

A. K. Capital Services Limited

REGISTERED OFFICE:

603, 6TH FLOOR, WINDSOR, OFF CST ROAD, KALINA, SANTACRUZ (EAST), MUMBAI – 400 098 (INDIA)

CIN: L74899MH1993PLC274881

TEL.: +91 (022) 6754 6500 | FAX: +91 (022) 6610 0594

E-MAIL: akmumbai@akgroup.co.in WEBSITE: www.akgroup.co.in

To,

The Listing Compliance Department

BSE Limited

Phiroze Jeejeebhoy Towers

Dalal Street

Mumbai – 400 001

Reference : BSE Code 530499

Dear Madam/Sir,

Subject : Annual Report of the Company for the financial year 2021-22 along with the Notice of the

29th Annual General Meeting

Pursuant to the provisions of Regulation 34(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the copy of the Annual Report for the Financial Year 2021-22 along with Notice of the 29th Annual General Meeting ("AGM") of **A. K. Capital Services Limited** ("the Company") scheduled on Saturday, September 17, 2022 at 9.00 a.m. (IST) through two-way Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM").

The aforesaid Annual Report along with Notice of AGM has also been uploaded on the website of the Company at www.akgroup.co.in

This is for your information and records.

Thanking you.

Yours faithfully,

For A. K. Capital Services Limited

Tejas Dawda

Company Secretary & Compliance Officer

(ACS No.: A27660)

Date: August 26, 2022

Place: Mumbai

Encl.: As above



ANNUAL REPORT 2021-2022



A. K. CAPITAL SERVICES LIMITED

BUILDING BONDS

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CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Subhash Chandra Bhargava

Non-Executive Chairman, Independent Director

(DIN: 00020021)

Mr. A. K. Mittal

Managing Director (DIN: 00698377)

Mr. Khimji Shamji Pandav

Independent Director (DIN: 01070944)

Late Shri. Subhash Chander Madan

Independent Director (DIN: 00785025)

(Ceased to be a Director w. e. f. October 24, 2021)

Ms. Aditi Mittal

Non-Executive Women Director

(DIN: 00698397)

Mr. Vikas Jain

Whole-time Director (DIN: 07887754)

Mr. Ashish Agarwal

Whole-time Director (DIN: 08064196)

CHIEF FINANCIAL OFFICER

Mr. Mahesh Bhootra

COMPANY SECRETARY

Mr. Tejas Dawda

STATUTORY AUDITORS

M/s. PYS & Co. LLP Chartered Accountants,

[Firm Registration No: 012388S/S200048]

BANKERS

Bank of India
Bank of Maharashtra
HDFC Bank
IndusInd Bank
Punjab National Bank
The Federal Bank
Union Bank of India

REGISTRAR AND SHARE TRANSFER AGENT

Link Intime India Private Limited

C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083

Tel: +91-22-49186270 | Fax: +91-22-49186060

e-mail: rnt.helpdesk@linkintime.co.in | Website: www.linkintime.co.in

CORPORATE IDENTIFICATION NUMBER

L74899MH1993PLC274881

REGISTERED AND CORPORATE OFFICE

603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai - 400098
Tel: +91-22-67546500 | Fax: +91-22-66100594 | Website: www.akgroup.co.in | E-mail: compliance@akgroup.co.in

DIRECTORS' REPORT

To,

The Members of A. K. Capital Services Limited ("Company")

The Directors of your Company are pleased to present the 29th Annual Report of the Company, together with the annual audited standalone and consolidated financial statements for the Financial Year ended March 31, 2022.

1. FINANCIAL HIGHLIGHTS

A summary of the financial performance of the Company, both on standalone and consolidated basis, for the Financial Year 2021-22 as compared to the previous Financial Year is given below:

Standalone Financial Statements:

(INR in Lakhs except earnings per share)

Particulars	FY 2021-22	FY 2020-21
Total revenue	8,689.01	7,334.37
Total expenses	5,410.08	4,087.05
Profit before tax	3,278.93	3,247.32
Tax expenses:		
Current tax	603.00	731.00
Prior period tax adjustments	(50.85)	-
Deferred tax expense/(credit)	94.63	(25.25)
Profit after tax (A)	2,632.15	2,541.57
Other comprehensive Income, net of tax		
Item that will not to be reclassified to the statement of profit and loss	0.83	6.01
Less: Income tax expense on above	(0.20)	(1.52)
Other comprehensive Income for the year (B)	0.63	4.49
Total comprehensive Income for the year [A+B]	2,632.78	2,546.06
Earnings per equity share (face value INR 10/- per share)		
Basic and Diluted (INR)	39.88	38.51
Opening balance of other comprehensive income	(615.32)	(619.81)
Add: Other comprehensive income for the year	0.63	4.49
Closing balance of other comprehensive income	(614.69)	(615.32)
Opening balance of retained earnings brought forward from previous year	32,749.09	30,604.38
Add: Profit for the year	2,632.15	2,541.57
Profit available for appropriation	35,381.24	33,145.95
Less: Appropriations		
Dividend paid	(396.00)	(396.00)
Dividend distribution tax on dividend	-	(0.86)
Closing balance of retained earnings	34,985.24	32,749.09

Note: Previous periods figures have been regrouped / rearranged wherever necessary.

2. FINANCIAL PERFORMANCE AND STATE OF AFFAIRS OF THE COMPANY

A. K. Capital Services Limited is a flagship company of the A. K. Group, and is registered with SEBI as a Category I Merchant Banker and Investment Advisor.

On a standalone basis, your Company earned total revenue of INR 8,689.01 Lakhs during the Financial Year under review as against INR 7,334.37 Lakhs reported in the previous Financial Year. The profit before tax is INR 3,278.93 Lakhs for the current Financial Year as against INR 3,247.32 Lakhs during the previous Financial Year. After making provision for tax, the net profit of your Company is INR 2,632.15 Lakhs for the current Financial Year as against the net profit of INR 2,541.57 Lakhs in the previous Financial Year.

The consolidated total revenue of your Company stood at INR 32,289.11 Lakhs for the Financial Year ended March 31, 2022, as against INR 28,914.63 Lakhs for the previous Financial Year. The consolidated profit before tax is INR 10,864.36 Lakhs for the current Financial Year as against INR 9,835.39 Lakhs in the previous Financial Year. After making provision for tax, the consolidated net profit of your Company is INR 8,300.56 Lakhs for the current Financial Year as against INR 7,504.59 Lakhs in the previous Financial Year.

Consolidated Financial Statements:

(INR in Lakhs except earnings per share)

Particulars	FY 2021-22	FY 2020-21
Total revenue	32,289.11	28,914.63
Total expenses	21,424.75	19,079.24
Profit before tax	10,864.36	9,835.39
Tax expenses		
Current tax	2,135.99	2,371.82
Prior period tax adjustments	(59.72)	1.34
Deferred tax expense/(credit)	487.53	(42.36)
Profit after tax (A)	8,300.56	7,504.59
Other comprehensive income, net of tax		
Item that will not to be reclassified to the statement of profit and loss	(26.08)	(11.96)
Less: Income tax expense on above	6.91	3.73
Other comprehensive Income for the year (B)	(19.17)	(8.23)
Total comprehensive income for the year [A+B]	8,281.39	7,496.36
Profit for the year attributable to:	8,300.56	7,504.59
Owners of the Company	8,227.07	7,440.08
Non-controlling interest	73.49	64.51
Other comprehensive income attributable to:	(19.17)	(8.23)
Owners of the Company	(19.10)	(7.99)
Non-controlling interest	(0.07)	(0.24)
Earnings per equity share (face value INR 10/- per share)		
Basic and Diluted (INR)	124.65	112.73
Opening balance of Other comprehensive income	(2,371.26)	(2,363.27)
Add: Other comprehensive income for the year	(19.10)	(7.99)
Closing balance of other comprehensive income	(2,390.36)	(2,371.26)
Opening balance of retained earnings brought forward from previous year:	55,137.08	49,230.61
Add: Profit for the year	8,227.07	7,440.08
Profit available for appropriation	63,364.15	56,670.69
Less: Appropriations	03,304.13	30,070.03
Dividend paid**	(396.00)	(396.00)
Dividend on CCPS	(230.09)	(115.63)
Dividend distribution tax on dividend**	(230.09)	(4.98)
Transfer to special reserve	(1,158.00)	(1,017.00)
Purchase of CCPS from non-controlling interest	(1,130.00)	(1,017.00)
Closing balance of retained earnings	61,580.06	55,137.08
Ciosniy balance of retained earnings	01,300.00	55, 13 <i>1</i> .08

Note:

Previous periods figures have been regrouped / rearranged wherever necessary.

** During the financial year 2021-22, the Board of Directors of the Company had paid a final dividend of INR 1/- per equity share (pertaining to Financial Year ended March 31, 2021) having face value of INR 10/- each for the year ended March 31, 2021. The same is approved by the shareholders of the Company in the annual general meeting held on September 18, 2021. The total cash outflow of INR 66.00 Lakhs.

During the financial year 2021-22, the Board of Directors of the Company had paid interim dividend of INR 5/- per equity share having face value of INR 10/- each for the year ended March 31, 2022, on its board meeting held on February 5, 2022. The total cash outflow of INR 330.00 Lakhs.

3. PERFORMANCE AND FINANCIAL POSITION OF SUBSIDIARIES

As required under Rule 5 and Rule 8(1) of the Companies (Accounts) Rules, 2014, a report on the highlights of performance of subsidiaries, and their contribution to the overall performance of the Company is appended as Form AOC-1 is annexed to the Consolidated Financial Statement in the Annual Report.

In accordance with provisions of Section 136 of Companies Act, 2013 the separate audited financial statement of each subsidiary company is also available on the website of your Company at www.akgroup.co.in.

4. NOTES ON FINANCIAL STATEMENTS

Standalone financial statements have been prepared in accordance with Indian Accounting Standards ("Ind AS") notified under Section 133 of the Companies Act, 2013, read with The Companies (Indian Accounting Standards) Rules, 2015 as amended.

The financial statements have been prepared in accordance with Ind AS under the historical cost convention on the accrual basis except for certain financial instruments which are measured at fair values and based on the accounting principle of a going concern in accordance with Generally Accepted Accounting Principles (GAAP). Accounting policies have been consistently applied except where

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a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use. The Financial Statements are presented in Lakhs or decimal thereof.

The financial statements have been presented in accordance with Schedule III-Division III General Instructions for Preparation of financial statements of a Non-Banking Financial Company (NBFC) that is required to comply with Ind AS.

5. DIVIDEND

The Board of Directors has declared an Interim Dividend of INR 5/- per equity share on each fully paid up 66,00,000 equity shares of INR 10/- each of the Company amounting to INR 330 lakhs for the Financial Year ending March 31, 2022. The dividend was paid to those members of the Company whose names appeared on the Register of Members of the Company as on February 16, 2022.

The Board has recommended a Final Dividend of INR 3/- per equity share of INR 10/- each for Financial Year 2021-22.

The payment of the final dividend is subject to the approval of the members at the ensuing Annual General Meeting and shall be paid to those members whose names appear in the Register of Members as on Friday, August 5, 2022. The Register of Members and Share Transfer Books will remain closed from Saturday, August 6, 2022 to Saturday, August 13, 2022 (both days inclusive). The amount of final dividend on Equity Shares thereon aggregates to INR 198 lakhs.

The total dividend (interim and final) declared/recommended by the Board for Financial Year 2021-22, is INR 8/- per equity share of INR 10/- each fully paid up.

6. TRANSFERTO GENERAL RESERVES

During the year under review, the Company has not transferred any amount to the General Reserves.

7. PUBLIC DEPOSITS

No disclosure is required in respect of the details relating to the deposits covered under Chapter V of the Companies Act, 2013, as the Company has not accepted any deposit during the year under review.

8. PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS BYTHE COMPANY

Particulars of Loans, Guarantees, and Investments as required under the provisions of Section 186 of the Companies Act, 2013 are given in "Note No. 5,6 & 28 of the Notes to the standalone financial statements".

9. DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirement under Section 134(3)(c) and 134(5) of the Companies Act, 2013, with respect to Directors' Responsibility Statement, your Directors confirm that they have:

- i. Followed the applicable accounting standards in preparation of the annual financial statements for the Financial Year 2021-22;
- ii. 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 as at March 31, 2022 and of the profit of the Company for the Financial Year 2021-22 ended on that date;
- iii. 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, if any;
- iv. Prepared the annual accounts on a 'going concern basis';
- v. Laid down proper internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively; and
- vi. Devised proper systems to ensure compliance with the provisions of all applicable laws and that the systems are adequate and are operating effectively.

10.INTERNAL FINANCIAL CONTROLS

Your Company has put in place adequate internal financial controls with reference to the Financial Statements. Internal Financial Control has been assessed during the year taking into consideration the essential components of 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 (ICAI).

M/s. JMR & Associates, Practicing Chartered Accountant Firm have assessed the Internal Financial controls on the basis of internal processes having an effect on the financial statements of the Company.

In addition, on assessing the controls of its operating processes, the Company level controls have also been assessed with respect to the existing policy and procedures of the Company. Based on the results of such assessment carried out by management with the assistance of M/s. JMR & Associates, Practicing Chartered Accountant Firm, no reportable material weakness or significant deficiency in the design or operation of internal financial controls was observed.

Also, the statutory auditors of the Company, viz. M/s. PYS & Co., LLP, Chartered Accountant have also verified the Internal Financial Controls systems over financial reporting and have opined that such internal financial controls over financial reporting were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Control Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Annexure B to the Independent Auditor's Report provides a report on internal financial controls over the financial reporting of A.K. Capital Services Limited as of March 31, 2022.

During the Financial Year under review, no material or serious observations have been highlighted for inefficiency or inadequacy of such controls.

11. RISK MANAGEMENT

As a diversified enterprise, your Company continues to focus on a system-based approach to business risk management. The management of risk is embedded in the corporate strategies that best match organizational capability with market opportunities, focusing on building distributed leadership and succession planning processes, nurturing specialism and enhancing organizational capabilities. Accordingly, management of risk has always been an integral part of the Company's strategy.

12. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has adequate internal control systems to commensurate with the nature of business and size of operations for ensuring:

- orderly and efficient conduct of business, including adherence to Company's policies and procedures;
- ii. safeguarding of all our assets against loss from unauthorized use or disposal;
- iii. prevention and detection of frauds and errors;
- iv. accuracy and completeness of accounting records;
- v. timely preparation of reliable financial information; and
- vi. compliance with applicable laws and regulations.

The policies, guidelines and procedures are in place to ensure that all transactions are authorised, recorded and reported correctly as well as provides for adequate checks and balances.

Adherence to these processes is ensured through frequent internal audits. The internal control system is supplemented by an extensive program of internal audit and reviews by the senior management. To ensure independence, the internal audit function has a reporting line to the Audit Committee of the Board.

The Audit Committee of the Board reviews the performance of the audit and the adequacy of internal control systems and compliance with regulatory guidelines. The Audit Committee of Board provides necessary oversight and directions to the internal audit function and periodically reviews the findings and ensures corrective measures are taken. This system enables us to achieve efficiency and effectiveness of operations, reliability and completeness of financial and management information and compliance with applicable laws and regulations.

13. PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All contracts/arrangements/transactions entered by the Company during the Financial Year 2021-22 with related parties were in compliance with the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Company had obtained prior approval of the Audit Committee for all the related party transactions during the Financial Year 2021-22, as envisaged in Regulation 23(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Further, the Audit Committee had given prior omnibus approval under Section 177 of the Companies Act, 2013 read with Rule 6(A) of The Companies (Meetings of Board and its Powers) Rules, 2014 read with Regulation 23(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, for related party transactions that are foreseen and of repetitive nature during the period under review and the required disclosures are made to the Audit Committee and Board on quarterly basis.

The Company also secures omnibus approval from the Audit Committee for transaction up to INR 1 Crore with related party where the need for Related Party Transaction cannot be foreseen and adequate details are not available.

All related party transactions that were entered during the Financial Year ended March 31, 2022 were on an arm's length basis and were in the ordinary course of business. Therefore, the provisions of Section 188 of the Companies Act, 2013 were not attracted.

The details of material related party transaction entered into by the Company during the Financial Year 2021-22 are enumerated in Form AOC-2 as annexed in **Annexure - 4** under Section 134(3)(h) of the Companies Act, 2013, read with Rule 8(2) of The Companies (Accounts) Rules, 2014. In addition to above, the disclosure of transactions with related party for the year, as per Indian Accounting Standard-24 (IND AS-24), Related Party Disclosures is given in Note No. 37 of the Notes to the Financial Statements section of the Annual Report.

The Company has in place, a Board approved Policy on Materiality and Dealing with Related Party Transactions, which is available on the website of the Company at:

https://www.akgroup.co.in/docs/Policy%20on%20materiality%20and%20dealing%20with%20RPT.pdf

14. MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY

There was no material change and commitment affecting the financial position of your Company between the end of Financial Year 2022 and the date of this report, which could have an impact on your Company's operation in the future or its status as a "Going Concern".

15. CREDIT RATING

During the year under review, Acuité Ratings & Research Limited and Brickwork Ratings Indian Pvt Ltd have reviewed and reaffirmed the ratings of the following facilities:

Facility	Limits (INR in Crores)	Tenure	Rating
Proposed Bank Facility	73.00	Long term	ACUITE AA- (ACUITE Double A Minus) (Outlook: Stable)
Bank Loan Facilities - Fund Based	641.76	Long term	BWR AA- (Stable) (Reaffirmed)

16. STATUTORY AUDITORS

As per the provisions of Section 139 of the Act, M/s. PYS & Co. LLP, Chartered Accountants (Firm Registration Number -012388S/S200048, were appointed as Statutory Auditors of your Company at the 24th Annual General Meeting held on September 16, 2017, to hold office until the conclusion of the 29th Annual General Meeting. Accordingly, the existing Statutory Auditors are due for retirement at the ensuing Annual General Meeting.

The Board of Directors of the Company at its meeting held on August 6, 2022 based on the recommendation of the Audit Committee and subject to approval of the shareholders at the ensuing AGM, reappointed M/s. PYS & Co. LLP, Chartered Accountants (Firm Registration Number - 012388S/S200048, as the Statutory Auditors of the Company to hold office for their second term of 5 (Five) years i.e. from the conclusion of 29th AGM till the conclusion of 34th AGM of the Company, to be held in the financial year 2027.

M/s. PYS & Co. LLP have consented to act as statutory auditors of the Company and given a certificate in accordance with Section 139, 141 and other applicable provisions of the Act to the effect that their re-appointment, if made, shall be in accordance with the conditions prescribed and that they are eligible to hold office as Statutory Auditors of the Company. As required under Regulation 33 of the Listing Regulations, M/s. PYS & Co. LLP has confirmed that they hold a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India.

Members are requested to approve their appointment as the Auditors of the Company and to fix their remuneration as recommended by the Board, by passing an ordinary resolution under Section 139 of the Companies Act, 2013.

Necessary resolution for appointment of the said Auditors is included in the Notice of AGM for seeking approval of members.

17.AUDITOR'S REPORT

The Statutory Auditor's Report forms part of the Annual Report. There is no qualification, reservation, adverse remark or disclaimer in the Report of the Statutory Auditors of the Company.

18. REPORTING OF FRAUDS BY AUDITORS

During the year under review, the Statutory Auditors of the Company have not reported any fraud to the Audit Committee or to the Board of Directors under Section 143(12) of the Companies Act, 2013 read with Rule 13 of the Companies (Audit and Auditors) Rules, 2014.

19.MAINTENANCE OF COST RECORDS

The Company is not required to maintain cost records as specified by the Central Government under Section 148(1) of the Companies Act, 2013.

20. SUBSIDIARIES

As on March 31, 2022, your Company has following subsidiaries:

Sr. no.	Name of the subsidiaries
i.	A. K. Stockmart Private Limited
ii.	A. K. Capital Corporation Private Limited
iii.	A. K. Wealth Management Private Limited
iv.	A. K. Capital (Singapore) Pte. Ltd.
V.	A. K. Capital Finance Limited
vi.	Family Home Finance Private Limited (Step-down subsidiary).

21. MATERIAL SUBSIDIARIES

Pursuant to the provisions of Regulation 16 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, including amendments thereto, based on the financials of the FY 21-22, the Company has one material subsidiary namely, A. K. Capital Finance Limited.

The Policy for determining the material subsidiaries has been formulated and adopted by the Board. The Policy may be accessed on the website at link:

https://www.akgroup.co.in/docs/Policy%20for%20Determining%20Material%20Subsidiaries.pdf

22. SECRETARIAL AUDIT OF MATERIAL SUBSIDIARIES

Material subsidiaries of the Company had undertaken Secretarial Audit for Financial Year 2021-22 pursuant to Section 204 of the Act and the said report thereon forms part of such subsidiaries respective annual reports. The Secretarial Audit Report of Material Subsidiaries Company, viz. A. K. Capital Finance Limited and A. K. Stockmart Private Limited for the financial year 2021-22 is attached as **Annexure – 3** to this report pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

23.BOARD OF DIRECTORS AND KEY MANAGERIAL PERSONNEL OF THE COMPANY:

I. COMPOSITION OF THE BOARD

As on March 31, 2022, the Board of Directors of your Company comprised of six Directors of which three are Executive Directors, one Woman Non-Executive Non-Independent Director and two are Non-Executive Independent Directors. The Chairman of the Board is Non-Executive Independent Director. The composition of the Board is in consonance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and in accordance with the applicable provisions of the Companies Act, 2013, as amended from time to time.

During the financial year under review, there was a change in the composition of the Board of Directors of the Company, due to sudden demise of Mr. Subhash Chander Madan (DIN: 00785025), Independent Director on October 24, 2021.

The details of board composition are provided in 'Report on Corporate Governance' forming part of the Annual Report.

II. RETIREMENT BY ROTATION

In accordance with the Articles of Association of the Company and the provisions of the Section 152 of the Companies Act, 2013, Mr. A. K. Mittal (DIN: 00698377), will retire by rotation at the ensuing Annual General Meeting and being eligible, offers himself for re-appointment.

The requisite agenda for re-appointment of Mr. A. K. Mittal (DIN: 00698377) is incorporated in the notice of Annual General Meeting.

III. KEY MANAGERIAL PERSONNEL

The following persons are the Key Managerial Personnel's (KMP's) of the Company as per the provisions of Section 203 of the Companies Act, 2013 as on March 31, 2022:

Mr. A. K. Mittal - Managing Director

Mr. Ashish Agarwal - Whole-time Director

Mr. Vikas Santosh Jain - Whole-time Director

Mr. Mahesh Bhootra - Chief Financial Officer

Mr. Tejas Dawda - Company Secretary

24. DECLARATION BY INDEPENDENT DIRECTORS

The Company has received necessary declarations from all the Independent Directors of the Company confirming that they fulfill the criteria of Independence prescribed both under Section 149(6) of the Companies Act, 2013 and Regulation 16(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and that they have complied with the Code of Conduct as specified in Schedule IV to the Act.

Further, the Independent Directors of the Company have registered themselves with the Indian Institute of Corporate Affairs (IICA) for recording their names and other requisite details in the databank maintained with IICA.

In terms of Section 150 of the Act read with Rule 6(4) of the Companies (Appointment & Qualification of Directors) Rules, 2014, all the independent directors on the Board of the Company are exempted from appearing in online proficiency self-assessment test conducted by the IICA.

25. DECLARATION FROM DIRECTORS AND PRACTISING PROFESSIONAL

Based on the written representations received from the directors of the Company as on March 31, 2022, none of the directors of the Company is disgualified to act as a Director as on March 31, 2022.

M/s. Ragini Chokshi & Co, Practicing Company Secretaries and Secretarial Auditor of the Company, have certified that none of the directors of the Company have been debarred or disqualified from being appointed or continuing as director of the Company by SEBI or Ministry of Corporate Affairs or any such other statutory authority. The certificate received from Secretarial Auditor to this effect forms **Annexure - 6** to this Board's Report.

26. PERFORMANCE EVALUATION AND MEETING OF INDEPENDENT DIRECTORS

With the objective of enhancing the effectiveness of the Board, the Nomination and Remuneration Committee formulated the methodology and criteria to evaluate the performance of the Board, its Committee, and each Director.

The evaluation of the performance of the Board, Committees and each Director is based on the approved criteria laid down in the Nomination and Remuneration Policy of the Company.

The Independent Directors also held a separate meeting to review the performance of the non-independent directors, the Chairman of the Company, the overall performance of the Board along with its Committees.

The details of performance evaluation conducted during the Financial Year 2021-22 is provided in 'Report on Corporate Governance' forming part of the Annual Report.

27. MEETINGS OF THE BOARD

Regular meetings of the Board are held to discuss and decide on various business policies, strategies, financial matters and other businesses. During the year under review, the Board met five times. The details of the Board Meetings and the attendance of the Directors at the meetings are provided in the Corporate Governance Report, which forms part of this Annual Report. The maximum interval between any two meetings did not exceed 120 days.

28. BOARD COMMITTEES:

MANDATORY COMMITTEES

The Board of Directors has four Mandatory Committees, viz.

- i. Audit Committee
- ii. Nomination and Remuneration Committee
- iii. Stakeholders' Relationship Committee
- iv. Corporate Social Responsibility Committee

The details of all the Mandatory Committees along with their composition, terms of reference and meetings held during the year are provided in 'Report on Corporate Governance' forming part of the Annual Report.

NON-MANDATORY COMMITTEES

In addition to the above referred Mandatory Committees, the Board has also formed the following Committees of the Board and delegated powers and responsibilities with respect to specific purposes:

- i. Banking and Investment Committee
- ii. Management Committee
- iii. Infrastructure Committee

Details of Non-Mandatory Committees as mentioned above along with their composition and terms of reference are provided in 'Report on Corporate Governance' forming part of the Annual Report.

29. NOMINATION AND REMUNERATION POLICY

The Company's policy on directors' appointment and remuneration including criteria for determining qualifications, positive attributes, independence of a director and other matters provided under Section 178(3) of the Act is mentioned and elaborated in the Nomination and Remuneration Policy. The Nomination and Remuneration Policy is attached as **Annexure - 1** to this Report.

30. CORPORATE SOCIAL RESPONSIBILITY

In accordance with the requirements of the provisions of Section 135 of the Act read with the Companies (Corporate Social Responsibility Policy) Rules, 2014, the Company has constituted a Corporate Social Responsibility ("CSR") Committee. The composition and terms of reference of the CSR Committee is provided in the Corporate Governance Report forming part of this Annual Report.

The Company has also formulated a CSR Policy which is available on the website of the Company at

https://www.akgroup.co.in/docs/CSR%20Policy-202205311225084703354.pdf

The details of CSR activities undertaken during the Financial Year 2021-22 by the Company is attached as **Annexure - 2** and forms an integral part of this Report.

31. WHISTLEBLOWER POLICY AND VIGIL MECHANISM

Pursuant to Section 177(9) of the Companies Act, 2013 and rules made thereunder and as per Regulation 22 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has in place a Whistle Blower Policy ('Vigil Mechanism') for reporting genuine concerns over happening of instances of any irregularity, unethical practice and/or misconduct involving the directors and employees. The Policy may be accessed on the Company's website at the link:

https://www.akgroup.co.in/docs/Whistle%20Blower%20Policy%20&%20Establishment%20of%20Vigil%20Mechanism.pdf

There was no instance of such reporting received during the year under review.

32. POLICY FOR PREVENTION, PROHIBITION AND REDRESSAL OF SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

In accordance with the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the rules made thereunder, the Company has adopted a Policy on Prevention, Prohibition and Redressal of Sexual Harassment at Workplace at group level and has duly constituted an Internal Complaints Committee in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the rules thereunder. The Policy has been widely communicated internally and is placed on the Company's website.

Internal Complaints Committee has been set up to redress complaints received regarding sexual harassment.

During the Financial Year 2021-22, no case in the nature of sexual harassment was reported at any workplace of the Company.

The Annual Report prepared by the Internal Complaints Committee of the Company as per the provisions of Section 21 of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 read with Rule 14 of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Rules, 2013 was duly submitted to the District Officer-Women and Child Development located at Worli.

33. MANAGEMENT DISCUSSION & ANALYSIS REPORT AND CORPORATE GOVERNANCE REPORT

The Report on Management Discussion and Analysis for the year under review as required under Regulation 34(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is set out separately and forms part of this Annual Report.

A Report on Corporate Governance as stipulated under Regulations 17 to 27 and Para C, D, and E of Schedule V of the Listing Regulations, as amended from time to time, is set out separately and forms part of this Report. The Company has been in compliance with all the norms of Corporate Governance as stipulated in Regulations 17 to 27 and Regulation 46(2) and Para C, D, and E of Schedule V of the Listing Regulations, as amended from time to time.

34. SECRETARIAL AUDITOR AND SECRETARIAL AUDIT REPORT

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the rules made thereunder, the Company has appointed M/s. Ragini Chokshi & Co, Practicing Company Secretaries, Mumbai, to conduct the Secretarial Audit of the Company for Financial Year 2021-22. The Company provided all assistance and facilities to the Secretarial Auditors for conducting their audit.

The Secretarial Audit Report is appended as Annexure - 3 to this Report.

There is no qualification, reservation, adverse remark or disclaimer made by the Auditor in the Report.

In accordance with SEBI Circular no. CIR/CFD/CMD1/27/2019 dated February 08, 2019, the Company has obtained, from the Secretarial Auditors of the Company an Annual Secretarial Compliance Report. The copy of Secretarial Compliance Certificate is available on the Website of the Company,

https://www.akgroup.co.in/docs/Annual%20SCR%20for%20the%20FY%20ended%20March%2031,%202022.pdf

There is no qualification, reservation, adverse remark or disclaimer made by the Auditor in the Secretarial Compliance Certificate.

35. SIGNIFICANT AND MATERIAL ORDERS PASSED BY REGULATORS AND COURTS

There is no significant and material order passed by the Regulators or Courts or Tribunals impacting the going concern status and Company's operation in future during the Financial Year 2021-22.

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

The operations of the Company are not energy intensive. However, adequate measures for conservation of energy, usage of alternate sources of energy and investments for energy conservation, wherever required have been taken. The Company makes all efforts towards conservation of energy, protection of environment and ensuring safety.

The Company recognizes the significance of robust IT infrastructure in the current era, where it is crucial to offer clients faster and more efficient services. Towards this end, the Company makes a sizeable investment each year to ensure adoption of best technologies that can streamline operations, brings in efficiency and enable to provide better customer service to make the Company more competitive in the market. Your Company has no foreign exchange earnings and outgo during the Financial Year 2021-22.

37. ACHIEVEMENTS & AWARDS

- i. The Company has been awarded "Investment Banker / Merchant Banker of the year" by Associated Chambers of Commerce and Industry of India (ASSOCHAM) at the "5th National Summit & Awards Corporate Bond Market 2022" organized on May 12, 2022 at Mumbai
- ii. The Company has been awarded the prestigious international title of "India Bond House of the Year 2018" by IFR Asia. With this achievement, AK Capital has marked its presence along with other Asian countries' bond houses like HSBC, Credit Suisse, CIMB, ANZ & Bank of China.
- iii. The Company acted as a Transaction Advisor and Merchant Banker for Municipal Bond Issue of INR 200 Crores by Lucknow Municipal Corporation. The Issue got listed on December 2, 2020 at Bombay Stock Exchange. This was the 1st Municipal Bond Issue from North India. The Issue received bumper response from Investors with total bids received worth INR 450 Crores, viz. 4.5 times against the basic issue of INR 100 Crores.
- iv. The Company also acted as a merchant banker for Green Municipal Bond Issue of INR 150 Crores by Ghaziabad Nagar Nigam. The Issue was 1st Green Bond Issue by any municipal corporation in India. The Issue received bumper response from Investors with total bids received worth INR 401 Crores, viz. 4.01 times against the basic issue of INR 100 Crores.
- v. The Company has been awarded as "Winner in Merchant Banker Category in Debt Segment" by ASSOCHAM on December 22, 2017. The award was conferred by Sh. P. Radhakrishnan, Hon'ble Minister of State for Finance and Shipping, Government of India.

38. DEPOSITORY SYSTEM

The Equity Shares of the Company are compulsorily traded in electronic form. As on March 31, 2022, out of the Company's total paid-up Equity Share Capital comprising of 66,00,000 Equity Shares, 65,79,480 Equity Shares (constituting 99.69% of the paid-up share capital) have been dematerialized.

As per SEBI notification No. SEBI/LAD-NRO/GN/2018/24 dated June 8, 2018 and further amendment vide notification No. SEBI/LAD-NRO/GN/2018/49 dated November 30, 2018, requests for effecting transfer of securities is not processed from April 1, 2019 unless the securities are held in the dematerialised form with the depositories.

Further, with effect from January 24, 2022, transmission or transposition of securities held in physical or dematerialised form is also effected only in dematerialised form.

Therefore, Members holding securities in physical form are requested to take necessary action to dematerialize their holdings.

39. INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

In accordance with the applicable provisions of Companies Act, 2013 read with Investor Education and Protection Fund (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules"), all unclaimed dividends are required to be transferred by the Company to the IEPF, after completion of seven (7) years. Further, according to IEPF Rules, the shares on which dividend has not been claimed by the shareholders for seven (7) consecutive years or more shall be transferred to the demat account of the IEPF Authority.

The information pertaining to unclaimed and un-encashed dividends for last seven years and the details of such members whose unclaimed dividend / shares have been transferred to IEPF Authority is also available on the Company's website www.akgroup.co.in

During the year, the Company has transferred the unclaimed and un-encashed dividends for the financial year 2013-2014 of INR 1,60,962/- (Indian Rupees One Lakh Sixty Thousand Nine Hundred Sixty-two Only). Further, the unclaimed and un-encashed dividends for the financial year 2014-2015 of INR 1,77,822/- (Indian Rupees One Lakh Seventy-Seven Thousand Eight Hundred and Twenty-Two Only) is due for transfer to IEPF Authority in October 2022.

Further, the Company has 7,534 corresponding shares on which dividends were unclaimed for seven consecutive years were transferred as per the requirements of the IEPF Rules. The details of the resultant benefits arising out of shares already transferred to the IEPF, year-wise amounts of unclaimed / un-encashed dividends lying in the unpaid dividend account up to the year, and the corresponding shares, which are liable to be transferred, are also available on our website, at www.akgroup.co.in.

40. COMPLIANCE WITH SECRETARIAL STANDARD

The Company has complied with Secretarial Standards issued by Institute of Company Secretaries of India on Meetings of the Board of Directors (SS-1) and General Meeting (SS-2) including relaxation provided therein.

41.WEBLINK OF ANNUAL RETURN

A weblink of Annual Return for the Financial Year ended March 31, 2022, in Form MGT – 7 as required under Section 92 (3) of the Act read with Rule 12 of the Companies (Management and Administration) Rules, 2014 is available on the website of the Company at the link: https://www.akgroup.co.in/docs/Form%20MGT-7 FY%202021-22.pdf

42. PARTICULARS OF EMPLOYEES

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Companies Act, 2013, read with Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and amendments thereto, are provided in the Annual Report and is attached as **Annexure –5** and forms an integral part of this Report.

Information as required in terms of the provisions of Section 197(12) of the Companies Act, 2013, read with Rules 5(2) and 5(3) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is available for inspection by the Members at the Registered Office of the Company between 2 p.m. to 4 p.m. on any working day (Monday to Friday) up to the date of 29th Annual General Meeting of the Company. Any member who is interested in obtaining such information may write to the Company Secretary and the same will be furnished on such request.

43. CAUTIONARY STATEMENT

The statement in the Directors' Report and the Management Discussion and Analysis Report describing the Company's objectives, expectations or predictions, may be forward looking within the meaning of applicable securities laws and regulations. Actual results may differ materially from those expressed in the statement. These risks and uncertainties include the effect of economic and political conditions in India, volatility in interest rates, new regulations and Government policies that may impact the Company's business as well as its ability to implement the strategy. The Company does not undertake to update these statements.

44. ACKNOWLEDGEMENT

Your Directors wish to place on record their deep and sincere gratitude for the valuable guidance and support received from the Depository Participants, Government Authorities, Regulators, Stock Exchanges, Bankers of the Company, Auditors of the Company, Other Statutory Bodies, Clients, Consultants, Advisors, Registrar & Share Transfer Agent, Financial Institutions and Business Partners. Your Directors would also like to take this opportunity to express their gratitude to the Members of the Company for their trust and support. The Board also wishes to thank the employees of the Company and its subsidiaries at all levels for the dedicated services rendered by them. Your Directors look forward to your continuing support.

A. K. Mittal Managing Director (DIN: 00698377) Ashish Agarwal Whole-time Director (DIN: 08064196)

Place: Mumbai Date: August 6, 2022

ANNEXURE -1

NOMINATION AND REMUNERATION POLICY

1. <u>INTRODUCTION:</u>

One of the vital values of an enterprise includes experience, skills, innovativeness and insights of its employees, officers, directors, senior management, key managerial personnel (KMP) and other human resource. A. K. Capital Services Limited (the "Company") believes in transparency in evaluating the performances of its Directors, Key Managerial Personnel's (KMPs), Senior Management and employees of the Company and paying equitable remuneration to them. The Company recognizes its human resource as an invaluable asset.

In terms of the applicable provisions of the Companies Act, 2013 ("Act") and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended from time to time), this policy has been formulated by the Nomination and Remuneration Committee and approved by the Board.

2. OBJECTIVES OF THE POLICY:

The Key objectives of the Policy are:

- a) That the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the Company successfully.
- b) That the relationship of remuneration to performance is clear and meets appropriate performance benchmarks.
- c) To formulate criteria for evaluation of performance of the Board of Directors and Members of other Committees of the Board, KMPs and Senior Management and other employees of the Company and recommend remuneration payable to them to the Board.
- d) To formulate criteria for evaluation of Chairman, Independent Directors, Board as a whole and the Committees of the Board.
- e) To formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy relating to the remuneration of Directors, Key Managerial Personnel and other employees.
- f) To evaluate the performance of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
- g) To assist the Board in fulfilling responsibilities.
- h) To retain, motivate and promote talent and to ensure their sustainability and create competitive advantage.
- i) To implement and monitor policies and processes regarding principles of corporate governance.

3. **DEFINITIONS:**

- a) 'Act' means the Companies Act, 2013 and the rules framed there under.
- b) 'Board of Directors' or 'Board' in relation to a Company, means the collective body of the Directors of the Company.
- c) 'Company' means A. K. Capital Services Limited.
- d) 'Director' means a Director appointed to the Board of the Company. The term Director shall mean and include Whole-time Director & Non-Executive Directors (including Independent Directors) of the Company. However, the term shall not include the employees occupying the functional designation of Director within the organization.
- e) 'Independent Director' means an independent director referred to in sub-section (6) of Section 149 of Companies Act, 2013 and Regulation 16 (b) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- f) 'Key Managerial Personnel' means key managerial personnel as defined under the Companies Act, 2013 and includes:-
 - (i) Managing Director, or Chief Executive Officer or Manager;
 - (ii) Whole-time Director;
 - (iii) Company Secretary;
 - (iv) Chief Financial Officer;
 - (v) such other officer, not more than one level below the directors who is in whole-time employment, designated as key managerial personnel by the Board; and
 - (vi) such other officer as may be prescribed.
- g) 'Policy' means this Nomination and Remuneration Policy of the Company.
- h) 'Senior Management' shall mean officers/personnel of the listed entity who are members of its core management team excluding board of directors and normally this shall comprise all members of management one level below the "Chief Executive Officer/Managing Director/Whole Time Director/Manager" (including chief executive officer/manager, in case they are not part of the board) and shall specifically include Company Secretary and Chief Financial Officer.
- i) 'Whole-time Director' means a director in the whole-time employment of the Company and includes Managing Director.

4. INTERPRETATION:

Terms that have not been defined in this policy shall have the same meaning assigned to them in the Companies Act, 2013, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and/or any other Act/Regulation as may be in force and as and when it is amended from time to time.

5. APPLICABILITY OF THE POLICY:

This Policy is applicable to:

- a) Directors viz. Executive Directors, Non-Executive and Independent Directors;
- b) Key Managerial Personnel; and
- c) Senior Management.

6. NOMINATION AND REMUNERATION COMMITTEE:

- a) The Board of Directors of the Company shall constitute the Committee to be known as the Nomination and Remuneration Committee consisting of three or more Non-Executive Directors out of which not less than one-half are Independent Directors. The Committee shall comprise of atleast 3 Directors at all times.
- b) The Chairperson of the Committee shall be an Independent Director. The Chairperson of the Company (whether Executive or Non-Executive) may be appointed as member of the Nomination and Remuneration Committee but shall not Chair such Committee.
- c) The quorum for a meeting of the Nomination and Remuneration Committee shall be either two members or one third of the members of the committee, whichever is greater, including at least one independent director in attendance.
- d) The Nomination and Remuneration Committee shall meet at least once in a year.
- e) Role of Nomination & Remuneration Committee inter-alia, shall include the following:
 - formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees;
 - (ii) formulation of criteria for evaluation of performance of independent directors and the board of directors;
 - (iii) devising a policy on diversity of board of directors;
 - (iv) identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the board of directors their appointment and removal;
 - (v) whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors;
 - (vi) recommend to the board, all remuneration, in whatever form, payable to senior management; and
 - (vii) to perform such other duties and responsibilities as enumerated in the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 and/or informed by the Board of Directors of the Company from time to time

7. APPOINTMENT OF DIRECTORS, KMP AND SENIOR MANAGEMENT:

- a) The Committee shall identify and ascertain the **integrity, qualification, expertise** and **experience** of the person for appointment as Director, KMP or at Senior Management level and recommend to the Board his/her appointment.
- b) The Committee shall have the discretion to decide whether qualification, expertise and experience possessed by a person is sufficient/ satisfactory for the concerned position.
- c) Appointment of Independent Director is subject to compliance of provisions of Section 149 of the Act read with Schedule IV, rules made thereunder, other applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Circulars as issued by BSE from time to time.
- d) In addition to the above, the appointment of directors including managing directors, whole time directors, non-executive directors and independent directors shall be in accordance with the provisions of the Act, including Schedules IV and V of the Act and the Rules made thereunder and the other applicable regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- e) The Company shall not appoint or continue employment of any person as Managing Director or Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy years.
- f) The Company shall not appoint or continue employment of any person as Non-Executive Director who has attained the age of seventy five years. Provided that the term of the person holding this position may be extended beyond the age of seventy five years with the prior approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy five years.

8. TERM/ TENURE:

a) Managing Director/Whole-time Director:

The Company shall not appoint or re-appoint any person as its Executive Directors, Managing Director or Whole-time Director for a term exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

b) Independent Director:

(i) An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

- (ii) No Independent Director shall hold office for more than two consecutive terms, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.
- (iii) No independent director, who resigns from the Company, shall be appointed as an executive / whole time director on the board of the Company, its holding, subsidiary or associate company or on the board of a company belonging to its promoter group, unless a period of one year has elapsed from the date of resignation as an independent director
- (iv) At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director/ Managing Director of a listed company or such other number as may be prescribed under the Act.
- c) Senior Management personnel/ KMP: Further the term/ tenure of Senior Management personnel & Key Managerial Personnel of the Company shall be governed by the prevailing HR Policy of the Company.

9. EVALUATION:

The Committee shall carry out evaluation of performance of every Director, members of committees of the Board, KMP, Board Committees, Board as a whole and Senior Management, at regular interval (at least once in every year). The results of performance evaluation shall be the basis of remuneration proposed/amended from time to time by the Committee.

10. REMOVAL:

Due to reasons for any disqualification mentioned in the Act, Policies of the Company, or under any other applicable Act, rules and regulations there under, the Committee may recommend, to the Board with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the said Act, rules and regulations.

11. RETIREMENT:

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. Subject to applicable provisions of laws, the Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

12. FAMILIARISATION OF THE NON-EXECUTIVE DIRECTORS (NED'S) INCLUDING INDEPENDENT DIRECTORS WITH THE COMPANY:

Regulation 25(7) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time, requires a Company to provide suitable training to its Independent Directors to familiarize them inter alia with the company, their roles, rights, responsibilities in the company, nature of industry in which the company operates and the business model of the company.

Accordingly, in order to familiarize the Company's Non-Executive Directors (NEDs) including Independent Directors with the Company's functioning and their roles, responsibilities, etc. the Company may undertake the following:

- a) The newly appointed NEDs including Independent Directors shall be provided with a copy of the Memorandum and Articles of Association, all the applicable codes, policies, etc. formulated and adopted from time to time.
- b) The newly appointed NEDs including Independent Directors may also be introduced to certain key members of the Senior Management of the Company.
- c) A detailed briefing on the roles and responsibilities of Independent Directors shall also be provided to the Independent Directors as part of their appointment letters.
- d) To provide details of any changes/amendments in the laws impacting the working of the Company.

13. DUTIES OF INDEPENDENT DIRECTORS:

Duties of the Independent Directors shall be as specified in Schedule IV of the Companies Act, 2013 and other applicable provisions of Law.

14. CRITERIA FOR REMUNERATION:

a) Whole-time Directors:

Amongst other, key evaluation criteria/Performance Benchmark shall be the guiding force or key indicators while determining the remuneration of Whole-time Directors.

b) Non-Executive Directors including Independent Directors:

The Nomination and Remuneration Committee shall decide the basis for determining the compensation, both Fixed and variable, payable to the Non-Executive Directors, including Independent Directors, whether as commission or otherwise. It shall take into consideration various factors such as director's participation in Board and Committee meetings during the year, other responsibilities undertaken, such as membership or Chairmanship of committees, time spent in carrying out their duties, role and functions as envisaged in Schedule IV of the Companies Act, 2013 (the Act) and SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015 and such other factors as may deem fit for determining the compensation. The Board shall determine the compensation to Non-Executive Directors within the overall limits specified in the Shareholders resolution, if applicable.

c) Key Managerial Personnel/ Senior Management

Remuneration to KMPs of the Company, who is in whole time employment, designated by the Board as KMP shall be determined by the Nomination and Remuneration Committee from time to time. The remuneration shall be consistent with the competitive position of the salary for similar positions in the industry and their qualifications, experience, roles and responsibilities. Pursuant to the provisions of Section 203 of the Act, the Board shall approve the remuneration at the time of their appointment.

15. REMUNERATIONTO DIRECTORS, KMP & SENIOR MANAGEMENT:

- a) The Remuneration/ Compensation/ Commission etc. to be paid to Director/ Whole-time Directors/ KMP/ Senior Management etc. shall be governed as per the provisions of Section 149, 197 read with Schedule V and such other applicable provisions of the Companies Act, 2013 and rules made there under or any other enactment for the time being in force, and pursuant to Regulation 17 & 19 and other such applicable regulations of SEBI (Listing Obligation & Disclosure Requirements) Regulations, 2015.
- b) The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Director/Whole-time Directors/KMP/Senior Management.
- c) Subject to the applicable provisions of law for the time being in force and appropriate consents and permissions, the Nomination and Remuneration Committee of the Board shall have power to fix remuneration and modify/ amend the same within the overall limits of Section 197 read with Schedule V of the Act, applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 & Companies Act, 2013 and rules made thereunder. The remuneration may be decided as fixed and/or variable or combination of both.
- d) In case of inadequacy of profits, the remuneration may be recommended/ paid to the Whole-time Directors as well as Non-Executive Directors including Independent Directors on the Board in line with the provisions of Section 149, 197 read with Schedule V of the Act and rules made thereunder subject to the passing of special resolution by the members of the Company as and when applicable. The amount of sitting fees to Independent Directors shall be subject to ceiling/limits as provided under Act and rules made there under or any other enactment for the time being in force.
- e) The fees or compensation payable to Executive directors who are Promoters or members of the Promoter group, shall be subject to the approval of the Shareholders by special resolution in general meeting, if-
 - (i) the annual remuneration payable to such executive director exceeds INR 5 crores or 2.5 per cent of the net profits of the listed entity, whichever is higher; or
 - (ii) where there is more than one such director, the aggregate annual remuneration to such directors exceeds 5 per cent of the net profits of the listed entity:
 - Provided that the approval of the shareholders shall be valid only till the expiry of the term of such director.
- f) Approval of shareholders by way of special resolution shall be obtained every year, in which the annual remuneration payable to a single non-executive Director exceeds 50% of total remuneration payable to all non-executive Directors, giving details of remuneration thereof. The amount of such remuneration shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors or shareholders, as the case may be.
- g) An Independent Director shall not be eligible to get stock options and also shall not be eligible to participate in any share based payment schemes of the Company.
- h) The remuneration to Key Managerial Personnel and Senior Management shall consist of fixed pay and incentive pay, in compliance with the provisions of the Act and in accordance with the Company's Policy. The Fixed pay shall include monthly remuneration, employer's contribution to Provident Fund, contribution to pension fund, pension schemes, etc. as decided from time to time. The Incentive, if any shall be decided based on the balance between performance of the Company and performance of the Key Managerial Personnel and Senior Management, to be decided annually or at such intervals as may be considered appropriate.

16. <u>NOMINATION DUTIES:</u>

The duties of the Committee in relation to nomination matters include:

- a) Shall identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, recommend to the Board their appointment and removal;
- b) Ensuring that there is an appropriate induction in place for new Directors and members of Senior Management and reviewing its effectiveness;
- c) Ensuring that on appointment to the Board, Non-Executive Directors receive a formal letter of appointment in accordance with the guidelines provided under the Act. The letter of appointment / re-appointment to be issued to the Independent Director shall inter alia also set out the matters as stated in Schedule IV of the Companies Act, 2013 and shall be placed on the website of the Company;
- d) Identifying and recommending Directors who are to be put forward for retirement by rotation;
- e) Determining the appropriate size, diversity and composition of the Board;
- f) Setting a formal and transparent procedure for selecting new Directors for appointment to the Board;
- g) Developing a succession plan for the Board and Senior Management and regularly reviewing the plan;

- h) Evaluating the performance of the Board members and Senior Management in the context of the Company's performance from business and compliance perspective;
- i) Making recommendations to the Board concerning any matters relating to the continuation in office of any Director at any time including the suspension or termination of service of an Executive Director as an employee of the Company subject to the provision of the law and their service contract. Whether to extend or continue the term of appointment of the Independent Director, on the basis of report of performance evaluation of Independent Directors;
- j) Delegating any of its powers to one or more of its members or the Secretary of the Committee;
- k) Recommend any necessary changes to the Board;
- I) Considering any other matters, as may be requested by the Board; and
- m) NRC shall be authorized to undertake any action / step required to be taken to comply with the requirements prescribed under the Applicable Laws.

17. REMUNERATION DUTIES:

The duties of the Committee in relation to remuneration matters include:

- a) To consider and determine the Remuneration Policy, based on the performance and also bearing in mind that the remuneration is reasonable and sufficient to attract retain and motivate members of the Board and such other factors as the Committee shall deem appropriate all elements of the remuneration of the members of the Board.
- b) To approve the remuneration of the Senior Management including Key Managerial Personnel of the Company maintaining a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company.
- $c) \ \ Subject to the provisions of the law, to delegate any of its powers to one or more of its members or the Secretary of the Committee.$
- d) To consider taking up Professional Indemnity and Liability Insurance for Directors and Senior Management, if required.
- e) To consider any other matters as may be requested by the Board.

18. REVIEW AND AMENDMENT IN POLICY:

The Nomination and Remuneration Committee or the Board may review the Policy as and when it deems necessary. The Company shall reserve the rights to make alterations/ amendments to the Policy from time to time to ensure compliance with any modification, amendment or supplementation to the Companies Act, 2013 and rules made there under, the Listing Agreements, the Securities and Exchange Board of India Act, 1992 and rules/ regulations/ guidelines made there under, the Memorandum and Articles of Association of the Company or as may be otherwise prescribed by the Board from time to time.

In case of any amendments in the provisions of the Act, which makes any of the provisions/ clauses in the Policy inconsistent with the Act, then the provisions of the Act would prevail over the Policy and the Policy shall stand amended effective from date of such amendments, as notified from time to time.

19. **DESSIMINATION:**

The details of the Policy and the evaluation criteria as applicable shall be disclosed in the Annual Report as part of Board's Report therein.

ANNEXURE -2

REPORT ON CSR ACTIVITIES FOR FINANCIAL YEAR 2021 - 22

[Pursuant to Section 135 of the Companies Act, 2013 and Rule 8 of the Companies (Corporate Social Responsibility Policy) Rules, 2014]

- 1. A BRIEF OUTLINE ON CSR POLICY OF THE COMPANY: : A detailed CSR Policy was framed by the Company with approvals of the CSR Committee and Board of Directors. The Policy, inter alia, covers the following:
 - i. Objective
 - ii. Role of CSR Committee
 - iii. List of CSR activities
 - iv. CSR Expenditure
 - v. Implementation of CSR policy
 - vi. Reporting Mechanism

The CSR Policy is in compliance with the provisions of the Companies Act, 2013 ("Act"), including amendment thereto.

The Company's participation focuses on those funds which shall supplement and complement government efforts to scale up the capacity of the public health system and ability to deal with crisis.

The Company undertakes/ supports/ finances the projects/funds keeping in view the applicable provisions of Section 135 read with Schedule VII of the Act and CSR Policy of the Company.

2. COMPOSITION OF CSR COMMITTEE:

Sr. No.	Name of Director	Designation / Nature of Directorship & Role in the Committee	Number of meeting of CSR Committee held during the year	Number of meeting of CSR Committee attended during the year
1.	Mr. Subhash Chander Madan (Ceased to be the Chairman w. e. f. October 24, 2021)	Independent Director, Chairman	1	1
2.	Mr. A. K. Mittal (Re-Designated as the Chairman w. e. f. October 27, 2021)	Managing Director, Chairman	1	1
3.	Mr. Vikas Jain	Whole-Time Director, Member	1	1
4.	Mr. Subhash Chandra Bhargava (Inducted as a Member w. e. f. October 27, 2021)	Independent Director, Member	0	0

Note:

Due to the sudden demise of Mr. Subhash Chander Madan (DIN: 00785025), Independent Director on October 24, 2021, the Corporate Social Responsibility Committee was reconstituted by way of circular resolution passed by the Board on October 27, 2021.

3. WEB-LINK OF THE DISCLOSURES:

Composition of CSR committee	https://www.akgroup.co.in/docs/DETAILS%20OF%20BOARD%20COMMITTEES- 202112311531240105892.pdf
Company's CSR policy	https://www.akgroup.co.in/docs/CSR%20Policy-202205311225084703354.pdf
CSR projects	https://www.akgroup.co.in/docs/CSR%20Policy-202205311225084703354.pdf

- 4. PROVIDE THE DETAILS OF IMPACT ASSESSMENT OF CSR PROJECTS CARRIED OUT IN PURSUANCE OF SUB-RULE (3) OF RULE 8 OF THE COMPANIES (CORPORATE SOCIAL RESPONSIBILITY POLICY) RULES, 2014: NOT APPLICABLE
- 5. DETAILS OF THE AMOUNT AVAILABLE FOR SET OFF IN PURSUANCE OF SUB-RULE (3) OF RULE 7 OF THE COMPANIES (CORPORATE SOCIAL RESPONSIBILITY POLICY) RULES, 2014 AND AMOUNT REQUIRED FOR SET OFF FOR THE FINANCIALYEAR, IF ANY:

Sr. No.	No. Financial Year Excess amount spent, if any Amount available		Amount available for setoff for the financial year, if any
(i)	2019-20	No	Not Applicable
(ii)	2020-21	Yes	INR 45,780/-
(iii)	2021-22	Yes	INR 1,12,957/-

Against the total CSR Obligation of INR 58,87,043/- for Financial Year 2021-22, the Company contributed INR 60,00,000/- for CSR Purposes. The surplus amount of INR 1,12,957/- is proposed to be carried forward and set-off in succeeding three financial years.

6	Average net profit of the Company as per Section 135(5) of the Act	INR 29,66,41,173/-
7 (a)	Two percent of average net profit of the Company as per Section 135(5) of the Act	INR 59,32,823/-
7(b)	Surplus arising out of the CSR projects or program or activities of the previous financial years	Not Applicable
7(c)	Amount required to be set off for the financial year, if any	INR 45,780/-
7 (d)	Total CSR obligation for the financial year (7a+7b-7c)	INR 58,87,043/-

8 (a) CSR amount spent or unspent for the financial year:

	Amount Unspent (in INR)- Nil					
Total Amount Spent for the Financial Year. (in INR)	CSR Account as I	Total Amount transferred to Unspent CSR Account as per Section 135(6) of the Act Amount transferred to any fund spe Schedule VII as per second proviso to of the Act				
	Amount	Date of transfer	Name of the Fund Amount (in INR) Date of transfe			
60,00,000	Nil	Not Applicable	Not Applicable	Not Applicable	Not Applicable	

- $\textbf{(b) Details of CSR amount spent against ongoing projects for the Financial Year:} \ Not \ Applicable$
- $\textbf{(c)} \, \textbf{Details} \, \textbf{of CSR} \, \textbf{amount spent against other than ongoing projects for the Financial Year:} \,$

(1)	(2)	(3)	(4)	(5)	(6)	(7)		(8)
Sr. No.	Name of the Project	Item from the list of activities in schedule VII to the Act	Local area	Location of the project	Amount spent for the project (in INR)	Mode of implement on – Direction (Yes/No	ntati ect	Mode of implementati on – Through implementing Agency
1.	Clean Ganga Fund	Item no (viii) of Schedule VII	PAN INDIA	PAN INDIA	15,00,000/-	Not Applic	able	Not Applicable
2.	Swach Bharat Kosh	Item no (viii) of Schedule VII	PAN INDIA	PAN INDIA	15,00,000/-	Not Applic	able	Not Applicable
3.	Prime Minister's National Relief Fund	Item no (viii) of Schedule VII	PAN INDIA	PAN INDIA	15,00,000/-	Not Applicable		Not Applicable
4.	PM Cares Fund	Item no (viii) of Schedule VII	PAN INDIA	PAN INDIA	15,00,000/-	Not Applicable		Not Applicable
(d)	Administrative Overheads							Not Applicable
(e)	Amount spent on Impact Assessment, if applicable						Not Applicable	

(g) Excess amount for set off, if any:

Total amount spent for the financial year (8b+8c+8d+8e)

(f)

Sr. No.	Particular	Amount (in INR)
(i)	Two percent of average net profit of the company as per section 135(5) (after set-off of previous year excess amount of INR 45,780)	58,87,043
(ii)	Total amount spent for the Financial Year	60,00,000
(iii)	Excess amount spent for the financial year [(ii)-(i)]	1,12,957
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	-
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	1,12,957

INR 60,00,000/-

9 (a) Details of Unspent CSR amount for the preceding three financial years:

Sr. No.	Preceding Financial Year	Amount transferred to Unspent CSR Account under Section 135 (6) (in INR)	Amount spent in the reporting Financial Year (in INR)	Amount transferred to any fund specified under Schedule VII as per section 135(6), if any			Amount remaining to be spent in succeeding financial years (in INR)
				Name of the Fund	Amount (in INR)	Date of transfer	
1	2018-19	-	26,50,000	-	-	-	97,40,779
2	2019-20	-	-	Prime Minister's National Relief Fund	40,00,000	13/03/2020 19/03/2020	16,84,039
				Clean Ganga Fund	23,75,000	13/03/2020 19/03/2020	
				Swachh Bharat Kosh	35,00,000	12/03/2020 19/03/2020	
				PM Cares Fund	50,00,000	31/03/2020	
3	2020-21	-	-	PM Cares Fund	76,51,000	26/03/2021	-
	TOTAL	-	26,50,000		2,25,26,000		

b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s): Not Applicable

11 Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5): Not Applicable

For and on behalf of A. K. Capital Services Limited

Place: Mumbai Date: August 6, 2022

A. K. Mittal (DIN: 00698377) (Managing Director &

Vikas Jain (DIN:07887754) (Whole-time Director Chairman CSR Committee) & Member CSR Committee)

¹⁰ In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year: Not Applicable

SECRETARIAL AUDIT REPORT

ANNEXURE -3

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

FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022

To,

The Members,

A. K. Capital Services Limited

CIN-L74899MH1993PLC274881

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **A. K. Capital Services Limited** ("AK Capital"/ "Company") having its registered office at 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai - 400 098. Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Due to COVID-19 pandemic impact, the verification and examination of documents as facilitated by the Company were conducted through electronic mode and based on such verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on March 31, 2022 has complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by AK Capital for the financial year ended on March 31, 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder (to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings);
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; *(Not applicable during the audit period)*
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulation 2014; (Not applicable during the audit period)
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable during the audit period)
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (Not applicable during the audit period)
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the audit period)
 - (h) The Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018; (Not applicable during the audit period)
 - (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015
- (vi) We have relied on the representation made by the Company and its officer and compliance mechanism prevailing in the Company and on examination of documents on test check basis for compliance of the following specific applicable laws and rules made thereunder, being laws that are applicable to the Company based on their sector/industry.
 - 1) The Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992 including Guidelines, Circulars & Notifications issued by SEBI & Stock Exchanges issued thereinafter.
 - 2) The Securities and Exchange Board of India (Investment Advisers) Regulations, 2013, including Guidelines, Circulars & Notifications issued by SEBI & Stock Exchanges issued thereinafter
 - 3) The Prevention of Money Laundering Act, 2002

I have also examined compliance with the applicable clauses of the following:

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Uniform Listing Agreement(s) entered into by the Company with BSE Limited pursuant to SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The change in the composition of the Board of Directors that took place during the period under review was carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

All the decisions at Board and Committee meetings were taken with unanimous approval.

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

We further report that during the audit period there were following specific event /action reported having major bearing on company's operations:

- i) Declared an Interim Dividend of INR 5/- per equity share (face value of INR 10/- per share) for the Financial Year 2021-22
- ii) Shifting of registered office from 30-38, 3rd Floor, Free Press House, Free Press Journal Marg, 215 Nariman Point, Mumbai 400021 to 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai 400 098.
- iii) Demise of Shri Subhash Chander Madan (DIN: 00785025) Non Executive Independent Director of the Company.
- iv) Payment of Renewal fees of Merchant Banking License for period of three years.

FOR RAGINI CHOKSHI & CO Company Secretaries

UMASHANKAR HEGDE (PARTNER) M.No: A22133 # CP No- 11161 UDIN: A022133D000306043 ICSI Unique Code: P1988MH05 6900 Peer Review Certificate No -659/2020

Date: May 11, 2022 Place: Mumbai

ANNEXURE TO SECRETARIAL AUDIT REPORT

To,

The Members,

A. K. Capital Services Limited CIN- L74899MH1993PLC274881

Our report of even date is to be read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company

FOR RAGINI CHOKSHI & CO Company Secretaries

UMASHANKAR HEGDE (PARTNER) M.No: A22133 # CP No- 11161 UDIN: A022133D000306043

ICSI Unique Code: P1988MH05 6900 Peer Review Certificate No -659/2020

Date: May 11, 2022 Place: Mumbai

SECRETARIAL AUDIT REPORT

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

FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022

To.

The Members,

A. K. Capital Finance Limited

CIN-U51900MH2006PLC214277

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **A. K. Capital Finance Limited** ("AK Capital Fin"/ "Company") and having its registered office at 601-602, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai- 400 098. Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Due to COVID-19 pandemic impact, the verification and examination of documents as facilitated by the Company were conducted through electronic mode and based on such verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on March 31, 2022 has generally complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by AK Capital Fin for the financial year ended on March 31, 2022 according to the provisions of:

- (i) The Companies Act, 2013 ('the Act') and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder (to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings);
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; (Not applicable during the audit period)
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; *(Not applicable during the audit period)*
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulation 2014; (Not applicable during the audit period)
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (*Not applicable during the audit period*)
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the audit period)
 - (h) The Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018; (Not applicable during the audit period) and
 - (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of Non-Convertible Debentures of the Company listed on BSE Limited.
- (vi) We have relied on the representation made by the Company and its officer and compliance mechanism prevailing in the Company and on examination of documents on test check basis for compliance of the following specific applicable laws and rules made thereunder, being laws that are applicable to the Company based on their sector/industry;
 - 1) Credit Information Companies (Regulation) Act, 2005 and The Reserve Bank of India Act,1934 and the directions, regulations, master circulars, circulars issued by Reserve Bank of India thereunder and as applicable to Systemically Important Non Deposit Accepting Non-Banking Financial Companies (SI-ND-NBFC), sector/industry.
 - 2) The Prevention of Money Laundering Act, 2002

I have also examined compliance with the applicable clauses of the following:

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Uniform Listing Agreement(s) entered into by the Company with BSE Limited pursuant to SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (applicable to debt listed entity).

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. Further, changes in the composition of the Board of Directors that took place during the period under review was carried out in compliance with provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

We further report that during the audit period there were following specific events /action reported having major bearing on company's operations:

- 1) Issue and allotment of 20,500 Non-Convertible Debentures and the listing of said debentures on Wholesale Debt Market Segment of BSE Limited.
- 2) Call options were exercised in respect of 6,500 Non-Convertible Debentures.
- 3) Re-purchase of 9,450 Non-Convertible Debentures.
- 4) Appointment of Mr. Vikas S Agarwal as Independent Director and cessation of Mr. Raghubinder Rai Bajaj as Independent Director.
- 5) Appointment of M/s. Bhandari & Co., Chartered Accountants as Statutory Auditors of the Company for 3 years.
- 6) Shifting of registered office from 30-39, 3rd Floor, Free Press House, Free Press Journal Marg, 215 Nariman Point, Mumbai 400021 to 601-602, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai 400 098.
- 7) Declaration & Payment of interim dividend of Rs.12 per Compulsory Convertible Preference Shares (CCPS) for FY 2021-22 and payment of final dividend of Rs.12 per Compulsory Convertible Preference Shares (CCPS)

FOR RAGINI CHOKSHI & CO Company Secretaries

UMASHANKAR HEGDE (PARTNER) M.No: A22133 # CP No- 11161 UDIN: A022133D000344543 ICSI Unique Code: P1988MH05 6900 Peer Review Certificate No -659/2020

Date: March 18, 2022 Place: Mumbai

ANNEXURE TO SECRETARIAL AUDIT REPORT

To.

