31, 2024	As at March 31, 2023
A. A	uthorised share capital	Iviarch 31, 2024	Warch 31, 2023
1	uity shares of ₹ 1.00 each.		
-	800,000,000 (March 31, 2023: 2,145,006,000)	2,800.00	2,145.00
	otal (A)	2,800.00	2,145.00
	01% compulsorily convertible cumulative preference shares of ₹ 10.00 each.	0.61	0.61
	rries A - 61,440 (March 31, 2023: 61,440) rries B - 85,000 (March 31, 2023: 85,000)	0.61 0.85	0.61
	ries C - 111,766 (March 31, 2023: 111,766)	1.12	1.12
	ries D - 29,800 (March 31, 2023; 29,800)	0.30	0.30
	ries E - 102,960 (March 31, 2023: 102,960)	1.03	1.03
	ries F - 80,290 (March 31, 2023: 80,290)	0.80	0.80
	ries G - 118,850 (March 31, 2023: 118,850)	1.19	1.19
Se	ries H - 247,750 (March 31, 2023: 247,750)	2.48	2.48
Se	ries I - 47,637 (March 31, 2023: 47,650)	0.48	0.48
Se	ries I-2 - 133,357 (March 31, 2023: 133,357)	1.33	1.33
Se	ries J - 100,238 (March 31, 2023: 100,238)	1.00	1.00
Se	ries J2 - 123,411 (March 31, 2023: 123,411)	1.23	1.23
Se	ries K1 -10,800,000 (March 31, 2023: NA)	108.00	18
	01% compulsorily convertible cumulative preference shares of ₹ 10,000.00 each.		7.00.00
	ries K - 108,000 (March 31, 2023: 108,000)	1,080.00	1,080,00
	01% compulsorily convertible cumulative preference shares of ₹ 1,000.00 each.	67.5%	
	onus CCCPS - 162,997,600 (March 31, 2023: 163,105,600)	162,997.60	163,106.00
10	tal (B)	164,198.02	164,198.42
To	tal (A+B)	166,998.02	166,343.42
B. Iss	sued, subscribed and fully paid-up share capital		
(i) Eq	uity shares of ₹1.00 each		
	juity share capital* etal (A)	30.06 30.06	26.57 26.57
	Consists of Equity share capital of ₹ 30,065,688 (March 31, 2023: ₹26,573,839)		
	struments entirely equity in nature		
174			
	01% compulsorily convertible cumulative preference shares (CCCPS) of ₹ 10.00 each ries A - 61,440 (March 31, 2023: 61,440)	0.61	0.61
	ries B - 85,000 (March 31, 2023: 85,000)	0.84	0.84
	ries C - 111,766 (March 31, 2023: 111,766)	1.12	1.12
	ries D - 29,793 (March 31, 2023: 29,793)	0.30	0.30
	ries E - 102,960 (March 31, 2023: 102,960)	1.03	1.03
	ries F - 80,290 (March 31, 2023: 80,290)	0.80	0.80
Se	ries G - 118,850 (March 31, 2023: 118,850)	1.19	1.19
Se	ries H - 247,750 (March 31, 2023: 247,750)	2.48	2.48
Se	ries I - 47,637 (March 31, 2023: 47,637)	0.48	0.48
	ries I-2 - 133;357 (March 31, 2023: 133,357)	1.33	1.33
	ries J - 100,238 (March 31, 2023: 100,238)	1.00	1.00
	ries J2 - 123,411 (March 31, 2023: 123,411)	1.23 107.22	1.23
	ries K1 - 10,721,700 (March 31, 2023: NA)	107.22	
	01% compulsorily convertible cumulative preference shares of ₹ 10,000.00 each Series K - 95.361 (March 31, 2023: 95,361)	953.61	953.61
	01% compulsorily convertible cumulative preference shares of ₹ 1,000.00 each		
	Bonus CCCPS - 154,659,400 (March 31, 2023: 154,659,400)	154,659.40	154,659.40
	tal (B)	155,732.64	155,625.42
	tal (A+B)	155,762.70	155,651.99
	conciliation of outstanding at the beginning and at the end of the reporting year:	133,702.70	133,031.33
20 10	uity share capital		
***	ALCO TANDER WHO	No of shares	Amount
3	As at April 01, 2022	8,562,704	8.56
	Issued during the year	18,011,135	18.01
	As at March 31, 2023	26,573,839	26.57
4	Control of the contro		
	Issued during the year As at March 31, 2024	3,491,846 30,065,685	3.49

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited) Notes to the Consolidated Financial Statements (All amounts in \P Million, unless otherwise stated)

14 Share capital (Contd..)

(ii) Instruments entirely equity in nature (Contd..)
 0.01% compulsorily convertible cumulative preference ("CCCPS") (Contd..)

	As at March 3	1, 2024	As at March 31,	2023
	No. of shares	Amount	No. of shares	Amount
Series A	54.340	0.51	61 240	0.51
At the beginning of the year	61,340	0.61	61,340	0.61
Issued during the year At the end of the year	61,340	0.61	61,340	0.61
At the cita of the Jean	-			-
Series B				
At the beginning of the year	84,345	0.84	84,345	0.84
Issued during the year				4
At the end of the year	84,345	0.84	84,345	0.84
Series C				
At the beginning of the year	111,766	1,12	111,766	1.12
Issued during the year				
At the end of the year	111,766	1.12	111,766	1.12
Series D				
At the beginning of the year	29,793	0.30	29,793	0.30
Issued during the year				
At the end of the year	29,793	0.30	29,793	0.30
Series E				
At the beginning of the year	102,956	1.03	102,956	1.03
Issued during the year	-		4	14
At the end of the year	102,956	1.03	102,956	1.03
Series F				
At the beginning of the year	80,280	0.80	80,280	0.80
Issued during the year				
At the end of the year	80,280	0.80	80,280	0.80
Series G				
At the beginning of the year	118,843	1.19	118,843	1.19
Issued during the year		-		
At the end of the year	118,843	1.19	118,843	1.19
Series H				
At the beginning of the year	247,714	2.48	247,714	2.48
Issued during the year		- 4		-
At the end of the year	247,714	2.48	247,714	2.48
Series I				
At the beginning of the year	47,637	0.48	47,637	0.48
Issued during the year	1			-
At the end of the year	47,637	0.48	47,637	0.48
Series 12				
At the beginning of the year	133,357	1.33	133,357	1,33
Issued during the year At the end of the year	133,357	1.33	133,357	1.33
Series J	100.220	1.00	100 220	1.00
At the beginning of the year	100,238	1.00	100,238	1.00
Issued during the year At the end of the year	100,238	1.00	100,238	1.00
133.2				
Series J2		1000	422.144	4.22
	133 411	1 32	173 111	
At the beginning of the year Issued during the year	123,411	1.23	123,411	1.23

(All amounts in ₹ Million, unless otherwise stated)

14 Share capital (Contd..)

(ii) Instruments entirely equity in nature (Contd..)

0.01% compulsorily convertible cumulative preference ("CCCPS") (contd..)

As at March	31, 2024	As at March 31	, 2023
No of shares	Amount	No of shares	Amount
95,361	953.61	95,361	953.61
	-		- 5
95,361	953.61	95,361	953.61
100000			+
10,721,700	107.22	-	
10,721,700	107.22		
154,659,400	154,659.40	154,659,400	154,659.40
154,659,400	154.659.40	154,659,400	154,659.40
166,718,141	155,732.64	155,996,441	155,625.42
	95,361 95,361 10,721,700 10,721,700 154,659,400	95,361 953.61 95,361 953.61 10,721,700 107.22 10,721,700 107.22 154,659,400 154,659.40 154,659,400 154,659.40	No of shares Amount No of shares 95,361 953.61 95,361 95,361 953.61 95,361 10,721,700 107.22 - 10,721,700 107.22 - 154,659,400 154,659,400 154,659,400 154,659,400 154,659,400 154,659,400

(b) Terms/ rights attached to equity shares

The Company has only one class of equity shares having par value of ₹ 1.00 per share (March 31, 2023: ₹ 1.00). Each holder of equity share is entitled to one vote per share. All equity rank equally with regard to dividends and share in the Company's residual assets. The company declares and pays dividends in Indian rupees. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

In the event of liquidation of the Company, the holders of equity 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 held by the shareholders. Further, the equity share holders other than non-investors shall have priority over other equity share holders and will have the same rights as the preference shareholders.

(c) Terms/ rights attached to CCCPS

The Company has thirteen classes of 0.01% CCCPS having a par value of ₹ 10.00 per share (March 31, 2023: ₹ 10.00) Series A to J-2 & K1 ECCPS, one class of 0.01% Series K CCCPS having a par value of ₹ 10,000.00 per share (March 31, 2023: ₹ 10,000.00) and 0.01% Bonus CCCPS having a par value of ₹ 1,000.00 (March 31, 2023: ₹ 1000.00) per share. All CCCPS holders shall carry a cumulative dividend rate of 0.01% per annum on an as-if converted basis. Additionally, if the holders of equity shares are paid dividend in excess of 0.01% per annum, the holders of the CCCPS shall be entitled to dividend at such higher rate. Any dividend proposed by the Board of Directors is subject to shareholders' approval at the ensuing Annual General Meeting.

Preference of all classes of CCCPS rank pari passu except Bonus CCCPS. Bonus CCCPS issued to investors shall rank subordinate to the Series A to Series K1 CCCPS but ranks pari-passu to instruments that are outstanding and/or which may be issued by the Company to investors in all respects including but not limited to voting rights, dividends and liquidation. Bonus CCCPS issued to non-investors shall rank pari passu with their equity issued by the Company in all respects including but not limited to voting rights, dividends and liquidation.

All classes of 0.01% CCCPS except Bonus CCCPS and Series K CCCPS, Series K1 CCCPS are convertible into 1,401 equity shares. Series K 0.01% CCCPS are convertible into 1,376 equity shares. Bonus CCCPS consist of Class A and Class B CCCPS where Class A Bonus CCCPS are convertible into 1 equity share and Class B Bonus CCCPS are convertible into 1.6 equity shares as per the terms of the respective shares issue. Series K1 CCCPS are convertible into 1 equity shares.

All CCCPS are compulsorily convertible in whole or part into equity shares before the expiry of nineteen years from the date of issuance. If not converted earlier voluntarily by the holder thereof, shall automatically convert into equity shares at the then applicable CCCPS conversion price only in the following circumstances, (i) in connection with a Qualified IPO, on the latest permissible date prior to the issue of Shares to the public in connection therewith; or (ii) on the day following the completion of 19 (nineteen) years from the date of issuance of the same.

The holders of 0.01% CCCPS shall be entitled to attend meetings of all shareholders of the Company and entitled to the same number of votes as a holder of 1 (one) equity share, subject to any adjustment, the number of votes associated with each CCCPS will change accordingly.

On winding up of the Company, the holders of preference shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts, in priority to the equity shareholders. Equity shares issued upon a conversion shall be fully-paid and free of all liens, charges and encumbrances.

(All amounts in ₹ Million, unless otherwise stated)

14 Share capital (Contd..)

(d) Details of shareholders holding more than 5% shares in each class of shares of the Company

Equity shares	Ec	uity	/ St	ares
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Others

2.0-2.00	As at March	31, 2024	As at March 3	1, 2023
Name of shareholder	Number of shares	% holding	Number of shares	% of total
Times Internet Limited	14,411,135	47.93%	18,011,135	67.78%
IIFL Special Opportunities Fund – S	4,060,098	13.50%	4,060,098	15.28%
360 ONE Special Opportunities - Series 12	3,600,000	11.97%	***************************************	
Elevation Partner V Ltd.*	1,401,000	4.66%	1,401,000	5.27%
MIH India Food Holdings B.V	947,076	3.15%	947,076	3.56%
Sushma Anand Jain	847,000	2.82%	847,000	3.19%
Mauryan First	494,553	1.64%	494,553	1.86%
		0.20%	61,125	0.00%
Sriharsha Majety Lakshmi Nandan Reddy Obul	61,125	0.08%	24,087	0.00%
	24,087		18,182	0.00%
Rahul Jamini	18,182	0.06%		
Others	4,201,429	13.97%	709,583	3.06%
	30,065,685	100.00%	26,573,839	100.00%
Instruments entirely equity in nature				
0.01% compulsorily convertible cumulative preference ("CCCPS")				
Section 19 March 1991	As at March	31, 2024	As at March 3	1, 2023
Name of shareholder	Number of shares	% holding	Number of shares	% of total
Series A				
Accel India IV (Mauritius) Ltd.	22,928	37.38%	22,928	37.38%
MIH India Food Holdings B.V	18,688	30.47%	18,688	30.47%
Elevation Partner V Ltd.*	8,415	13.72%	8,415	13.72%
Tencent Cloud Europe B.V.	4,402	7.18%	4,402	7.18%
Others	6,907	11.25%	6,907	11.25%
Others	61,340	100.00%	61,340	100.00%
Series B				
Elevation Partner V Ltd.*	22,021	26.11%	22,021	26.11%
Norwest Venture Partners VII-A-Mauritius	19,669	23.32%	19,669	23.32%
Accel India IV (Mauritius) Ltd.	16,840	19.97%	16,840	19.97%
MIH India Food Holdings B.V	12,180	14.44%	12,180	14.44%
Apoletto Asia Ltd		7.86%	6,633	7.86%
	6,633		7,002	8.30%
Others	7,002 84,345	8,30%	84,345	100.00%
Savina S		100.0070	04,345	400.007
Series C Norwest Venture Partners VII-A-Mauritius	30,815	27.57%	30,815	27.57%
Elevation Partner V Ltd.*			26,572	23.77%
	26,572	23.77%		
Accel India IV (Mauritius) Ltd.	25,955	23.22%	25,955	23.22%
Apoletto Asia Ltd	8,515	7.62%	8,515	7.62%
MIH India Food Holdings B.V	7,477	6.69%	7,477	6.69%
Others	12,432	11.13%	12,432	11.13%
20176	111,766	100.00%	111,766	100.00%
Series D	10000	de de o	42.423	Wa Aki
MIH India Food Holdings B.V	18,795	63.09%	18,795	63.09%
Tencent Cloud Europe B.V.	2,366	7.94%	2,366	7.94%
Elevation Partner V Ltd.*	1,997	6.70%	1,997	6.70%
Accel India IV (Mauritius) Ltd.	1,853	6.22%	1,853	6.22%
Norwest Venture Partners VII-A-Mauritius	1,734	5.82%	1,734	5.82%
Others	3,048	10.23%	3,048	10.23%
	29,793	100.00%	29,793	100.00%
Series E		m 25 2 5 4		100
MIH India Food Holdings B.V	80,754	78.44%	80,754	78.44%
Elevation Partner V Ltd.*	7,723	7.50%	7,723	7.50%
Accel India IV (Mauritius) Ltd.	6,435	6.25%	6,435	6.25%
Norwest Venture Partners VII-A (Mauritius)	6,435	6.25%	6,435	6.25%
Debore	1 500	1 550/	1 600	1 560/

1.56%

100.00%

1,609 102,956 1,609

102,956

1.56%

100.00%

14 Share capital (Contd..)(d) Details of shareholders holding more than 5% in each class of the Company (Contd..)

	As at March	31, 2024	As at March 3	1, 2023
Name of shareholder	Number of shares	% holding	Number of shares	% of total
Series F	snares			
MIH India Food Holdings B.V.	48,174	60.01%	48,174	60.01%
Inspired Elite Investments Limited	32,106	39.99%	32,106	39.99%
maprice and investments armice	80,280	100.00%	80,280	100.00%
Series G				
MIH India Food Holdings B.V	40,464	34.05%	40,464	34.059
DST EuroAsia V B.V.	40,454	34.04%	40,454	34.049
Coatue PE Asia XI LLC	25,280	21.27%	25,280	21.279
Inspired Elite Investments Limited	12,645	10.64%	12,645	10.649
inspired title investments timited	118,843	100.00%	118,843	100.00%
2.3.37	220,043	100.0074	220,045	200.007
Series H	150,179	60.63%	150,179	60.63%
MIH India Food Holdings B.V.		16.29%		16.29%
Tencent Cloud Europe B.V.	40,342	5.81%	40,342	5.819
HH BTPL Holdings II Pte. Ltd.	14,384		14,384	4.819
Inspired Elite Investments Limited	11,923	4.81% 12.46%	11,923	12.469
Others	30,886 247,714	100.00%	30,886 247,714	100.009
A. R. A.	247,714	100.00%	247,714	100.007
Series I	20.170	F7 270/	20.170	62.720
MIH India Food Holdings B.V.	30,170	63.33%	30,170	63.339
Inspired Elite Investments Limited	3,606	7.57%	3,606	7.579
Tencent Cloud Europe B.V.	6,034	12.67%	6,034	12.679
Ark India Food-Tech Private Investment Trust	2,759	5.79%	2,759	5.799
Others	5,068 47,637	10.64%	5,068 47,637	10.649
Land State S	47,037	100.00%	47,037	100,00%
Series 12	10.000		47 074	25 200
MIH India Food Holdings B.V.	47,071	35,30%	47,071	35.30%
INQ Holding LLC	30,170	22.62%	30,170	22.629
Alpha Wave Ventures, LP	18,102	13.57%	18,102	13.57%
Lathe Investment Pte. Ltd.	15,085	11,31%	15,085	11.319
Accel Leaders 3 Holdings (Mauritius) Ltd	13,576	10.18%	13,576	10.189
Amansa Investments Ltd	9,051	6.79%	9,051	6.79%
Others	302 133,357	0.23%	302 133,357	0.239
	155,557	100.00%	133,337	100.007
Series J	24.442	24 2204	34,413	74 770
MIH India Food Holdings B.V.	34,413	34.33%		34.33% 13.68%
INQ Holding LLC	13,714	13.68%	13,714	
Alpha Wave Ventures, LP	13,714	13.68%	13,714	13.68%
Accel Leaders 3 Holdings (Mauritius) Ltd	8,228	8.21%	8,228	8.21%
CGH AMSIA S.à r.l. (R.C.S. Luxembourg : B184.756)	8,228	8.21%	8,228	8.21% 6.38%
West Street Global Growth Partners (Singapore) PTE. LTD.	6,396	6.38%	6,396	
TIMF Holdings	6,857	5.84%	6,857	6.849
Amansa Investments Ltd	5,485	5.47%	5,485	5.47%
Others	3,203	3.20%	3,203	3.20%
	100,238	100.00%	100,238	100.00%

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(All amounts in ₹ Million, unless otherwise stated)

14 Share capital (Contd..)

(d) Details of shareholders holding more than 5% in each class of the Company (Contd..)

	As at March	31, 2024	As at March 3	1, 2023
Name of shareholder	Number of shares	% holding	Number of shares	% of total
Series J2				
SVF II Songbird (DE) LLC	123,411	100.00%	123,411	100.00%
	123,411	100.00%	123,411	100.00%
Series K				
OFI Global China Fund LLC	28,844	30.25%	28,844	30.25%
Alpha Wave Ventures, II LP	19,296	20.23%	19,296	20.23%
Baron Emerging Markets Fund	11,578	12.14%	11,578	12.14%
Others	35,643	37.38%	35,643	37,38%
	95,361	100.00%	95,361	100.00%
Series K1	A			
The Ramco Cements Limited	2,407,244	22.45%		
Ramco Industries Limited	2,195,777	20.48%		
Rajapalayam Mills Limited	585,723	5.46%		
P.R.Venketrama Raja	3,593,671	33.52%	121	
Lynks Shareholders' Trust	1,782,918	16.63%	141	-
Others	156,367	1.46%		
	10,721,700	100.00%		-
Bonus CCPS		44.5	And the second	
Sriharsha Majety	85,575,000	55.33%	85,575,000	55.33%
Lakshmi Nandan Reddy Obul	33,721,800	21.80%	33,721,800	21.80%
Rahul Jaimini	25,454,800	16.46%	25,454,800	15.46%
Others	9,907,800	6.41%	9,907,800	6.41%
	154,659,400	100.00%	154,659,400	100.00%

^{*}Formerly known as SAIF Partners India V Ltd.

(e) Shares reserved for issue under options:

For details of shares reserved for issue under the employee stock option plan of the Company, refer note 33 for details.

(f) Information regarding issue of shares in the last five years:

- i. During the year ended March 31, 2024, the Group acquired 100% of shareholding in Lynks Logistics Limited ("Lynks") for a consideration of ₹ 3,855.39 Million, the consideration has been discharged through issue of Series K1 CCCPS amounting to ₹ 3,836.97 Million being non-cash consideration in the form of issue of 10,721,700 fully paid up Series K1 CCCPS of ₹ 10.00 each and the balance has been discharged through cash. Effective December 25, 2023, Lynks was acquired by Scootsy for a consideration of ₹ 3,855.39 Million. (Refer note 43)
- ii. During the year ended March 31, 2023, the Group had allotted 18,011,135 fully paid up equity shares of face value ₹ 1.00 each to Times Internet Limited pursuant to acquisition of Dineout business as a going concern on a slump exchange basis.
- iii. During the year ended March 31, 2022, the Group had issued and allotted 163,105,600 compulsorily convertible cumulative preference shares as fully paid up bonus shares (Bonus CCCPS) having face value of ₹1,000.00 each to the existing equity shareholders whose names appeared in the register of members of the Group as on December 31, 2021 in the proportion of 1,400 Bonus CCCPS for every 1 equity share held by the shareholders.
- iv. During the year ended March 31, 2022, the Group had allotted 6,737 number of equity shares in the nature of sweat equity shares for satisfaction of conditions agreed between investors, shareholders and the director of the group.

(All amounts in ₹ Million, unless otherwise stated)

15 Other equity

(i)	Reserve and surplus	As at March 31, 2024	As at March 31, 2023
	Securities premium		
	(a) Equity share premium		
	At the beginning of the year	8,753.78	2,325.58
	Addition during the year, on issue of shares		6,428.20
	Addition during the year, on exercise of share options	537.67	
		9,291.45	8,753.78
	(b) Preference share premium		
	At the beginning of the year	187,557.36	187,557.36
	Addition during the year, on issue of shares	3,729.76	
	A STATE OF THE STA	191,287.12	187,557.36
		200,578.57	196,311.14
	Share based payment reserve		
	At the beginning of the year	9,328.78	5,956.26
	Share based payment expense (Refer note 25)	6,144.86	3,372.52
	Share option exercised	(537.67)	3,07,2130
	Effect of modification of equity settled share based payment to cash settled payment	(77.34)	
	Effect of modification of equity settled share dosed payment to cash settled payment	14,858.63	9,328.78
	Retained earnings	-	
	At the beginning of the year	(270,743.28)	(228,950.23)
	Loss for the year	(23,502.43)	(41,793.05)
	Total reserve and surplus	(294,245.71)	(270,743.28)
(ii)	Items of other comprehensive income		
	At the beginning of the year	17.49	146.17
	Re-measurement gain/ (loss) on defined benefit plans (Refer note 32(b))	11.25	(32.82)
	Changes in fair value of equity instruments carried at FVTOCI	931.68	(95.86)
		960.42	17.49
	Total other equity (i) + (ii)	(77,848.09)	(65,085.87)

Nature and purpose of reserves:

Securities premium

Securities premium represents the premium on issue of shares. The reserve can be utilised only for limited purpose such as issue of bonus shares, utilisation towards the share issue expenses etc. In accordance with the provisions of Companies Act, 2013.