The Members,

A K Capital Finance Limited CIN- U51900MH2006PLC214277

Our report of even date is to be read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

FOR RAGINI CHOKSHI & CO Company Secretaries

UMASHANKAR HEGDE (PARTNER) M.No: A22133 # CP No- 11161 UDIN: A022133D0000344543

UDIN: A022133D000344543 ICSI Unique Code: P1988MH05 6900 Peer Review Certificate No -659/2020

Date: May 18, 2022 Place: Mumbai

22 | Directors' Report _

SECRETARIAL AUDIT REPORT

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

FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022

To,

The Members,

A. K. Stockmart Private Limited

CIN-U67120MH2006PTC158932

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by A. K. Stockmart Private Limited ("AK Stockmart"/"Company") and having its registered office at 601-602, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai - 400 098. Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Due to COVID-19 pandemic impact, the verification and examination of documents as facilitated by the Company were conducted through electronic mode and based on such verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on March 31, 2022 has generally complied with the statutory provisions listed hereunder and also that the Company has proper Boardprocesses and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by AK Stockmart for the financial year ended on March 31, 2022 according to the provisions of:

- The Companies Act, 2013 ('the Act') and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder (to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings);
- The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-(v)
 - The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; (Not applicable during the audit period)
 - The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; (to the extent applicable to the intermediary)
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; (Not applicable during the audit period)
 - The Securities and Exchange Board of India (Share Based Employee Benefits) Regulation 2014; (Not applicable during the audit period)
 - (e) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2008; (Not applicable during the audit period)
 - The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (Not applicable during the audit period)
 - The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the audit period)
 - (h) The Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018; (Not applicable during the audit period) and
 - The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (to the extent applicable to a Material Subsidiary)
- (vi) We have relied on the representation made by the Company and its officer and compliance mechanism prevailing in the Company and on examination of documents on test check basis for compliance of the following specific applicable laws and rules made thereunder, being laws that are applicable to the Company based on their sector/industry;
 - Bye-laws, Rules, Regulations, Guidelines, Circulars & Notifications issued by SEBI, Stock Exchanges & Depositories and applicable to Depository Participant, Registered Broker and In house RTA.
 - The Prevention of Money Laundering Act, 2002

I have also examined compliance with the applicable clauses of the following:

Secretarial Standards issued by The Institute of Company Secretaries of India.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. Further the change in the composition of the Board of Directors that took place during the period under review was carried out in accordance with provisions of the Act and rules made thereunder.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

We further report that during the audit period there were following specific events /action reported having major bearing on company's operations;

- 1) Revision in terms of payment of remuneration to Mr. Prashant Roongta, Whole-time Director.
- 2) Payment of Incentives to Ms. Aditi Mittal, Managing Director
- 3) Appointment of Mr. Khimji Shamji Pandav as Additional Director in the Non-Executive Independent Director Category in place of Mr. S. C. Madan whose office of Non-Executive Independent Director became vacant due to his sudden demise.
- 4) Increase in the borrowing limit of the Company under Section 180(1)(c)of the Companies Act ,2013 and rules made thereunder to INR 700 Crores.
- 5) Increase in the overall limits of Inter Corporate Loans and Investments under Section 186 of the Companies Act ,2013 and rules made thereunder to INR 700 Crores

 FOR RAGINI CHOKSHI & CO

Company Secretaries

UMASHANKAR HEGDE (PARTNER) M.No: A22133 # CP No- 11161 UDIN: A022133D000680098

ICSI Unique Code: P1988MH05 6900 Peer Review Certificate No -659/2020

Date: July 25, 2022 Place: Mumbai

ANNEXURE TO SECRETARIAL AUDIT REPORT

To.

The Members,

A.K. Stockmart Private Limited CIN- U67120MH2006PTC158932

Our report of even date is to be read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company

FOR RAGINI CHOKSHI & CO Company Secretaries

UMASHANKAR HEGDE (PARTNER) M.No: A22133 # CP No- 11161 UDIN: A022133D000680098

ICSI Unique Code: P1988MH05 6900 Peer Review Certificate No -659/2020

Date: July 25, 2022 Place: Mumbai

Form No. AOC-2

(Pursuant to clause (h) of sub-section (3) of Section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

Form for disclosure of particulars of contracts/arrangements entered into by the Company with related parties referred to in sub-section (1) of Section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto.

- I. Details of contracts or arrangements or transactions not at arm's length basis: Not applicable
 - All contracts/arrangements/transactions entered into during the financial year ended March 31, 2022, were at arm's length basis.
- II. Details of material contracts or arrangement or transactions at arm's length basis:
- 1) Name and Relationship with Related Party: A. K. Capital Finance Limited, Subsidiary

SN	Nature of Transaction	Value (INR in Lakhs)	Duration	Salient Terms	Date of Approval by the Board	Amount paid in advance
1	Purchase of Investments (excluding accrued interest)	47,030.97	Ongoing	Not applicable	Since these RPTs are in the ordinary course of	Nil
2	Sale of Investments (excluding accrued interest)	74,969.15	Ongoing	Not applicable	business and are at arm's length	
3	Corporate Guarantee given	27,500.00	One-time	Guarantee to subsidiary company being part of the sanctioned terms and conditions as stipulated by bank	basis, approval of the board is not applicable. However, the said transactions were part of omnibus	
4	Dividend Received	540.00	Annual	Not applicable		
5	Loan Taken and Loan Repaid	28,600.00	Annual	As per sanctioned terms approved by the Board of the Company	list approved by the Audit Committee of the Company.	
6	Interest Expenses	282.87	Annual	As per sanctioned terms approved by the Board of the Company		
7	Interest Income on investment in debt securities	3.26	Ongoing	As per terms of issue		
8	Investment in debt securities bought back	1,250.00	One-time	As per terms of issue		

2) Name and Relationship with Related Party: A. K. Services Private Limited, Enterprise controlled by KMP

SN	Nature of Transaction	Value (INR in Lakhs)	Duration	Salient Terms	Date of Approval by the Board	Amount paid in advance
1	Purchase of Investments (excluding accrued interest)	5,767.18	Ongoing	Not applicable	Since these RPTs are in the ordinary course of business and are	Nil
2	Sale of Investments (excluding accrued interest)	1,036.31	Ongoing	Not applicable	at arm's length basis, approval of the board is not applicable.	
					However, the said transactions were part of omnibus list approved by the Audit Committee of the Company.	

3) Name and Relationship with Related Party: A. K. Stockmart Private Limited, Wholly-owned Subsidiary

SN	Nature of Transaction	Value (INR in Lakhs)	Duration	Salient Terms	Date of Approval by the Board	Amount paid in advance	
1	Purchase of Investments (excluding accrued interest)	2,601.86	Ongoing	Not applicable	Since these RPTs are in the ordinary course	RPTs are in the	
2	Sale of Investments (excluding accrued interest)	2,646.89	Ongoing	Not applicable	of business and are at arm's		
3	Brokerage Charges	5.73	Ongoing	As mutually agreed and documented in brokerage structure	length basis, approval of the board is not applicable. However, the said transactions were part of omnibus list approved by the Audit Committee of the Company.		
4	Demat Charges	0.02	Ongoing	As mutually agreed and documented in tariff sheet			
5	Balance receivable (stock exchange obligations)	9.98	-	-			
6	Balance payable	0.06	-	-			

4) Name and Relationship with Related Party: A. K. Capital Corporation Private Limited, Wholly-owned Subsidiary

SN	Nature of Transaction	Value (INR in Lakhs)	Duration	Salient Terms	Date of Approval by the Board	Amount paid in advance
1	Sale of investments (excluding accrued interest)	202.54	Ongoing	Not applicable	Since these RPTs are in the ordinary course of business and are at arm's length basis, approval of the board is not applicable. However, the said transactions were part of omnibus list approved by the Audit Committee of the Company.	Nil

5) Name and Relationship with Related Party: A. K. Wealth Management Private Limited, Wholly-owned Subsidiary

SN	Nature of Transaction	Value (INR in Lakhs)	Duration	Salient Terms	Date of Approval by the Board	Amount paid in advance
1	Sale of investments (excluding accrued interest)	153.95	Ongoing	Not applicable	Since these RPTs are in the ordinary course of business and are at arm's length basis, approval of the board is not applicable. However, the said transactions were part of omnibus list approved by the Audit Committee of the Company.	Nil

6) Name and Relationship with Related Party: Family Home Finance Private Limited, Step down subsidiary

SN	Nature of Transaction	Value (INR in Lakhs)	Duration	Salient Terms	Date of Approval by the Board	Amount paid in advance
1	Sale of Investments (excluding accrued interest)	170.15	FY 2021-22	The related party transactions (RPTs) entered during the year were in the ordinary course of business and on arm's length basis.	Since these RPTs are in the ordinary course of business and are at arm's length basis, approval of the board is not applicable. However, the said transactions were part of omnibus list approved by the Audit Committee of the Company.	Nil

7) Name and Relationship with Related Party: A. K. Mittal, Managing Director & Promoter

SN	Nature of Transaction	Value (INR in Lakhs)	Duration	Salient Terms	Date of Approval by the Board	Amount paid in advance
1	Rent expenses	28.80	Ongoing	Period: May 1, 2019 to April 30, 2022	Since these RPTs are in the ordinary course of business and are at arm's	Nil
				Usage: Business Purpose Rent per month:	length basis, approval of the board is not applicable.	
2	Rent Deposit given outstanding as at year end	48.00	Ongoing	The rent paid/payable is at prevailing market price.	However, the said transactions were part of omnibus list approved by the Audit Committee of the Company.	

8) Name and Relationship with Related Party: India Bond Private Limited, Enterprises controlled by Key Management Personnel

SN	Nature of Transaction	Value (INR in Lakhs)	Duration	Salient Terms	Date of Approval by the Board	Amount paid in advance
1	Software expenses	84.00	Ongoing	The Company pays Fixed AMC(Software expenses) for usage of software which provides online solution.	Since these RPTs are in the ordinary course of business and are at arm's length basis, approval of the board is not applicable. However, the said	Nil
2	Incentive Expense	16.58	Ongoing	The Company pays incentive expense for usage of software which provides online solution.	transactions were part of omnibus list approved by the Audit Committee of the Company.	
3	Balance payable	1.32	-	-		

9) Name and Relationship with Related Party: Abhinav Kumar Mittal, Relative of key management personnel

SN	Nature of Transaction	Value (INR in Lakhs)	Duration	Salient Terms	Date of Approval by the Board	Amount paid in advance
1	Purchase of office building	102.65	OneTime	As per sale deed executed between the Parties. The purchase is at fair market value	Since these RPTs are in the ordinary course of business and are at arm's length basis, approval of the board is not applicable. However, the said transactions were part of omnibus list approved by the Audit Committee of the Company.	Nil

For and on behalf of A. K. Capital Services Limited

Place: Mumbai Date: August 6, 2022 A. K. Mittal Managing Director (DIN: 00698377) Ashish Agarwal Whole-time Director (DIN: 08064196)

ANNEXURE - 5

DISCLOSURE PURSUANT TO SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

Sr. No.	Requirements	Disclosure		
1	The ratio of the remuneration of each director to the median remuneration of the employees of the	Name of the Directors	Ratio	
	Company for the Financial Year	Mr. A. K. Mittal	NA	
		Mr. Ashish Agarwal	14.15%	
		Mr. Vikas Jain	16.56%	
2	The percentage increase in remuneration of each Director, Chief Financial Officer and the Company	Name of the Directors		
	Secretary in the Financial Year	Mr. A. K. Mittal	NA	
		Mr. Ashish Agarwal	25.53%	
		Mr. Vikas Jain	25.53%	
		Percentage mentioned above for Mr. Ashish Agarwal a is calculated on the basis of fixed remuneration.	nd Mr. Vikas Jain	
		Key Managerial Personnel		
		Mr. Mahesh Bhootra - Chief Financial Officer	6.00%	
		Mr. Tejas Dawda - Company Secretary	19.95%	
		Percentage mentioned above for Mr. Mahesh Mr. Tejas Dawda is calculated on the basis of fixed remu		
3	The percentage increase in the median remuneration of employees in the Financial Year	During the Financial Year 2021-2022, the percentage median remuneration of employees as compared to p approximately 16.35%.		
4	The number of permanent employees on the rolls of Company	There were 88 employees as on March 31, 2022		
5	Average percentage increase already made in the salaries of employees other than the managerial	Average increase in fixed salary of employees other personnel is 20.89%.	than managerial	
	personnel in the last financial year and its comparison with the percentage increase in the	Remuneration paid to Mr. Mahesh Bhootra, Chief Fina increased by 6.00% based on the responsibilities entrus	ncial Officer was sted on him.	
	managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial	Remuneration paid to Mr. Tejas Dawda was increased by 19.95% based		
	remuneration.	No other Key Managerial Personnel are in receipt of increased remuneration as compared to the previous financial year.		
6	Affirmation that the remuneration is as per the remuneration policy of the company	It is hereby affirmed that the remuneration is p Remuneration Policy for the Directors, Key Manageria employees.		

For A. K. Capital Services Limited

Place: Mumbai Date: August 6, 2022 A. K. Mittal Managing Director (DIN: 00698377) Ashish Agarwal Whole-time Director (DIN: 08064196)

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

I. INDIAN ECONOMY

The financial year 2021-22 started with the country being hit by the second wave of the pandemic which saw lockdowns and restrictions being re-imposed across states for two to three months. However, domestic macroeconomic conditions began to improve from July'21 with the rapid retreat in COVID-19 infections and the resumption of economic activity in normal modes of functioning. As the world stepped into the New Year, the path of the recovery in India as in the rest of the global economy encountered headwinds from a surge in infections due to a new COVID-19 variant called Omicron. While the lower rate of infections, higher vaccinations and re-emergence of demand led to improvements, the pace of the same across economic sectors however was uneven with some exhibiting robust growth and some showing modest advances. The third wave seems to be well behind us and, with the removal of all restrictions alongside a broadening of vaccination coverage, economic activity is returning to speed. There are signs that domestic economic recovery is gaining traction and activity levels are improving. At the same time, domestic and external challenges and uncertainties abound that could undermine recovery due to risk from global supply chain disruptions, financial market volatility and geopolitical tensions. However, India faces these challenges with improving fundamentals and strong buffers. All the key indicators such as jump in exports and high GST collection in April 2022 reflect that the country's economy is on the growth path.

FY 2021-22 witnessed re-bound in economic growth with the GDP numbers surpassing the pre-COVID FY 2019-20 levels by the second quarter of the financial year. GDP growth was well on the recovery path in the final two quarters despite the third wave of COVID-19 in Jan'22 and Russia's war on Ukraine which began in Feb'22. GDP registered 20.3 percent and 8.5 percent growth in the first two quarters and 5.4 percent and 4.1 percent growth in the last two quarters of FY2021-22 as private consumption and investment activity picked up and Government spending improved during the fiscal. The Indian Rupee remained fairly stable throughout the fiscal as investments were buoyed by RBI's accommodative monetary policy measures, Government stimulus after the second COVID-19 wave amid substantial progress in vaccinations across the country. Despite geopolitical tensions and global supply chain disruptions, the Indian economy is expected to continue the path of economic recovery. The broad estimates from RBI and rating agencies for FY2022-23 is expected to be in the range of 7-7.2 percent.

On the external front, India's current account recorded a deficit of 1.2% of GDP during Apr-Dec 2021 from a surplus of 1.7% of GDP in Apr-Dec 2020 on the back of a sharp increase in the trade deficit. Trade deficit (USD 18.51 billion) widened compared to FY2020-21 as increase in imports exceeded increase in exports. Fiscal deficit target of 6.4 of GDP for FY2022-23 was scaled downwards from 6.9% of GDP for FY2021-22 in the Union Budget on 1st February 2022 in line with the Government's long term consolidation plan while at the same time ensuring adequate allocation to capital expenditure in order to sustain growth recovery. On the financing side, net FDI inflows maintained healthy levels of USD 26.5 billion. Foreign portfolio investors turned net sellers in the domestic capital markets in FY2021-22 primarily due to geopolitical tensions. India's foreign exchange reserves were at USD 606.48 billion as on April 1, 2022.

II. THE GROWTH ENVIRONMENT

In 2021, the world experienced economic recovery all round as COVID-related lockdowns and trade restrictions were gradually eased with the administration of vaccinations worldwide even as the pandemic continued to persist with its variants. However, global growth has been accompanied by high levels of inflation, which shows no signs of abating. The global recovery is now likely to decelerate as Central Banks withdraw policy support to combat inflation amid continued COVID-19 flare-ups and lingering supply bottlenecks. The outlook is clouded by uncertainty on account of the ongoing Russia-Ukraine war as well as the risk of inflation spiraling out of the Central Banks' control. In April 2022, the International Monetary Fund (IMF) lowered its global growth projection for 2022 at 3.6 per cent (from 6.1 per cent in 2021).

In India, the domestic economy has been steadily reviving from its pandemic induced contraction. Private consumption and fixed investment, which are the key drivers of domestic demand, have surpassed the pre-pandemic levels. On the supply side, contact-intensive services still trail the 2019-20 level. Going forward, normal monsoon should support recovery in rural demand, while a pick-up in contact-intensive services should help in further strengthening urban demand. Investment activity may gain traction with improving business confidence, pick up in bank credit, continuing support from government capex and congenial financial conditions. On the global front, although India's direct trade exposure to countries at the epicenter of the conflict is limited, the war could potentially impede the economic recovery through elevated commodity prices and global spillover channels.

III. INDUSTRY STRUCTURE AND BOND MARKET DEVELOPMENTS:

The financial year 2021-22 saw a trend of recovery in economic activity, supported by loose fiscal and expansionary monetary policy. Government of India undertook a fiscal deficit of 6.9%, while the Reserve Bank of India (RBI) maintained record low interest rates and high liquidity in the banking system. Union Budget 2022-23 laid down a strong infrastructure development program, through its four pillars of development viz. PM GatiShakti, Inclusive Development, Productivity Enhancement & Investment, Sunrise Opportunities, Energy Transition, & Climate Action and Financing of Investments.

During the year, the Government of India also launched National Asset Reconstruction Company to manage and dispose-off banks' NPAs with a Central Government guarantee of INR 30,600 crores. The Government also launched the India Debt Resolution Company to manage and turn around stressed assets. These measures are expected to help de-burden the stress in the banking system.

During the year, the RBI maintained policy reporate at 4 percent, with sufficient liquidity in the banking system, to stimulate growth. Coupled with regular liquidity management operations like G-SAP and VRRR, the RBI committed to remaining accommodative to support the high fiscal borrowings for the year.

The year was marked by high inflationary pressures, aggravated due to supply chain disruptions and soaring high commodity prices. Commodity prices, which initially, were surging due to supply chain constraints triggered by regional lockdowns, were later aggravated by the global uncertainty caused by the Russia-Ukraine crisis. In FY22, companies held back on passing the higher input costs, due to higher commodity prices, over to the consumers, on account of weak overall aggregate demand. As demand normalizes, the cost is expected to pass over to the consumers, which may lead to sustained inflation.

Given the macro-economic scenario, interest rates are likely to continue to harden, in-line with global markets trends. Anticipating aggressive rate hikes by the US Federal Reserve, Foreign Portfolio Investors (FPIs) started pulling out funds from the Indian markets towards the end of the financial year. Despite the fact that funds were withdrawn in large amounts as FPIs quit the market due to global uncertainty, FY22 saw the highest net FPI funds inflow in four years into the debt market.

During the year, the Securities and Exchange Board of India (SEBI) announced plans to create a set of market makers for deepening and strengthening the country's corporate bond market. Market makers would quote both a buy and a sell price for corporate bonds to create liquidity in the secondary market. SEBI also introduced Distributed ledger technology, to record details of assets, allotment, listing and payment of interest or redemption, for the purpose of monitoring covenants of an issue. Moreover, RBI pushed for instruments like Credit Default Swaps (CDS) to deepen the bond market. Markets also saw a growth in Infrastructure Investment Trusts (InvITs), which allowed issuers to exit long duration infrastructure projects to free up funds for a new development projects.

Given the trend in monetary and fiscal policy, the Government's push for growth is apparent. RBI estimates India to grow at 7.2 percent in FY23. The Government is likely to push forward with policy geared towards long term growth as it seeks to make progress towards USD 5 trillion economy. National Infrastructure Pipeline worth over INR 100 lakh crore and NIIF public-private partnership model for growth funding will help boost the economy further. Given the policy focus towards growth, India is likely to see an increase in pro-growth policies, which will also help promote the bond market. Corporate bond market has grown at a 10 year CAGR of 14.34% to reach INR 40.17 lakh crore as of FY22. The pro-growth efforts of the Government will directly help push the corporate bond market to help fund newer projects.

IV. OUR BUSINESS

A. K. Capital Services Limited ("AK Capital"/"Company"), incorporated on October 5, 1993, is Flagship Company of the A. K. Group, and is registered with SEBI as a Category I Merchant Banker since April 1, 1998 which is valid permanently unless suspended/cancelled by SEBI.

AK Capital is one of the country's leading merchant bank managing private placements as well as public issues of debt. AK Capital is acknowledged for its unmatched management consultancy, advisory services, financial restructuring etc. and is also one of the few merchant bankers who has direct access as counterparty to almost all domestic banks / institutions. AK Capital is primarily engaged in providing various fee-based services such as fund mobilisation through issue of debt, structured hybrid instruments, pass through certificates, direct assignments etc. for over 250 clients including India's premier central and state Government undertakings, public and private sector banks, financial institutions and private corporates. AK Capital aspires to facilitate making the debt markets accessible to retail investors and relentlessly strives towards fulfilling its motto of "Building Bonds".

The Company has also acquired certificate of registration to act as an Investment Advisor. The registration is valid permanently. The Company provides advisory services in fixed income securities to many of the renowned retirement trusts, PF and PT Trust.

AK Capital has 5 subsidiaries and one step down subsidiary which conduct their operations through a network of branches spread over 7 cities of India and 1 at Singapore. The group has interests in diversified business fields and the subsidiaries have been incorporated to specialize and operate in each business area.

A. K. Capital Finance Limited ("AK Capital Finance"), a subsidiary of AK Capital, is registered with the Reserve Bank of India as a Systemically Important Non Deposit Accepting Non-Banking Financial Company ("NBFC-ND-SI"). AK Capital Finance is engaged in the business of investment and lending activities. The Company primarily operates a hybrid business model, under which the revenue streams comprises of a regular and stable interest income from its loan book, fees income and treasury income from its investment book. AK Capital Finance is amongst one of the few NBFCs having TREPS (Triparty Repo Dealing & Settlement) membership given by the Clearing Corporation of India Limited (CCIL) which enables the company to access fund on tap against pledge of SLR securities like G-Secs at very competitive cost. AK Capital Finance in its onward lending segment has a strong risk management policies and credit appraisal system in place thereby having maintained strong asset quality, which is reflected by the fact that there are NIL NPAs in its portfolio as on March 31, 2022.

A. K. Stockmart Private Limited ("AK Stockmart"), a wholly owned subsidiary of AK Capital incorporated in 2006 is full service brokerage house with membership of India's two key stock exchanges viz., National Stock Exchange of India Limited and BSE Limited. AK Stockmart's services span across equity and debt markets. Further, AK Stockmart is also Depository Participants with the Central Depository Services (India) Limited ("CDSL") and National Securities Depository Limited ("NSDL") for seamless settlement and clearing of securities.

From FY 2019-20 till date, AK Stockmart has distributed debt products of private sector companies as well as public sector company such as Tata Capital Housing Finance Limited, Shriram Transport Finance Company Limited, JM Financial Products Limited, L&T Finance Limited, Muthoot Finance Limited, Shriram City Union Finance Limited, Indiabulls Housing Finance Limited, Tata Capital Financial Services Limited, Piramal Capital & Housing Finance Ltd., Poonawalla Fincorp Limited (formerly Magma Fincorp Limited), Navi Finserv Limited (formerly Navi Finserv Private Limited) and Power Finance Corporation Limited.

A. K. Wealth Management Private Limited ("AK Wealth"), incorporated in November 2006 and a wholly owned subsidiary of AK Capital, is registered with SEBI as a Portfolio Management Company. AK Wealth is in the business of providing portfolio management services, private wealth management, asset management, investment advisory and research backed investment solutions to ensure returns commensurate to risk appetite of its clients. As on March 31, 2022, AK Wealth had 71 clients with Asset Under Management of INR 66.29 Crores.

A. K. Capital Corporation Private Limited ("AK Capital Corporation"), incorporated in November 2006 is a wholly owned subsidiary of AK Capital.

A. K. Capital (Singapore) Pte. Ltd. ("AK Singapore"), domiciled in Singapore, was incorporated on July 29, 2013 as a wholly owned subsidiary of AK Capital. AK Singapore is registered with Monetary Authority of Singapore as a financial services company and provides financial advisory services to its clients across the globe. It offers cross border funding solutions by identifying potential investors to meet the fund raising needs of its clients. AK Singapore also offers the full range of money market operations in India to meet both the lending and borrowing needs of its clients. The company's research team has conducted in-depth studies of foreign markets and is well-equipped to apply the gained technical information to help accelerate the company's expansion in India and other nascent debt markets.

Family Home Finance Private Limited ("Family Home Finance"), incorporated in June 2017 and a step-down subsidiary of AK Capital through AK Capital Finance is registered with National Housing Bank as a non-deposit taking housing finance company.

V. EXECUTION AND OTHER SERVICES

AK Capital has marked a glorious journey of over 29 years and has gained expertise as well as recognition in various facets of the corporate bond markets by undertaking and successfully executing various landmark transactions.

AK Capital has been reckoned as a leading arranger for private placement of secured/ unsecured, senior/ subordinated, redeemable, non-convertible debentures/ bonds, perpetual bonds, pass through certificates, redeemable preference shares, etc. for a diverse profile of issuers comprising of:

- a. Central Public Sector Undertakings;
- b. State Government Undertakings;
- c. Public and Private Sector Banks;
- d. Public Financial Institutions;
- e. Private Corporates;
- f. Non-Banking Finance Companies;
- g. Housing Finance Companies;
- h. Infrastructure Finance Companies;
- i. Infrastructure Development Funds;
- j. Core Investment Companies;
- k. Infrastructure Developers; and
- I. Manufacturing and Services sector companies.

VI. RECOGNITION, AWARDS & ACCOLADES

- AK Capital has been awarded the title of "Investment Banker / Merchant Banker of the year" by Associated Chambers of Commerce and Industry of India (ASSOCHAM) at the "5th National Summit & Awards Corporate Bond Market 2022" organized on May 12, 2022.
- 2. AK Capital has been awarded the prestigious international title of "India Bond House of the Year 2018" by IFR Asia.
- 3. The Company acted as a Transaction Advisor and Merchant Banker for Municipal Bond Issue of INR 200 Crores by Lucknow Municipal Corporation. The Issue got listed on December 2, 2020 at BSE Limited. This was the 1st Municipal Bond Issue from North India. The Issue received bumper response from Investors with total bids received worth INR 450 Crores, viz. 4.5 times against the basic issue of INR 100 Crores.
- 4. The Company also acted as a merchant banker for Green Municipal Bond Issue of INR 150 Crores by Ghaziabad Nagar Nigam. The Issue was 1st Green Bond Issue by any municipal corporation in India. The Issue received bumper response from Investors with total bids received worth INR 401 Crores, viz. 4.01 times against the basic issue of INR 100 Crores.
- 5. AK Stockmart has been rated as No. 1 Mobiliser of subscription in public issues of bonds/ debentures over a decade (01-Apr-2011 to 31-Mar-2021) has mobilized INR 73,813.27 Crores in 132 public issues of bonds/ debentures (Source: PRIME Database).
- AK Capital has been awarded as "Winner in Merchant Banker Category in Debt Segment" by ASSOCHAM on December 22, 2017. The award was conferred by Sh. P. Radhakrishnan, Hon'ble Minister of State for Finance and Shipping, Government of India.
- 7. The Company is one of the few merchant banking groups to have TREPS CCIL membership.
- 8. Besides private placements and public issues of debt, the Company and its subsidiaries have demonstrated their progressive presence in undertaking and executing transactions in the following segments:
 - a. Loan syndication, project financing, syndication of short term debt (CPs etc.)
 - b. Syndication for Venture Capital Funds, Syndication for Infrastructure Development Funds, structured hybrid financial products
 - c. Asset backed financing, investment and trading in debt securities, loan against property, loan against securities, IPO funding (including debt public issues), real estate funding etc.
 - d. Direct assignment of pool of receivables and securitization of receivables
 - e. Trading/investment in Government Securities and Corporate Bonds
 - f. Stock broking, WDM broking and Depository services
 - g. Providing portfolio management services, private wealth management, asset management and investment advisory
 - h. Retirement fund advisoryi.
 - Global financial advisory, cross border funding solutions, foreign currency bonds.

VII. OUTLOOK AND STRATEGY

During the year, debt market saw a number of developments. Regulatory authorities such as RBI and SEBI have initiated major structural reforms towards building a robust, transparent and vibrant corporate bond markets and lending infrastructure in India while supporting debt market during pandemic period.

The Special measures to support debt market include:

- a) Announcement of fresh relief measures for the economy, totaling to INR 6,28,993 crore, focusing largely on extending loan guarantees & concessional credit for pandemic-hit sectors & investments to ramp up healthcare capacities.
 - b) RBI instituted the G-Sec Acquisition Program (GSAP) during the second wave of the pandemic, purchasing securities worth INR 2.21 lakh crore, in order to enable a stable and orderly evolution of the yield curve.
 - RBI undertook numerous Variable Rate Reverse Repo (VRRR) auctions aggregating to over INR 120 lakh crore to manage liquidity during FY2021-22.
 - d) The RBI exempted FPIs deploying funds in defaulted corporate bonds from the short-term limit and the minimum residual maturity requirement of above 1 year.

The measures towards building a vibrant debt market are:

- a) Issued directions to permit FPIs to allow transacting in Credit Derivatives Swaps and set aggregate limit of the notional amount of CDS sold by FPIs to 5% of the outstanding stock of corporate bonds.
- b) The investment limit for FPIs for debt instruments under the VRR route increased to INR 2,50,000 crore from INR 1,50,000 crore.
- c) RBI allowed ECB borrowers to park ECB proceeds in term deposits with AD Category-I banks in India for a maximum period of 12 months cumulatively.
- d) RBI mandated that the transactions in Government securities by Foreign Portfolio Investors undertaken by market participants on platform other than on the Negotiated Dealing System Order Matching (NDS-OM) platform to be reported to the 'NDS-OM' platform for settlement.
- e) In order to increase the retail participation in government securities, the Reserve Bank launched the 'RBI Retail Direct' Scheme to facilitate investment in Government Securities by individual investors.
- f) RBI, to promote liquidity, launched a market making arrangement, wherein the Primary Dealers shall be present on the NDS-OM platform (odd-lot and Request for Quotes segments) throughout market hours and respond to buy/sell requests from Retail Direct Gilt Account Holders.
- g) SEBI allowed foreign portfolio investors (FPIs) to write off all debt securities that they are unable to sell.
- h) SEBI began to implement 'swing pricing' for all open-ended debt mutual fund schemes to introduce price stability.

VIII. OPPORTUNITIES AND CHALLENGES:

Opportunities

A. Debt markets have witnessed an exponential growth in the Country over last decade which may be seen from the tables given below:

Table-1: Private Placement of Debt (Non-Convertible Debentures/ Bonds)

FY 20	21-22	FY 20	11-12
Total No. of issues	Amount (INR in Crores)	Total No. of issues Amount (INR in Crore	
121	1,43,172.20	88	60,142.66

Table-2: Public Issue of Debt (Non-Convertible Debentures/ Bonds)

FY 2021-22		FY 2011-12	
Total No. of issues	Amount (INR in Crores)	Total No. of issues	Amount (INR in Crores)
3	2,604.05	9	26,456.76

Challenges

Like any other market:

- a. Corporate bond markets are venerable to market risks originating from volatility in interest rates;
- b. Operations in corporate bond markets may be vulnerable to competition thereby affecting margins;
- c. Besides market risks, corporate bonds may be vulnerable to credit risk;
- d. Growth and performance of domestic corporate bond markets is dependent upon a host of domestic and global macro and micro-economic factors. India offers moderate-risk, high-yielding debt investment opportunities to offshore investors. However, any significant tightening of monetary policy rates by the global central banks may lead to flight of capital and pose competition to Indian markets.

Segment wise performance

Company's whole business is being considered as one segment, viz. proving merchant banking services within India. The Company has only one segment of activity in accordance with the definition of "Segment" covered under Indian Accounting Standard (Ind AS) 108 on Operating Segments.

The performance of the Company is discussed in this Report

IX. FINANCIAL AND OPERATIONAL PERFORMANCE OF THE COMPANY

On standalone basis, your Company earned total revenue of INR 8,689.01 Lakhs during the Financial Year under review. The profit before tax is INR 3,278.93 Lakhs. After making provision for tax, the net profit of your Company is INR 2,632.15 Lakhs.

The consolidated total revenue of your Company stood at INR 32,289.11 Lakhs for the Financial Year ended March 31, 2022. The consolidated profit before tax is INR 10,864.36 Lakhs for the current financial year. After making provision for tax, the consolidated net profit of your Company is INR 8,300.56 Lakhs.

X. DETAILS OF SIGNIFICANT CHANGES IN KEY FINANCIAL RATIOS ALONG WITH EXPLANATION

In compliance with the requirement of the Listing Regulations, the key financial ratios of the Company along with explanation for significant changes (i.e., for change of 25% or more as compared to the immediately previous financial year will be termed as 'significant changes'), has been provided hereunder

Sr. No.	Particulars	Financial Year 2021-22	Financial Year 2020-21
1.	Debtors Turnover Ratio*	19.46	29.17
2.	Interest Coverage Ratio	3.53	4.33
3.	Debt Equity Ratio#	1.04	0.26
4.	Operating profit margin %	38.00%	45.08%
5.	Net profit margin %	30.29%	34.65%
6.	Return on net worth	5.97%	6.08%
7.	Inventory Turnover Ratio	Not Applicable	
8.	Current Ratio	Not Ap	plicable

- * Debtors Turnover Ratio: On a standalone basis, the Debtors Turnover ratio as on March 31, 2022 stood at 19.46 as against 29.17 as on March 31, 2021. The increase is on account of better collection efficiency of the Company.
- # Debt Equity Ratio: On a standalone basis, the Debt Equity ratio as on March 31, 2022 stood at 1.04 as against 0.26 as on March 31, 2021. The increase is on account of increase in borrowings.

XI. HUMAN RESOURCE

Our employees continue to be our core asset. We understand that our workforce has a life beyond our doors. Our development activities are focused on creating opportunities that help them achieve the right work-life balance and grow in their respective roles and even beyond them. We remain committed to make AK Group a place, wherein the determination and dedication of our employees helps to serve our large clientele & generate long-term value for our shareholders.

Wellbeing and Safety for us, the health and safety of all our employees is of utmost concern and priority. During the Covid-19 situation, measures are taken to ensure that employees and their families are safe.

As on March 31, 2022, the Company had 88 employees on its payroll.

Diversity & Inclusion:

At AK Group; diversity is our strength. We hire from different cultural and social backgrounds and have a non-discriminatory approach to acquiring talent. Openness and inclusion makes AK Group a place where you would like to work. Our focus is on developing skills, encouraging talent and helping people do the best they can each day. We work with our employees as partners and provide opportunities for high quality learning, get coaching from industry's best and offer a challenging yet rewarding workplace.

We intend to develop and sustain a diverse workforce which strives to meet the unique needs of our diverse client base and the sectors in which we operate.

Teamwork & Leadership:

We believe a lot in teamwork, as all our employees work in different teams and also across multiple offices. These teams have their own areas of expertise but they all have shared responsibility and to achieve this, our employees have to work flexibly and collaboratively.

In AK Group, we expect everyone at the firm to be a leader wherein one is not only just an employee. The Company identifies and recruits people who share their commitment towards business in addition to their intellect and experience.

Employee Programs:

We invest in every step of our employees' careers and ensure their long term interests remain closely aligned with those of our clients and shareholders. Our goals are to reinforce the firm's culture, maximize individual potential and expand our employees' professional opportunities and abilities. We hold varied employee engagement activities, offer development workshops and create an environment of openness where learning is always a possibility and asking questions is the norm rather than the exception.

XII. RISK AND CONCERN

As a diversified enterprise, your Company continues to focus on a system-based approach to business risk management. The management of risk is embedded in the corporate strategies that best match organizational capability with market opportunities, focusing on building distributed leadership and succession planning processes, nurturing specialism and enhancing organizational capabilities. Accordingly, management of risk has always been an integral part of the Company's Strategy.

XIII. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has adequate internal control systems to commensurate with the nature of business and size of operations for ensuring:

- a. orderly and efficient conduct of business, including adherence to Company's policies and procedures;
- b. safeguarding of all our assets against loss from unauthorized use or disposal;
- c. prevention and detection of frauds and errors;
- d. accuracy and completeness of accounting records;
- e. timely preparation of reliable financial information; and
- f. compliance with applicable laws and regulations.

Policies, guidelines and procedures are in place to ensure that all transactions are authorised, recorded and reported correctly as well as provides for adequate checks and balances.

Adherence to these processes is ensured through frequent internal audits. The internal control system is supplemented by an extensive program of internal audit and reviews by the senior management. To ensure independence, the internal audit function has a reporting line to the Audit Committee of the Board.

The Audit Committee of the Board reviews the performance of the audit and the adequacy of internal control systems and compliance with regulatory guidelines. The Audit Committee of Board provides necessary oversight and directions to the internal audit function and periodically reviews the findings and ensures corrective measures are taken. This system enables us to achieve efficiency and effectiveness of operations, reliability and completeness of financial and management information and compliance with applicable laws and regulations.

XIV. SAFE HARBOUR

The statements made in this report describe the Company's objectives and projections that may be forward looking statement within the meaning of applicable laws and regulations. The actual result might differ materially from those expressed or implied depending in the economic conditions, government policies and other incidental factors which may be beyond the control of the Company.

The Company has obtained all market data and other information from sources believed to be reliable or its internal estimates, although its accuracy or completeness cannot be guaranteed. We are under no obligation to publicly amend, modify or revise any forward-looking statements on the basis of any subsequent developments, information or events and assume no liability for any action taken by anyone on the basis of any information contained herein.

CORPORATE GOVERNANCE REPORT

The Board of Directors presents the Company's Report on Corporate Governance for the Financial Year ended March 31, 2022, in terms of Regulation 34(3) read with Schedule V of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time.

BRIEF STATEMENT ON COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE:

The Corporate Governance represents values, culture and behavior of the organization. Further, the term Corporate Governance is wide to encompass processes, accountability and level of transparency deployed by the organization in its functioning. In all the term Corporate Governance covers the conduct of the organization in different situations over a period.

Since, every company/body-corporate is an artificial person created by law, it cannot act on its own. Ultimately, it is the Board of Directors, KMPs' and Senior Management who generally governs the behavior of organization/company, and they are responsible for setting the right culture and values at all levels. Accordingly, presence of human element plays pivotal role in success of corporate governance standards at all levels for any organization. In view of the same, the Company believes that it is the collective responsibility of Board Members, KMPs' and the members of Senior Management to foster a culture in which high standards of ethical behavior, individual accountability and transparent disclosures are ingrained in all its dealings.

A. K. Capital Services Limited ("Company/the Company") completed the journey of more than 28 Years of its existence and over the years, efforts have been put to enhance the level of compliance standards, processes and practices to ensure transparency in all its dealings. As a Company, we believe in implementing Corporate Governance practices that goes beyond meeting the letter of law and we are committed in achieving the same.

The Report on Corporate Governance, as per the applicable provisions of the Companies Act, 2013 and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as the "Listing Regulations") and other applicable laws for the time being in force, is as under:

(1) BOARD OF DIRECTORS:

An effective Board of Directors is a pre-requisite for strong and effective Corporate Governance. With the belief that an active, well informed, truly diverse and independent Board of Directors is necessary to ensure the highest standards of Corporate Governance, the Company has a fundamentally strong Board comprising of an optimal combination of executive, non-executive and independent directors so as to preserve and maintain the independence of the Board.

The Board of Directors consists of eminent individuals with considerable professional expertise and experience in Finance, Infrastructure, Fund Raising, Information Technology, Commercial, Strategy and Planning, Business Administration and other related fields, who not only bring a wide range of experience and expertise, but also impart the desired level of independence to the Board of Directors.

The profile of executive and non-executive non-independent directors can be accessed on the Company's website at $\frac{\text{https://www.akgroup.co.in/}}{\text{on the Company's website at }}$

The Board meets at regular intervals to discuss and decide on Company's business policy and strategy apart from other normal business, the maximum interval between any two meetings did not exceed one hundred twenty (120) days. The Company adheres to the Secretarial Standards on the Board and Committee Meetings as prescribed by the Institute of Company Secretaries of India ("ICSI").

(i) Category of the Board of Directors as on March 31, 2022 and Directors' attendance record

Sr. No.	Name of the Director, DIN Category and No. of Shares	Number of directorships		Committees	No. of Board Meetings	No. of Board Meetings	Attendance at last AGM held
	held		As a member	As a chairperson	held	attended	on September 18, 2021
1	Mr. A. K. Mittal (DIN: 00698377) Promoter & Managing Director *No. of Shares held: 10,55,208	3	1	0	5	5	Yes
2	Mr. Subhash Chandra Bhargava (DIN: 00020021) Chairman & Independent Director No. of Shares held: Nil	9	7	0	5	5	No
3	Mr. Subhash Chander Madan (DIN: 00785025) Independent Director No. of Shares held: Nil (Ceased to be a Director w. e. f. October 24, 2021 due to demise)	NA	NA	NA	3	3	Yes

Sr.	Name of the Director, DIN Category, and No. of Shares	Number of directorships	Presence in	Committees	No. of Board Meetings	No. of Board Meetings	Attendance at last AGM held
No.	held		As a member	As a	held	attended	on September 18, 2021
4	Mr. Khimji Shamji Pandav (DIN: 01070944) Independent Director No. of Shares held: Nil	3	2	1	5	5	Yes
5	Ms. Aditi Mittal (DIN: 00698397) Non-Executive, Non- Independent, Woman Director No. of Shares held: 1,85,346	4	1	1	5	5	Yes
6	Mr. Ashish Agarwal (DIN: 08064196) Whole-time Director No. of Shares held: Nil	1	0	0	5	5	Yes
7	Mr. Vikas Jain (DIN: 07887754) Whole-time Director No. of Shares held: Nil	3	1	0	5	5	Yes

^{*} Mr. A. K. Mittal, Promoter of the Company had acquired 3,529 and 3,085 equity shares of the Company through open market on March 30, 2022 and March 31, 2022 respectively. However, the same is not reflected in the shareholding pattern as submitted to BSE for the quarter ended March 31, 2022 due to settlement dates for the said acquisitions were after March 31, 2022

Notes:

- 1. Directorships/Memberships in committees of public companies are considered including the directorship/ committee membership held in the Company.
- 2. The committees considered for above purpose are those prescribed in the Listing Regulations viz. Audit Committee and Stakeholders' Relationship Committee.
- 3.Ms. Aditi Mittal is daughter of Mr. A. K. Mittal.
- 4.During the Financial Year 2021-22, five Meetings of the Board were held on April 10, 2021, May 29, 2021, July 31, 2021, October 29, 2021 and February 5, 2022.
- 5.All the directors of the Company have confirmed that they are not disqualified from being appointed as directors in terms of Section 164 of the Companies Act, 2013 and other applicable laws for the time being in force.
- 6. During the financial year under review, there was a change in the composition of the Board of Directors of the Company, due to sudden demise of Mr. Subhash Chander Madan (DIN: 00785025), Independent Director on October 24, 2021.

(ii) Composition of the Board of Directors:

The composition of the Board is in consonance with Listing Regulations and in accordance with the applicable provisions of the Companies Act, 2013, as amended from time to time.

Total No. of Directors	6
Total No. of Executive Directors	3
Total No. of Non-Executive Directors	3
Out of Total No. of Non-Executive Directors, No. of Independent Directors	2
Woman Director	1

The Chairman of the Board is Non-Executive Independent Director.

All the independent directors of the Company have provided the declarations to the Board confirming adherence to the criteria of independence as laid down under Section 149(6) & (7) of the Companies Act, 2013 read with Rule 5 and 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014 as amended and the Regulation 16(1)(b) and Regulation 25(8) of the Listing Regulations. Further, in the opinion of the Board, the independent directors fulfill the conditions specified in Listing Regulations and are independent of the management.

The members of the Company had passed special resolutions, at the 25th Annual General Meeting, approving the holding of office and continuing to hold office as independent directors of the Company, who had attained/were likely to attain the age of 75 years as required under Regulation 17(1A) of the Listing Regulations.

(iii) Names of the other listed entities where the director is a director and the category of directorship as on March 31, 2022

Sr. No.	Name of the Director, DIN & Category	Names of the other listed companies where person holds directorship	Category of directorship
1	Mr. A. K. Mittal (DIN: 00698377) Promoter & Managing Director	A. K. Capital Finance Limited*	Managing Director
2	Mr. Subhash Chandra Bhargava (DIN: 00020021) Chairman & Independent Director	Aditya Birla Capital Limited	Non-Executive Independent Director
3	Mr. Khimji Shamji Pandav (DIN: 01070944) Independent Director	A. K. Capital Finance Limited*	Non-Executive Independent Director

Note:

None of the other directors hold position of Directors in other listed entity.

(iv) Retirement by rotation

The Members may note that pursuant to the provisions of Section 152 of the Companies Act, 2013 read with rules made thereunder, two-third of total number of directors of public company shall be persons whose office is liable to retire by rotation. In view of same, except independent directors, the office of all other directors is liable to retire by rotation.

In addition to above, Section 152(6)(c) of the Companies Act, 2013 also provides that out of the total number of directors whose office is liable to retire, one-third of such directors shall retire by rotation. Section 152(6)(d) of the Companies Act, 2013 also provides that, the directors to retire by rotation at every annual general meeting shall be those who have been longest in office since their last appointment, but as between persons who became directors on the same day, those who are to retire shall, in default of and subject to any agreement among themselves, be determined by lot.

In view of the provisions of the law, Mr. A. K. Mittal, Managing Director (DIN: 00698377) shall retire by rotation and being eligible offers himself for re-appointment. The brief profile of Mr. A. K. Mittal is also enclosed along with the notice convening 29th Annual General Meeting of the Company.

(v) Details of familiarization program imparted to independent directors

The Company has designed a Familiarization Programs for its Independent Directors which is imparted at the time of appointment of an Independent Director on Board as well as periodically. The Program aims to provide insights into the Company to enable the Independent Directors to understand its business in depth, to acclimatize them with the processes, business and functionaries of the Company and to assist them in performing their role as Independent Directors of the Company. The familiarization program also covers the training on the enactment of new laws, amendments/ modification in the existing regulation having impact on the Company and/or the role of Independent Directors of the Company. Apart from review of matters as required by the Charter, the Board also discusses various business strategies periodically. This deepens the Independent Directors' understanding and appreciation of Company's business and thrust areas.

Further details of familiarisation programs imparted to independent directors are also disclosed on the website of the Company. The link of the same is re-produced herein below:

 $\frac{https://www.akgroup.co.in/docs/Familiarization\%20Programme\%20for\%20Independent\%20Director-FY\%202022-23-202206061803038805721.pdf$

^{*}A. K. Capital Finance Limited is a debt listed Company.

(vi) The table below summarizes qualifications, core skills/expertise/competencies with respect to each Directors of the Board required in the context of its business(es) and sector(s):

In terms of the requirement of the Listing Regulations, the Board has identified the skills/expertise/competencies fundamental for the effective functioning of the Company, which are currently available with the Board and the names of directors who possess such skills/expertise/competence.

In the table below, specific areas of focus or expertise of individual Board members have been highlighted, however, the absence of a mark against a member's name does not necessarily mean that the member does not possess the corresponding qualification or skills:

Broad Parameters	Skill-set	A. K. Mittal	S. C. Bhargava	K. S. Pandav	Ashish Agarwal	Vikas Jain	Aditi Mittal
	Knowledge of Financial Market & Products	✓	✓	✓	✓	✓	✓
Industry	Knowledge of applicable laws governing business	✓	✓	✓	✓	✓	✓
Knowledge & Experiences	Risk Identification & Management	✓	✓	✓	✓	✓	✓
	Knowledge of domestic & international Practice	✓	✓		✓	✓	✓
	Marketing & Sales	✓	✓	✓	✓	✓	✓
Technical Skill- set	Business Operations, Accounts and Tax	✓	✓	✓	✓	✓	✓
	Information Technology				✓	✓	✓
	Vision and value creation	✓	✓	✓	✓	✓	✓
Strategic Expertise	Planning and Strategy	✓	✓	✓	✓	✓	✓
	Strategy Implementation & Change	✓		✓	✓	✓	✓
Behavioral	Communications & Negotiations	✓	✓	✓	✓	✓	✓
competencies/ personal	Leadership	✓	✓	✓	✓	✓	✓
attributes	Stakeholders' Relationship	✓	✓	✓	✓	✓	✓
Others	Performance Oriented	√	✓	✓	✓	√	✓
Ouieis	Achieving Change	✓	✓	✓	✓	✓	✓

(vii)<u>Detailed reasons for the resignation of an Independent Director who resigns before the expiry of his tenure along with a confirmation by such director that there are no other material reasons other than those provided:</u>

None of the Independent Director of the Company has resigned before the expiry of his/her respective tenure(s) during the FY 2021-22.

(2) BOARD COMMITTEES

The Board has constituted various Committees with their specific terms of reference and scope to take informed decisions in the best interests of the Company in accordance with the Companies Act, 2013, Listing Regulations and other applicable Laws.

(i) AUDIT COMMITTEE

The Company has a qualified and independent Audit Committee which has been formed in pursuance of the Section 177 of the Companies Act, 2013 and Regulation 18 of the Listing Regulations.

Purpose and Objective of Audit Committee

The Audit Committee assists the Board in its responsibility for overseeing the quality and integrity of the accounting, auditing and reporting practices of the Company and its compliance with the legal and regulatory requirements.

Brief description of terms of reference of the Audit Committee:

The Audit Committee performs its role as provided under Listing Regulations, Companies Act, 2013, SEBI (Prohibition of Insider Trading) Regulations, 2015 and such other role as may be assigned by the Board from time to time.

The Audit Committee of the Board plays an important role in monitoring/ supervising the financial reporting process, ensuring highest levels of transparency, integrity and quality of reporting process. The Audit Committee is also responsible for selection, evaluation and deciding remuneration payable to Statutory Auditors and Internal Auditors of the Company. The Audit Committee, inter-alia scrutinizes the Investments, Borrowing and Related Party Transactions of the Company.

The Audit Committee is guided by its terms of reference. The Charter explaining exhaustive terms of reference is available on the website of the Company. The link of the same is re-produced herein below:

https://www.akgroup.co.in/docs/DETAILS%20OF%20BOARD%20COMMITTEES-202112311531240105892.pdf

Composition of Audit Committee and Meetings held/attended by members during Financial Year 2021-22:

Sr. No	Name of the Members	Category	No. of Audit Committee Meetings held	No. of Meetings attended
1	Mr. Subhash Chander Madan Chairman (Ceased to be the Chairman w. e. f. October 24, 2021)	Non-Executive Independent Director	3	3
2	Mr. Khimji Shamji Pandav Chairman (Appointed as a Chairman w. e. f. October 27, 2021)	Non-Executive Independent Director	5	5
3	Mr. A. K. Mittal Member	Managing Director	5	5
4	Mr. Subhash Chandra Bhargava Member (Appointed as a Member w. e. f. October 27, 2021)	Non-Executive Independent Director	2	2

Note: Due to the demise of Mr. Subhash Chander Madan (DIN: 00785025), Independent Director on October 24, 2021, the Audit Committee was reconstituted by way of circular resolution passed by the Board on October 27, 2021.

Attendees:

The Internal Auditor, Chief Financial Officer and representatives of Statutory Auditors were invited to attend the Audit Committee Meetings as and when necessary, to brief the matters relating to the financial statements of the Company, Audit Findings, and other allied matters. The Audit Committee had reviewed the information stipulated in Part C of Schedule II of the Listing Regulations, (to the extent applicable and available), during its above meetings. The Company Secretary acts as the Secretary to the Audit Committee.

The Internal Auditor reports directly to the Audit Committee.

Mr. Subhash Chander Madan, previous Chairman of the Audit Committee was present at the last Annual General Meeting held on September 18, 2021.

(ii) NOMINATION AND REMUNERATION COMMITTEE

The Company has a qualified Nomination and Remuneration Committee which has been formed in pursuance of the Section 178 of the Companies Act, 2013 and Regulation 19 of the Listing Regulations.

Purpose and Objective of Nomination and Remuneration Committee

The purpose of the Nomination and Remuneration Committee is to assist the Board in ensuring that the Board and Committee retain an appropriate structure, size and balance of skills to support the strategic objectives and values of the Company. The Committee assists the Board in meeting its responsibilities regarding the determination, implementation and oversight of senior management remuneration arrangements to enable the recruitment, motivation and retention of senior management.

The Committee oversees arrangements for senior management appointments (including election processes), remuneration, performance management and succession planning.

<u>Brief description of terms of reference of Nomination and Remuneration Committee</u>

The Nomination and Remuneration Committee performs its role as provided under the Listing Regulations, the provisions of the Companies Act, 2013 and such other role as may be assigned by the Board from time to time.

The Committee reviews the matter pertaining to appointment of Directors, Senior Management and KMP's and evaluates their performance. The Committee also sets the benchmark for performance and recommends the remuneration payable to Directors, Senior Management and KMP's. It also assesses the various performance linked incentives/ bonus for key employees of the Company.

The Nomination and Remuneration Committee is guided by its terms of reference. The Charter explaining exhaustive terms of reference is available on the website of the Company. The link of the same is re-produced herein below:

https://www.akgroup.co.in/docs/DETAILS%20OF%20BOARD%20COMMITTEES-202112311531240105892.pdf

Composition of Nomination and Remuneration Committee and Meetings held/ attended by members during Financial Year 2021-22:

Sr. No	Name of the Members	Category	No. of NRC Committee Meetings held	No. of Meetings attended
1	Mr. Khimji Shamji Pandav Chairman	Non-Executive Independent Director	4	4
2	Mr. Subhash Chander Madan - Member (Ceased to be the Member w. e. f. October 24, 2021)	Non-Executive Independent Director	2	2
3	Ms. Aditi Mittal Member	Non-Executive Non- Independent Woman Director	4	4
4	Mr. Subhash Chandra Bhargava - Member (Appointed as a Member w. e. f. October 27, 2021)	Non-Executive Independent Director	2	2

Note: Due to the demise of Mr. Subhash Chander Madan (DIN: 00785025), Independent Director on October 24, 2021, the Nomination and Remuneration Committee was reconstituted by way of circular resolution passed by the Board on October 27, 2021.

Criteria for Performance Evaluation of Independent Directors

The key evaluation criteria for performance evaluation of Independent Directors of the Company are given below:

- a) Providing effective leadership and strategic guidance to the management;
- b) Understanding the Business, including the Risks and regulatory landscape;
- c) Attendance at and active engagement in the discussion of business performance, competitive landscape and strategies;
- d) Development and monitoring of leadership teams, Compliance focus and insistence on ethical business practices;
- e) Nudging for long term focus areas such as Succession Planning, Business Continuity Planning etc.;
- f) Management of conflicts in Board discussion;
- g) Management of Conflict of Interest;
- h) Maintains high level of confidentially;
- i) Exercises independent judgement in the best interest of Company;
- j) Assistance in implementing best governance practices and monitors the same;
- k) Understanding governance, regulatory & oversight role of the Board;
- Aware of significant risk in the industry and their implications;
- m) Fulfills the independence criteria as specified in the Companies Act, 2013 and Listing Regulations and their independence from the management.

Criteria of making payments to non-executive directors

The Nomination and Remuneration Committee decides the basis for determining the compensation, both Fixed and variable, payable to the Non-Executive Directors, including Independent Directors, whether as commission or otherwise.

The Committee takes into consideration various factors such as director's participation in Board and Committee meetings during the year, other responsibilities undertaken, such as membership or Chairmanship of committees, time spent in carrying out their duties, role and functions as envisaged in Schedule IV of the Companies Act, 2013, Listing Regulations and such other factors as may deem fit for determining the compensation. The Board determines the compensation to Non-Executive Directors within the overall limits.

Remuneration of Directors

All pecuniary relationship or transactions of the non-executive directors vis-à-vis the listed entity:

Non-Executive Directors are entitled for the sitting fees for attending the meetings of the Board. The remuneration paid to non-executive directors is listed herein below:

Name of the Directors	Sitting fees for the Board Meetings paid/payable for the Financial Year 2021-22 (Amount in INR)
Mr. Subhash Chandra Bhargava	1,00,000
Mr. Subhash Chander Madan	50,000
Mr. Khimji Shamji Pandav	1,00,000
Ms. Aditi Mittal	1,00,000

Executive Directors

Remuneration to Managing Director and Whole-time Director(s) is recommended by the Nomination and Remuneration Committee which is subsequently approved by Board of Directors and Shareholders.

 $The \ details \ of \ remuneration \ paid \ to \ the \ Managing \ Director \ and \ Whole-time \ Director(s) \ during \ the \ Financial \ Year \ 2021-22 \ are \ as \ under:$

(Amount in INR)

Particulars	Mr. A. K. Mittal	Mr. Ashish Agarwal	Mr. Vikas Jain
Salary, bonus and allowances	-	1,46,54,999	1,71,54,999
Perquisites (other benefits)	-	-	-
Total (A)	-	1,46,54,999	1,71,54,999
Value of Stock Option	-	-	-
Value of Sweat Equity	-	-	-
Others (Retirals)	-	-	-
Total (B)	-	-	-
Total (A+B)	-	1,46,54,999	1,71,54,999

Service Contracts, Notice Period, Severance Fees

The terms of appointment of Executive Directors are governed by the letter of appointment signed with the executive directors and HR Policy of the Company. All the executive directors are required to serve the Notice Period as mandated in the HR Policy of the Company. The terms related to severance fees are also captured in the HR Policy of the Company

(iii) STAKEHOLDERS' RELATIONSHIP COMMITTEE

The Company has an independent Stakeholders' Relationship Committee which has been formed in pursuance of the sub-section 5 of Section 178 of the Companies Act, 2013 and Regulation 20 of the Listing Regulations.

Purpose and Objective of Stakeholders' Relationship Committee

The purpose of the Stakeholders Relationship Committee ("SRC") is to assist the Board in understanding and addressing the needs of various stakeholders in a time bound manner. The SRC considers various aspects of interest of the shareholders and other stakeholders.

Brief Description of Terms of Reference

The Stakeholders' Relationship Committee shall perform its role as provided under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the provisions of the Companies Act, 2013 and such other role as may be assigned by the Board from time to time.

The Role of Committee includes the following:

- a) Resolving the grievances of the security holders of the listed entity including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.
- b) Review of measures taken for effective exercise of voting rights by shareholders.
- c)Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent.
- d)Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company.
- e)Resolving the shareholders grievances to the satisfaction of the shareholder.

The Stakeholders' Relationship Committee is guided by its terms of reference. The Charter explaining terms of reference is also available on the website of the Company. The link of the same is re-produced herein below:

https://www.akgroup.co.in/docs/DETAILS%200F%20BOARD%20COMMITTEES-202112311531240105892.pdf

Composition of Stakeholders' Relationship Committee and Meetings held/ attended by members of the Committee during Financial Year 2021-22:

Sr. No	Name of the Members	Category	No. of Stakeholders' Relationship Committee Meetings held	No. of Meetings attended
1	Ms. Aditi Mittal Chairperson	Non-Executive Non-Independent Woman Director	4	4
2	Mr. Vikas Jain Member	Whole-time Director	4	4
3	Mr. Subhash Chander Madan Member (Ceased to be the Member w. e. f. October 24, 2021)	Non-Executive Independent Director	2	2
4	Mr. Khimji Shamji Pandav Member (Inducted as a Member w. e. f. October 27, 2021)	Non-Executive Independent Director	2	2

Ms. Aditi Mittal, Non-Executive Director heads the Stakeholders' Relationship Committee and Mr. Tejas Dawda, Company Secretary acts as a Compliance Officer for the Committee.

During the year under review, the Company did not receive any complaint from the shareholders.

Note:

Due to the demise of Mr. Subhash Chander Madan (DIN: 00785025), Independent Director on October 24, 2021, the Stakeholders' Relationship Committee was reconstituted by way of circular resolution passed by the Board on October 27, 2021.

(iv) CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

The Corporate Social Responsibility ("CSR") Committee is constituted in accordance with Section 135 of the Companies Act, 2013 and applicable rules thereto.

Terms of Reference

The terms of reference of the CSR Committee are as follows:

- a) Formulating and recommending to the Board, CSR policy which shall indicate the activities to be undertaken by the Company as specified in Schedule VII to the Companies Act, 2013;
- b) Making recommendation on the amount of expenditure to be incurred on CSR activities;
- c) Instituting a transparent monitoring mechanism for implementation of the CSR activities to be undertaken by the Company.
- d) To prepare and approve annual action plan for the CSR Activities of the Company.
- e) To ensure reporting mechanism relating to CSR activities of the Company.
- $f)\ Other\ activities/functions\ as\ provided\ under\ the\ applicable\ provisions\ of\ the\ Companies\ Act,\ 2013\ and\ rules\ made\ thereunder.$

The terms of reference and powers of the Corporate Social Responsibility Committee also include all items listed under Section 135 and Schedule VII of the Companies Act, 2013, and rules made thereunder.

Composition of Corporate Social Responsibility Committee and Meeting held/ attended by members of the Committee during Financial Year 2021-22:

Sr. No	Name of the Members	Category	No. of Corporate Social Responsibility Committee Meeting held	No. of Meeting attended
	Mr. Subhash Chander Madan - Chairman (Ceased to be the Chairman w. e. f. October 24, 2021)	Non-Executive Independent Director	1	1
	Mr. A. K. Mittal - Member (Appointed as the Chairman w. e. f. October 27, 2021)	Managing Director	1	1
3	Mr. Vikas Jain - Member	Whole-time Director	1	1
4	Mr. Subhash Chandra Bhargava - Member (Inducted as a Member w. e. f. October 27, 2021)	Non-Executive Independent Director	0	0

Note: Due to the demise of Mr. Subhash Chander Madan (DIN: 00785025), Independent Director on October 24, 2021, the Corporate Social Responsibility Committee was reconstituted by way of circular resolution passed by the Board on October 27, 2021.

The Company has formulated a CSR Policy, which is uploaded on the website of the Company, www.akgroup.co.in. The CSR Committee met once during Financial Year 2021-22 on May 29, 2021.

The contribution made by the Company on CSR during the financial year are annexed as **Annexure - 2** to the Board's Report.

OTHER COMMITTEES OF THE BOARD

In addition to the above referred Committees, which are constituted pursuant to the Corporate Governance Code, the Board has constituted the following major Committees of the Board and delegated thereto powers and responsibilities with respect to specific purposes:

(i) BANKING & INVESTMENT COMMITTEE

The Banking and Investment Committee of the Board comprises of the following members:

Name of the Members	Designation
Mr. A. K. Mittal	Managing Director
Mr. Ashish Agarwal	Whole-time Director
Mr. Vikas Jain	Whole-time Director

Terms of Reference of the Committee:

- a) To consider the matters relating to opening/operating/closing of bank accounts and/or demat accounts including matters relating to authorizing officers to operate bank/demat account(s) and any change thereto;
- b) To avail E-net, Credit Card and other facilities offered by Banks and/Financial Institutions;
- c) To open Demat & CSGL account for holding / keeping Government Securities;
- d) To empanel with other market intermediaries, participants and regulators for making investment/disinvestments;
- e) To consider making of Investments, mainly in debt securities, shares and mutual funds, liquid funds and any other securities including Investments in subsidiaries and group companies;
- f) Approve the matters related to giving/making loans, guarantee and securities;
- g) To avail credit/loan or other services from the Bank within the limits approved by the Bank;
- h) To authorize officer(s) to exercise rights as an investor from time to time;
- i) To consider such other matters as may be required to make an investments or operation of bank/ demat accounts from time to time.

(ii) MANAGEMENT COMMITTEE

The Management Committee of the Board consists of the following Directors as its members:

Name of the Members	Designation
Mr. A. K. Mittal	Managing Director
Ms. Aditi Mittal	Non-Executive Non-Independent Woman Director
Mr. Ashish Agarwal	Whole-time Director
Mr. Vikas Jain	Whole-time Director

Terms of Reference of the Committee:

- a) To authorize the officers of the Company to appear before any government / semi government authorities, judicial, quasi-judicial bodies, regulatory/taxation authorities, stock exchanges;
- To authorize officers to make, sign and finalize any documents, applications, affidavits, forms etc. to be executed with third parties including but not limited to taxation authorities, vendors, suppliers, clients, regulators, judiciary bodies, shareholder, employees and other stakeholders;
- c) To apply for membership of any of the government / semi government authorities, judicial, quasi-judicial bodies, regulatory/ taxation authorities, stock exchanges in connection with the business of the Company
- d) To avail services/ purchase goods, execute the contracts/ agreements in ordinary course of business of the Company;
- e) To authorize the officers of the Company for operational/business purposes;
- f) To consider the matter relating to participation in particular assignment, mandate, bids or offer(s) and evaluating the proposal placed before it;
- g) To do specific acts or classes of acts, defining the range of their terms of office.