Share based payment reserve

The employee stock options reserve represents the expenses recognised at fair value on the grant date, on the issue of Employee stock option plan (ESOPs) to employees of the Group and its subsidiary companies, under Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015) and Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021).

Retained earnings

Retained earnings are the profits/(loss) that the Group has earned/incurred till date, less any transfers to other reserves, dividends or other distributions paid to shareholders. Retained earnings is a free reserve available to the Group and eligible for distribution to shareholders, in case where it is having positive balance representing net earnings till date.

Other comprehensive income

Other comprehensive income includes re-measurement (loss) / gain on defined benefit plans, net of taxes will not be reclassified to Consolidated Statement of Profit and Loss and equity instruments fair valued through other comprehensive income, net of taxes.

(All amounts in 3 Million, unless otherwise stated)

16 Borrowings

(Carried at amortised cost)		
Kanada and and A	As at	As at
	March 31, 2024	March 31, 2023
Non-current		
Secured		
Term loan from financial institution (Refer note 16.1)	959.77	
	959.77	- 9
Current		
Secured		
Loan repayable on demand		
Working Capital facilities from banks (Refer note 16.3)	179.42	~
Other Loans		
Current Maturities of long term borrowings* (Refer note 16.1)	631.82	~
Term loan from financial institution *(Refer note 16.2)	130.00	
Overdraft from banks (Refer note 16.3)	210.85	
CHARLES THE PARTY STATE OF THE	1,152.09	~

16.1 During the year ended March 31, 2024, the group has availed two Indian currency term loans from HDFC Bank Limited. The first loan was for ₹ 1,348.00 million which carries an interest rate of 8.35% P.A (3 months treasury bill plus spread) with effective interest rate of 8.47%. The second loan was for ₹ 235.00 million which carries an interest rate of 8.75% P.A (3 months treasury bill plus spread) with effective interest rate of 8.88%. Both loans are repayable in 10 quarterly installments. The term loan is primarily secured by current assets, fixed assets of the Company and corporate guarantee from holding company to the extent of 100% of the loan amount and collateral security to the extent of 30% by fixed deposits by the holding company.

16.2 During the year ended March 31, 2024, the group availed an Indian currency working capital loan from Kotak Mahindra Bank amounting to ₹ 130.00 Million (out of the sanctioned limit of ₹ 300.00 Million), the facility was sanctioned during August 2023 (renewed from time to time), carries an interest rate of 11.20% P.A (Reporate plus 4.7% P.A) for a period of 12 months subject to annual review, repayable on 90 days tenor from the date of utilisation of facility. The facility is secured by pari-passu charge on the current assets and movable fixed assets of wholly owned subsidiary, further, the facility is guaranteed by Corporate Guarantee from the Holding Company.

16.3 As part of the Lynks acquisition dated August 29, 2023 (Refer note 43 for further details on Lynks acquisition), the Group has acquired certain existing borrowings of Lynks, such as:

Term loans from financial institutions:

Working capital loan was originally sanctioned during July 2023, and carries an interest rate of 11.40 % P.A (Repo Rate plus 4.50% P.A) for a period of 12 months subject to annual review, repayable on 90 days tenor from the date of utilisation of facility. The loan is guaranteed by Corporate Guarantee to the extent of 50% of the facility and Fixed Deposits Margins to the extent of 50% of the facility lien marked in favor of the Bank. The entire outstanding balance has been repaid during the year ended March 31, 2024.

Overdraft facilities from banks:

Cash credit facility of ₹ 252.50 Million, consisting of overdraft and Purchase invoice financing (out of the sanctioned limit of ₹ 350.00 Million), the loan was sanctioned during November 2023 (renewed from time to time), carries an interest rate of 10.30 % - 10.65% P.A (Repo Rate plus spread) for a period of 12 months subject to annual review, repayable either on On-Demand-60 days basis the nature of utilisation of the facility. The facility is secured by pari-passu charge on the current assets and movable fixed assets of the Lynks business. Further, the facilities are guaranteed by Corporate Guarantee to the extent of 50% of the facility and Fixed Deposits Margins to the extent of 50% of the facility lien marked in favor of the Bank.

Working capital facility of ₹ 137.77 Million consisting of overdraft and Purchase invoice financing (out of the sanctioned limit of ₹ 300.00 Million), the facilities was sanctioned during August 2023 (renewed from time to time), carries an interest rate of 10.30 % -10.35 % P.A (Repo Rate plus spread) for a period of 12 months subject to annual review, repayable either on On-Demand/60 days basis the nature of utilisation of the facility. The facility is secured by pari-passu charge on the current assets and movable property, plant and equipment of the wholly owned subsidiary's business, further, the facility is guaranteed by Corporate Guarantee from the Holding Company.

8,808.98

8,808.98

As at

March 31, 2023

8,731.74

8,731.74

17 Trade payables

(Carried at amortised cost)

	As at
	March 31, 2024
Current	
Outstanding dues of creditors	8,808.9
	8,808.9

Terms and conditions for above financial liabilities:

- Trade payables are non-interest bearing and are normally settled on 30-40 day terms.
- For explanation on Group's liquidity risk management, Refer note 39

(All amounts in ₹ Million, unless otherwise stated)

17 Trade payables (Contd.)

Trade	paval	ble a	geing	
HOUL	Du yu	DIC a	Benns	

illade payable ageing .							
		- 0	Outstanding from	m the due date of	payment		
	Unbilled dues	Not due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
As at March 31, 2024	10.00	357.50	77.30	12.72	.Det.	(9.5)	375.5
(i) Micro and small enterprises	10.12	261.61	73.33	0.92	0.71	0.11	346.80
(ii) Others	4,480.11	1,831.17	2,026.30	51.94	52.67	19.99	8,462.18
Total	4,490.23	2,092.78	2,099.63	52.86	53.38	20.10	8,808.98
			Outstanding from	m the due date of	payment		
	Unbilled dues	Not due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
As at March 31, 2024				- 1			
(i) Micro and small enterprises	14.30	4.06	70.08	8.79	9		97.23
(ii) Others	6,608.58	487.59	1,255.21	182.13	59.59	41.41	8,634.51
Total	6,622.88	491.65	1,325.29	190.92	59.59	41.41	8,731.74

^{*} There are no disputed trade payables, hence the same is not disclosed in the ageing schedule.

18 Other financial liabilities

(Carried at amortised cost)

(Carried at amortised cost)		
	As at March 31, 2024	As at March 31, 2023
Non -current		
Security deposit payable	- A	374.37
		374.37
Current		
Amount payable to merchants*	4,810.55	3.61
Employee related liabilities	683.37	741.00
Capital creditors	99.82	129.43
Security deposit payable	460.32	377.30
Liability component of share based payment	8	2,408.52
Others	340.10	256.70
	6,394.16	3,916.56

^{*} For the previous year ended March 31, 2023: ₹ 915.54 million, amount payable to merchants had been grouped under Trade payables in the consolidated financial statements, in addition to amounts disclosed under note 9.

19	Contract liabilities		
		As at	As at
		March 31, 2024	March 31, 2023
	Non-Current		
	Contract liabilities	290.12	
		290.12	79.7
	Current		
	Contract liabilities	209.35	350.41
		209.35	350.41
20	Provisions		
		As at	As at
		March 31, 2024	March 31, 2023
	Non-current		
	Provision for employee benefits		
	Provision for gratuity (Refer note 32(b))	391.10	384.94
		391.10	384.94
	Current		
	Provision for employee benefits		
	Provision for gratuity (Refer note 32(b))	116.17	99.23
	Provision for compensated absences	671.08	720.14
		787.25	819.37
21	Other liabilities		
		As at	As at
		March 31, 2024	March 31, 2023
	Current		
	Statutory liabilities	1,795.41	1,533.72
	Advance from customers	61.33	133.22
		1,856.74	1,666.94

(All amounts in ₹ Million, unless otherwise stated)

22 Revenue from operations

Year ended	Year ended
March 31, 2024	March 31, 2023
60 764 23	44,138.70
3,272.29	3,724.89
64,036.52	47,863.59
1,269.02	1,307.26
45,420.85	32,214.13
46,689.87	33,521.39
1,747.51	1,260.98
1,747.51	1,260.98
112,473.90	82,645.96
	60,764.23 3,272.29 64,036.52 1,269.02 45,420.85 46,689.87 1,747.51

Disaggregation of revenue as per Ind AS 115: The entire source of revenue is in India and the category of revenue is the same as disclosed above.

Timing of rendering of services

	Year ended March 31, 2024	Year ended March 31, 2023
Revenue from services		
Services rendered at a point in time	59,286.92	44,138.70
Services rendered over time	6,497.11	4,985.87
	65,784.03	49,124.57
Revenue from sale of goods		
Goods transferred at a point in time	46,689.87	33,521.39
	46,689.87	33,521.39
	112,473.90	82,645.96
Contract balances		

Contract balances

The following table provides information about trade receivables, contract liabilities and advance from customers:

	Year ended March 31, 2024	Year ended March 31, 2023
Trade receivables (Refer note 22.1 below)	9,638.50	10,623.49
Contract liabilities (Refer note 19 and 22.2 (a) below)	499.47	350.41
Advance from customers (Refer note 22.2 (b) below)	61.33	133.22

Notes:

- 22.1. Trade receivables are non-interest bearing and generally carry credit period of 0 to 60 days. These include unbilled receivables which primarily relate to the Group's rights to consideration for work completed but not billed at the reporting date.
- 22.2. Contract liabilities relates to payments received in advance of performance against which amount has been received from customer but services are yet to be rendered on the reporting date. Contract liabilities are recognized evenly over the period of service, being performance obligation of the Group.

(a) Changes in contract liabilities for the year ended March 31, 2024 and March 31, 2023 are as follows:

	Year ended	Year ended
	March 31, 2024	March 31, 2023
Balance at the beginning of the year	350.41	226.86
Add: Unearned revenue	1,626.37	1,458.33
Less: Revenue recognised during the year		
Out of opening unearned revenue	(340.80)	(226.75)
Out of unearned revenue received during the year	(1,136.51)	(1,108.03)
Balance at the end of the year	499.47	350.41

22 Revenue from operations (Contd..)

The Research Control of the Control	
(h) Changer in advance from sustamore during the year	ended March 31, 2024 and March 31, 2023 are as follows:

	Year ended March 31, 2024	Year ended March 31, 2023
Balance at the beginning of the year	133.22	
Less: Revenue recognised during the year	(734.41)	
Add: Advances received during the year	662.52	133,22
Print Print Strang Strangs County County Co.	61.33	133.22

(c) The transaction price allocated to the remaining performance obligations as at March 31, 2024 and March 31, 2023.

	Year ended March 31, 2024	Year ended March 31, 2023
To be recognised within one year	270.68	483.63
To be recognised in more than one year	290.12	
	560.80	483.63

(d) Reconciliation of Revenue from platform services and Revenue from sale of food with the contracted price*:

	Year ended March 31, 2024	Year ended March 31, 2023
Revenue from platform services		Y WAR
Contracted price	61,252.71	44,138.70
Less: Discounts	(488.48)	
	60,764.23	44,138.70
Revenue from sale of food		
Contracted price	1,573.70	1,798.30
Less: Discounts	(304.68)	(491.04)
	1,269.02	1,307.26

^{*} There is no material adjustment made to contract price for revenue recognised as Revenue from supply chain services, Revenue from sale of traded goods and Other operating income.