(iii) INFRASTRUCTURE COMMITTEE

Name of the Members	Designation
Mr. A. K. Mittal	Managing Director
Mr. Ashish Agarwal	Whole-time Director
Mr. Vikas Jain	Whole-time Director

Terms of Reference of the Committee

The Infrastructure Committee inter-alia takes decision pertaining to:

- a) Hiring/Letting, Residential/Commercial accommodation/s on lease for official use;
- b) Acquisition/disposal of fixed assets and commercial property for official purposes;
- c) To enter into an agreement for maintenance of the premises with third parties/vendors;
- d) To authorize employees to complete the requisite formalities in connection with buying/ selling and letting out the properties of the Company including registration and stamp duty payment thereof.
- e) To do all such acts, deeds and things as may be necessary for ensuring adequate availability of infrastructure for the benefit of the Company and making best use of the available facilities.

(3) GENERAL BODY MEETINGS

All the resolutions moved at the last Annual General Meeting (AGM) of the Company were passed by e-voting and Instapoll with requisite majority of members voted and attending the AGM. No Extraordinary General Meeting was held during the Financial Year.

The date, time and venue of the last three AGM's of the Company are as follows:

Financial Year	Date	Time	Venue	Whether any Special resolutions passed
2020-21	September 18, 2021	9.00 a.m.	*30-38, 3rd Floor, Free Press House, Free Press Journal Marg, 215, Nariman Point, Mumbai - 400 021	Yes
2019-20	September 19, 2020	9.00 a.m.	*30-38, 3rd Floor, Free Press House, Free Press Journal Marg, 215, Nariman Point, Mumbai - 400 021	Yes
2018-19	September 28, 2019	9.00 a.m.	The Retreat Hotel & Convention Centre, Erangal Beach, Madh Island, Marve Road, Malad (W), Mumbai, Maharashtra - 400061	Yes

^{*}Pursuant to General Circular Nos.14/2020, 17/2020 and 20/2020 dated 8th April, 2020, 13th April, 2020 and 5th May, 2020, respectively, issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 issued by the Securities and Exchange Board of India ("SEBI Circular") and in compliance with the provisions of the Act and the Listing Regulations, the last Two AGM's (27th & 28th) of the Company were conducted through VC/OAVM Facility, which does not require physical presence of Shareholders at a common venue. The deemed venue for the last Two AGM's (27th & 28th) was the Registered Office of the Company.

No postal ballot was conducted during the Financial Year 2021-22.

Currently, the Company do not have any plans with respect to passing of resolutions through Postal Ballot.

However, considering the business requirement(s) the Company may prefer to pass appropriate resolution through circulation(s)/postal ballot. The procedure for Postal Ballot shall be communicated together with notice of passing resolution through Postal Ballot, if required.

(4) MEANS OF COMMUNICATION:

- i. The quarterly / half yearly and annual financial results of the Company are regularly submitted to the stock exchange where the shares of the Company are listed in accordance with the Listing Regulations and are generally published in an English newspaper (Financial Express) and in Marathi newspapers (Pratahkal).
- ii. The Company has its own website (<u>www.akgroup.co.in</u>) and the information relating to the Company and its services is displayed on its website. The Company's results and official news releases, if any, are displayed on the website of the Company.
- iii. During the year under review, the Company did not have any institutional investors or analysts. Thus, the Company was not required to make any presentations to the institutional investors or analysts.

(5) GENERAL SHAREHOLDER INFORMATION:

i. Details of the 29th Annual General Meeting of the Company:

In view of the continuing COVID-19 pandemic, the Ministry of Corporate Affairs ("MCA") vide its Circular dated May 5, 2020 read with Circulars dated April 8, 2020, April 13, 2020 and May 5, 2022 (collectively referred to as "MCA Circulars") and SEBI vide its Circular Nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020 and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 and in compliance with the provisions of the Act and Listing Regulations, the 29th Annual General Meeting of the Company will be held on Saturday, September 17, 2022 at 9.00 a.m., through Video Conferencing/ Other Audio Visual Means (VC/ OAVM), which does not require physical presence of members at a common venue.

ii. Financial year of the Company:

The financial year of the Company covers the period from April 1 to March 31.

iii. Dividend payment date:

The payment of dividend, if any, shall be paid on or before, October 16, 2022.

iv. Listing of Equity Shares on Stock Exchanges:

The Company's Equity Shares are listed on BSE Limited (BSE), Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001. The Company has paid the requisite annual listing fees for the Financial Year 2022-23 to BSE.

v. Stock Code and ISIN:

BSE Scrip Code: 530499

International Securities Identification Number (ISIN): INE701G01012

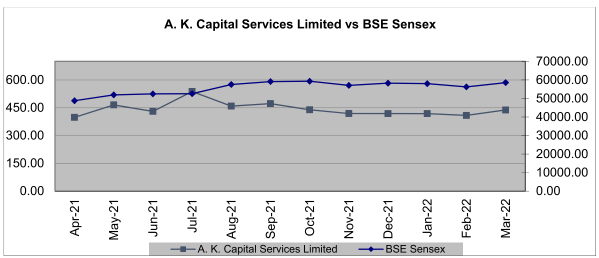
vi. Market Price data- high, low during each month in last financial year:

The table below gives the monthly high and low quotations of equity shares traded at BSE Limited (BSE) for the Financial Year 2021-22.

Month	High Price (INR)	Low Price (INR)	No. of shares traded
April 2021	418.00	314.00	48,818
May 2021	509.50	378.25	1,06,963
June 2021	479.00	412.00	56,452
July 2021	574.00	427.10	89,379
August 2021	580.00	415.65	36,930
September 2021	494.95	432.00	47,840
October 2021	479.60	426.05	24,282
November 2021	478.00	405.10	13,852
December 2021	475.50	400.00	51,129
January 2022	465.00	390.00	31,233
February 2022	430.00	326.00	46,734
March 2022	440.00	393.25	72,609

vii Performance in comparison to broad based indices: BSE Sensex

The table below shows the performance of the equity share vis a vis BSE Index, SENSEX:



viii. Confirmation/Undertaking:

The Directors of the Company be and hereby confirm that in no event the Securities of the Company were suspended from trading during the Financial Year 2021-22.

ix. Registrar to an Issue and Share Transfer Agent

Link Intime India Private Limited

C-101, 247 Park, L.B.S. Marg, Vikhroli (West) Mumbai - 400 083

x. Share transfer system:

The Company's shares are compulsorily traded in electronic form in demat mode on BSE. 99.69% of the equity shares capital of the Company are held in demat mode. Transfer of equity shares in electronic form are effected through the depositories without any involvement of the Company.

As mandated by SEBI, securities of the Company can be transferred / traded only in dematerialised form. Shareholders holding shares in physical form are advised to avail the facility of dematerialization.

xi. Distribution of Shareholding:

Distribution schedule of Equity shareholding of the Company as at March 31, 2022 is as follows:

Category		Number of	% of total	Total number of	% of total	
From		То	Shareholders	Shareholders	shares held	Shareholding
1	-	500	2,187	88.44	1,81,517	2.75
501	-	1,000	133	5.38	1,02,342	1.55
1,001	-	2,000	56	2.26	82,959	1.26
2,001	-	3,000	23	0.93	59,171	0.90
3,001	-	4,000	16	0.65	55,757	0.84
4,001	-	5,000	8	0.32	36,859	0.56
5,001	-	10,000	22	0.89	1,64,522	2.49
10,001	-	Above	28	1.13	59,16,873	89.65
		Total	2,473	100.00	66,00,000	100.00

Note:

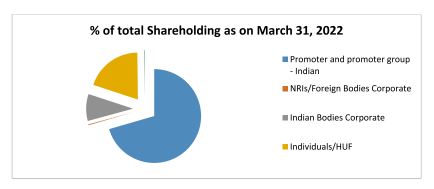
- (i) The rounding off of percentages could result into arithmetical differences
- (ii) Numbers of Shareholders are calculated on the basis of Folio Numbers

Equity Shareholding pattern of the Company as at March 31, 2022 is as follows:

Category	Number of shares	% of total Shareholding
Promoter and promoter group (A)		
Indian	47,10,139	71.37
Sub-total (A)	47,10,139	71.37
Public (B)		
NRIs	62,369	0.94
Indian Bodies Corporate/LLP	6,04,412	9.16
Individuals/HUF	12,08,198	18.31
Clearing Members	7,348	0.11
IEPF	7,534	0.11
Sub-total (B)	18,89,861	28.63
Total Shareholding (A) + (B)	66,00,000	100.00

Note: i) The rounding off of percentages could result into arithmetical differences

ii) Mr. A. K. Mittal, Promoter of the Company had acquired 3,529 and 3,085 equity shares of the Company through open market on March 30, 2022 and March 31, 2022 respectively. However, the same is not reflected in the shareholding pattern as on March 31, 2022 due to settlement dates for the said acquisitions were after March 31, 2022.



xii. Dematerialization of Shares and Liquidity:

As on March 31, 2022, 99.69% of the paid-up Equity Share Capital of the Company was held in dematerialized form with National Securities Depository Limited (NSDL) & Central Depository Services (India) Limited (CDSL). The Company's equity shares are traded at the BSE Limited. The market lot is one share as the trading in equity shares of the Company is permitted in dematerialized form.

- xiii. The Members of the Company are informed that only Equity Share Capital forms the part of the paid-up Capital Structure of the Company. The Company has not issued any other instrument(s) such as Preference Shares/ American Depository Receipts/ Global Depository Receipts or any other instruments whether convertible or not.
- xiv. The Members of the Company may note that Company is not involved in the Commodities Market. Further the operations of the Company are not exposed to Foreign Exchange Risk and Hedging Activities.
- xv. Since the Company is engaged in the business of providing Services as a Merchant Banker and Investment Adviser, the Company does not have any manufacturing units/plants.

xvi. Address for Correspondence:

For any assistance, request or instruction regarding transmission/transposition of shares, dematerialization of shares, change of address, non-receipt of annual report, interest/dividend warrant and any other query relating to the shares of the Company, the investors may please write to the following address:

Link Intime India Private Limited

C-101, 247 Park, L.B.S. Marg, Vikhroli (West) Mumbai - 400 083

Tel: +91 22 4918 6270 | Fax: +91 22 4918 6060

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

The Company Secretary A. K. Capital Services Limited

603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai – 400 098

Tel: +91 22 67546500 | Fax: +91 22 66100594

E-mail: compliance@akgroup.co.in

Website:www.akgroup.co.in

For queries relating to the financial statements and investors information, other than those relating to shares/ dividend, please write to:

Chief Financial Officer

A. K. Capital Services Limited

603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai – 400 098

Tel: +91 22 67546500 | Fax: +91 22 66100594 | E-mail: akmumbai @ akgroup.co.in | Website: www.akgroup.co.in

xvii. List of all credit Rating obtained by the Company

Rating of the Bank Loan facilities of the Company is mentioned below:

Facility	Limits (INR in Crores)	Tenure	Rating
Proposed Bank Facility	73.00	Long Term	ACUITE AA- (ACUITE Double A Minus)(Outlook: Stable)
Bank Loan Facilities - Fund Based	641.76	Long Term	BWR AA- (Stable)(Reaffirmed)

(6) OTHER DISCLOSURES:

i. Disclosure on Materially Significant Related Party Transactions that may have potential conflict with the Interest of Listed Entity at Large:

All the Related Party Transactions (RPTs) that were entered during the Financial Year 2021-22 were on arm's length basis and were in the ordinary course of business. The Company presents a statement of related party transactions before the Audit Committee on a quarterly basis specifying inter alia the nature & value of the transactions. Prior omnibus approval of the Audit Committee is obtained for the transactions which are foreseen and/or repetitive in nature.

However, the disclosure of transactions with related party for the year, as per Indian Accounting Standard-24 - Related Party Disclosures (IND AS-24), is given in Notes to the Accounts section of the Annual Report.

Further, disclosure required under Schedule V Part A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 pertaining to related party transactions is furnished in Notes to the Accounts section of the Annual Report.

All Related Party Transactions as required under Indian Accounting Standards-24 are reported in **Note No. 37** of Notes to the Consolidated Financial Statements and **Note No. 37** of Notes to the Standalone Financial Statements of your Company.

- ii. No material penalty or strictures has been imposed on the Company by the Stock Exchanges or the Securities and Exchange Board of India or any other Statutory Authorities, on any matter related to the capital markets, during the last three years.
- iii. The Audit Committee has established a Vigil Mechanism and adopted a Whistle-Blower Policy, which provides a formal mechanism for all Directors and employees of the Company to approach the Audit Committee and make protective disclosures to the Committee about unethical behavior, actual or suspected fraud or violation of the Company's Code of Conducts or ethic policy. The Company affirms that no Director or employee has been denied access to the Audit Committee

iv. Details of compliance with mandatory requirements and adoption of the non-mandatory requirements

The Company has complied with all the mandatory requirements of the Schedule V of the Listing Regulations. The status of compliance with the non-mandatory requirements of this clause has been detailed herein:

Adoption of Non-mandatory requirement:

Sub-regulation 1 of Regulation 27 of the Listing Regulations states that non-mandatory requirements may be implemented at the discretion of the Company. However, disclosures on compliance with mandatory requirement and adoption / non-adoption of non-mandatory requirements shall be made in the Corporate Governance Report of the Annual Report. The status of compliance of the non-mandatory requirements as specified in Part E of Schedule II of the Listing Regulations are as follows:

a) The Board:

The Company does not defray any expenses of the Chairman's Office.

b) Shareholder Rights:

The Company's quarterly, half-yearly and yearly results are furnished to the Stock Exchanges and are also published in the newspapers and on the website of the Company and therefore results were not separately sent to the Members.

c) Modified opinion(s) in Audit Report:

For the Financial Year ended March 31, 2022, the Independent Auditors have given unmodified opinion on the Company's Financial Statements. The Company continues to adopt best practices to ensure the regime of unmodified Financial Statements.

d) Separate posts of Chairperson and the Managing Director or the Chief Executive Officer

The Company has appointed separate persons to the post of Chairperson and the Managing Director. The Chairperson of the Board is a Non-executive Independent Director and is not related to the Managing Director as per the definition of the term "relative" as defined the Companies Act, 2013.

e) Reporting of the Internal Auditor:

The Internal Auditor reports directly to the Audit Committee.

v. Policy on determining Material Subsidiary

In accordance with Listing Regulations the Company had two material subsidiaries in the Financial Year 2021-22. The Policy for determining the material subsidiaries has been formulated and adopted by the Board. The Policy may be accessed on the Company's website at link:

https://www.akgroup.co.in/docs/Policy%20for%20Determining%20Material%20Subsidiaries.pdf

vi. Policy on dealing with Related Party Transactions

In accordance with the provisions of Listing Regulations, the Company has formulated a Policy on Materiality and Dealing with Related Party Transactions. It can be accessed on the Company' website at the link:

https://www.akgroup.co.in/docs/Policy%20on%20materiality%20and%20dealing%20with%20RPT.pdf

- vii. The Company is not exposed to commodity price risk or foreign exchange risk and hedging activities.
- viii. During the Financial Year 2021-22, the Company has not raised any funds through Preferential Allotment or qualified institutional placement as specified under Regulation 32(7A) of SEBI Listing Regulations.

ix. Certificate from Practicing Company Secretary:

The Certificate from the Practicing Company Secretary, M/s. Ragini Chokshi & Co., Practicing Company Secretaries, confirming that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed/ continuing as directors of the Company by SEBI and/or Ministry of Corporate Affairs and/or any such authority forms part of this Annual Report.

- x. The Members of the Company are informed that the Board has accepted all the recommendations of its Committees.
- xi. M/s. PYS & Co., Chartered Accountants, [Firm Registration No.: 012388S/S200048] is the Statutory Auditor of the Company. The remuneration paid to the Statutory Auditors for the Services rendered during Financial Year 2021-22 is disclosed in the Financial Statements of the Company. The Subsidiaries of the Company have not availed any Services from the statutory auditors of the Company.
 - Neither the Company nor its subsidiaries have availed the Services of any network firm/ network entity of which statutory auditor is a part.

xii. Disclosure in relation to Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

The Company has constituted the Internal Complaint Committee (ICC) consisting of such members and representatives as prescribed under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 read with the rules made thereunder.

During the Financial Year 2021-22, no case in the nature of sexual harassment was reported at any workplace of the Company.

- xiii. The Members are informed that the Company has complied with all the conditions as specified in para (2) to (10) of Part C of the Schedule V of the Listing Regulations to the extent applicable to the Company.
- xiv. The disclosures in relation to adoption of discretionary requirements as specified in Part E of Schedule II are provided in Clause 6(iv) of the Corporate Governance Report.

(7) Disclosures of compliance with Corporate Governance requirements specified in Regulation 17 to 27 and Regulation 46 (2) of the Listing Regulations:

Sr. No.	Regulation and Particulars	Compliance observed during the Financial Year 2021-22	Compliance Status Yes/No/N.A.
1	Regulation 17 Board of Directors	 a. Board Composition b. Passing of Special Resolution for Non-Executive Directors who have attained the age of 75 Years. c. No. of Board Meetings and gap between them d. Quorum of Board Meetings e. Review of compliance reports f. Plans for orderly succession for appointments g. Code of Conduct h. Fees / compensation to Non-Executive Directors i. Minimum information to be placed before the Board j. Compliance Certificate k. Risk Assessment & Management l. Performance Evaluation of Independent Directors m. Other matters provided in Regulation 17 of the Listing Regulations, to the extent applicable to the Company. 	Yes
2	Regulation 17A Maximum number of directorships	a. Maximum number of directorship in listed entities b. Maximum number of independent directorships in listed entities	Yes
3	Regulation 18 Audit Committee	a. Composition of Audit Committee b. Number of Audit Committee Meetings and gap between them c. Quorum of Audit Committee Meeting d. Presence of Chairperson of Audit Committee at the Annual General Meeting e. Powers of Audit Committee f. Role of Audit Committee and review of information by the Committee g. Other matters provided in Regulation 18 of the Listing Regulations, to the extent applicable to the Company.	Yes
4	Regulation 19 Nomination and Remuneration Committee	a. Composition of Nomination and Remuneration Committee b. Number of Nomination and Remuneration Committee Meetings c. Quorum of Nomination and Remuneration Committee Meeting d. Presence of Chairperson of Nomination and Remuneration Committee at the Annual General Meeting e. Role of the Committee and review of information by the Committee f. Other matters provided in Regulation 19 of the Listing Regulations, to the extent applicable to the Company	Yes
5	Regulation 20 Stakeholders Relationship Committee	 a. Composition of Stakeholders Relationship Committee b. Meetings of the Stakeholders Relationship Committee c. Presence of Chairperson of Stakeholders Relationship Committee at the Annual General Meeting d. Role of the Committee and review of information by the Committee e. Other matters provided in Regulation 20 of the Listing Regulations, to the extent applicable to the Company 	Yes
6	Regulation 21 Risk Management Committee	The Company is not in the list of top 1000 listed entities by market capitalization. Hence the provision of Regulation 21 of the Listing Regulations is not applicable to the Company.	N.A.

Sr. No.	Regulation and Particulars	Compliance observed during the Financial Year 2021-22	Compliance Status Yes/No/N.A.
7	Regulation 22 Vigil Mechanism	a. Formulation of Vigil Mechanism b. Provision for safeguarding and protection of Employees against victimization who avails the mechanism c. Direct access to Chairperson of Audit Committee d. Other matters provided in Regulation 22 of the Listing Regulations, to the extent applicable to the Company	Yes
8	Regulation 23 Related Party Transactions	 a. Policy on Materiality of Related Party Transactions and on Dealing with Related Party Transactions b. Approval of Shareholders for material RPTs exceeding 10% of the annual consolidated turnover. c. Related Party Transactions of the Company are pursuant to contracts duly approved by the Audit Committee (Omnibus), Board of Directors and Shareholders of the Company. d. Review of Related Party Transactions e. Approval of Audit Committee of all the related party transactions. f. Disclosure of Related Party Transactions on consolidated basis every half yearly to the Stock Exchange. g. Other matters provided in Regulation 23 of the Listing Regulations, to the extent applicable to the Company. 	Yes
9	Regulation 24 Corporate Governance requirements with respect to subsidiary of listed entity	 a. One Independent Director from the Board of listed entity shall be a director on the Board of an unlisted material subsidiary b. To review financial statement of unlisted subsidiary particularly investment by them. c. Minutes of Board of unlisted subsidiary placed at the meeting of Board of listed entity d. Significant transaction of subsidiaries placed before the Board e. Other matters provided in Regulation 24 of the Listing Regulations, to the extent applicable to the Company. 	Yes
10	Regulation 24A Secretarial Audit and Secretarial Compliance Report	a. Secretarial Audit Report of the listed entity and its material unlisted subsidiaries annexed with Annual Report. b. Submission of Annual Secretarial Compliance Report to stock exchange.	Yes
11	Regulation 25 Obligations with respect to Independent Directors	 a. Maximum Directorship and Tenure b. Meeting of Independent Directors c. Review of performance of non-independent directors, the Board of Directors as a whole, Chairperson and assessing the quality, quantity and timeliness of flow of information between the management and the Board of Directors. d. Familiarization Program of Independent Directors e. Re-appointment of Independent Director f. Other matters provided in Regulation 25 of the Listing Regulations, to the extent applicable to the Company. 	Yes
12	Regulation 26 Obligations with respect to Directors and Senior Management	 a. Membership(s)/ Chairmanship(s) in the Committee(s) b. Affirmation with compliance to Code of Conduct from Directors and senior management c. Other matters provided in Regulation 26 of the Listing Regulations, to the extent applicable to the Company. 	Yes
13	Regulation 27 Other Corporate Governance requirements	a. Compliance with discretionary requirements b. Filing of quarterly compliance report on Corporate Governance c. Other matters provided in Regulation 27 of the Listing Regulations, to the extent applicable to the Company.	Yes
14	Regulation 46 Website	Matters provided in Regulation 46 (2) are available on the Website of the Company to the extent applicable to the Company.	Yes

(8) Disclosures with respect to Demat Suspense Account/ Unclaimed Suspense Account:

As per Listing Regulations, the Company reports that the Company has not transferred any equity shares in demat suspense account/unclaimed suspense account at any point of time.

(9) CEO/CFO Certification:

The CEO/CFO have certified to the Board, inter alia the accuracy of financial statements and adequacy of internal controls for the financial year ended March 31, 2022, as required under Regulation 17 (8) read with Part B of Schedule II of Listing Regulations. The said certificate is annexed to and forms part of this Report.

DECLARATION ON COMPLIANCE WITH THE CODE OF CONDUCT

The Company has adopted a Code of Conduct for Directors and Senior Management, which is posted on the website of the Company. The Code lays down, in detail, the standards of business conduct, ethics and governance. The Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct in respect of the Financial Year 2021-22.

For A. K. Capital Services Limited

A. K. Mittal Managing Director (DIN: 00698377)

Place: Mumbai Date: August 6, 2022

CERTIFICATE FROM THE MANAGING DIRECTOR AND CHIEF FINANCIAL OFFICER

To.

The Board of Directors

A. K. Capital Services Limited

- A. We have reviewed financial statements and the cash flow statement for the Financial Year 2021-22 and we certify that:
 - 1. these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - 2. these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, no transactions entered into by the Company during the year which are fraudulent, illegal or violate of the Company's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and there have been no deficiencies in the design or operation of such internal controls of which we are aware.
- D. We have indicated to the auditors and the Audit Committee that there were:
 - 1. no significant change in internal control over financial reporting during the year;
 - 2. no significant change in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - there have been no instances of significant fraud of which we have become aware and the involvement therein of the management or an employee having a significant role in the Company's internal control system over financial reporting.

For A. K. Capital Services Limited

A. K. Mittal
Managing Director
(DIN: 00698377)

Mahesh Bhootra
Chief Financial Officer

Place: Mumbai Date: August 6, 2022

ANNEXURE - 6

CERTIFICATE ON NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To,

The Members of

A. K. Capital Services Limited

603, 6th Floor, Windsor Off CST Road, Kalina Santacruz (East) Mumbai-400098

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **A. K. Capital Services Limited having (CIN: L74899MH1993PLC274881)** and having registered office at 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai - 400 098 (hereinafter referred to as 'the Company'), produced before us, by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended from to time).

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its Officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending March 31, 2022 have been debarred or disqualified from being appointed or continuing as Directors of the Company, by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority:

Sr. No.	Name of Director	Designation	Date of Appointment	DIN
1	Mr. Subhash Chandra Bhargava	Non Executive Chairman &	04-09-2007	00020021
		Independent Director		
2	Mr. Atul Kumar Mittal	Managing Director	05-10-1993	00698377
3	Ms. Aditi Mittal	Non Executive Director	03-02-2018	00698397
4	Mr. Khimji Shamji Pandav	Non Executive Independent Director	11-08-2018	01070944
5	Mr. Vikas Santosh Jain	Whole time Director	03-02-2018	07887754
6	Mr. Ashish Agarwal	Whole time Director	03-02-2018	08064196
7	*Late Shri Subhash Chander	Non Executive Independent Director	28-12-2005	00785025
	Madan			

^{*} Deceased on October 24, 2021

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For Ragini Chokshi & Co. Company Secretaries

Umashankar K. Hegde Partner M.No- ACS 2213 # C.P. No-11161 UDIN: A022133D000306076 ICSI Unique Code: P1988MH05 6900 Peer Review Certificate No -659/2020

Place: Mumbai Date: May 11, 2022 Independent Auditors' Certificate on compliance with the conditions of Corporate Governance as per provisions of Chapter IV of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

To, The Members A. K. Capital Services Limited 603, 6th Floor, Windsor Off CST Road, Kalina Santacruz (East) Mumbai - 400098

1. The Corporate Governance Report prepared by **A. K. Capital Services Limited** ("the Company"), contains the details as required by provisions of the regulations 17 to 27, 46 (2) (b) to (i) and paras C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended ("the Listing Regulations") with respect to Corporate Governance for the year ended 31 March 2022. This Certificate is required by the Company for inclusion in the Annual Report of the Company, which shall be submitted to the Stock Exchange and shareholders of the Company.

Management responsibility

- 2. The preparation of the Corporate Governance Report is the responsibility of the Management of the Company including the preparation and maintenance of all relevant supporting records and documents. This responsibility also includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Corporate Governance Report.
- 3. The Management along with the Board of Directors are also responsible for ensuring that the Company complies with the conditions of Corporate Governance as stipulated in the Listing Regulations, issued by the Securities and Exchange Board of India.

Auditor's Responsibility

- 4. Pursuant to the requirements of the Listing Regulations, it is our responsibility is to provide a reasonable assurance in the form of an opinion whether the Company has complied with the specific requirements of the Listing Regulations referred to in paragraph 1 above.
- 5. We have conducted our examination of the Corporate Governance Report in accordance with the Guidance Note on Reports or Certificates for Special Purposes and the Guidance Note on Certification of Corporate Governance, both issued by the Institute of Chartered Accountants of India ("ICAI"). The Guidance Note on Reports or Certificates for Special Purposes requires that we comply with the ethical requirements of the Code of Ethics issued by Institute of Chartered Accountants of India.
- 6. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.
- 7. The procedures selected depend on the auditor's judgement, including the assessment of the risks associated in compliance of the Corporate Governance Report with the applicable criteria. Summary of key procedures performed include:
 - i) Reading and understanding of the information prepared by the Company and included in its Corporate Governance Report;
 - ii) Obtained and verified that the composition of the Board of Directors w.r.t. executive and non-executive directors have been met throughout the reporting period;
 - iii) Obtained the details of the Directors and verified that at least one woman director was on the Board during the year;
 - iv) Obtained and read minutes of the following meetings held from 01 April 2021 to 31 March 2022;
 - a) Board of Directors meeting
 - b) Audit committee
 - c) Annual General meeting
 - d) Nomination and Remuneration committee
 - e) Stakeholders' Relationship committee
 - f) Corporate Social Responsibility committee
 - v) Obtained necessary representations and declarations from Directors of the Company including the independent directors; and
 - vi) Performed necessary inquiries with the management and also obtained necessary specific representations from the management.

The above-mentioned procedures include examining evidence supporting the particulars in the Corporate Governance Report on a test basis. Further, our scope of work under this report did not involve us performing audit tests for the purposes of expressing an opinion on the fairness or accuracy of any of the financial information or the financial statements of the Company taken as a whole.

Opinion

8. Based on the procedures performed by us as referred in paragraph 7 above and according to the information and explanations given to us, we are of the opinion that the Company has complied with the conditions of Corporate Governance as stipulated in the Listing Regulations, as applicable for the year ended 31 March 2022, referred to in paragraph 1 above.

Other matters and Restriction on Use

- 9. This Certificate is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.
- 10. This Certificate is addressed to and provided to the members of the Company solely for the purpose of enabling it to comply with its obligations under the Listing Regulations and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care or for any other purpose or to any other party to whom it is shown or into whose hands it may come without our prior consent in writing. We have no responsibility to update this Certificate for events and circumstances occurring after the date of this Certificate.

For PYS & Co LLP
Chartered Accountants

Firm's Reg.No.: 012388S/S200048

Sanjay Kokate

Partner

Membership No.:130007

UDIN: 22130007AMOQES8990

Certificate No.: 9022

Place: Mumbai Date: July 11, 2022

INDEPENDENT AUDITORS' REPORT

To The Members of

A. K. Capital Services Limited

Report on the audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of **A. K. Capital Services Limited**, (hereinafter referred to as "the Company"), which comprise the balance sheet as at March 31, 2022, the statement of profit and loss (including other comprehensive income), the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the standalone financial statements including a summary of the significant accounting policies and other explanatory information (hereinafter referred to as the standalone financial statements).

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 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standard prescribed under Section 133 of the Act read with the Companies (Indian Accounting Standard) Rules 2015 as amended (Ind AS) and the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, the profit and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards 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 Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the standalone financial statements.

Emphasis of Matter

We draw attention to Note 44 of the standalone financial statements which describe the management's assessment of the impact of the COVID-19 pandemic on the standalone financial statements of the Company and estimates related to impairment of assets, which are dependent on future developments regarding the severity and duration of the pandemic. Our opinion is not modified in respect of this matter.

Key Audit Matters

Sr. No.

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, description of how our audit addressed the matter is provided in that context. We have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matter

1 Measurement of investments in accordance with Ind AS 109 "Financial Instruments"	Principal Audit Procedures Obtained an understanding of Company's business model
On initial recognition, investments are recognized at fair value, in case of Investments which are recognised at fair value through profit and loss (FVTPL), its transaction cost is recognised in the statement of profit and loss. In other cases, the transaction costs are attributed to the acquisition value of the investments. The Company's investments are subsequently classified into following categories based on the objective of its business model to manage the cash flows and options available in the standard: • Debt instruments at amortised cost • Debt instruments and equity instruments at fair value through profit or loss (FVTPL) • Equity instruments measured at fair value through other comprehensive income FVTOCI.	assessed in accordance with Ind AS 109;

How the matter was addressed in our audit

applicable financial reporting framework.

The Company has assessed the following two business model: Held to collect contractual cash flows Realising cash flows through the sale of investments. The Company makes decisions based on the assets' fair values and manages the assets to realise those fair values. Since valuation of investments at fair value involves critical assumptions, significant risk in valuation and complexity in assessment of business model, the valuation of investments as per Ind AS 109 is determined to be a key audit matter in our audit of the standalone financial statements. (Refer note 2, 6, 39, 40 and 42 to the Standalone Financial Statements) Impairment loss on investments measured at amortized cost: Recognition and measurement of impairment relating to the investments measured at amortized cost involves significant management judgment and as per the requirements of Ind AS 109, credit loss assessment is based on management's ECL model. Management exercises judgment in determining the quantum of loss based on a range of factors. The most significant areas are: Credit ratings of the investments; Investment staging criteria; Calculation of probability of default rate / Loss given default rate; Consideration of probability weighted scenarios; and	 Analysed the methodology for the allowance for credit losses, including consideration of the current and estimated future economic conditions. For investments and allowance for the credit loss thereon, we tested the input data such as credit reports and other credit related information used in estimating the probability of default by comparing them to external and internal sources of information. Verified the data inputs used for probability of default rate and loss given defaults rate;
cost: Recognition and measurement of impairment relating to the investments measured at amortized cost involves significant management judgment and as per the requirements of Ind AS 109, credit loss assessment is based on management's ECL model. Management exercises judgment in determining the quantum of loss based on a range of factors. The most significant areas are: - Credit ratings of the investments; - Investment staging criteria; - Calculation of probability of default rate / Loss given default rate;	 Analysed the methodology for the allowance for credit losses, including consideration of the current and estimated future economic conditions. For investments and allowance for the credit loss thereon, we tested the input data such as credit reports and other credit related information used in estimating the probability of default by comparing them to external and internal sources of information. Verified the data inputs used for probability of default rate and loss given defaults rate; Verified the computation of the allowance for credit losses and tested the mathematical accuracy; and Assessed the appropriateness of the disclosure in the
- Forward looking macro-economic factors. The Company considered current and anticipated future economic conditions relating to industries the Company deals. In calculating expected credit loss, the Company has also considered credit reports and other related credit information for its investments to estimate the probability of default in future. There is a large increase in the data inputs required for the computation of ECL of investments. This increases the risk of completeness and accuracy of the data that has been used as a basis of assumptions in the model and therefore we identified allowance for credit losses of investments as a key audit matter. (Refer note 2, 6, 39 and 40 to the Standalone Financial Statements)	applicable financial reporting framework.
•	Principal Audit Presedures
The Company has undertaken transactions with its related parties in the normal course of business. We have identified the accuracy and completeness of related party transactions and its disclosure as set out in respective notes to the standalone financial statements as a key audit matter to verify whether the transactions are recorded at arm length basis, disclosure of such transactions in the standalone financial statements and regulatory compliance thereon during the year ended 31 March 2022. (Refer note 37 to the Standalone Financial Statements)	processes and procedures in respect of identifying related parties, evaluation of arm's length, obtaining necessary approvals, recording and disclosure of related party transactions, including compliance of transactions and disclosures in accordance with the regulations.
	There is a large increase in the data inputs required for the computation of ECL of investments. This increases the risk of completeness and accuracy of the data that has been used as a basis of assumptions in the model and therefore we identified allowance for credit losses of investments as a key audit matter. (Refer note 2, 6, 39 and 40 to the Standalone Financial Statements) Related party transactions and disclosures The Company has undertaken transactions with its related parties in the normal course of business. We have identified the accuracy and completeness of related party transactions and its disclosure as set out in respective notes to the standalone financial statements as a key audit matter to verify whether the transactions are recorded at arm length basis, disclosure of such transactions in the standalone financial statements and regulatory compliance thereon during the year ended 31 March 2022.

Information Other than the standalone financial statements and Auditor's Report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the annual report namely Directors' Report, Annexures to Board Report, Management Discussion and Analysis, Corporate Governance Report, Business Responsibility Statement, but does not include the standalone financial statements and our auditor's report thereon.

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

When we read the Board report including Annexures to Board Report, Management Discussion and Analysis, Corporate Governance Report, Business Responsibility Statement, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Management's Responsibility for the standalone financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance (including total Comprehensive Income), changes in equity and cash flows of the Company in accordance with the Indian Accounting Standards (Ind AS) and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for the safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the 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, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditors' Responsibility 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 scepticism throughout the audit. We also

- a) 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.
- b) 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 Companies Act, 2013, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of such controls.
- c) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- d) Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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.
- e) 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.

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in

our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of sub-section (11) of Section 143 of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, based on our audit 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.
- c) The balance sheet, the statement of profit and loss (including other comprehensive income), statement of changes in equity and the statement of cash flows dealt with by this Report are in agreement with the books of account.
- d) In our opinion, the aforesaid standalone financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules, 2015 as amended;
- e) On the basis of the written representations received from the directors as on 31 March 2022 and taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2022, from being appointed as a director in terms of Section 164(2) of the Act:
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial control over financial reporting;
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid or provided to its directors during the year is in accordance with the provision of Section 197 of the Act;
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which would impact its standalone financial position;
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company:
 - iv. a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, 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;
 - b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - c) Based on the audit procedures 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 (a) and (b) above, contain any material misstatement.

v. In respect of dividend:

- a) The final dividend proposed in the previous year, declared and paid by the Company during the year is in accordance with Section 123 of the Act, as applicable.
- b) The interim dividend declared and paid by the Company during the year and until the date of this report is in compliance with Section 123 of the Act.
- c) The Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The amount of dividend proposed is in accordance with section 123 of the Act, as applicable.

For PYS & CO. LLP Chartered Accountants Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner

Membership No.: 130007 UDIN: 22130007AJUCHZ4992

Place: Mumbai Date: 28 May 2022

ANNEXURE 'A'TO THE INDEPENDENT AUDITORS' REPORT

(Referred to in paragraph 1 under the heading 'Report on Other Legal and Regulatory Requirements' of our report of even date of A. K. Capital Services Limited)

- (i) In respect of the Company's Property, Plant and Equipment and Intangible Assets, according to the information and explanations given to us and on the basis of our examination of the records of the Company:
 - a) (A) The Company is maintaining proper records showing full particulars, including quantitative details and situation of property, plant and equipment and relevant details of right-of-use assets.
 - (B) The Company is maintaining proper records showing full particulars of intangible assets.
 - b) The Company has a regular programme for physical verification of its property, plant and equipment by which all the assets are verified every year. In our opinion, the periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the programme, all the property, plant and equipment have been physically verified by the management during the year and no discrepancy were observed in such verification.
 - c) The title deeds of immovable properties are held in the name of the Company.
 - d) The Company has not revalued any of its Property, Plant and Equipment (including right-of-use assets) and intangible assets during the year.
 - e) No proceedings have been initiated during the year or are pending against the Company as of March 31, 2022 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- (ii) 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 the Company's inventories:
 - a) Considering the nature of business, the Company does not have inventory. In view of this, Clause 3 (ii) (a) of the Order is not applicable to the Company.
 - b) The Company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks and financial institutions on the basis of security of current assets. According to information and explanations given to us and the records examined by us, the quarterly returns or statements including revised, if any filed by the Company during the year with such banks and financial institutions are in agreement with books of account.
- (iii) In respect of the Company's investments, loan, guarantee or security:
 - a) During the year, the Company has not made provided loans or provided advances in the nature of loans, or stood guarantee, or provided security to any other entity.
 - b) During the year, the Company has invested in debt instruments and mutual fund, which are not prejudicial to the Company's interest.
 - c) In respect of loans and advances in the nature of loans, which is granted to an employee of the Company, the schedule of repayment of principal and payment of interest has been stipulated and repayments or receipts are regular.
 - d) There was no amount overdue with respect to loans and advances in the nature of loan and accordingly, reporting under Clause 3(iii)(d) of the Order is applicable to the Company.
 - e) During the year, no loan or advance has been renewed or extended or fresh loans granted to settle the overdue of existing loans given to the same parties and accordingly, reporting under Clause 3(iii)(e) of the Order is not applicable to the Company.
 - f) During the year, 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 and accordingly, reporting under Clause 3(iii)(f) of the Order is not applicable to the Company.
- (iv) According to information and explanations given to us and on the basis of our examination of the records of the Company, the Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of loans granted, investments made, guarantees, and securities provided, as applicable.
- (v) The Company has not accepted any deposits during the year from the public to which the directives issued by the Reserve Bank of India and provision of Sections 73 to 76 or any other relevant provisions of the Act and the rules framed thereunder apply. Accordingly, paragraph 3 (v) of the Order is not applicable to the Company.
- (vi) In our opinion and according to the information and explanations given to us, the Central Government has not prescribed maintenance of cost records under Sub-section (1) of Section 148 of the Act.
- (vii)(a) According to the information and explanations given to us, the Company is regular in depositing the undisputed statutory dues including provident fund, goods and service tax, income tax, cess and any other statutory dues applicable to it with the appropriate authorities. There are no arrears of outstanding statutory dues as at the last day of the financial year for the period of more than six month from the date they became payable. As explained to us, the Company did not have any dues on account of duty of excise, sales tax and value added tax.
 - (b) According to the information and explanations given to us, there are no dues of income tax, goods and service tax and other statutory dues which have not been deposited on account of any dispute with the appropriate authorities.
- (viii) There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- (ix) In respect of borrowings:
 - (a) During the year, the Company has not defaulted in repayment of loans or other borrowings in the payment of interest thereon to any lender and hence, reporting under Clause 3(ix) (a) of the Order is not applicable to the Company.
 - (b) The Company is not declared wilful defaulter by any bank or financial institution or other lender and hence, reporting under Clause 3(ix) (b) of the Order is not applicable to the Company.
 - (c) The Company has applied the term loans for the purpose for which the loans were obtained.
 - (d) During the year, the funds raised on short term basis by the Company have not been utilized for long-term purposes.
 - (e) During the year, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures and hence, reporting under Clause 3(ix) (e) of the Order is not applicable to the Company.

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- (f) During the year, the Company has not raised any loan on the pledge of securities held in its subsidiaries, joint ventures or associate companies and hence, reporting under Clause 3(ix) (f) of the Order is not applicable to the Company.
- (x) In respect of issue of shares or debt instruments:
 - (a) The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) during the year and hence, reporting under clause 3(x)(a) of the Order is not applicable to the Company.
 - (b) During the year, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence, reporting under clause 3(x)(b) of the Order is not applicable to the Company.
- (xi) In respect of frauds and whistle blower complaints:
 - (a) No fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
 - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.
 - (c) No whistle blower complaints received by the Company during the year (and upto the date of this report), while determining the nature, timing and extent of our audit procedures.
- (xii) The Company is not a Nidhi Company and hence, reporting under clause (xii) of the Order is not applicable to the Company.
- (xiii)According to the information and explanations given to us and based on our examination of the records of the Company, transactions with related parties are in compliance with Sections 177 and 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)In respect of internal audit system:

- (a) In our opinion the Company has an adequate internal audit system commensurate with the size and the nature of its business.
- (b) We have considered the internal audit reports for the year under audit, issued to the Company during the year and till date, in determining the nature, timing and extent of our audit procedures.
- (xv)In our opinion during the year the Company has not entered into any non-cash transactions with its Directors or persons connected with its directors and hence, provisions of Section 192 of the Companies Act, 2013 are not applicable to the Company.

(xvi)In respect of the Reserve Bank of India Act, 1934:

- (a) In our opinion, the Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3(xvi)(a), (b) and (c) of the Order is not applicable to the Company.
- (b) In our opinion, the Group has not more than one Core Investment Company (CIC) (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016).
- (xvii) The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors of the Company during the year.
- (xix) On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and 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 indicating 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.
- (xx) In respect of Corporate Social Responsibility (CSR), there are no unspent amounts towards Corporate Social Responsibility (CSR) requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of Section 135 of the said Act. Accordingly, reporting under Clause 3(xx)(a) and (b) of the Order is not applicable for the year to the Company.

For PYS & CO. LLP
Chartered Accountants
Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner

Membership No.: 130007 UDIN: 22130007AJUCHZ4992

Place: Mumbai Date: 28 May 2022

ANNEXURE 'B'TO THE INDEPENDENT AUDITORS' REPORT (Referred to in paragraph 2(f) under the heading 'Report on Other Legal and Regulatory Requirements' of our report of even date)

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of A. K. Capital Services Limited (the Company) as of March 31, 2022 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on, the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting and the Standards on Auditing, prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, 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 judgment, including the assessment of the risks of material misstatement of the Ind AS 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 system over financial reporting.

Meaning of Internal Financial Controls Over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Control Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For PYS & CO. LLP Chartered Accountants Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner

Membership No.: 130007 UDIN: 22130007AJUCHZ4992

Place: Mumbai Date: 28 May 2022

BALANCE SHEET AS AT MARCH 31, 2022

₹ in Lakhs

	Note No	As at	As at
400570	Note No.	31-03-2022	31-03-2021
ASSETS			
(1) Financial assets	0 (-)	00.00	100.74
(a) Cash and cash equivalents	3 (a)	38.99	128.74
(b) Bank balances other than (a) above	3 (b)	29.83	20.05
(c) Trade receivables	4	237.58	220.91
(d) Loans	5	33.67	45.75
(e) Investments	6	87,014.04	50,032.36
(f) Other financial assets	7	508.59	231.10
Total financial assets		87,862.70	50,678.91
(2) Non-financial assets			
(a) Current tax assets (net)		2.40	-
(b) Investment properties	8	2,652.57	2,709.95
(c) Property, plant and equipment	9	1,100.34	698.84
(d) Capital work-in-progress	10	84.61	
(e) Intangible assets	11	11.82	20.34
(f) Other non financial assets	12	77.04	62.16
Total non-financial assets		3,928.78	3,491.29
TOTAL ASSETS		91,791.48	54,170.20
LIABILITIES AND EQUITY			
LIABILITIES			
(1) Financial liabilities			
(a) Trade payables	13		
(i) Total outstanding dues of micro enterprises			
and small enterprises			
(ii) Total outstanding dues of creditors other		100.03	192.3
than micro enterprises and small enterprises			.02.00
(b) Borrowings (other than debt securities)	14	45,950.18	10,696.10
(c) Deposits	15	164.95	279.18
(d) Other financial liabilities	16	723.09	409.5
Total financial liabilities	10	46,938.25	11,577.14
Total Interioral Indominio		10,000.20	11,07711
(2) Non-financial liabilities			
(a) Current tax liabilities (net)		-	127.85
(b) Provisions	17	212.65	190.82
(c) Deferred tax liabilities (net)	18	377.37	282.53
(d) Other non-financial liabilities	19	156.77	122.20
Total non-financial liabilities		746.79	723.40
TOTAL LIABILITIES		47,685.04	12,300.54
EQUITY			
(a) Equity share capital	20 (a)	660.00	660.00
(b) Other equity	20 (b)	43,446.44	41,209.66
TOTAL EQUITY		44,106.44	41,869.66
TOTAL LIABILITIES AND EQUITY		91,791.48	54,170.20
Significant accounting policies (Refer Note 2)			

The accompanying notes are an integral part of financial statements

As per our report of even date attached

For PYS & Co LLP Chartered Accountants For and on behalf of the Board of Directors of

A. K. Capital Services Limited

Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner Membership No. 130007 Place: Mumbai Date: May 28, 2022 62 | Standalone Financial Statements A. K. Mittal Managing Director (DIN: 00698377) Place: Mumbai Date: May 28, 2022 Ashish Agarwal Director Chief Financial Officer (DIN: 08064196)

Tejas Davda Company Secretary (ACS: A27660)

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

₹ in Lakhs

	Note No.	Current Year 2021-2022	Previous Year 2020-2021
Revenue from operations			
Sale of services	21	4,460.77	3,658.76
Net gain on fair value changes	22	1,852.74	2,034.23
Net gain on derecognition of financial instrument under		9.26	-
amortised cost category	00	4 557 05	04445
Interest income Dividend income	23	1,557.25	814.15
Rental income		540.00 210.89	481.35 228.85
Total revenue from operations		8,630.91	7,217.34
Other income	24	58.10	117.03
Total income	24	8,689.01	7,334.37
Total moonic		0,003.01	7,004.07
EXPENSES			
Finance costs	25	1,293.67	975.02
Employee benefits expense	26	2,462.67	1,608.03
Impairment of financial instruments		(148.80)	136.47
Depreciation and amortization expense	8, 9, 11	319.87	334.55
Other expenses	27	1,482.67	1,032.98
Total expenses		5,410.08	4,087.05
Profit before exceptional items and tax		3,278.93	3,247.32
Exceptional Items		-	
Profit before tax		3,278.93	3,247.32
Tax expense:			
Current tax		603.00	731.00
Prior period tax adjustments		(50.85)	- (05.05)
Deferred tax expense/ (credit)		94.63 2,632.15	(25.25)
Profit for the year [A]		2,032.13	2,541.57
Other comprehensive income, net of tax			
Item that will not to be reclassified to the statement of profit and lo	oss 29	0.83	6.01
Less: Income tax expense on above	733 =0	(0.20)	(1.52)
2000. Intollio tax experies on above		(0.20)	(1.52)
Other comprehensive income for the year [B]		0.63	4.49
Total comprehensive income for the year [A+B]	36	2,632.78	2,546.06
Earnings per equity share (₹)			
Basic		39.88	38.51
Diluted		39.88	38.51
Bildiod		39.00	50.51
Significant accounting policies (Refer Note 2)			

The accompanying notes are an integral part of financial statements

As per our report of even date attached

For PYS & Co LLP

For and on behalf of the Board of Directors of

A. K. Capital Services Limited

Chartered Accountants Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner Membership No. 130007 Place: Mumbai Date: May 28, 2022 A. K. Mittal Managing Director (DIN: 00698377) Place: Mumbai Date: May 28, 2022 Ashish Agarwal
Director
(DIN: 08064196)

Mahesh Bhootra
Chief Financial Officer

Tejas Davda
Officer Company Secretary
(ACS: A27660)

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STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MARCH 31, 2022

	Number of shares	₹ in Lakhs Amount
A. EQUITY SHARE CAPITAL		
At 31 March 2020	6,600,000	660.00
Changes in Equity Share Capital due to prior period errors		
Restated balance at 31 March 2020	6,600,000	660.00
Issue of share capital	-	_ _
At 31 March 2021	6,600,000	660.00
Changes in Equity Share Capital due to prior period errors	-	-
Restated balance at 31 March 2021	6,600,000	660.00
Issue of share capital		<u> </u>
At 31 March 2022	6,600,000	660.00

B. OTHER EQUITY

₹ in Lakhs

Particulars	Capital reserve	General reserve	d surplus Securities premium	Retained earnings		of other sive income Remeas- urement of equity Instruments	Total
Balance at 31 March 2020	675.00	4,960.89	3,440.00	30,604.38	61.34	(681.15)	39,060.46
Changes in accounting policy/prior period errors	-	-	-	_	_	-	-
Restated balance at 31 March 2020	675.00	4,960.89	3,440.00	30,604.38	61.34	(681.15)	39,060.46
Profit for the year	-	-	-	2,541.57	-	-	2,541.57
Other comprehensive income net of tax							
for the year	-	-	-	-	4.49	-	4.49
Dividend paid	-	-	-	(396.00)	-	-	(396.00)
Dividend distribution tax	-	-	-	(0.86)	-	-	(0.86)
Balance at 31 March 2021	675.00	4,960.89	3,440.00	32,749.09	65.83	(681.15)	41,209.66
Changes in accounting policy/prior							
period errors	-	-	1	-	-	-	-
Restated balance at 31 March 2021	675.00	4,960.89	3,440.00	32,749.09	65.83	(681.15)	41,209.66
Profit for the year	-	-	-	2,632.15	-	-	2,632.15
Other comprehensive income net of tax							
for the year	-	-	-	-	0.63	-	0.63
Dividend paid	-	-	-	(396.00)	-	-	(396.00)
Balance at 31 March 2022	675.00	4,960.89	3,440.00	34,985.24	66.46	(681.15)	43,446.44

Significant accounting policies (Refer Note 2)

The accompanying notes are an integral part of financial statements

As per our report of even date attached

For PYS & Co LLP **Chartered Accountants**

Firm's Registration No. 012388S/S200048

For and on behalf of the Board of Directors of

A. K. Capital Services Limited

Sanjay Kokate Partner Membership No. 130007 Place: Mumbai Date: May 28, 2022

A. K. Mittal Managing Director (DIN: 00698377) Place: Mumbai Date: May 28, 2022

Ashish Agarwal Director (DIN: 08064196)

Mahesh Bhootra Chief Financial Officer

Tejas Davda Company Secretary (ACS: A27660)

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₹ in Lakhs

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2022

	Current Year 2021-2022	Previous Year 2020-2021
(A) Cash flow from/(used in) operating activities		
Profit before tax	3,278.93	3,247.32
Adjustment for:		
Depreciation and amortisation	319.87	334.55
Loss / (Profit) on sale of property, plant and equipment	(9.72)	-
Bad debts/Deposits written off	-	5.86
Liabilities and provisions written back	(46.28)	(98.05)
Impairment on financial instruments	(148.80)	136.47
Gain on termination/modification/waiver of lease	(1.09)	(18.78)
Interest income on deposits	(0.47)	(0.27)
Interest income on loans and others	(16.70)	(17.74)
Interest income on investements	(1,540.08)	(796.14)
Rental income	(210.89)	(228.85)
Dividend income	(540.00)	(481.35)
Net gain on fair value changes	(1,852.74)	(2,034.23)
Net gain on derecognition of financial instrument under amortised cost category	(9.26)	975.02
Interest expenses	1,293.67	9/5.02
Movement in working capital:	(150.36)	(171.04)
Increase/(decrease) in trade payable and other financial liabilities	(36.68)	138.96
(Increase)/decrease in trade receivables and other financial assets (Increase)/decrease in loans	12.08	4.20
(Increase)/decrease in other non financial assets	(24.44)	(27.58)
Increase/(decrease) in provisions	22.66	30.57
Increase/(decrease) in other non financial liabilities	4.79	(9.53)
Cash generated from/(used in) operations	344.49	989.39
Income tax paid	(682.40)	(693.69)
Cash generated from/(used in) operations [A]	(337.91)	295.70
(B) Cash flow from/(used in) investing activities		
Proceeds from sale/(payment for purchases) of investments (net)	(34,970.88)	(7,317.26)
Payment for acquisition of property, plant and equipment (including capital work-in-progress and capital advance)	(203.30)	(5.27)
Payment for acquisition of intangibles	(11.57)	(8.03)
Proceeds from sale of property, plant and equipment	` 9.72	` -
Proceeds/(Investments) in fixed deposits	(10.00)	(6.00)
Interest received on investements	1,261.63	744.30
Interest received on loans and deposits	16.70	17.74
Dividend received	540.00	481.35
Rent received	196.02	218.00
Cash generated from investing activities [B]	(33,171.68)	(5,875.17)
(C) Cook flow from (wood in) financing postivities		
(C) Cash flow from/(used in) financing activities	33,088.41	8,345.84
Proceeds/(Repayment) of short term borrowings	(1,624.77)	(1,331.79)
Repayment of long term borrowings Proceeds from long term borrowings	3,800.00	(1,001.75)
Interest paid	(1,281.27)	(949.05)
interest para Dividends paid (including dividend distribution tax)	(396.00)	(396.86)
Payment of lease liabilities	(166.53)	(199.97)
Cash generated from/(used in) financing activities [C]	33,419.84	5,468.17
	(00.77)	(444.00)
Net increase/(decrease) in cash and cash equivalents [A+B+C]	(89.75)	(111.30)
Add: Cash and cash equivalents at the beginning of the year	128.74	240.04
Cash and cash equivalents at the end of the year	38.99	128.74

Reconciliation of liabilities arising from financing activities

Reconciliation of liabilities arising from financing activities					
Particulars	As at	Cash Flows	Transaction	Interest	As at
raiticulais	31-03-2021	21 Casii Flows	cost	accrual	31-03-2022
Long-term borrowings	2,264.03	2,175.23	2.03	-	4,441.29
Short-term borrowings	8,432.07	33,088.41	(11.59)	-	41,508.89
Lease liabilities	176.01	(183.49)	496.20	15.86	504.58
Interest on above borrowings	1.18	(1,281.27)	2.28	1,277.81	-
Total liabilities from financing activities	10,873.29	33,798.88	488.92	1,293.67	46,454.76

Particulars	As at 31-03-2020	Cash Flows	Transaction cost	Interest accrual	As at 31-03-2021
Long-term borrowings	3,593.97	(1,331.79)	1.85	-	2,264.03
Short-term borrowings	95.65	8,345.84	(9.42)	-	8,432.07
Lease liabilities	448.51	(225.32)	(72.53)	25.35	176.01
Interest on above borrowings	-	(949.05)	13.54	936.69	1.18
Total liabilities from financing activities	4,138.13	5,839.68	(66.56)	962.04	10,873.29

Significant accounting policies (Refer Note 2)

The accompanying notes are an integral part of financial statements

As per our report of even date attached

For PYS & Co LLP **Chartered Accountants** For and on behalf of the Board of Directors of

A. K. Capital Services Limited

Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner Membership No. 130007 Place: Mumbai Date: May 28, 2022

A. K. Mittal Managing Director (DIN: 00698377) Place: Mumbai

Ashish Agarwal Director (DIN: 08064196)

Mahesh Bhootra Chief Financial Officer

Tejas Davda Company Secretary (ACS: A27660)

Date: May 28, 2022

NOTE-1

CORPORATE INFORMATION

A. K. Capital Services Limited ("the Company") is a listed Company having its registered office at 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz East, Mumbai - 400098 and incorporated on 5 October 1993 under the provisions of the Companies Act, 1956. The Company is a SEBI Registered Category I Merchant Banker. The Financial statements are approved for issue by the Company's Board of Directors on May 28, 2022.

NOTE-2

SIGNIFICANT ACCOUNTING POLICIES

2.01 Basis of preparation and presentation of financial statements

These standalone financial statements have been prepared in accordance with Indian Accounting Standards ("Ind AS") notified under Section 133 of the Companies Act 2013 ("the Act"), read with the Companies (Indian Accounting Standards) Rules, 2015 as amended.

The financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) under the historical cost convention on the accrual basis except for certain financial instruments which are measured at fair values, and on the basis of accounting principle of a going concern in accordance with generally accepted accounting principles (GAAP). Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use. The Financial Statements are presented in Lakhs or decimal thereof unless otherwise specified.

The financial statements have been presented in accordance with schedule III-Division III General Instructions for Preparation of financial statements of a Non-Banking Financial Company (NBFC) that is required to comply with Ind AS.

2.02 Functional and presentation currency

Items included in the financial statements of Company are measured using the currency of the primary economic environment in which the Company operates ("the functional currency"). Indian rupee is the functional currency of the Company. All amounts are rounded to two decimal places to the nearest lakh, unless otherwise stated.

2.03 Use of estimates

The preparation of financial statements in conformity of Ind AS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, the disclosures of contingent assets and contingent liabilities at the date of financial statements, income and expenses during the year. Actual results may differ from these 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 in future periods which are affected.

Application of accounting policies that require critical accounting estimates and assumption having the most significant effect on the amounts recognised in the financial statements are:

- Valuation of financial instruments
- Measurement of defined employee benefit obligation
- Useful life of property, plant and equipment
- Useful life of investment property
- Provisions

2.04 Fair value measurement and hierarchy

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

In the principal market for the asset or liability, or

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

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

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

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

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

All assets and liabilities for which fair value is measured or disclosed in the 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 financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

The Company's Management determines the policies and procedures for both recurring fair value measurement, such as derivative instruments and unquoted financial assets measured at fair value, and for non-recurring measurement, such as assets held for distribution in discontinued operations.

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

The Management also compares the change in the fair value of each asset and liability with relevant external sources to determine whether the change is reasonable.

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

2.05 Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government.

Ind AS 115 "Revenue from contracts with Customers" provides a control-based revenue recognition model and provides a five step application approach to be followed for revenue recognition.

- A) Identify the contract(s) with a customer;
- B) Identify the performance obligations;
- C) Determine the transaction price;
- D) Allocate the transaction price to the performance obligations;
- E) Recognise revenue when or as an entity satisfies performance obligation.

Merchant banking fees

Revenue from merchant banking fees includes arranger fees, advisory fees, lead manager fees are recognized when the Company satisfies performance obligation. Lead manager fees are recognised over a point of time. The Company measures its progress towards satisfaction of performance obligation based on output method i.e. milestone basis. Revenue from arranger services and advisory services are recognised point in time.

Brokerage

Revenue from brokerage is recognised point in time.

Interest Income

Under Ind AS 109, Interest income is recognised by applying the Effective Interest Rate (EIR) to the gross carrying amount of financial assets other than credit-impaired assets and financial assets classified as measured at fair value through Profit and loss (FVTPL).

The EIR in case of a financial asset is computed

- a. As the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of a financial asset.
- b. By considering all the contractual terms of the financial instruments in estimating the cash flows
- c. Including all fees received between parties to the contract that are an integral part of the effective interest rate, transaction costs, and all other premium or discounts.

Any subsequent changes in the estimation of the future cash flows is recognised in interest income with the corresponding adjustment to the carrying amount of the assets.

Net gain on Fair value changes

Any differences between the fair values of financial assets classified as fair value through the profit or loss held by Company on the balance sheet date is recognised as an unrealised gain / loss. In cases there is a net gain in the aggregate, the same is recognised in ""Net gains on fair value changes" under revenue from operations and if there is a net loss the same is disclosed under ""Expenses" in the statement of Profit and Loss.

Similarly, any realised gain or loss on sale of financial instruments measured at FVTPL and debt instruments measured at Fair value through Other Comprehensive Income ("FVTOCI") is recognised in net gain\loss on fair value changes.

However, net gain / loss on derecognition of financial instruments classified as amortised is presented separately under the respective head in the Statement of Profit and Loss.

Dividend Income

Dividend income is recognised

- a. When the right to receive the payment is established.
- b. it is probable that the economic benefits associated with the dividend will flow to the entity and
- c. the amount of the dividend can be measured reliably

Rental Income

Rental income arising from operating leases on investment properties is accounted for on a straight-line basis over the lease terms and is included in revenue in the statement of profit or loss due to its operating nature.

2.06 Taxes

The tax expense for the period comprises of current tax and deferred tax. Tax is recognised in the Statement of Profit and Loss except to the extent it relates to items recognised in the other comprehensive income or equity. In which case, the tax is also recognised in other comprehensive income or equity.

Current tax

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates and laws that are enacted or substantively enacted at the Balance sheet date.

Current income taxes are recognized in profit or loss except to the extent that the tax relates to items recognized outside profit or loss, either in other comprehensive income or directly in equity. Management periodically evaluates position taken in the tax returns with respect to situations in which applicable tax regulations are subjected to interpretation and establishes provisions, where appropriate.

Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The carrying amount of Deferred tax liabilities and assets are reviewed at the end of each reporting period.

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

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

2.07 Property, plant and equipment

Property, plant and equipment are stated at cost, net of recoverable taxes, trade discount and rebates less accumulated depreciation and impairment loss, if any. Such cost includes purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for its intended use, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the assets.

Subsequent Cost

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost can be measured reliably.

Depreciation

Depreciation is calculated as per the estimated useful life of assets prescribed by the Schedule II to the Companies Act 2013.

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

Derecognition

An item of property, plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset is included in the income statement when the asset is derecognised.

2.08 Investment property

Property that is held for long term rental yield or for capital appreciation or both, and that is not occupied by the Company, is classified as Investment property. Investors properties measured initially at cost including related transactions cost and where applicable borrowing cost. Subsequent expenditure is capitalised to the assets carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the entity and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred. When part of an investment property is incurred the carrying amount of replaced part is derecognised.

Investment properties other than land are depreciated as per the estimated useful life of assets prescribed by the Schedule II to the Companies Act 2013 i.e. 60 years for office premises.

2.09 Intangible assets

Intangible Assets are stated at cost of acquisition net of recoverable taxes less accumulated amortisation and impairment loss, if any. The cost comprises purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for the intended use and net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets.

Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill and brands, are recognized in profit or loss as incurred.

Derecognition of assets

An item of intangible asset and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset is included in the income statement when the asset is derecognized.

Intangible assets comprising of Software are amortised on a straight line basis over its estimated useful life or maximum 5 years, whichever is shorter.

2.10 Borrowing costs

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.

2.11 Provisions, contingent liabilities and contingent assets

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Company expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognized as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement.

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

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 contingent liability is not recognized in books of account but its existence is disclosed in financial statements.

A contingent assets, where an inflow of economic benefits is probable, an entity shall disclose a brief description of the nature of the contingent assets at the end of the reporting period, and, where practicable, an estimate of their financial effect, measured using the principles set out for provisions in Ind AS 37.

2.12 Impairment of assets

a) Financial assets

The Company recognizes loss allowances using the expected credit loss (ECL) model for the financial assets which are not fair valued through profit or loss. Loss allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime ECL. The Company applies a simplified approach in calculating Expected Credit Losses (ECLs) on trade receivables. Therefore, the Company does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Company has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For all other financial assets, expected credit losses are measured at an amount equal to the 12 months ECL, unless there has been a significant increase in credit risk from initial recognition in which case those are measured at lifetime ECL. The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognized is recognized as an impairment gain or loss in the Statement of profit or loss.

b) Non-financial assets

The Company assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset. unless the asset does not generate cash inflows that are largely independent of those from other assets.

If such assets are considered to be impaired, the impairment to be recognized in the Statement of Profit and Loss is measured by the amount by which the carrying value of the assets exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the statement of profit and loss if there has been a change in the estimates used to determine the recoverable amount. The carrying amount of the asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years.

2.13 Financial instruments

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

Financial assets

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

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 are recognised in the statement of profit and loss. In other cases, the transaction cost are attributed to the acquisition value of the financial asset.

Financial assets are subsequently classified as measured at

Amortised cost: Financial assets that are held within a business model whose objective is to hold financial assets in order to collect contractual cash flows that are solely payments of principal and interest, are subsequently measured at amortised cost using the effective interest rate ('EIR') method less impairment, if any. The amortization of EIR and loss arising from impairment, if any is recognized in the Statement of Profit and Loss.

Fair value through profit and loss (FVTPL): A financial asset not classified as either amortised cost or FVOCI, is classified as FVTPL. Such financial assets are measured at fair value with all changes in fair value, except interest income and dividend income if any, recognized as 'Net gain on fair value changes' in the Statement of Profit and Loss.

Fair value through other comprehensive income (FVTOCI): Financial assets that are held within a business model whose objective is achieved by both, selling financial assets and collecting contractual cash flows that are solely payments of principal and interest, are subsequently measured at fair value through other comprehensive income. Fair value movements are recognized in the other comprehensive income (OCI). Interest income measured using the EIR method and impairment losses, if any are recognized in the Statement of Profit and Loss. On derecognition, cumulative gain or loss previously recognized in OCI is reclassified from the equity to the Statement of Profit and Loss.

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

Trade Receivables and Loans:

Trade receivables are initially recognized at fair value. Subsequently, these assets are held at amortised cost, using the effective interest rate (EIR) method net of any expected credit losses. The EIR is the rate that discounts estimated future cash income through the expected life of financial instrument.