23 Other income

Year ended March 31, 2024	Year ended March 31, 2023
0.70	
1,145.41	1,213.67
64.22	55.42
2,401.47	2,114.43
73.25	167.74
- 8	533.67
118.85	311.70
66.39	101.94
3,869.59	4,498.57
	1,145.41 64.22 2,401.47 73.25 118.85 66.39

24 Cost of materials consumed

	Year ended	Year ended
	March 31, 2024	March 31, 2023
Inventory at the beginning of the year	51,39	53.45
Add: Purchases of raw material	620.51	717.93
Less: Inventory at the end of the year	(61.07)	(51.39)
Cost of material consumed	610.83	719.99

25 Employee benefits expense

	Year ended March 31, 2024	Year ended March 31, 2023
Salaries, wages and bonus	13,513.57	15,314.22
Contribution to provident and other fund (Refer note 32(a))	244.09	189.24
Share based payments* (Refer note 33)	5,962.62	5,339.52
Staff welfare	401.36	455.22
	20,121.64	21,298.20

^{*}Includes benefits pertaining to cash settled share-based payment amounting to ₹ 182.24 Million for the year ended March 31, 2024 (March 31, 2023 : expense amounting to ₹ 1,965.87 Million) on account of actualisation of options.

26 Finance costs

Year ended March 31, 2024	Year ended March 31, 2023
76.67	4
601.74	561.88
35.62	20.04
714.03	581,92
	76.67 601.74 35.62

^{*} Includes ₹ 35.35 Million (March 31, 2023: ₹ 18.21 Million) pertaining to interest cost on defined benefit obligations (Refer note 32).

27 Depreciation and amortisation expense

	Year ended March 31, 2024	Year ended March 31, 2023
Property, plant and equipment (Refer note 3)	1,764.82	1,015.11
Right-of-use assets (Refer note 40)	1,887.85	1,442.17
Other intangible assets (Refer note 4)	553.18	400.58
	4,205.85	2,857.86

28 Other expenses

	Year ended March 31, 2024	Year ended March 31, 2023
Technology and cloud infrastructure cost ⁽ⁱ⁾	2,956.96	4,135.70
Outsourcing support	3,787.91	3,243.56
Supply chain management services (iii)	2,551.09	4,074.49
Payment gateway	1,394.35	1,225.41
Rent	289.91	325.18
Legal and professional fees	1075.99	1,049.16
Travelling and conveyance	443.41	372.58
Recruitment	65.50	79.94
Repairs and maintenance		
- Others	635.70	522.61
Power and fuel	566.89	186.24
Insurance	497.03	576.51
Loss on disposal / write off of property, plant and equipment (net)	152.45	28.45
Rates and taxes	190.41	178.09
Advances / deposits / receivables written off		7.05
Printing and stationery	28.05	89.40
Postage and courier	23.72	27.44
Consumables	478.38	366.99
Allowances for doubtful debts and receivables	635.89	333.96
Allowances for doubtful advances	172.74	14
Miscellaneous expense *	425.37	113.48
	16,371.75	16,936.24

⁽i) previously reported as communication and technology expense.

29 Exceptional items

	Year ended March 31, 2024	Year ended March 31, 2023
Impairment on property, plant and equipment (Refer note 3)*	127.70	92.56
Impairment on goodwill and other intangible assets (Refer note 4).	178.24	140
	305.94	92.56

^{*} Impairment provision of ₹ 127.70 Million (March 31, 2023 : ₹ 92.56 Million) with respect to property, plant and equipment pertains to certain closed dark stores and inactive kitchens where the carrying value has exceeded the recoverable amount has been provided during the year.

⁽iii) previously reported as warehousing and transportation cost.

^{*} The Group, during the current year, identified embezzlement of funds in one of the subsidiary by a former junior employee amounting to ₹ 326.76 Million over the past periods. The Group has investigated the matter through an external investigation team and has also filled a legal complaint against the former junior employee. Based on review of the facts discovered during the investigation, the Group has recorded an expense for the aforementioned amount during the year ended March 31, 2024.

(All amounts in ₹ Million, unless otherwise stated)

30 Earnings per share

Basic Earnings Per Share and Diluted Earnings Per Share amounts are calculated by dividing the loss for the year attributable to shareholders of the company by the weighted average number of equity shares outstanding during the year.

The following reflects the income and share data used in the basic and diluted loss per equity share (EPS) computations:

	Year ended March 31, 2024	Year ended March 31, 2023
Face value of equity share (₹)	1.00	1.00
Loss attributable to equity shareholders of the company (₹ in Million) - (A)	(23,502.43)	(41,793.05)
Weighted average number of equity shares outstanding	30,065,685	22,083,392
Weighted average number of compulsorily convertible cumulative preference shares outstanding and vested ESOPs	2,166,228,682	2,140,292,725
Weighted average number of equity shares in calculating basic and diluted EPS - (B)	2,196,294,367	2,162,376,117
Basic and diluted loss per equity share (₹) - (A/B)	(10.70)	(19.33)

Notes:

- (i). ESOPs outstanding as at March 31, 2024 and March 31, 2023 are anti-dilutive in nature and accordingly have not been considered for the purpose of calculation of EPS.
- (ii). The Group has corrected and revised the weighted average number of equity shares considered for calculation of loss per share (Basic and diluted), by giving effect of conversion ratio with respect to compulsorily convertible cumulative preference shares on fully dilutive basis (2,076,814,816) along with vested and exercisable ESOPs (63,477,909) granted till date.

Further, since aforesaid correction does not impact/ change any reported balances of assets, liabilities and equity of the prior period presented, the Group has not restated financial statements during the current year, also refer note 44(b).

31 Income taxes

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

	Year ended March 31, 2024	Year ended March 31, 2023
Loss before income tax	(23,502.43)	(41,793.05)
Tax at India's statutory income tax rate of 34.94% (March 31, 2023 : 34.94%)	(8,211.75)	(14,602.49)
Tax effect of :		
Tax not recognised on account of losses in the Group	8,211.75	14,602.49
Income tax reported in the Consolidated Statement of Profit and Loss		-

(a) Deferred tax

The Group is having net deferred tax assets primarily comprising of deductible temporary differences, unabsorbed depreciation and brought forward losses under tax laws. However, in the absence of reasonable certainty as to its realization of Deferred Tax Assets (DTA), DTA has not been recognized.

	As at March 31, 2024	As at March 31, 2023
Deferred tax liability		T-1
Impact on business combination (Refer note 43)	258.10	190.88
Total (A)	258.10	190.88
Deferred tax assets		
Unabsorbed brought forward losses	53,154.92	47,641.22
Unabsorbed depreciation	2,037.19	1,425.95
Deductible temporary differences	8,200.99	5,894.26
Total (B)	63,393.10	54,961.43
Net Deferred tax assets not recognised in the books (B - A)	63,135.00	54,770.55
(b) Tax losses carried forward		
Tax losses for which no deferred tax asset was recognised expire as follows		
	As at	As at
	March 31, 2024	March 31, 2023
Tax losses	152,116.12	139,087.99
Expiry (in years)	2026-2032	2026-2031

(All amounts in ₹ Million, unless otherwise stated)

32 Employment benefit plans

(a) Defined contribution plan

The Group makes contributions to provident fund, employee state insurance scheme contributions which are defined contribution plans for qualifying employees. Under the schemes, the Group is required to contribute a specified percentage of the payroll costs to fund the benefits. The Group recognized ₹ 203.21 Million (March 31, 2023: ₹ 148.89 Million) for provident fund contribution and ₹ 3.17 Million (March 31, 2023: ₹ 2.48 Million) for employee state insurance scheme contribution in the Consolidated statement of profit and loss.

(b) Defined benefit plan

The Group offers Gratulty benefit to employees, a defined benefit plan, Gratulty plan is governed by the Payment of Gratulty Act, 1972. The Group's gratulty plan is unfunded and provides for a lump sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount equivalent to 15 days basic salary payable for each completed year of service. Vesting occurs upon completion of five continuous years of service.

Disclosure of Gratuity plan as per Ind AS 19

	As at	AVC 53
	March 31, 2024	As at March 31, 2023
Change in defined benefit obligation:		
Obligation at the beginning of the year	484.17	318.19
	4.12	-
Current Service cost	122.71	139.50
Interest cost (net)	35.62	18.21
	(11.25)	32.82
Benefit paid	(129.93)	(44.63)
Transfers in	1.83	20.08
Obligation at the end of the year	507.27	484.17
Current and Non-current classification:		
Current liability	116.17	99.23
Non-current liability	391.10	384.94
	507.27	484.17
Expenses recognised in the Consolidated of profit and loss:		
Current service cost	122.71	139.50
Interest cost (net)	35.62	18.21
Net gratuity cost	158.33	157.71
Remeasurement (gains)/losses in other comprehensive income		
Actuarial (gain)/ loss due to financial assumption changes	(0.91)	(31.59)
Actuarial (gain)/ loss due to experience adjustments	(5.95)	61.75
Actuarial (gain)/ loss due to demographic assumptions changes	(4.39)	2.66
Total expenses recognised through other comprehensive income	(11.25)	32.82
Assumptions		
Discount rate (%)	7.15%	7.2%-7.45%
Salary escalation rate (%)	10%-12%	10%-12%
Attrition rate (%)	5%-30%	5%-30%
Retirement age (years)	58	58
Mortality rate (%)	100% of IALM	100% of IALM
	Obligation at the beginning of the year Addition on business combination Current Service cost Interest cost (net) Actuarial loss /(gain) (accounted through OCI) Benefit paid Transfers in Obligation at the end of the year Current and Non-current classification: Current liability Non-current liability Expenses recognised in the Consolidated of profit and loss: Current service cost Interest cost (net) Net gratuity cost Remeasurement (gains)/losses in other comprehensive income Actuarial (gain)/ loss due to experience adjustments Actuarial (gain)/ loss due to demographic assumptions changes Total expenses recognised through other comprehensive income Assumptions Discount rate (%) Salary escalation rate (%) Attrition rate (%)	Change in defined benefit obligation: 484.17 Obligation at the beginning of the year 484.17 Addition on business combination 4.12 Current Service cost 122.71 Interest cost (net) 35.62 Actuarial loss /(gain) (accounted through OCI) (11.25) Benefit paid (129.93) Transfers in 507.27 Current and Non-current classification: 116.17 Current liability 391.10 Non-current liability 391.10 Expenses recognised in the Consolidated of profit and loss; 122.71 Current service cost 122.71 Interest cost (net) 35.62 Net gratuity cost 158.33 Remeasurement (gains)/losses in other comprehensive income (0.91) Actuarial (gain/) loss due to financial assumption changes (0.91) Actuarial (gain/) loss due to demographic assumptions changes (4.39) Total expenses recognised through other comprehensive income (11.25) Assumptions (2.95) Discount rate (%) 7.15% Salary escalation rate (%) 5.83 <

The estimate of future salary increases considered, takes into account the inflation, seniority, promotion, increments and other relevant factors, benefit obligation such as supply and demand in the employment market.

The weighted average duration of defined benefit obligation is 4 years (March 31, 2023 : 4 years).

F. The expected maturity analysis of gratuity is as follows (undiscounted basis)

	As at	As at
	March 31, 2024	March 31, 2023
Expected cashflows		
0 - 1 year	116.1	7 99.91
2 - 5 years	350.3	330.31
6 - 10 years	163.5	1 160.41
> 10 years	57.3	7 110.56

(All amounts in ₹ Million, unless otherwise stated)

32 Employment benefit plans (Contd..)

G. Quantitative sensitivity analysis for significant assumption is shown as below:

	Year ended March 31, 2024		Year ended Year ended		7.7
	Decrease	Increase	Decrease	Increase	
Effect of change in discount rate on DBO (-/+ 1%)	527.11	489.00	505.29	464.81	
Impact on defined benefit obligation	3.91%	-3.60%	4.36%	-4.00%	
Effect of change in salary growth rate on DBO (-/+ 1%)	489.32	526.38	465.99	503.59	
Impact on defined benefit obligation	-3.54%	3.77%	-3.75%	4.01%	
Effect of change in attrition assumption on DBO (-/+ 50%)	637.17	455.94	597.33	423.31	
Impact on defined benefit obligation	25.61%	-10,12%	23.37%	-12.57%	
Effect of change in mortality rate on DBO (-/+ 10%)	507.41	507.40	484.16	483.91	
Impact on defined benefit obligation	0.03%	0.03%	0.00%	-0.05%	

The sensitivity analysis presented above may not be representative of the actual change in the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

33 Employee Stock Option Plan (ESOP)

The Group has two ESOP schemes namely Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015) and Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021).

The Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015) had been approved by the Board of Directors of the Group at their meeting held on May 26, 2015 and the shareholders of the Group by way of resolution passed at their Extra Ordinary General meeting held on June 14, 2015 for granting of aggregate 17,650 options which were amended from time to time basis vide resolutions passed at the General meetings and further increased to 1,06,201 options vide resolution passed at the Extraordinary General Meeting held till date. These options would vest generally over 4 years from the date of grant based on the vesting conditions as per letter of grant executed between the Group and the employee of the Group. Option vested can be executed at the time of liquidity event as per the provisions outlined in the Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015). Each option when exercised would be converted into 1,401 fully paid-up equity share of ₹ 1.00 each of the Group but not exceeding 148,787,115 resultant equity shares.

The Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021) had been approved by the Board of Directors of the Group at their meeting held on August 06, 2021 and the shareholders of the Group by way of resolution passed at their Extra Ordinary General meeting held on August 10, 2021 for granting of aggregate 25,370 options which were amended from time to time basis vide resolutions passed at the General meetings and increased to 26,399 options.

Further, shareholders of the Group vide resolution passed at the Extraordinary General Meeting held on March 31, 2023 had approved for "no further grants under ESOP scheme 2021 and the transfer of unissued options being a total of 1,651 options lying in the ESOP scheme 2021 be transferred to ESOP scheme 2015 and any grants that return to the Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021) hereafter on account of lapse or surrender of options automatically be credited to the Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015)." Post approval from the shareholders unissued options lying in pool of ESOP 2021 were transferred to ESOP 2015 resulting into 24,748 options as on March 31, 2023. Each option when exercised would be converted into 1,401 fully paid-up equity share of ₹ 1.00 each of the Group but not exceeding 34,672,509 resultant equity shares.

During the year ended March 31, 2022, the Group issued bonus in the ratio of 1400:1 to all the existing shareholders whose names appear in the register of members of the Group as on December 31, 2021. Hence each option granted under the above schemes would be eligible for 1,401 equity shares. Also for the options granted on or after the bonus issues exercise price has been fixed as ₹1,401.00 (fourteen hundred and one).

The following table summarises the movement in stock option granted and weighted average exercise price (WAEP) during the year:

Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015)		(No.)
	As at March 31, 2024	As at March 31, 2023
Outstanding at the beginning of the year	77,523	68,897
Granted	31,902	18,322
Exercised	(1,781)	
Forfeited, expired and surrendered	(14,439)	(9,696)
Outstanding at the end of the year	93,205	77,523
Exercisable at the end of the year	50,786	43,322

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)
Notes to the Consolidated Financial Statements
(All amounts in ₹ Million, unless otherwise stated)

33 Employee Stock Option Plan (ESOP) (Contd..)

Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021)		(No.)
	As at March 31, 2024	As at March 31, 2023
Outstanding at the beginning of the year	24,776	19,132
Granted	15.	6,448
Exercised	(711)	
Forfeited, expired and surrendered	(4,520)	(804)
Outstanding at the end of the year	19,545	24,776
Exercisable at the end of the year	8,519	1,987

Details of weighted average remaining contractual life and exercise prices for the options outstanding at the reporting date:

A CHARLES TO SECURE	7 27 0 30 30		
No of options	No of equity arising out of options	Exercise price(₹)	Remaining life (years)*
93,205	130,580,205	1,401.00	82.46
19,545	27,382,545	1,401.00	82.46
77,523	108,609,723	1,401.00	83.01
24,776	34,711,176	1,401.00	83.01
	93,205 19,545 77,523	No of options arising out of options 93,205 130,580,205 19,545 27,382,545 77,523 108,609,723	No of options arising out of options Exercise price(₹) 93,205 130,580,205 1,401.00 19,545 27,382,545 1,401.00 77,523 108,609,723 1,401.00

The Group has used Black Scholes Option Pricing Model. The following table list the inputs to the models used for Swiggy ESOP 2015 (formerly known as Bundl ESOP 2015) & Swiggy ESOP 2021 (formerly known as Bundl ESOP 2021):

	W. W. W.	~ .	
Year ended	March	31.	2024

Year ended March 31, 2024				
	Jan 01, 2024 to	Oct 01, 2023	July 01, 2023 to	Apr 01, 2023 to
	Mar 31, 2024	to Dec 31,	Sep 30, 2023	June 30, 2023
		2023		
Risk free interest rate (% p.a)	7.05%	7.12%	6.97%	7.14%
Expected life of options granted (years)	5.01	5.01	5.01	5.01
Expected volatility (simple average)	55.92%	55.28%	54.97%	54.85%
Dividend yield (%)	4		4	
Fair value of the option (₹)	293,509.50	217,656.14	217,649.22	201,171.55
Exercise price (₹)	1,401.00	1,401.00	1,401.00	1,401.00
Year ended March 31, 2023				
	Jan 03, 2023 to Mar 31, 2023	Oct 01, 2022 to Dec 31, 2022	July 01, 2022 to Sep 30, 2022	Apr 01, 2022 to June 30, 2022
Risk free interest rate (% p.a)	7.22%	7.20%	7.11%	6.15%
Expected life of options granted (years)	5.01	5.01	5.01	5.01
Expected volatility (simple average)	55.24%	53.31%	50.47%	46.29%
Dividend yield (%)	1			Proc. 2017
Fair value of the option (₹)	199,137.44	228,908.30	228,908.30	227,879.89
Exercise price (₹)	1,401.00	1,401.00	1,401.00	1,401.00

The expected life of stock options is based on historical data and current expectations and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects assumption that the historical volatility over a period similar to the life of the options is indicative of future trends, which may also not necessarily be the actual outcome.

During the year ended March 31, 2022, the Company had launched Swiggy Liquidity Program ("SLP" or "Program") to provide liquidity to its eligible employees subject to certain conditions. As per the program the liquidity is being carried out in two rounds i.e. during July, 22 and July, 23. Liquidity price would be fair market value (FMV) at the time of liquidity, facilitated by the Company preferably through a secondary market sale or internal company financed liquidity event. The liquidity event was considered as a modification, considering appropriate assumptions and the fair value on the date of modification of ₹ 1,596.64 Million was recognized as financial liability with a corresponding adjustment to equity during the year ended March 31, 2022.

During the year ended March 31, 2023, the Company had facilitated the first round of liquidity during July, 2022 for the eligible employees, accordingly a cost of ₹ 641.38 Million for 3,363 options pertaining to first round of liquidity scheme and ₹ 1,200.68 Million for 7,299 options pertaining to second round of liquidity scheme has been recognised in the consolidated financial statements. The Group has also facilitated the second round of liquidity in the quarter ended September 2023 for the eligible employees. Accordingly, an amount of ₹ 182.24 Million for 6,283 options on account of actualisation has been recognised as a credit to share based payment expense in the Consolidated Statement of Profit and Loss (Refer note 25).

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Notes to the Consolidated Financial Statements

(All amounts in ₹ Million, unless otherwise stated)

34 Commitments and contingencies

(a) Commitments

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

As at March 31, 2024, the Company had commitment of ₹ 321.66 Million (March 31, 2023: ₹ 10.93 Million), net of advances towards the procurement of property, plant and equipment.

(b) Contingent liabilities

	As at March 31, 2024	As at March 31, 2023
Claims against the Group not acknowledged as debts:	-	
(a) Legal claim	1.21	31.02
(b) Income tax demands	16.02	16.02

(c) In December 2023, the company received show cause notices (SCNs) from the GST authorities requiring the Company to show cause why a tax liability of ₹ 3,267.63 Million along with the interest and penalty for the period from July 2020 to March 31, 2022, should not be demanded and recovered. The alleged amount is calculated on the delivery charges collected by the company from the end user on behalf of the delivery partners. The Company is in process of responding to the SCNs. The company, supported by the external independent expert's advice, is of the view that it has a strong case on merits. The Company will continue to monitor developments in this case and address any further proceedings as necessary.

(d) The Group is subject to taxation matters that arise from time to time in the ordinary course of business. Judgment is required in assessing the range of possible outcomes for some of these tax matters, which could change substantially over time as each of the matter progresses depending on experience on actual assessment proceedings by tax authorities and other judicial precedents. Based on its internal assessment supported by external legal counsel views, if any, the Group believes that it will be able to sustain its positions if challenged by the authorities and accordingly no additional provision is required for these matters.

Other than the matter disclosed above, the Group is involved in claims through consumer forum relating to quality of service, Competition Commission of India ("CCI"), writ petition and other arbitral matters that arise from time to time in the ordinary course of business. Some of these demands are disputed by the Group, and matters are presently under arbitration with the consumer forum and other arbitral tribunal. Management is of the view that above matters will not have any material adverse effect on the Group's financial position and results of operations.

35 Related party transactions

i. Related parties where control exists:

Wholly owned subsidiaries

Scootsy Logistics Private Limited ("Scootsy")
Supr Infotech Solutions Private Limited ("SuprDaily")

Step down Subsidiary

Lynks Logistics Limited ("Lynks") - w.e.f August 29, 2023

Associate company

Loyal Hospitality Private Limited ("LHPL") - w.e.f March 01, 2023

Subsidiary of Associate

Loyal Hospitality Kitchens Private Limited ("LHKPL"), w.e.f March 01, 2023

ii. Related party which have significant influence

MIH India Food Holdings B.V.(Naspers)

iii. Parties over which key management personnel are able to exercise significant influence

Vijayawada Hospitalities Private Limited Surendranath Majety (Hotel Minerva)

35 Related party transactions (Contd..)

iv. Related parties under Ind AS 24:

-	Key management personnel Name	Designation	Date of appointment	Date of resignation	1
-	Sriharsha Majety	Managing Director and Group Chief Executive Officer	December 26, 2013	7	
	Lakshmi Nandan Reddy Obul	Whole-time Director and Head of Innovation	December 26, 2013	4.5	
	Anand Daniel	Nominee Director	July 10, 2015		
	Ashutosh Sharma	Nominee Director	June 21, 2017		
	Lawrence Charles Illg	Nominee Director	March 21, 2019	December 01, 2023	3
	Rahul Bothra	Chief Financial Officer	September 01, 2017		
	Sumer Juneja	Nominee Director	July 27, 2021	2	
	Sonal Bhandari	Company Secretary	January 03, 2022	January 08, 2024	
	M Sridhar	Company Secretary	April 01, 2024		
	Shailesh V Haribhakti	Independent Director	January 24, 2023	*	
	Mallika Srinivasan	Independent Director	January 24, 2023	January 18, 2024	
	Sahil Barua	Independent Director	January 24, 2023		
	Phani Kishan Addepalli	Director	March 16, 2023		
	Anand Thirumalachar Kripalu	Independent Director	December 04, 2023	*	
	Roger Clarks Rabalais	Nominee Director	December 04, 2023		
	Suparna Mitra	Independent Director	April 01, 2024	-	
	Details of transactions with the	related parties:		A C 19 2 2 2	
				For the year	For the year
				ended	ended
				March 31, 2024	March 31, 2023
	a. Transaction with associate Loyal Hospitality Private Limi	ited			
	Revenue from platform ser			0.16	0.02
	Expenses towards Rent and			16.51	0.02
	Expenses incurred on beha			5.73	
	 Transaction with subsidiary of Loyal Hospitality Kitchens Pri 				
	Revenue from platform ser			6.69	1.60
	c. Transactions with key manag	gerial personnel:			
	Remuneration to key mana	gement personnel:			
	Short-term employee bene	fits		94.81	164.28
	Share-based payment			2,270.52	596.75
	Directors remuneration and	d sitting fee		14.94	2.40
	d. Entities over which key mana	agement personnel are able to exercise significant influe	nce:		
	(i). Vijayawada Hospitalitie				
	Revenue from platfo	orm services		1.55	1,78
	(ii). Surendranath Majety (Hotel Minerva)		5.3	5.5
	Revenue from platfo	orm services		0.24	0.20
	Details of balance receivable from	om and payable to related parties are as follows:		As at	As at
				March 31, 2024	March 31, 2023
	Key managerial personnel			w 32	
	Children County and a second or other county and county	e to key managerial personnel		9.88 9.34	7.64
		itting fee payable to key managerial personnel		9.34	2.40
	Loyal Hospitality Private Limite				0.02
	Amount payable to merchant Trade Receivable	2		5.73	0.02
	Loyal Hospitality Kitchens Priva	te Limited			
	Amount payable to merchant	5.		7-	0.45
	Vijayawada Hospitalities Privat	e Limited			
	Amount payable to merchant			0.11	0.05
	Surendranath Majety (Hotel M	linerva)			
	Amount payable to merchant			0.02	0.01
	Annual Annual Control of the Control				

All the above related party transactions are carried at arm's length price.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Notes to the Consolidated Financial Statements

(All amounts in ₹ Million, unless otherwise stated)

36 Operating Segments

Operating segments are defined as components of an enterprise for which discrete financial information is available that is evaluated regularly by the chief operating decision maker ("CODM"), in deciding how to allocate resources and assessing performance. The Group's chief operating decision maker is the Chief Executive Officer.

The business segments comprises of:

- 1. Food Delivery
- 2. Out of home consumption
- 3. Quick- commerce
- 4. Supply chain and distribution
- 5. Platform Innovations

Food delivery business offer on-demand Food Delivery services through a network of restaurant partners and delivery partners, which is available through mobile application and/ or website.

Out-of-home Consumption offerings include restaurant dining solutions (that we provide through DineOut) and access to curated outdoor events through SteppinOut.

Quick commerce offer on-demand grocery and a growing array of household items to users through Instamart.

Supply Chain and Distribution offer comprehensive supply chain services to wholesalers, retailers, and fast-moving consumer goods ("FMCG") brands, leveraging our warehousing capabilities. We streamline the value-chain and ensure reliable, fast, and cost-effective order fulfilment for wholesalers, retailers and FMCG companies.

Platform Innovations consists of set of incubators for new service offerings to create more frequent and meaningful touchpoints for our users, this segment includes business verticles such as Private Brands, Swiggy - Genie, Swiggy-Minis, Insanely Good etc.

During the year ended March 31, 2024, the Group realigned its internal reporting system to focus on revised business verticals for tracking its performance and resource allocation decisions. This required the Group to realign its operating segment disclosures with its internal reporting structure. Accordingly, the management has restated the segment information for the corresponding previous financial years in accordance with the reporting requirements of Ind AS 108. Further, as the CODM is no longer reviewing segment assets and liabilities as part of its resource allocation decisions, due to which the Group has discontinued the disclosure of segment assets and liabilities.

	For the year ended March 31, 2024	For the year ended March 31, 2023
Revenue from operations (total segment revenue)		
Food Delivery	51,918.11	41,645.90
Out of home consumption	1,571.86	776.86
Quick-commerce	9,785.50	4,513.63
Supply chain and distribution	47,796.05	32,863.47
Platform Innovations	1,719.24	3,192.10
Less: Revenue from operations (inter-segment)	112,790.76	82,991.96
Food Delivery	(316.86)	(346.00)
Out of home consumption	(22000)	(5.10.00)
Quick-commerce		2
Supply chain and distribution		4
Platform Innovations		2
The state of the s	(316.86)	(346.00)
Revenue from operations		
Food Delivery	51,601.25	41,299.90
Out of home consumption	1,571.86	776.86
Quick-commerce	9,785.50	4,513.63
Supply chain and distribution	47,796.05	32,863.47
Platform Innovations	1,719.24	3,192.10
	112,473.90	82,645.96
Segment results		
Food Delivery	(94.27)	(9,938.98)
Out of home consumption	(1,735.96)	(1,372.06)
Quick-commerce	(11,846.09)	(19,187.71)
Supply chain and distribution	(1,338.53)	(2,954.98)
Platform Innovations	(1,102.59)	(3,965.00)
	(16,117.44)	(37,418.73)
Add: Other income	3,869.59	4,498.57
Less: Share based payment expense	(5,962.62)	(5,339.52)
Less: Finance costs	(714.03)	1. U.S. T. S. S. S.
Less: Depreciation and amortization	(4,205.85)	(2,857.86)
Less: Exceptional items	(305.94)	(92.56)
Less: Share in net loss of associate	(66.14)	(1.03)
Loss Before tax	(23,502.43)	(41,793.05)

Revenue of ₹ 23,573.55 Million (March 31, 2023: ₹ 17,846.37 Million) is derived from two major customers (March 31, 2023: two) for the year ended March 31, 2024. This revenue is attributed to the Supply chain and distribution segment.

(All amounts in ₹ Million, unless otherwise stated)

37 Capital Management

For the purpose of Group's capital management, capital includes subscribed capital (equity and preference), securities premium and all other equity reserves attributable to the owners of the Group's robjective of the Group's capital management is to safeguard the Group's ability to continue as a going concern in order to finance the sustained growth in the business and to protect the shareholders value.

The Group is predominantly equity financed, which is evident from the capital structure below. The Group determines the capital requirement based on annual operating plans and long-term and other strategic investment plans. The funding requirements are met through equity and operating cash flows generated. The Group is not subject to any externally imposed capital requirements.

The capital structure and key performance indicators of the Group as at March 31, 2024 and March 31, 2023 is as follows:

	As at March 31, 2024	As at March 31, 2023
I Debt to equity position:		
A. Total equity attributable to the shareholders of the Group	77,914.61	90,566.12
B. Borrowings	2,111.86	
C. Total capital (A+B)	80,026.47	90,566.12
D. Debt to equity ratio (%) (B/A)	2.71%	0.00%
E. Total borrowings as a % of total capital (B/C)	2.64%	0.00%
F. Total equity as a % of total capital (A/C)	97.36%	100.00%
II Cash position:		
Cash and cash equivalents	8,870.51	8,325.21
Other balances with banks	4,433.69	4,806.25
Investment in money market instruments	40,392.84	54,952.52
	53,697.04	68,083.98

38 Disclosures on financial instruments

(a) Financial instruments by category

The carrying value and the fair value of the financial instruments by categories is as follows:			
	Note	As at March 31, 2024	As at March 31, 2023
Financial assets measured at amortised cost:	_		
Trade receivables	38.1	9,638.50	10,623.49
Security deposits	38.2	1,245.90	1,167.41
Investments in Non-Convertible Debentures(NCDs)/Bonds	38.2	6,146.39	9,721.91
Investments in certificate of deposits	38.2	3,193.04	7,850.00
Interest receivable	38.1		994.10
Balance with delivery partners	38.1	61.04	172.68
Amount recoverable from payment gateways	38.1	2,689.47	1.00
Other receivables	38.1	704.90	497.64
		23,679.24	31,027.23
Financial assets measured at fair value through profit and loss			
Investments in mutual fund units	38.4	31,053.41	37,380.61
		31,053.41	37,380.61
Financial assets measured at fair value through other comprehensive income			
Investments in equity and preference instruments	38.6	10,714.70	9,783.02
		10,714.70	9,783.02
Cash and cash equivalents and other balances with banks			
Cash in hand	38.3	22.70	9
Cheques in hand	38.3	87.46	9.
Balances with banks - In current accounts	38.3	7,059.18	8,325.21
Deposits with banks (including margin money deposits)	38.3	4,433.69	4,806.25
		11,603.03	13,131.46
Financial liabilities measured at amortised cost			
Borrowings	38.2	2,111.86	5
Trade payables	38.1	8,808.98	8,731.74
Lease liabilities	38.5	6,530.04	5,996.00
Other financial liabilities (Refer note 18)	38.1	6,394.16	4,290.93
		23,845.04	19,018.67

(All amounts in ₹ Million, unless otherwise stated)

38 Financial instruments - category and fair value hierarchy (Contd..)

(b) Valuation technique to determine fair value

- 38.1 The carrying value of these financial assets and liabilities in the Consolidated Financial Statements are considered to be the same as their fair value, due to their short term nature.
- 38.2 The carrying value of these financial assets and liabilities in the Consolidated Financial Statements are carried at amortised cost. The fair value of Investments in Non-Convertible Debentures(NCDs)/Bonds for the year ended March 31, 2024 is amounting to ₹9,260.54 Million (March 31, 2023 : ₹9,853.10 Million).
- 38.3 These accounts are considered to be highly liquid / liquid and the carrying amount of these are considered to be the same as their fair value.
- 38.4 The fair values of investments in mutual fund units is based on the net asset value ('NAV') as stated by the issuers of these mutual fund units in the published statements as at balance sheet date. NAV represents the price at which the issuer will issue further units of mutual fund and the price at which issuers will redeem such units from the investors.
- 38.5 Lease liabilities are recognised based on the present value of the remaining lease payments.
- 38.6 The fair values of the unquoted investments in equity instruments have been estimated using one or more of the valuation techniques such as Discounted cash flow method ("DCF"), Comparable companies multiples method ("CCM"), Option pricing backsolve method ("OPM") and Comparable companies transactions multiples method ("CTM").

(c) Fair value hierarchy

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: Inputs other than quoted price included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices)
- Level 3: Inputs for the assets and liabilities that are not based on observable market data (unobservable inputs)

	-						
	Balance	Fair value measurement at the end of the reporting year *					
Assets		Level 1	Level 2	Level 3			
As at March 31, 2024							
Investments in mutual fund units	31,053.41	31,053.41	~				
Investments in equity and preference instruments	10,714.70		-	10,714.70			
	41,768.11	31,053.41		10,714.70			
As at March 31, 2023							
Investments in mutual fund units	37,380.61	37,380.61		100			
Investments in equity and preference instruments	9,783.02		-	9,783.02			
	47,163.63	37,380.61		9,783.02			

^{*} There has been no transfers between the levels during any of the years.

(d) The following tables shows a reconciliation from the opening balance to the closing balance for level 3 fair values.

	As at March 31, 2024	As at March 31, 2023
Balance at the beginning of the year	9,783.02	373.88
Addition during the year	*	9,505.00
Deletions during the year	6	-
Gain / (loss) recognised in other comprehensive income during the year	931.68	(95.86)
Balance as at the end the year	10,714.70	9,783.02

(All amounts in ₹ Million, unless otherwise stated)

38 Financial instruments - category and fair value hierarchy (Contd..)

(e) Significant Unobservable inputs used in Level 3 Fair Values

	Valuation techniques	Significant unobservable inputs	Sensitivity of input to fair value measurement
As at March 31, 2024			
Investments in equity and preference instruments	Option pricing backsolve method ("OPM")	a) Enterprise value to revenue multiple (Ranging from 9.39x to	A 5% increase in Revenue multiple would have led to approximately \P 364.74 Millions gain in the Consolidated Financial Statements.
		30.42x)	A 5% decrease in Revenue multiple would have led to approximately $\ref{3}$ 364.00 Million loss in the Consolidated Financial Statements.
		b) Volatility (50%)	A 5% increase in volatility would have led to approximately \P 16.88 Millions gain in the Consolidated Financial Statements.
			A 5% decrease in volatility would have led to approximately \P 25.31 Million loss in the Consolidated Financial Statements.
As at March 31, 2023			
Investments in equity and preference instruments	Discounted cash flow method ("DCF"), Option	a) Enterprise value to Revenue multiple (30.42x)	A 5% increase in revenue multiple would have led to approximately \P 6.87 Million gain in the Consolidated Financial Statements.
	pricing backsolve method (OPM)		A 5% decrease in revenue multiple would have led to approximately ${\bf < 6.86}$ Million loss in the Consolidated Financial Statements.
		b) Volatility (50%)	A 5% increase in volatility would have led to approximately \P 0.37 Million gain in the Consolidated Financial Statements.
			A 5% decrease in volatility would have led to approximately \P 0.62 Million loss in the Consolidated Financial Statements.
		c) Weighted Average cost of Capital ("WACC") (16.86%)	A 5% increase in WACC would have led to approximately \P 834.76 Million loss in the Consolidated Financial Statements.
		A-readist.	A 5% decrease in WACC would have led to approximately ₹ 945.81 Million gain in the Consolidated Financial Statements.