Debt Instruments:

Debt instruments are initially measured at amortised cost, fair value through other comprehensive income ('FVTOCI') or fair value through profit or loss ('FVTPL') till derecognition on the basis of (i) the entity's business model for managing the financial assets and (ii) the contractual cash flow characteristics of the financial asset.

- (a) Measured at amortised cost: Financial assets that are held within a business model whose objective is to hold financial assets in order to collect contractual cash flows that are solely payments of principal and interest, are subsequently measured at amortised cost using the effective interest rate ('EIR') method less impairment, if any. The amortisation of EIR and loss arising from impairment, if any is recognised in the Statement of Profit and Loss.
- (b) Measured at fair value through other comprehensive income: Financial assets that are held within a business model whose objective is achieved by both, selling financial assets and collecting contractual cash flows that are solely payments of principal and interest, are subsequently measured at fair value through other comprehensive income. Fair value movements are recognized in the other comprehensive income (OCI). Interest income measured using the EIR method and impairment losses, if any are recognised in the Statement of Profit and Loss. On derecognition, cumulative gain or loss previously recognised in OCI is reclassified from the equity to 'other income' in the Statement of Profit and Loss.

(c) Measured at fair value through profit or loss: A financial asset not classified as either amortised cost or FVOCI, is classified as FVTPL. Such financial assets are measured at fair value with all changes in fair value, except interest income and dividend income if any, recognized as 'Net gain on fair value changes' in the Statement of Profit and Loss. Interest income /dividend income on financial assets measured at FVTPL is recognised separately from "net gain on fair value changes in the statement of profit and loss".

Equity Instruments:

All investments in equity instruments other than investments in subsidiary companies classified under financial assets are initially measured at fair value, the Company may, on initial recognition, irrevocably elect to measure the same either at FVTOCI or FVTPL.

The Company makes such election on an instrument-by-instrument basis. Fair value changes on an equity instrument is recognised in the Statement of Profit and Loss unless the Company has elected to measure such instrument at FVTOCI. Fair value changes excluding dividends, on an equity instrument measured at FVTOCI are recognised in OCI. Amounts recognised in OCI are not subsequently reclassified to the Statement of Profit and Loss. Dividend income on the investments in equity instruments are recognised in the Statement of Profit and Loss.

Derecognition

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the contractual rights to receive the cash flows from the asset.

Financial Liabilities:

Initial recognition and measurement

Financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument. Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, as appropriate. All financial liabilities are recognised initially at fair value and in the case of borrowings trade payables and other financial liabilities, net of directly attributable transaction costs. The Company's financial liabilities include borrowings, trade payables, deposits and other financial liabilities.

Subsequent measurement

Financial liabilities are subsequently measured at amortised cost using the EIR method. Financial liabilities carried at fair value through profit or loss are measured at fair value with all changes in fair value recognized in the Statement of Profit and Loss.

- (a) Borrowings: Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the Statement of Profit and Loss over the period of the borrowings using the EIR method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.
- (b) Trade and Other Payables: These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.
- (c) Deposits: They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

Derecognition

A financial liability is derecognized when the obligation specified in the contract is discharged, 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 Statement of Profit and Loss.

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 realize the assets and settle the liabilities simultaneously.

2.14 Investments in equity instruments including deemed equity instruments of subsidiaries

Investments in equity instruments including deemed equity instruments of subsidiaries are carried at cost less accumulated impairment losses, if any. Where an indication of impairment exists, the carrying amount of the investment is assessed and written down immediately to its recoverable amount. On disposal of investments in subsidiaries, the difference between net disposal proceeds and carrying amounts are recognised in the Statement of Profit and Loss.

2.15 Segment Reporting

Based on "Management Approach" as defined in Ind AS 108 -Operating Segments, the Chief Operating Decision Maker evaluates the Company's performance and allocates the resources based on an analysis of various performance indicators by business segments.

Segment Policies:

The Company prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the financial statements of the Company as a whole. Common allocable costs are allocated to each segment on an appropriate basis.

Segment information

Companies whole business is being considered as one segment.

2.16 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits which are subject to an insignificant risk of changes in value.

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, as they are considered an integral part of the Company's cash management.

2.17 Retirement benefits

i) Defined contribution plans (Provident fund)

In accordance with Indian Law, eligible employees receive benefits from Provident Fund and Labour welfare fund which is defined contribution plan. In case of Provident fund, both the employee and employer make monthly contributions to the plan, which is administrated by the Government authorities, each equal to the specific percentage of employee's basic salary. The Company has no further obligation under the plan beyond its monthly contributions. Obligation for contributions to the plan is recognised as an employee benefit expense in the Statement of Profit and Loss when incurred.

ii) Defined benefit plans (Gratuity)

In accordance with applicable Indian Law, the Company provides for gratuity, a defined benefit retirement plan (the Gratuity Plan) covering eligible employees. The Gratuity Plan provides a lumpsum payment to vested employees, at retirement or termination of employment, and amount based on respective last drawn salary and the years of employment with the Company. The Company's net obligation in respect of the Gratuity Plan is calculated by estimating the amount of future benefits that the employees have earned in return of their service in the current and prior periods; that benefit is discounted to determine its present value. Any unrecognised past service cost and the fair value of plan assets are deducted. The discount rate is yield at reporting date on risk free government bonds that have maturity dates approximating the terms of the Company's obligation. The calculation is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a benefit to the Company, the recognised asset is limited to the total of any unrecognised past service cost and the present value of the economic benefits available in the form of any future refunds from the plan or reduction in future contribution to the plan.

The Company recognises all remeasurements of net defined benefit liability/asset directly in other comprehensive income and presented within equity.

iii) Short term benefits

Short term employee benefit obligations are measured on an undiscounted basis and are expensed as a related service provided. A liability is recognised for the amount expected to be paid under short term cash bonus or profit sharing plans if the Company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

iv) Compensated absences

The employees of the Company are entitled to leave as per the leave policy of the Company. The liability in respect of unutilized leave balances is provided at the end of year and charged to the Statement of Profit and Loss.

2.18 Lease

As a lessee:

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 judgment 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 borrowing rate specific to the lease being evaluated or for a portfolio of leases with similar characteristics.

As a lessor:

Leases under which the company does not transfer substantially all the risks and rewards of ownership are classified as operating leases. Rental income arises from operating leases is accounted for on straight line basis over the lease term, and is included in rental income in Statement of Profit and Loss, unless the increase is in line with expected general inflation, in which case lease income is recognised based on contractual terms. Contingent rents are recognised as revenue in the period in which they are earned.

2.19 Earnings per share

Basic earnings per share is computed by dividing the net profit for the period attributable to the equity shareholders of the Company by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period and for all periods presented is adjusted for events, such as bonus shares, other than the conversion of potential equity shares that have changed the number of equity shares outstanding, without a corresponding change in resources.

For the purpose of calculating diluted earnings per share, the net profit for the year attributable to equity shareholders and the weighted average number of shares outstanding during the year is adjusted for the effects of all dilutive potential equity shares.

2.20 Recent accounting pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standards or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. On March 23, 2022, MCA amended the Companies (Indian Accounting Standards) Amendment Rules, 2022, as below;

Ind AS 16 - Property Plant and equipment-

The amendment clarifies that excess of net sale proceeds of items produced over the cost of testing, if any, shall not be recognised in the profit or loss but deducted from the directly attributable costs considered as part of cost of an item of property, plant, and equipment. The effective date for adoption of this amendment is annual periods beginning on or after April 1, 2022.

Ind AS 37 - Provisions, Contingent Liabilities and Contingent Assets -

The amendment specifies that the cost of fulfilling a contract comprises the costs that relate directly to the contract. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract). The effective date for adoption of this amendment is annual periods beginning on or after April 1, 2022, although early adoption is permitted.

The amendments are extensive and the Company will evaluate the same to give effect to them as required by law.

		₹ in Lakh
NOTE - 3 (A) CASH AND CASH EQUIVALENTS	As at 31-03-2022	As at 31-03-2021
Cash on hand	7.99	13.48
Balances with banks	31.00	115.26
	38.99	128.74
(B) BANK BALANCES OTHER THAN CASH AND CASH EQUIVALENTS		
Balance with banks in unpaid dividend account	11.38	11.60
Fixed deposits with banks*	18.45	8.45
* Lein against guarantee and overdraft accounts	29.83	20.05
NOTE - 4 TRADE RECEIVABLES		
Undisputed trade receivables considered good - unsecured	237.58	220.91
onalspated trade reservables considered good "unscoured"	237.58	220.91
Undisputed trade receivable - considered good		
Outstanding for following periods from due date of payment	237.58	220.91
Less than 6 months	-	-
6 months - 1 year		-
1-2 years 2-3 years		-
More than 3 years	237.58	220.91
a) There are no disputed receivables as on March 31, 2022 and March 31, 202b) There are no unbilled revenues as on March 31, 2022 and March 31, 2021.	1.	
NOTE - 5	As at	As at

	TE - 5 NNS (AT AMORTISED COST)	As at 31-03-2022	As at 31-03-2021
(A)	Loans	22.67	45.75
	(i) Loan to an employee	33.67	45.75
	Total (A) - Gross	33.67	45.75
	Less: Impairment loss allowance	-	-
	Total (A) - Net	33.67	45.75
(B)			
	(i) Secured	-	-
	(ii) Unsecured	33.67	45.75
	Total (B)-Gross	33.67	45.75
	Less: Impairment loss allowance		-
	Total (B) - Net	33.67	45.75
(C)	Loans in India		
	(i) Public sector		-
	(ii) Others	33.67	45.75
	Total (C) - Gross	33.67	45.75
	Less: Impairment loss allowance	-	-
	Total (C) - Net	33.67	45.75
	• •		

Disclosure in relation to loans or advances in the nature of loans are granted to promoters, directors, KMPs and the related parties (as defined under the Companies Act, 2013), either severally or jointly with any other person that are;

⁽a) The Company has not granted any loans or advances in the nature of loans to promoters, directors, KMPs and the related parties (as defined under the Companies Act, 2013), either severally or jointly with any other person that are repayment on demand as on March 31, 2022 and March 31, 2021.

⁽b) The Company has not granted any loans or advances in the nature of loans to promoters, directors, KMPs and the related parties (as defined under the Companies Act, 2013), either severally or jointly with any other person that are without specifying any terms or period of repayment as on March 31, 2022 and March 31, 2021.

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NOTE - 6

INVESTMENTS					₹	in Lakhs
	As at 31-03-2022					
		At fair value				
Particulars	Amortised cost	Through other comprehensive Income*	Through profit or loss	Subtotal	At cost	Total
(I) Debt securities	500.58	_	49,796.03	49,796.03		50,296.61
i) Quoted	-	-	48,087.28	48,087.28	-	48,087.28
ii) Unquoted	500.58	-	1,708.75	1,708.75	-	2,209.33
(II) Pass through certificates	_	_	273.47	273.47	_	273.47
i) Quoted		-	273.47	273.47	-	273.47
(III) Equity instruments i) Unquoted	-	0.46	-	0.46	31,391.63	31,392.09
- in subsidiaries	_	-	-	-	31,391.63	31,391.63
1,20,00,000 Equity shares of A. K. Stockmart Private Limited of ₹ 10 each	-	-	-	-	1,200.00	1,200.00
21,00,000 Equity shares of A. K. Capital Corporation Private Limited of ₹ 10 each	-	-	-	-	210.00	210.00
22,50,000 Equity shares of A. K. Wealth Management Private Limited of ₹ 10 each	-	-	-	-	225.00	225.00
8,65,000 Equity shares of A.K. Capital (Singapore) PTE. Limited of 1 SGD each	-	-	-	-	451.39	451.39
2,29,97,490 Equity shares of A. K. Capital Finance Limited of ₹ 10 each	-	-	-	-	29,305.24	29,305.24
in other companies Designated at Fair value through other comprehensive income	-	0.46	-	0.46	-	0.46
4,15,000 Equity Shares of Neesa Leisure Limited of ₹ 10 each*	-	-	-	-	-	-
8,500 Equity shares of Shamken Spinners Limited of ₹ 10 each*	-	- 0.40	-	- 0.40	-	- 0.40
4,600 Equity shares of Intelligroup Advisors Private Limited of ₹ 10 each*	-	0.46	-	0.46	-	0.46
(IV) Preference instruments	-	-	-	-	5,050.00	5,050.00
i) Unquoted - in subsidiaries						
- in subsidiaries 45,00,000 Compulsory Convertible Preference shares of A. K. Capital Finance Limited of ₹ 100 each	-	-	-	-	5,050.00	5,050.00
(V) Units of Venture Capital Fund	_	_	4.54	4.54	_	4.54
70 units of Urban Infra Opportunity Fund	-	-	4.54	4.54	-	4.54
Total – Gross (A)						
(i) Investments outside India	500.58	0.46	50,074.04	50,074.50	36,441.63	87,016.71
(ii) Investments in India	-	-	-	-	451.39	451.39
Total (B)	500.58	0.46	50,074.04	50,074.50	35,990.24	86,565.32
Total (A) to tally with (B)	500.58	0.46	50,074.04	50,074.50	36,441.63	87,016.71
Less: Allowance for Impairment loss (C)	2.67	-	-	-	-	2.67
Total – Net D= (A)-(C)	497.91	0.46	50,074.04	50,074.50	36,441.63	87,014.04

₹ in Lakhs

				₹	<u>in Lakhs</u>
As at 31-03-2021					
	At fair va	alue			
Amortised cost	Through other comprehensive Income*	Through profit or loss	Subtotal	At cost	Total
1,025.50 524.92 500.58	- - -	12,709.70 12,709.70	12,709.70 12,709.70	- - -	13,735.20 13,234.62 500.58
-	0.46	-	0.46	· 1	,
	- - -	- - -	- - -	31,391.63 1,200.00 210.00 225.00	31,391.63 1,200.00 210.00 225.00
-		-		451.39 29,305.24	,
-		-	0.46	- -	0.46
-	0.46	-	0.46	-	0.46
-	-	-	-		5,050.00
-	-	-	-	5,050.00	5,050.00
_	-	6.54 6.54	6.54 6.54	-	6.54 6.54
1,025.50	0.46	12,716.24	12,716.70	36,441.63 451.39	50,183.83 451.39
1,025.50 1,025.50	0.46 0.46	12,716.24 12,716.24	12,716.70 12,716.70		
151.47 874.03	0.46	12,716.24	12,716.70	- 36,441.63	151.47 50,032.36
	1,025.50 524.92 500.58 1,025.50 1,025.50 1,025.50	Amortised cost Through other comprehensive lncome* 1,025.50 - 524.92 - 500.58 - 0.46 - - - - - - 0.46 - - - 0.46 - - 1,025.50 0.46 1,025.50 0.46 151.47 -	Amortised cost	Amortised cost	As at 31-03-2021

NOTE - 7 OTHER FINANCIAL ASSETS (A) Measured at amortised cost	As at 31-03-2022	₹ in Lakhs As at 31-03-2021
(I) Deposits		
- Earnest money deposits	48.85	11.45
- Rental deposits		
i) with relatives and directors	47.15	43.56
ii) with others	43.37	97.78
- Security deposits for utilities	6.63	4.62
(II) Other receivables	9.98	-
(B) Measured at fair value through profit and loss account		
(i) Interest accrued but not due on investments / deposits	352.61	73.69
()	508.59	231.10
NOTE - 8		₹ in Lakhs
INVESTMENT PROPERTY	Building	Total
Gross block		
As at 31 March 2020	2,939.63	2,939.63
Additions	<u>-</u>	-
Disposals		-
As at 31 March 2021	2,939.63	2,939.63
Additions	-	-
Disposals		
As at 31 March 2022	2,939.63	2,939.63
Accumulated depreciation		
As at 31 March 2020 Additions	172.30	172.30
Disposals	57.38	57.38
As at 31 March 2021	229.68	229.68
Additions	57.38	57.38
Disposals	37.36	37.30
As at 31 March 2022	287.06	287.06
	237.100	207.00
Net block		
As at 31 March 2021	2,709.95	2,709.95
As at 31 March 2022	2,652.57	2,652.57
		,

8.a RECONCILIATION OF CHANGES IN THE FAIR VALUE OF INVESTMENT PROPERTY:

The fair value of the Company's investment properties as at March 31, 2022 and March 31, 2021 have been arrived on the basis of valuation carried out by an external independent valuer registered with the authority which governs the valuer in India. The fair value measurement for investment property has been categorised as Level 2 fair value based on the inputs to the valuation technique used. Considering the type of the asset, market approach (sales comparable method) to estimate the fair value of the subject property is adopted. ₹ in Lakhs

Particulars	Building	Total
As at 31 March 2020	4,861.46	4,861.46
Changes in the fair value	(363.93)	(363.93)
As at 31 March 2021	4,497.53	4,497.53
Changes in the fair value	10.23	10.23
As at 31 March 2022	4,507.76	4,507.76

8.b INCOME AND EXPENDITURE OF INVESTMENT PROPERTY

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Rental income derived from investment property	196.02	218.00
Less: Direct operating expenses (including repairs&maintenance) generating rental income Less: Direct operating expenses (including repairs&maintenance) that did not generate	28.14	23.97
rental income		
Profit arising from investment property before depreciation and indirect expenses	167.88	194.03
Less: Depreciation	57.38	57.38
Profit arising from investment property before indirect expenses	110.50	136.65

8.c THE TITLE DEED OF ALL IMMOVABLE PROPERTIES ARE HELD IN THE NAME OF THE COMPANY

Description of item of property	Building
Gross carrying value	2,939.63
Title deeds held in the name of	The Company
Whether title deed holder is relative of promoter/director or employee of promoter/director	No
Property held since which date	24 June 2008
Reason for not being held in the name of the Company	NA

NOTE - 9 PROPERTY, PLANT AND EQUIPMENT

₹ in Lakhs

Particulars	Plant and machinery	Computers	Furniture and fixtures	Office equipments	Office building	Vehicles	Building Right-of-use (Refer note 38)	Total
Gross block								
As at 31 March 2020	0.23	110.87	40.19	16.72	414.73	95.04	682.85	1,360.63
Additions	-	4.66	-	0.61	-	-	-	5.27
Disposals	-	-	-	-	-	-	(92.60)	(92.60)
As at 31 March 2021	0.23	115.53	40.19	17.33	414.73	95.04	590.25	1,273.30
Additions	-	15.43	1.75	5.96	112.31	-	517.93	653.38
Disposals	-	-	-	-	-	-	(471.85)	(471.85)
As at 31 March 2022	0.23	130.96	41.94	23.29	527.04	95.04	636.33	1,454.83
Accumulated depreciation								
As at 31 March 2020	0.23	33.49	30.52	8.81	17.00	26.64	225.77	342.46
Additions	-	19.78	2.94	2.19	7.69	11.89	223.97	268.46
Disposals	-	-	-	-	-	-	(36.46)	(36.46)
As at 31 March 2021	0.23	53.27	33.46	11.00	24.69	38.53	413.28	574.46
Additions	-	19.14	1.48	2.27	7.77	11.89	209.33	251.88
Disposals	-						(471.85)	(471.85)
As at 31 March 2022	0.23	72.41	34.94	13.27	32.46	50.42	150.76	354.49
Net block								
As at 31 March 2021	-	62.26	6.73	6.33	390.04	56.51	176.97	698.84
As at 31 March 2022	-	58.55	7.00	10.02	494.58	44.62	485.57	1,100.34
				1				

- 1) Vehicles include vehicles hypothecated against loan taken having net block of ₹ 44.62 Lakhs (as at March 31, 2021 ₹ 56.51 Lakhs).
- 2) The Company has not revalued any of its Property, Plant and Equipment (including Right-of-Use Assets) during the year.
- 3) The title deed of all immovable properties are held in the name of the Company, details are as under;

₹ in Lakhs

Description of item of property	Building						
Gross carrying value	57.99	107.48	9.22	71.56	168.48	112.31	527.04
Title deeds held in the name of	The Company						
Whether title deed holder is							
relative of promoter/director							
or employee of promoter/director	No						
Property held since which date	01-Feb-01	06-Aug-08	29-Jul-09	01-Feb-13	31-May-19	15-Mar-22	
Reason for not being held in							
the name of the Company	NA						

NOTE - 10 CAPITAL WORK-IN-PROGRESS (CWIP)	As at 31-03-2022	As at 31-03-2021
Leasehold improvements	84.61	-
Total	84.61	
(a) (i) CWIP aging schedule for leasehold improvements in progress		
Less than 1 year	84.61	-
1-2 years	-	-
2-3 years	-	-
More than 3 years	-	
Total	84.61	-

- (a) (ii) There is no capital work-in-progress which are temporarily suspended as on March 31, 2022 and March 31, 2021.
- (b) There is no capital-work-in-progress, whose completion is overdue or has exceeded its cost compared to its original plan.

NOTE - 11		₹ in Lakhs
INTANCIDI E ACCETO	Coffware	Total

INTANGIBLE ASSETS	Software	Total
Gross block		
As at 31 March 2020	25.11	25.11
Additions	17.51	17.51
Disposals	-	-
As at 31 March 2021	42.62	42.62
Additions	2.09	2.09
Disposals	-	-
As at 31 March 2022	44.71	44.71
Accumulated amortisation		
	40.57	10.57
As at 31 March 2020	13.57	13.57
Additions	8.71	8.71
Disposals	-	-
As at 31 March 2021	22.28	22.28
Additions	10.61	10.61
Disposals	-	-
As at 31 March 2022	32.89	32.89
Net block		
As at 31 March 2021	20.34	20.34
As at 31 March 2022	11.82	11.82

1) The Company has not revalued any of its Intangible Assets during the year.

NOTE - 12 OTHER NON-FINANCIAL ASSETS	As at 31-03-2022	As at 31-03-2021
Other advances	7.55	24.53
Prepaid expenses	62.05	33.55
Balance with government authorities	7.44	4.08
	77.04	62.16
NOTE - 13 TRADE PAYABLES		
(i) Total outstanding dues of micro enterprises and small enterprises*	-	-
(ii) Total outstanding dues of creditors other than micro enterprises & small enterprises	100.03	192.35
	100.03	192.35

₹ in Lakhs

Following disclosures as required under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006 has been made to the extent information available with the Company. ₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
(i) Principal amount remaining unpaid to any supplier as at the end of the accounting year	-	-
(ii) Interest due thereon remaining unpaid to any supplier as at the end of the accounting year		
(iii) The amount of interest paid by the buyer in terms of section 16 of the Micro, Small and Medium Enterprise Development Act, 2006, along with the amount 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 Micro, Small and Medium Enterprise Development Act, 2006.	-	-
(v) The amount of interest accrued and remaining unpaid at the end of each accounting year; and	-	-
(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 to the small enterprise for the purpose of disallowance as a deductible expenditure under section 23 of the Micro, Small and Medium Enterprise Development Act, 2006	-	-

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Ageing schedule of Undisputed Trade Payable	As at 31-03-2022	₹ in Lakhs As at 31-03-2021
Outstanding for following periods from due date of payment		
Less than 1 year	90.52	118.64
1-2 years	2.40	0.21
2-3 years	0.13	-
More than 3 years	-	-
Unbilled dues	6.98	73.50
Total	100.03	192.35

- There are no outstanding of disputed trade payables from due date of payment as on March 31,2022 and March 31, 2021.
- There are no outstanding of undisputed or disputed trade payables from micro, medium and small enterprises from due date of payment as on March 31, 2022 and March 31, 2021.

NOTE - 14		₹ in Lakhs
BORROWINGS (OTHER THAN DEBT SECURITIES) (AT AMORTISED COST)	As at 31-03-2022	As at 31-03-2021
(a)Term loans		
(i) from banks*	4,430.00	2,237.69
(b) Loans repayable on demand		
(i) from banks**	41,508.89	8,432.07
(c) Other loans		
(i) vehicle loans***	11.29	26.34
Total (A)	45,950.18	10,696.10
Borrowings in India	45,950.18	10,696.10
Borrowings outside India	-	
Total (B)	45,950.18	10,696.10
Secured	45,950.18	10,696.10
Unsecured	-	
Total (C)	45,950.18	10,696.10

- Term loan from bank is secured against mortgage of the Company's immovable property together with all structures and appurtenances thereon held by the Company situated at 8th Floor, Mafatlal Centre, Nariman Point, Mumbai 400 021. The loans amount are repayable in the range of 20-48 monthly / quarterly installments.
- Loan repayable on demand from bank is secured against pledge/lien on debt securities.
- Vehicle loans from banks are repayable in 60 equated monthly instalments along with interest from the date of loan. The loans are secured by hypothecation of motor vehicle purchased there against.

The Company has used the borrowings from banks and financial institutions for the specific purpose for which it was taken at the balance sheet date.

The quarterly returns and / or statements of current assets filed by the Company with banks or financial institutions are in agreement with books of accounts and there is no discrepancies in the same.

The Company is not declared a wilful defaulter by any bank or financial institution or other lender.

The Company has registered all the charges towards secured borrowings outstanding as on March 31, 2022 and March 31, 2021. There is no satisfaction of charge pending on secured borrowings which are repaid during the financial year ended March 31, 2022 and March 31, 2021.

Refer Note - 52 for utilisation of borrowed funds.		₹ in Lakhs
NOTE - 15 DEPOSITS (AT AMORTISED COST)	As at 31-03-2022	As at 31-03-2021
Rental deposits from others (Unsecured) Total	164.95 164.95	279.18 279.18
NOTE - 16 OTHER FINANCIAL LIABILITIES		
Employee dues	124.38	144.07
Lease liabilities (Refer note - 38)	504.58	176.01
Unpaid dividends*	11.38	11.60
Interest accrued but not due	-	1.18
Other payables	65.99	67.17
Creditors for capital goods	16.76	9.48
	723.09	409.51
* During the year ended March 31, 2022, ₹ 1.61 Lakhs (Previous year ₹ 1.62 Lakhs) has been credited into Investor Education and Protection Fund under Section 124 of the Companies Act, 2013.		

NOTE - 17 PROVISIONS	As at 31-03-2022	As at 31-03-2021
Provision for employee benefits		
Gratuity (Refer note 35)	212.65	190.82
	212.65	190.82
NOTE - 18 DEFERRED TAX LIABILITIES/ (ASSETS) (NET)		
Deferred tax liabilities		
On the account of		
Depreciation on property, plant and equipments, investment properties and intangible assets	370.76	372.72
Fair value gain / (loss) on investments	70.75	-
Less: Deferred tax assets:		
Expenses allowable on payment basis (gratuity)	(53.52)	(48.02)
Right-of-use and lease liabilities	(9.95)	0.23
Fair value gain / (loss) on investments	· · · · · · · · · · · · · · · · · · ·	(4.28)
Impairment on financial instruments	(0.67)	(38.12)
Deferred tax liabilities / (assets) (net)	377.37	282.53
NOTE - 19 OTHER NON-FINANCIAL LIABILITIES		
Statutory dues	126.99	122.20
Deferred lease income	29.78	-
	156.77	122.20

NOTE - 20 (a) SHARE CAPITAL Equity share capital

₹ in Lakhs

Particulars		As at 31-03-2022 Numbers of shares Amount		As at 03-2021
Failiculais				Amount
Authorized:				
Equity shares of ₹ 10 each	33,000,000	3,300.00	33,000,000	3,300.00
Preference shares of ₹ 100 each	10,200,000	10,200.00	10,200,000	10,200.00
Total		13,500.00		13,500.00
Issued, subscribed and paid-up:				
Equity shares of ₹ 10 each fully paid up	6,600,000	660.00	6,600,000	660.00
Total		660.00		660.00

Rights, preferences and restrictions attached to equity shares

The Company has only one class of shares referred to as equity shares having a par value of ₹10 per share. Each holder of equity share(s) is entitled to one vote per share. The Company declares and pays dividend in Indian rupees.

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.

Details of shareholders holding more than 5% equity shares in the Company :

As at 31-03-2022		As at 31-03-2021		
Name of the shareholder	Numbers of shares	Percentage of shareholding	Numbers of shares	Percentage of shareholding
Family Home Consultancy Services Private Limited	3,259,738	49.39%	3,233,813	49.00%
A. K. Mittal	1,055,208	15.99%	1,040,108	15.76%

2,541.57

396.00

0.86

33,145.95

32,749.09

(619.81)

(615.32)

41,209.66

4.49

2,632.15

396.00

35.381.24

34,985.24

(615.32)

(614.69)

43,446.44

0.63

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2022

Details of shares held by promoters in the Company:

	As at 31 March 2022		
Name of the shareholder	Numbers of shares	Percentage of shareholding	% Change during the year
Family Home Consultancy Services Private Limited	3,259,738	49.39%	0.39%
A. K. Mittal	1,055,208	15.99%	0.23%
Aditi Mittal	185,346	2.81%	0.24%
A. K. Mittal HUF	119,848	1.82%	-
Sanjiv Kumar	29,100	0.44%	-
Sanjeev Kumar HUF	28,500	0.43%	-
Kavita Garg	24,899	0.38%	-
Dinesh Kumar Gupta	7,500	0.11%	-

	As at 31 March 2021			
Name of the shareholder Number of share		Percentage of shareholding	% Change during the year	
Family Home Consultancy Services Private Limited	3,233,813	49.00%	0.35%	
A. K. Mittal	1,040,108	15.76%	0.06%	
Aditi Mittal	169,681	2.57%	0.31%	
A. K. Mittal HUF	119,848	1.82%	1.12%	
Sanjiv Kumar	29,100	0.44%	-	
Sanjeev Kumar HUF	28,500	0.43%	-	
Kavita Garg	24,899	0.38%	-	
Dinesh Kumar Gupta	7,500	0.11%	-	

The reconciliation of the number of shares outstanding at the beginning and end of the year:

Particulars	As at 31-03-2022	As at 31-03-2021
Shares at the beginning of the year	6,600,000	6,600,000
Add :Shares issued during the year	-	-
Shares at the end of the year	6,600,000	6,600,000
		₹ in Lakhs
b) OTHER EQUITY	As at 31-03-2022	As at 31-03-2021
Capital reserve At the beginning of the year Add: Additions during the year	675.00	675.00
At the close of the year	675.00	675.00
Securities premium Opening balance Add: Additions during the year At the close of the year	3,440.00 - 3,440.00	3,440.00 - 3,440.00
General reserve Opening balance Add: Additions during the year	4,960.89	4,960.89
At the close of the year	4,960.89	4,960.89
Retained earnings Opening balance	32,749.09	30,604.38

Refer Note - 52 for utilisation of securities premium

Add: Other comprehensive income for the year

Closing balance of other comprehensive income

Add: Profit for the year

Less: Dividend paid*

Opening balance

Profit available for appropriation

Closing balance of retained earnings

Less: Dividend distribution tax*

Other comprehensive income

^{*} During the year 2021-22, the Board of Directors of the Company had paid a final dividend of Re. 1 per equity share (previous year ₹ 1 per equity share pertaining to financial year ended March 31, 2021) having face value of ₹ 10 each for the year ended March 31, 2022. The same is approved by the shareholders of the Company in the annual general meeting held on September 18, 2021 (previous year's annual general meeting held on September 19, 2020). The total cash outflow of ₹ 66.00 Lakhs (previous year ₹ 66.86 Lakhs including ₹ 0.86 Lakhs pertaining to earlier year's dividend distribution tax).

^{*} During the year 2021-22, the Board of Directors of the Company had paid interim dividend of ₹ 5 per equity share (previous year ₹ 5 per equity share) having face value of ₹10 each for the year ended March 31, 2022, on its board meeting held on February 05, 2022 (previous year's board meeting held on January 27, 2021). The total cash outflow of ₹ 330.00 Lakhs (previous year ₹ 330 Lakhs).