The above sensitivity analysis are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated.

39 Financial risk management

The Group is exposed to various financial risks majorly Credit risk, Liquidity risk and Market risk and Equity price risk. The Group's senior management oversees the management of these risks with an objective to minimise the impact of these risks based on charters and (in) formal policies.

a. Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Such changes in the values of financial instruments may result from changes in the foreign currency exchange rates, interest rates, credit, liquidity and other market changes.

The Group's exposure to foreign currency exchange rate risk is very limited, as the Group doesn't have any significant foreign exchange transactions. Further, the Group's investments are primarily in fixed rate interest bearing investments. Accordingly, the Group is not significantly exposed to interest rate risk.

i Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate due to changes in market interest rates. As at March 31, 2024, the Group's debt obligation includes term loans, overdraft facilities and purchase invoice financing arrangements from the financial institutions. Refer note 16 for further details. The impact of possible change in floating rate on the Group's profitability was not material.

b. 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 unbilled receivables) and from its treasury activities, including deposits with banks and financial institutions, investments in money market and other financial instruments. Credit risk has always been managed by the Group through credit approvals, established credit limits and continuously monitoring the creditworthiness of customers to which the Group grants credit in the normal course of business.

(All amounts in ₹ Million, unless otherwise stated)

39 Financial risk management (Contd...)

i) Trade receivables

Trade receivables consists of receivables from large number of unrelated restaurant partners and online payment partners, receivables from customers which is in the regular course of B2B sales. The Group's credit risk with regard to receivables from restaurant is reduced by it's business model which allows it to offset payables to restaurants against receivables. The Group operates with known online payment partners, these are short term and carried very low credit risk at the reporting date. The Group's trade receivables are non-interest bearing and generally carries credit period of 0 to 60 days. The Group does not hold collateral as security. The details of concentration of revenue are provided in note 36.

As per Ind AS 109, the Group uses the expected credit loss model to assess the impairment loss. In determining the impairment allowance (allowance for doubtful debts), the Group has used a practical expedient by computing the expected credit loss allowance for trade receivables based on a provision matrix. The provision matrix takes into account historical credit loss experience as well as the current economic conditions and is adjusted for forward looking information. The expected credit loss allowance is based on the ageing of the receivables that are due and allowance rates used in the provision matrix. Refer note 28 for the details on allowances for doubtful debts and advances and note 8 for the outstanding trade receivable balance which is subject to credit risk exposure of the Group.

Outstanding customer receivables are regularly and closely monitored basis the historical trend, the Group provides for any outstanding receivables beyond 180 days which are doubtful, the trade receivables on the respective reporting dates are net off the allowances which is sufficient to cover the entire life time loss of sales recognised including those that are currently less than 180 days outstanding, the total provision of ₹ 773.08 Million (March 31, 2023: ₹ 723.33 Million) consists of both these types of accounts.

ii) Financial instruments and cash deposits

Credit risk from balances with banks and financial institutions is managed by the Group's treasury department in accordance with the Group's approved investment policy. Investments of surplus funds are made primarily in liquid mutual fund units, fixed maturity plan securities, fixed deposits, quoted bonds, certificate of deposits, commercial papers etc. Investments of certificate of deposits, zero coupon bonds, commercial papers etc., are made only with approved counterparties and within credit limits. Counterparty credit ratings are reviewed by the Group's Audit Committee on periodic basis.

The Group's maximum exposure to credit risk for the components of the balance sheet is the carrying amounts as illustrated in note 6 and the liquidity table below.

c. Liquidity risk

Liquidity risk is the risk of being unable to meet the payment obligations resulting from financial liabilities, which may arise from unavailability of funds. The exposure to liquidity risk is closely monitored on Group level using daily liquidity reports and regular cash forecast reports to ensure adequate distribution. The Group believes that cash and cash equivalents and current investments are sufficient to meet its current requirements, accordingly, no liquidity risk is perceived.

The break up of cash and cash equivalents, deposits and current investments are as follows:

Cash and cash equivalents Other balance with banks Current Investments

As at	As at
March 31, 2024	March 31, 2023
8,870.51	8,325.21
4,433.69	4,806.25
37,284.70	48,571.52
50,588.90	61,702.98

The table below summarises the maturity profile of the Group's financial liabilities at the reporting date. The amounts are based on contractual undiscounted payments.

ba lucanisi						
	Carrying value	On Demand	0-180 days	180-365 days	More than 365 days	Total
As at March 31, 2024						
Borrowings	2,111.86	179.42	668.21	316.59	949.77	2,113.99
Lease liabilities (Refer note 40)	6,530.04	1	1,188.24	1,076.04	5,543.79	7,808.07
Trade payables	8,808.98	8	8,808.98	1 6-		8,808.98
Other financial liabilities	6,394.16	598.56	5,795.60		-	6,394.16
	23,845.04	777.98	16,461.03	1,392.63	6,493.56	25,125.20
As at 31 March 2023						
Lease liabilities (Refer note 40)	5,996.00		875.56	881.23	5,603.27	7,360.06
Trade payables	8,731.74	714.57	8,017.17	1.8		8,731.74
Other financial liabilities	4,290.93	396,94	3,793.05	100.94		4,290.93
	19,018.67	1,111.51	12,685.78	982.17	5,603.27	20,382.73

d Equity price risk

The Group does not have any material exposures to equity price risk, other than those mentioned in note 38(e) above.

Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Notes to the Consolidated Financial Statements

(All amounts in ₹ Million, unless otherwise stated) 40 Leases

The Group has entered into lease contracts for premises to use it for commercial purpose to carry out it business i.e. office buildings and for its operations of cloud kitchen set up. These lease contracts of premises have lease terms between 2 and 10 years. Lease agreements does not depict any restrictions/covenants imposed by lessor. The Group also has certain leases of buildings (temporary spaces) with lease terms of 12 months or less. The Group has elected to apply the recognition exemption for leases with a lease term (or remaining lease term) of twelve months or less. Payments associated with short-term leases are recognised on a straight-line basis as an expense in consolidated statement of profit and loss over the lease term.

a The carrying amounts of right-of-use assets recognised and the movements during the year:

The carrying amounts of right-of-use assets recognised and the movements during the year:	
	Buildings
Gross Carrying Value	
As at April 01, 2022	6,447.82
Additions	3,292.75
Disposal/ Derecognition during the year	(1,699.20)
Reclass of prepaid expense to security deposit on account of vacation of premises as per Ind AS 109	(25.59)
As at March 31, 2023	8,015.78
Additions	3,509.35
Impact of business combination	113.16
Disposal/ Derecognition during the year	(1,878.15)
As at March 31, 2024	9,760.14
Accumulated Depreciation	
As at April 01, 2022	1,825.68
Charge for the year	1,442.17
Disposal/ Derecognition during the year	(710.32)
As at March 31, 2023	2,557.53
Charge for the year	1,887.85
Disposal/ Derecognition during the year	(563.23)
As at March 31, 2024	3,882.15
Net Carrying Value	
As at March 31, 2024	5,877.99
As at March 31, 2023	5,458.25
The carrying amounts of lease liabilities (included under financial liabilities) and the movements during the year:	
Lease liabilities:	Buildings
As at April 01, 2022	5,082.10
Additions	3,203.96
Deletions	(1,136.21)
Accretion of interest	561.88
Payment	(1,715.73)
As at March 31, 2023	5,996.00
Additions	3,422.06
Deletions	(1,252.96)
Impact of lease modification	(111.80)
Impact of business combination	113.20
Accretion of interest	601.74
Payment	(2,238.20)
As at March 31, 2024	6,530.04
A CALL AND CALL AND	

Current and Non-current classification:

March 31, 2024	March 31, 2023
1,859.45	1,550.23
4,670.59	4,445.77
6,530.04	5,996.00
	1,859.45 4,670.59

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c The amounts recognised in the Consolidated statement of profit and loss:

	AS at	AS at
	March 31, 2024	March 31, 2023
Depreciation expense of right-of-use assets (Refer note 27)	1,887.85	1,442.17
Interest expense on lease liabilities (Refer note 26)	601.74	561.88
Gain on termination of Leases (Refer note 23)	73.25	167.74
	2,562.84	2,171.79

Note: Refer Consolidated statement of cashflows for the details on cashflow with respect to leases.

(All amounts in ₹ Million, unless otherwise stated)

40 Leases (contd..)

d Maturity analysis of lease liabilities - contractual undiscounted cash flows:

Less than one year One to five years More than five years

As at	As at
March 31, 2024	March 31, 2023
2,264.29	1,756.81
5,449.28	5,052.05
94.50	551.20
7,808.07	7,360.06

e Other disclosures

i. Expenses relating to short-term leases have been disclosed under rent expenses in note 28.

ii. The incremental borrowing rate of 8.50% p.a. (March 31, 2023: 8.50% p.a.) has been applied to lease liabilities recognised in the Consolidated Balance Sheet.

41 Compliance with FDI regulation:

The Group is not owned and is not controlled by resident Indian citizens. The Group has received foreign direct investment ("FDI") up to ~85% of its paid-up share capital and resident Indian citizens do not have the ability to appoint and remove the majority of the Group's Board of Directors. Accordingly, the Group is required to comply with regulations applicable to Foreign Direct Investments.

FDI is governed by (collectively, "Exchange Control Regulations") (a) the Foreign Exchange Management Act, 1999 (including the rules and regulations made thereunder) ("FEMA"), (b)Foreign Exchange Management (Non-debt Instruments) Rules, 2019 (Notification No. S.O. 3732(E) dated October 17, 2019) as amended from time to time ("NDI Rules"), and (c) the consolidated FDI policy effective from August 28, 2017 and issued by the Department of Industrial Policy and Promotion, Ministry of Commerce and Industry ("DIPP"), as amended and restated from time to time including through various 'Press Notes' ("FDI Policy").

The Group has evaluated the guidance above and has obtained a legal opinion from the external legal counsel to conclude that the Group conducts its businesses under various categories namely 'sale of services through e-commerce' and 'sale of goods through e-commerce' amongst others. Accordingly, the conditions enumerated in Press Note No. 2 (2018 Series) dated December 26, 2018 ("PN2") read with Notification No. FEMA. 20(R) (6)/2019-RB dated January 31, 2019 and Press Note No. 3 (2016 Series) dated March 29, 2016 ("PN3") are not applicable to the Group whilst undertaking business under the 'sale of services through e-commerce' category. Accordingly, the Group has not determined any possible exposure on account of compliance with conditions enumerated under PN2 and PN3. In relation to the business activities relating to 'sale of goods through e-commerce', the Group duly complies with the conditions set forth under the FDI Policy including PN2.

42 Additional information pursuant to para 2 of general instructions for the preparation of consolidated financial statements:

For the year ended March 31, 2024

ror the year chucu march 31, 2024								
	Net as	sets	Share in profi	t and loss	Share in other con income/ (l	General and the second	Share in total comp	rehensive loss
	Amount	%	Amount	%	Amount	%	Amount	%
Parent	7.010	W 1003	100	3.77	10.00			
Swiggy Limited *	90,062.61	115.59%	(18,880.32)	80.33%	935.65	99.23%	(17,944.67)	79.54%
Indian subsidiaries								
Scootsy Logistics Private Limited	(6,987.66)	-8.97%	(4,239.72)	18.04%	(4.05)	-0.43%	(4,243.77)	18.81%
Supr Infotech Solutions Private Limited	(9,570.79)	-12.28%	(1,086.42)	4.62%	11.33	1.20%	(1,075.09)	4.77%
Indian associate								
Loyal Hospitality Private Limited	603.58	0.77%	(66.14)	0.28%		0.00%	(66.14)	0.29%
Consolidation Adjustment	3,806.87	4.89%	770.17	-3.28%	1	0.00%	770.17	-3.41%
Total	77,914.61	100.00%	(23,502.43)	100.00%	942.93	100.00%	(22,559.50)	100.00%

^{*} formerly known as Swiggy Private Limited, Bundl Technologies Private Limited.

Year ended March 31, 2023

	Net as	sets	Share in profi	t and loss	Share in other con income/ (le		Share in total compr	ehensive loss
	Amount	%	Amount	%	Amount	%	Amount	%
Parent						10.7		- ~ 5
Swiggy Limited *	97,428.34	107.58%	(37,576.21)	89.91%	(138.84)	107.90%	(37,715.05)	89.97%
Indian subsidiaries								
Scootsy Logistics Private Limited	(6,889.59)	-7.61%	(4,070.43)	9.74%	4.29	-3.33%	(4,066.14)	9.70%
Supr Infotech Solutions Private Limited Indian Associate	(8,548.40)	-9,44%	(2,381.83)	5.70%	5.87	-4.56%	(2,375.96)	5.67%
Loyal Hospitality Private Limited	669.72	0.74%	(1.03)	0.00%	1.5	0.00%	(1.03)	0.00%
Consolidation Adjustment	7,906.05	8.73%	2,236.45	-5.35%	1.0	0.00%	2,236.45	-5.33%
Total	90,566.12	100.00%	(41,793.05)	100.00%	(128.68)	100.00%	(41,921.73)	100.00%
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^{*} formerly known as Swiggy Private Limited, Bundl Technologies Private Limited.

(All amounts in ₹ Million, unless otherwise stated)

43 Acquisition of businesses

(a) Acquisition of Lynks Logistics Limited during the year ended March 31, 2024

On August 29, 2023, the Company has acquired Lynks Logistics Limited ("Lynks") for a purchase consideration of ₹3,855.39 Million in a swap share agreement with the existing shareholders of Lynks, pursuant to which the Company has issued 10,721,700 fully paid up Series K1 CCCPS (face value ₹ 10.00) shares in exchange has acquired 2,235,937,371 fully paid up equity shares of face value of ₹ 1.00 each representing 100% of shareholding of Lynks.

Lynks is engaged in the business of authorised distribution of fast-moving consumer goods to kirana stores, small retailers etc.

The Company has carried out the purchase price allocation ('PPA') and recorded identified Goodwill, other intangible assets and other assets in the consolidated financial statements on initial acquisition. As part of the aforesaid transaction, goodwill of ₹ 3,816.08 Million comprises the value of synergies arising from the acquisition has been recognised, none of the goodwill recognised is expected to be deductible for income tax purposes. however, the intangible assets recognised are eligible for deduction for Income tax purposes.

The purchase price has been allocated based on the Management's estimates and independent appraisal of fair value.

The fair value of identifiable assets and liabilities of Lynks business as at date of acquisition were as follows:

	Amount
Assets acquired	
Property, Plant and Equipment and Other intangible assets	23.10
Trade receivables	215.90
Inventories	254.30
Cash and cash equivalents	136.60
Other assets	323.00
Total assets acquired	952.90
Liabilities Assumed	
Trade Payables	128.41
Borrowings	1,241,14
Provision	4.10
Other liabilities	7.94
Total Liabilities	1,381.59
Total Identifiable net assets at fair value	(428.69)
Fair value of intangible assets identified	
Vendor Relationship	279.00
Technology	189.00
Total identifiable net assets at fair value	468.00
Goodwill arising on acquisition	3,816.08
Total purchase consideration	3,855.39

From the date of acquisition till the year ended March 31, 2024, acquired business has contributed ₹ 3,528.49 Million of revenue and ₹ 489.36 Million to the loss from operations of the Group. If the combination had taken place at the beginning of the year ended March 31, 2024, revenue from operations would have been ₹ 114,699.64 Million and the loss for the year ended March 31, 2024 would have been ₹ 23,854.29 Million.

The Company incurred acquisition-related costs of ₹ 3.60 Million on legal fees and due diligence costs. These costs have been included in 'legal and professional fees' under 'other expenses'. (Refer note 28)

The Group has issued 107,21,700 fully paid up Series K1 CCCPS (face value of ₹ 10.00 each) as a purchase consideration for acquisition of the understanding. The fair value of the share is calculated with reference to the valuation of the of the Group as at the date of acquisition, which was ₹ 357.87 each. The fair value of the consideration given is therefore ₹ 3,855.39 Million.

(All amounts in ₹ Million, unless otherwise stated)

43 Acquisition of businesses (Contd..)

(b) Acquisition of Dineout during the year ended March 31, 2023

On July 1, 2022, the Group acquired restaurant technology and dining out platform 'Dineout' as a going concern on a slump exchange basis from Times Internet Limited for a purchase consideration of ₹ 6,445.64 Million in exchange of 18,011,135 fully paid up equity of the Group pursuant to the Business Transfer Agreement ('BTA') dated May 12, 2022.

Dineout is engaged in providing the following services: (i) discovery and table reservation with respect to various restaurants; (ii) event organization and curation; (iii) software and marketing solutions to various restaurants on a B2B basis. The Group acquired Dineout as it enlarges the restaurants relationships and enables customer to access dining and event services through the existing application platform.

From the date of acquisition till the year ended March 31, 2023, acquired business has contributed ₹ 775.20 Million of revenue and ₹ 1,754.56 Million to the loss from operations of the Company. If the combination had taken place at the beginning of the year ended March 31, 2023, revenue from operations would have been ₹ 82,915.66 Million and the loss for the year would have been ₹ 42,025.10 Million.

The goodwill of ₹ 3,148.59 Million comprises the value of synergies arising from the acquisition. None of the goodwill recognised is expected to be deductible for income tax purposes. Other intangible assets recognised are eligible for deduction for income tax purposes.

The Group incurred acquisition-related costs of ₹7.73 Million on legal fees and due diligence costs. These costs have been included in 'legal and professional fees' under 'other expenses'. (Refer note 28)

The purchase price has been allocated based on the Management's estimates and independent appraisal of fair value.

The fair value of identifiable assets and liabilities of Dineout business as at date of acquisition were as follows:

	Amount
Assets acquired	
Property, Plant and Equipment	3.08
Trade receivables	206.21
Cash and cash equivalents	6.16
Other assets	4.73
Total assets acquired	220.18
Liabilities Assumed	
Trade Payables	91.20
Contract liabilities	83.84
Provision	19.89
Employee payable	53.36
Total Liabilities	248.29
Total Identifiable net assets at fair value	(28.11)
Fair value of identified intangible assets	
Trademark	1,696.40
Customer Database	755.16
Technology	786.00
Restaurant Relationships	87.60
Total identifiable net assets at fair value	3,325.16
Goodwill arising on acquisition	3,148.59
Total purchase consideration	6,445.64

The Group issued 18,011,135 equity shares (face value of ₹ 1.00 each) as a purchase consideration for acquisition of the undertaking. The fair value of the share is calculated with reference to the valuation of the shares of the Group as at the date of acquisition, which was ₹ 357.87 each. The fair value of the consideration given was therefore ₹ 6,445.64 Million.

(All amounts in ₹ Million, unless otherwise stated)

44 Other notes

(a) The Indian Parliament has approved the Code on Social Security, 2020 which would impact the contributions by the Group towards Provident Fund and Gratuity. The Ministry of Labour and Employment has released draft rules for the Code on Social Security, 2020 on November 13, 2020, and has invited suggestions from stakeholders which are under active consideration by the Ministry. The Group will assess the impact and its evaluation once the subject rules are notified and will give appropriate impact in its financial statements in the period in which the Code becomes effective and the related rules to determine the financial impact are published.

(b) Restatement of earnings per share

The Group has corrected and revised the weighted average number of equity shares considered for calculation of loss per share (Basic and diluted), by giving effect of conversion ratio with respect to compulsorily convertible cumulative preference shares on fully dilutive basis (2,076,814,816) along with vested and exercisable ESOPs (63,477,909) granted till date.

	Currently reported	Reported earlier
Basic and diluted loss per share	(19.33)	(234.69)

45 Other statutory information:

- (i) The Group does not have any Benami property, where any proceeding has been initiated or pending against the Group for holding any Benami property.
- (ii) The Group does not have any transactions with companies struck off.
- (iii) The group has not revalued its property, plant and equipment (including right-of-use assets) or intangible assets or both.
- (iv) The Group has not traded or invested in Crypto currency or Virtual Currency.
- (v) The Group has 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 Group has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Group shall:
- (a) 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
 - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries
- (vii) The Group has not made 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.
- (viii) None of the entities in the group have been declared wilful defaulter by any bank or financial institution or government or any government authority.
- (ix) The group has complied with the number of layers prescribed under the Companies Act, 2013.
- (x) The group has not entered into any scheme of arrangement which has an accounting impact on the Consolidated Financial Statements.

46 Subsequent events

- (i) Pursuant to the resolution passed by the Nomination and Remuneration committee and Board on March 22, 2024 and April 1, 2024 and the resolution passed by shareholders of the Company on April 3, 2024, the Company has adopted the Swiggy ESOP 2024 plan. The unallocated stock options of the existing ESOP plan would effectively be available under the new Swiggy ESOP 2024 plan.
- (ii) Pursuant to the resolution passed by the Finance and General Management Committee of the Board on April 3, 2024, the Company has converted 3,125,000 Bonus CCCPS of ₹ 1,000.00 each into 5,000,000 Equity shares of ₹ 1.00 each in the ratio of 1:1.6 to Mr. Sri Harsha Majety and 1,700,000 Bonus CCCPS of ₹ 1,000.00 each into 1,700,000 Equity of ₹ 1.00 each in the ratio of 1:1 to Mr. Lakshmi Nandan Reddy Obul.
- (ii) On April 26, 2024, the Group has filed with the Securities and Exchange Board of India ("SEBI"), pre-filling draft red herring prospectus. The offer is being made pursuant to Regulation 6(2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").

As per our report of even date

for and on behalf of the Board of Directors of

for B S R & Co. LLP Chartered Accountants Swiggy Limited (formerly known as Swiggy Private Limited, Bundl Technologies Private Limited)

Firm's Registration Number: 101248W/W-100022

Sd/-

Sampad Guha Thakurta

Partner

Membership No: 060573

Sd/-

Sriharsha Majety

Managing Director & Group Chief Executive Officer

DIN: 06680073

Sd/-

Lakshmi Nandan Reddy Obul

Whole-time Director & Head of Innovations

DIN: 06686145

Sd/-Rahul Bothra

Chief Financial Officer

Sd/-M Sridhar Company Secretary

Place: Bengaluru Date: June 28, 2024 Place: Bengaluru Date: June 28, 2024

Place: Bengaluru Date: July 05, 2024