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₹ in Lakhs

NOTE - 21 SALE OF SERVICES	Current Year 2021-2022	Previous Year 2020-2021
Merchant banking fees	4,417.20	3,625.78
Brokerage income	43.57	32.98
	4,460.77	3,658.76
NOTE - 22 NET GAIN ON FAIR VALUE CHANGES		
Net gain/(loss) on investments at fair value through profit and loss		
- Realised	1,558.97	2,040.19
- Unrealised	293.77	(5.96)
	1,852.74	2,034.23
Additional Information :		
Profit on sale of investments (actual) (A)	1,554.63	1,986.02
Net gain/(loss) on investments due to fair value change (B)		
- Realised	4.34	54.17
- Unrealised	293.77	(5.96)
	298.11	48.21
Total (A+B)	1,852.74	2,034.23

NOTE - 23

INTEREST INCOME ₹ in Lakhs

Particulars	Current Year 2021-2022		Previous Year 2020-2021	
	On financial assets measured at amortised cost	Interest income on securities classified at fair value through profit or loss	On financial assets measured at amortised cost	Interest income on securities classified at fair value through profit or loss
Interest income from investments	71.31	1,468.77	104.52	691.62
Interest on deposits with banks	0.47	-	0.27	-
Interest income on loans	4.91	-	5.62	-
Other interest incomes	11.79	-	12.12	-
	88.48	1,468.77	122.53	691.62

		₹ in Lakhs
NOTE - 24	Current Year	Previous Year
OTHER INCOME	2021-2022	2020-2021
Liabilities and provisions written back	46.28	98.05
Gain on termination/modification/waiver of lease	1.09	18.78
Profit on sale of property, plant and equipment	9.72	-
Miscellaneous incomes	1.01	0.20
	58.10	117.03
NOTE - 25		
FINANCE COSTS (AT AMORTISED COST)		
Interest on borrowings	1,263.13	923.79
Interest on income tax	-	12.98
Unwinding interest cost	30.54	38.25
·	1,293.67	975.02
NOTE - 26		
EMPLOYEE BENEFITS EXPENSES		
Salaries and wages	2,395.43	1,561.96
Gratuity	35.93	30.58
Contribution to provident and other funds	18.43	12.82
Staff welfare expenses	12.88	2.67
	2,462.67	1,608.03

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NOTE - 27	Current Year	₹ in Lakhs Previous Year
OTHER EXPENSES	2021-2022	2020-2021
Rent, taxes and energy costs	83.33	43.38
Repairs and maintenance	57.21	25.79
Software expenses	115.79	88.60
Printing and stationery	4.97	1.59
Selling expenses	847.54	523.41
Advertisement and business promotion	37.84	15.28
Auditor's remuneration		
-for audit fees	3.00	3.00
-for tax audit fees	0.60	0.60
-for other services	2.40	2.40
Legal and professional charges	31.17	67.25
Travelling expense	76.27	24.65
Bad debts/Deposits written off	-	5.86
Corporate social responsibilities (Refer note 32)	58.87	76.51
Directors' sitting fees	3.50	4.00
Communication cost	36.39	26.81
Insurance expenses	15.96	12.97
Miscellaneous expenses	107.83	110.88
·	1,482.67	1,032.98
NOTE - 28	As at	As at
CONTINGENT LIABILITIES	31-03-2022	31-03-2021
Corporate guarantee given to a bank in respect of working capital facility and cash	27,500.00	27,500.00
credit facility taken by a subsidiary company	27,000.00	27,000.00
Total	27,500.00	27,500.00
Total		
NOTE - 29		
OTHER COMPREHENSIVE INCOME		
Items that will not be reclassified to profit or loss		
a. Remeasurement of defined benefit obligation	0.83	6.01
b. Equity instruments through other comprehensive income	-	
Total	0.83	6.01

NOTE - 30

SEGMENT REPORTING

In accordance with Indian Accounting Standard (Ind AS) 108, the Company operates in a single operating segment i.e. "Providing Merchant Banking Services" within India. Accordingly, no separate disclosure is required. The Board of Directors of the Company are collectively the Chief Operating Decision Makers (CODMs) of the Company.

NOTE - 3

DISAGGREGATED REVENUE INFORMATION

The table below represents disaggregation of Company's revenue from contracts with the customers. The Company believes that this disaggregation best depicts how the nature, amount, timing and uncertainty of its revenues and cash flows are affected by industry, market and other economic factors.
₹ in Lakhs

	Current Year 2021-2022	Previous Year 2020-2021
Sale of services (Merchant banking fees)		
Arranger and advisory fees	4,372.20	3,605.78
Lead manager fees	45.00	20.00
Brokerage income	43.57	32.98
Total revenue from contracts with the customers	4,460.77	3,658.76
Geographical markets		
-India	4,460.77	3,658.76
-Outside India		<u> </u>
Total revenue from contracts with the customers	4,460.77	3,658.76
Relation with customer		
-Non related party	4,460.77	3,658.76
-Related Party	-,,	-
Total revenue from contracts with the customers	4,460.77	3,658.76
Timing of revenue recognition		
-Service transferred over a period of time	45.00	20.00
-Service transferred over a point in time	4,415.77	3,638.76
Total revenue from contracts with the customers	4,460.77	3,658.76
Geographical revenue is allocated based on the location of the services.		

NOTE - 32

CORPORATE SOCIAL RESPONSIBILITY (CSR)

As per Section 135 of the Companies Act, 2013, a CSR committee has been formed by the Company. The areas for CSR activities are eradicating hunger, poverty and malnutrition, promoting preventive health care and sanitation and making available safe drinking water, promoting education, promoting gender equality, empowering women, setting up homes and ensuring environmental sustainability.

₹ in Lakhs

Particulars	For the year ended 31-March-2022
Amount required to be spent by the company during the year	59.33
Less: Previous years' excess	(0.46)
Net amount required to be spent by the Company during the financial year	58.87
Amount of expenditure incurred	60.00
Short fall / (Excess) in CSR Expenditure carried forward to next financial year	(1.13)
Total of previous year shortfall	Nil
Reason for shorfall	NA
Nature of CSR activities	Contribution to any fund set up by the
	Central Government for socio-economic
	development and relief qualifies
Details of related party transaction	NA

NOTE - 33

The Company does not have any undisclosed income during the financial year ended March 31, 2022 and March 31, 2021.

NOTE - 34

The Company does not traded or invested in Crypto Currency or Virtual Currency during the financial year ended March 31, 2022 and March 31, 2021.

NOTE - 35

EMPLOYEE BENEFIT OBLIGATION

A. Defined contribution plan

Contribution to defined contribution plan, recognised as expense for the year is as under:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Employer's contribution to provident fund	18.27	12.76

B. Defined benefit plan

The Company has an unfunded defined benefit gratuity plan. The gratuity plan is governed by the Payment of Gratuity Act, 1972. The following tables summaries the components of net benefit expense recognised in the statement of profit and loss and the funded status and amounts recognised in the balance sheet for the gratuity plan:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
(a) Statement of profit and loss		
Net employee benefit expense recognised in the employee cost		
Current service cost	22.74	19.09
Past service cost	-	-
Interest cost on defined benefit obligation	13.19	11.49
(Gain) / losses on settlement	-	-
Total expense charged to profit & loss account	35.93	30.58
(included in salaries, wages & incentives) (A)		
(b) Amount recorded in Other Comprehensive Income (OCI) Opening amount recognised in OCI outside profit and loss account Remeasurement during the period due to :		
Actuarial loss / (gain) arising from change in financial assumptions	(3.67)	5.11
Actuarial loss / (gain) arising from change in demographical assumptions	(0.01)	-
Actuarial loss / (gain) arising on account of experience changes	2.85	(11.12)
Amount recognised in OCI (B)	(0.83)	(6.01)
Gratuity expense recognised in the statement of profit and loss and OCI (A+B)	35.10	24.57

NOTE - 35

EMPLOYEE BENEFIT OBLIGATION (CONTD.) ₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
(c) Reconciliation of net liability / asset		
Opening defined benefit liability / (assets)	190.82	166.26
Expense charged to profit & loss account	35.93	30.58
Amount recognised in outside profit and loss account	(0.83)	(6.01)
Benefit paid/ payable	(13.28)	-
Others	` 0.01	(0.01)
Closing net defined benefit liability / (asset)	212.65	190.82
(d) Movement in benefit obligation and balance sheet		
Opening defined benefit obligation	190.82	166.26
Current service cost	22.74	19.09
Past service cost	-	-
Interest on defined benefit obligation	13.19	11.49
Remeasurement during the period due to :		
Actuarial loss / (gain) arising from change in financial assumptions	(3.67)	5.11
Actuarial loss / (gain) arising from change in demographical assumptions	(0.01)	-
Actuarial loss / (gain) arising on account of experience changes	2.85	(11.12)
Benefit paid/ payable	(13.28)	-
Others	0.01	(0.01)
Closing defined benefit obligation [liability/(asset)] recognised in balance sheet	212.65	190.82
(e) The principal assumptions used in determining gratuity benefit obligation for the company's plans are shown below:		
Discount rate	7.32%	6.91%
Salary escalation rate (p.a.)	5.00%	5.00%
Withdrawal rate		
Upto 30 years	30.00%	25.00%
From 31 to 44 years	22.00%	20.00%
Above 45 years Mortality pre-retirement	22.00% Indian Assured	22.00% Indian Assured
Wortality pre-retirement	Lives Mortality	Lives Mortality
	(2012-14)	(2012-14)
(f) A quantitative analysis for significant assumption is as shown below: Indian gratuity plan:		
Assumptions -Discount rate		
Sensitivity Level (a hypothetical increase / (decrease) by)	0.50%	0.50%
Impact on defined benefit obligation -increase of sensitivity level	(3.93)	(3.77)
Impact on defined benefit obligation -decrease of sensitivity level	4.07	3.92
Assumptions -Future salary escalations rates		
Sensitivity Level (a hypothetical increase / (decrease) by)	0.50%	0.50%
Impact on defined benefit obligation-increase of sensitivity level	4.14	3.97
Impact on defined benefit obligation-decrease of sensitivity level	(4.03)	(3.86)

The following payments are expected contributions to the defined benefit plant in future years.

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Within 1-2 year	68.74	63.58
2-3 year	78.96	70.69
3-4 year	90.57	82.43
5-6 year	102.96	92.01
6-7 year	115.62	103.76

The average duration of the defined benefit plan obligation at the end of the reporting period is 12.87 years (March 31, 2021 - 13.18 years)

NOTE - 36 EARNINGS PER SHARE

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Profit for the year as per statement of profit and loss (₹ in Lakhs)	2,632.15	2,541.57
Weighted average number of equity shares outstanding during the year for basic	6,600,000	6,600,000
and diluted earnings per share (₹)		
Basic and diluted earnings per share (₹)	39.88	38.51
Nominal value of share (₹)	10.00	10.00

NOTE - 37

Related party disclosure

I Related party relationships:

Key managerial personnel

Mr. A. K. Mittal - Managing Director

Mr. Vikas Jain - Whole Time Director

Mr. Ashish Agarwal - Whole Time Director

Mr. Subhash Chandra Bhargava - Independent Director

Mr. Subhash Chander Madan - Independent Director (upto 24 October 2021)

Mr. Khimji Shamji Pandav - Independent Director

Mr. Mahesh Bhootra - Chief Financial Officer

Mr. Tejas Davda - Company Secretary

Subsidiaries

A. K. Stockmart Private Limited (wholly owned)

A. K. Wealth Management Private Limited (wholly owned)

A. K. Capital Corporation Private Limited (wholly owned)

A. K. Capital (Singapore) PTE Ltd (wholly owned)

A. K. Capital Finance Limited

Family Home Finance Private Limited (step down subsidiary)

Relative of key management personnel

Mr. Abhinav Kumar Mittal

Mrs. Aditi Mittal (Non-executive women Director)

Enterprise controlled by key management personnel

A. K. Services Private Limited India Bond Private Limited

Notes:

- a) The related party relationships have been determined on the basis of the requirements of the Indian Accounting Standard (Ind AS) 24 'Related Party Disclosures' and the same have been relied upon by the auditors.
- b) The relationships as mentioned above pertain to those related parties with whom transactions have taken place during the year, except where control exist, in which case the relationships have been mentioned irrespective of transactions with the relatives.

II Details of related party transactions are as follows:

₹ in Lakhs

	Current Year 2021-2022	Previous Year 2020-2021
Key managerial remuneration * Short term benefits (including perquisites) Directors' sitting fees	437.28 3.50	304.68 4.00
Brokerage expense A. K. Stockmart Private Limited	5.73	11.57
Incentive Expense India Bond Private Limited	16.58	-
Software expenses India Bond Private Limited	84.00	60.00
Dividend received A. K. Capital Finance Limited A. K. Capital Corporation Private Limited	540.00 -	271.35 210.00
Demat charges A. K. Stockmart Private Limited	0.02	0.02
Purchase of office building Abhinav Kumar Mittal	102.65	-

	TE - 37		₹ in Lakhs
	ated party disclosure (CONTD.)	Current Year	Previous Year
II	Details of related party transactions are as follows:	2021-2022	2020-2021
	Rent expense A. K. Mittal	28.80	28.80
	A. K. Willian	20.00	20.00
	Purchase of investments (excluding accrued interest)	47.000.07	74 505 00
	A. K. Capital Finance Limited	47,030.97 2,601.86	74,505.82
	A. K. Stockmart Private Limited A. K. Services Private Limited	5,767.18	3,572.96 6,173.23
	Family Home Finance Private Limited	-	162.72
	Colored investments (evaluating accounted interest)		
	Sale of investments (excluding accrued interest) A. K. Capital Finance Limited	74,969.15	88,499.55
	A. K. Stockmart Private Limited	2,646.89	2,511.53
	A. K. Services Private Limited	1,036.31	3,786.39
	A. K. Capital Corporation Private Limited	202.54	-
	A. K. Wealth Management Private Limited	153.95	-
	Family Home Finance Private Limited	170.15	-
	Interest expenses		
	A. K. Capital Finance Limited	282.87	233.27
	Interest income on investment in debt securities		
	A. K. Capital Finance Limited	3.26	-
	Investment in debt securities bought back by issuer	4.050.00	
	A. K. Capital Finance Limited	1,250.00	-
	Loan taken during the year		
	A. K. Capital Finance Limited	28,600.00	114,450.00
	(Revolving Credit Sanction Limits amounting upto a maximum amount of ₹ 5,000 lakhs		
	upto December 31, 2021 and ₹ 3,500 lakhs from February 16, 2022 to March 31, 2022)		
	Loan repaid during the year		
	A. K. Capital Finance Limited	28,600.00	114,450.00
	(Revolving Credit Sanction Limits amounting upto a maximum amount of ₹ 5,000 lakhs		
	upto December 31, 2021 and ₹ 3,500 lakhs from February 16, 2022 to March 31, 2022)		
			₹ in Lakhs
		As at 31-03-2022	As at 31-03-2021
Ш	Balances with related parties:	31-03-2022	
	Balance receivable		
	A. K. Stockmart Private Limited (Stock Exchange Payout)	9.98	-
	Balance payable		
	A. K. Stockmart Private Limited	0.06	-
	India Bond Private Limited	1.32	-
	Rent deposit given outstanding as at year end		
	A. K. Mittal	48.00	48.00
	Corporate guarantee given to a bank in respect of working capital demand loan		
	taken by a subsidiary company		
	A. K. Capital Finance Limited	27,500.00	27,500.00

Note: Transaction amount is excluding taxes, wherever applicable.

^{*} Key managerial remuneration related to retirement benefits (i.e. Gratuity) are recognised under employee benefits expenses in statement of profit and loss along with other employees gratuity costs of the Company based on the actuarial valuation carried out by Independent Actuary.

NOTE - 38

LEASES

I Lease commitments as lessee:

The Company has entered into agreements for taking on lease certain guest house and office on lease and licence basis. The lease term is for a period ranging from 12 to 60 months. The Company has contracts which have fixed rentals.

Transition

From April 01, 2019, the Indian Accounting Standard i.e. IND-AS 116 "Leases" became effective, the Company has adopted the standard with modified retrospective approach as per Para C8 (c) (ii) of IND AS 116 and recognised asset in the form of "Right of use asset", (representing its right of use the leased asset over the lease term) and also liability towards the present value of the balance of future lease payments for the leases.

The following is the summary of practical expedients elected on initial application:

- Applied the exemption not to recognize right-of-use assets and liabilities for leases with less than 12 months of lease term on the date of initial application.
- Applied the practical expedient to grandfather the assessment of which transactions are leases. Accordingly, Ind AS116 is applied only to contracts that were previously identified as leases under Ind AS 17.

Following are the changes in the carrying value of right-of-use assets (disclosed under note 9 - property, plant and equipment):

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Opening gross block value of account on adoption of Ind AS 116	590.25	682.85
Reclassified on account of adoption of Ind AS 116	-	-
Deduction on account of termination of lease	(471.85)	(92.60)
Addition on account of New contracts entered	517.93	-
Closing gross block value of account on adoption of Ind AS 116	636.33	590.25
Opening accumulated depreciation of account on adoption of Ind AS 116	413.28	225.77
Depreciation charged for the year	209.33	223.97
Deduction on account of termination of lease	(471.85)	(36.46)
Closing accumulated depreciation of account on adoption of Ind AS 116	150.76	413.28
Closing net block	485.57	176.97

Carrying value of lease liabilities is disclosed under note 16 - other financial liabilities at ₹504.58 Lakhs as at March 31, 2022.

The following is the movement in lease liabilities:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Balance at the beginning of the year	176.01	448.51
Additions	496.20	-
Finance cost accrued during the year	16.96	25.35
Deletions	(1.10)	(72.53)
Payment of lease liabilities	(183.49)	(225.32)
Balance at the end of the year	504.58	176.01

The below table provides details regarding the contractual maturities of lease liabilities on undiscounted basis:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Not later than one year Later than one year and not later than five years More than five years	135.96 482.19	179.18 3.08
More than five years	_	-

The cash outflow of lease payments with respect to the above lease recognised in the statement of profit and loss for the financial year 2021-2022 is ₹183.49 Lakhs (previous year ₹225.32 Lakhs)

II Where the Company is lessor:

The future minimum lease payments receivable as per the lease agreements are as follows:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Not later than one year	196.02	-
Later than one year and not later than five years	196.02	-
Later than five years	-	-

The amount of minimum lease income with respect to operating lease recognised in the statement of profit and loss for the year is ₹210.89 Lakhs (previous year ₹228.85 Lakhs)

NOTE - 39

FINANCIAL INSTRUMENTS

The risk management policies of the Company are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities.

The Management has overall responsibility for the establishment and oversight of the Company's risk management framework. In performing its operating, investing and financing activities, the Company is exposed to the Credit risk, Liquidity risk and Market risk.

The carrying value and fair value of financial instrument by categories as of March 31, 2022 were as follows:

₹ in Lakhs

					V III Lakiis
Particulars	At Amortised cost	At fair value through profit and loss	At fair value through OCI	Total carrying value	Total fair value
Assets:		!			
Cash and cash equivalents	38.99	- '	-!	38.99	38.99
Bank balances other than above	29.83	- '	-!	29.83	29.83
Trade receivables	237.58	- '	-!	237.58	237.58
Loans	33.67	- '	_!	33.67	33.67
Investments	497.91	50,074.04	0.46	50,572.41	50,588.05
Other financial assets	155.98	352.61		508.59	508.59
Total	993.96	50,426.65	0.46	51,421.07	51,436.71
Liabilities:		,			
Trade payables	100.03	- '	-!	100.03	100.03
Borrowings (other then debt securities)	45,950.18	- '	-!	45,950.18	45,995.74
Deposits	164.95	-	-!	164.95	164.95
Other financial liabilities	723.09	-	_	723.09	723.09
Total	46,938.25	-	-	46,938.25	46,983.81

The carrying value and fair value of financial instrument by categories as of March 31, 2021 were as follows:

₹ in Lakhs

					T III Lakiis
Particulars	At Amortised cost	At fair value through profit and loss	At fair value through OCI	Total carrying value	Total fair value
Assets:					
Cash and cash equivalents	128.74	-	-	128.74	128.74
Bank balances other than above	20.05	-	-	20.05	20.05
Trade receivables	220.91	-	-	220.91	220.91
Loans	45.75	-	-	45.75	45.75
Investments	874.03	12,716.24	0.46	13,590.73	13,783.66
Other financial assets	157.41	73.69	-	231.10	231.10
Total	1,446.89	12,789.93	0.46	14,237.28	14,430.21
Liabilities:					
Trade payables	192.35	-	-	192.35	192.35
Borrowings (other then debt securities)	10,696.10	-	-	10,696.10	10,708.38
Deposits	279.18	- 1	-	279.18	279.18
Other financial liabilities	409.51	-	-	409.51	409.51
Total	11,577.14	-	-	11,577.14	11,589.42

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RISK MANAGEMENT

Financial risk management

The risk management policies of the Company are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. The Management has overall responsibility for the establishment and oversight of the Company's risk management framework. In performing its operating, investing and financing activities, the Company is exposed to the Credit risk, Liquidity risk and Market risk.

Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk: interest rate risk, currency risk and other price risk, such as equity price risk and commodity risk. Financial instruments affected by market risk include loans and borrowings, deposits and investments.

Credit risk

Revenue / Trade receivable

Credit risk refers to the risk of default on its obligation by the counterparty resulting in a financial loss. The maximum exposure to the credit risk at the reporting date is from trade receivables amounting to ₹ 237.58 Lakhs and ₹ 220.91 Lakhs as at March 31, 2022 and March 31, 2021. Trade receivables are typically unsecured and are derived from revenue earned from customers located in India. Credit risk has always been managed by the Company through credit approvals, establishing credit limits and continuously monitoring the credit worthiness of customers to which the Company grants credit terms in the normal cause of business.

The Company applies a simplified approach in calculating Expected Credit Losses (ECLs) on trade receivables. Therefore, the Company does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Company has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. Based on the provision matrix, no provision is required to be made at the respective reporting date.

The Company have provided details of revenue from single largest customer, revenue from top 5 customer and ageing of trade receivables below:

(a) The following table gives details in respect of revenues generated from top customer and top 5 customers:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Revenue from top customer	671.27	350.00
Revenue from top 5 customers	2,170.13	1,325.68

(b) Ageing analysis of the age of trade receivable amounts that are not due as at the end of reporting year:

₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Within credit days	237.58	220.91

(c) Ageing analysis of the age of trade receivable amounts that are past due as at the end of reporting year but not impaired:

₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Trade receivables:		
Less than 90 days	-	-
91 to 180 days	-	-
181 to 270 days	-	-
Total	-	-

Balances with banks and other financial assets:

The Company holds cash and cash equivalents with bank, which are having highest safety ratings based on ratings published by various credit rating agencies. The Company considers that its cash and cash equivalents have low credit risk based on external credit ratings of the counterparties.

For other financial assets, the Company assesses and manages credit risk based on reasonable and supportive forward looking information. The Company does not have significant credit risk exposure for these items.

Investments in debt securities measured at amortised cost

The impairment of the credit risk on the investments is carried out through a detailed ECL model. The ECL model provides for the ECL on a 12 month ECL basis for standard to stage 1 Assets whereas the same is calculated based on a lifetime ECL for stage 2 & 3 level assets. The ECL is calculated based on a probability default (PD)X exposure at default (EAD) X (Loss given default X discount rate - LGD)). The Company calculates the PD by taking into account the past historical trends of the portfolio and its credit performance based on a homogenous characteristic of the underlying portfolio. This is calculated based on a 12 month PD perspective. In case of Impaired assets where lifetime PD is applied, the PD is extrapolated to take into account the probability of default over the life time of asset.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company has interest rate risk exposure mainly from changes in rate of interest on borrowing. The following table analyse the breakdown of the financial assets and liabilities by type of interest rate:

₹ in Lakhs

	As at	As at
Particulars	31-03-2022	31-03-2021
Financial assets		
Interest bearing		
- fixed interest rate		
Loans	33.67	45.75
Bank balances other than cash and cash equivalents	18.45	8.45
Investments	44,976.58	13,735.20
- floating interest rate		
Investments	5,593.50	-
- non interest bearing		
Investment	36,446.63	36,448.63
Cash and cash equivalents	50.37	140.34
Trade receivables	237.58	220.91
Other financial assets	508.59	231.10
Total	87,865.37	50,830.38
Financial Liabilities		
Interest bearing		
- fixed interest rate		
Borrowings (Vehicle loans)	11.29	26.34
Lease liabilities	504.58	176.01
- floating interest rate		
Borrowings (Term loans)	4,430.00	2,237.69
Borrowings (Repayable on demand)	41,508.89	8,432.07
- non interest bearing		
Trade payables	100.03	192.35
Deposits	164.95	279.18
Other financial liabilities	218.51	233.50
Total	46,938.25	11,577.14

Interest rate sensitivity

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

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Increase in basis points	50	50
Effect on profit before tax	(201.73)	(53.35)
Decrease in basis points	50	50
Effect on profit before tax	201.73	53.35

NOTE - 41 LIQUIDITY RISK

The Company's principal sources of liquidity are cash and cash equivalents and the cash flow that is generated from operations. Liquidity risk is the risk that the Company may not be able to meet its present and future cash and collateral obligations without incurring unacceptable losses. The Company's objective is to, at all times maintain optimum levels of liquidity to meet its cash and collateral requirements. The Company closely monitors its liquidity position and deploys a robust cash management system. It maintains adequate sources of financing including debt and overdraft from banks at an optimised cost.

The Company's maximum exposure to liquidity risk for the components of the balance sheet at March 31, 2022 and March 31, 2021 is the carrying amounts. The liquidity risk is managed on the basis of expected maturity dates of the financial liabilities. The Company's major financial liabilities include term loans with maturity profile ranging between 0 to 5 years and short term borrowings are generally payable within one year. The average credit period taken to settle trade payables is about 30 days. The other payables are with short-term durations. The following table analysis undiscounted financial liabilities by remaining contractual maturities:

₹ in Lakhs

Particulars	On demand	Less than 3 months	3 to 12 months	1 to 5 years	>5 years	Total
As at 31 March 2022						
Borrowings	14,074.46	27,981.10	1,233.65	3,527.79	-	46,817.00
Trade and other payables	-	100.03	-	-	-	100.03
Deposits	-	-	-	164.95	-	164.95
Other financial liabilities	11.38	243.39	99.70	482.19	-	836.66
	14,085.84	28,324.52	1,333.35	4,174.93	-	47,918.64
As at 31 March 2021						
Borrowings	942.32	7,886.72	1,013.64	1,070.48	-	10,913.16
Trade and other payables	-	192.35	-	-	-	192.35
Deposits	-	279.18	-	-	-	279.18
Other financial liabilities	11.60	275.84	125.24	3.08	-	415.76
	953.92	8,634.09	1,138.88	1,073.56	-	11,800.45

Capital management

For the purpose of the Company's capital management, capital includes issued equity capital, share premium and all other equity reserves attributable to the equity holders of the Company. The primary objective of the Company's capital management is to maximise the shareholder value. The Company manages its capital to ensure that it will continue as going concern while maximising the return to stakeholders. The Company manages its capital structure and makes adjustment in light of changes in business condition. The Company monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Company's policy is to keep optimum gearing ratio. The Company includes within net debt, interest bearing loans and borrowings, trade and other payables, less cash and cash equivalents, excluding discontinued operations.

₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Borrowings	45,950.1	8 10,696.10
Trade payables	100.0	
Deposits	164.9	
Other financial liabilities	723.0	9 409.51
Less: cash and cash equivalents	(38.99	(128.74)
Net debt (A)	46,899.2	6 11,448.40
Equity share capital	660.0	660.00
Other equity	43,446.4	41,209.66
Total member's capital (B)	44,106.4	4 41,869.66
Capital and net debt (C=A+B)	91,005.7	0 53,318.06
Gearing ratio (%) (A/C)	51.5	3 21.47

In order to achieve this overall objective, the Company's capital management, amongst other things, aims to ensure that it meets financial covenants attached to the borrowings that define capital structure requirements. Breaches in meeting the financial covenants would permit the bank to immediately call borrowings. There have been no breaches in the financial covenants of any borrowings in the current year.

No changes were made in the objectives, policies or processes for managing capital during the aforesaid financial year.

NOTE - 42

FAIR VALUE HIERARCHY

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices 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 or liabilities that are not based on observable market data (unobservable inputs).

The following table presents fair value hierarchy of assets and liabilities measured at fair value on a recurring basis as of March 31, 2022:

₹ in Lakhs

		Fair value measurement at end of the reporting year using		
Particulars	As at 31-03-2022	Level 1	Level 2	Level 3
Financial Assets:				
Investments in hybrid instruments FVTPL	4.54	-	4.54	-
Debt instruments FVTPL	49,796.03	-	49,796.03	-
Pass through certificates FVTPL	273.47	-	273.47	-
Equity instruments FVTOCI	0.46	-	-	0.46

The following table presents fair value hierarchy of assets and liabilities measured at fair value on a recurring basis as of March 31, 2021:

₹ in Lakhs

Particulars	As at	Fair value measurement at end of the reporting year using			
i articulars	31-03-2021	Level 1	Level 2	Level 3	
Financial Assets: Investments in hybrid instruments FVTPL Debt instruments FVTPL Equity instruments FVTOCI	6.54 12,709.70 0.46	-	6.54 12,709.70	- - 0.46	

Description of techniques and valuation inputs used for Level III and Level III hierarchy are under:

Assets class	Fair value hierarchy	Valuation techniques and inputs
Debt Instruments measured at FVTPL	Level II	 Valuation techniques and inputs in order of first preference are as under: Cost of securities only if the securities are allotted within last 20 days or purchased within 7 days from the measurement date. (As on March 31, 2021 - Cost of securities only if the securities are allotted within last 20 days or purchased within 14 days from the measurement date on accout of COVID-19). Latest traded price reported on recognised stock exchange or settlement house close to measurement date i.e. in the range of 0-7 days (As on March 31, 2021 Latest traded price reported on recognised stock exchange or settlement house close to measurement date i.e. in the range of 0-14 days on accout of COVID-19)" Weighted average (appropriate weight considered by the company) of; Future cash flows which are discounted using a discount rate arrived at by adding the spread provided by FIMMDA and Latest subsequent traded price reported on recognised stock exchange or settlement house close to measurement date i.e. in the range of 0-7 days (As on March 31, 2021 - Weighted average (appropriate weight considered by the company) of; Future cash flows which are discounted using a discount rate arrived at by adding the spread provided by FIMMDA and Latest subsequent traded price reported on recognised stock exchange or settlement house close to measurement date i.e. in the range of 0-14 days on accout of COVID-19)" Future cash flows are discounted using a discount rate arrived at by adding the spread provided by FIMMDA or other approved agencies and annualised government security yield provided by regulatory authorities. (As on March 31, 2021 - Future cash flows are discount rate arrived at by adding the spread provided by FIMMDA or other approved agencies and annualised government security yield provided by regulatory authorities.)
Unquoted equity instruments measured at FVTOCI	Level III	Based on unobservable inputs which generally approximates to the carrying value of the investments unless significantly impaired. Fair value has been considered Nil for significantly impaired investments. Sensitivity change in the unobservable input does not have a significant impact in its value and accordingly, sensitivity disclosure is not given.

NOTE - 43 INCOME TAX

A The major components of income tax expense for the years are:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Current income tax:		
Current income tax charge	603.00	731.00
Adjustments in respect of previous year	(50.85)	-
Deferred tax:		
Relating to origination and reversal of temporary differences	94.63	(25.25)
Income tax expense reported in the statement of profit or loss	646.78	705.75

B The income tax expense for the year can be reconciled to the accounting profit as follows

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Profit before tax	3,278.93	3,247.32
Applicable tax rate	25.17%	25.17%
Computed expected tax expenses	825.24	817.29
Tax effect of :		
Tax effect due to non-deductible expenses	20.54	23.68
Tax effect due to deductible items	(14.08)	(22.81)
Tax effect due to deduction under income tax	(135.91)	(116.28)
Adjustments in respect of current income tax of previous year	(50.85)	-
Others	1.84	3.87
Income tax expense reported in the statement of profit or loss	646.78	705.75

C The Gross movement in the current income tax asset/(Liability) for the year ended March 31, 2022 and March 31, 2021 is as follows ₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Net current income tax asset/(liability) at the beginning of the year	(127.85)	(77.56)
Income tax paid	682.40	693.69
Current tax expenses	(603.00)	(731.00)
Interest on tax expenses	-	(12.98)
Excess/(short) provision of earlier year	50.85	-
Net current income tax asset/(liability) at the end of the year	2.40	(127.85)

D The balance comprises temporary differences attributable to the below items and corresponding movement in deferred tax liabilities / assets: ₹ in Lakhs

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Particulars	As at 31-03-2022	As at 31-03-2021
Net deferred tax asset/(liability) at the beginning of the year	(282.53)	(306.26)
Fair value gain on investments in debt securities	(75.03)	(12.15)
Impairment on financial instruments	(37.45)	34.34
Disallowance of share issue expenses	-	(4.78)
Right-of-use and lease liabilities	10.18	(2.39)
Gratuity	5.50	6.18
Property plant and equipments	1.96	2.53
Net deferred tax asset/(liability) at the end of the year	(377.37)	(282.53)

NOTE-44

The impact of COVID-19 on the global economy and how governments, businesses and consumers respond is uncertain. The final impact of this pandemic is very uncertain and the actual impact may be different than that estimated based on the conditions prevailing as at the date of approval of these financial statements. The management will continue to closely monitor the material changes in the macroeconomic factors impacting the operations of the Company. The Company has been duly servicing its debt obligations and has adequate capital and financial resources to run its business. Based on the improved current indicators of future economic conditions, the Company has considered no possible effect from the pandemic relating to COVID 19 and considers the impairment provisions made to be adequate and expects to recover the carrying amount of the financial assets. Nevertheless given the uncertainty over the potential macro-economic condition, the impact of the global health pandemic may be different from that estimated as at the date of approval of these financial statements and the company will continue to closely monitor any material changes to future economic conditions.

NOTE-45

SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the Company's financial statements requires the management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities, the accompanying disclosures and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods. Estimates and assumptions are reviewed on periodic basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised.

The key assumptions concerning the future and other key sources of estimation, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities, within the next financial year, are described below. The Company's assumptions & estimates are based on parameters available at the time of preparation of financial statements. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

(a) Employee benefit plans

The cost of the defined benefit plan & other employment benefits plan are determined using actuarial valuations. 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, 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 for India. Those mortality tables tend to change only at intervals in response to demographic changes. Future salary increases are based on expected future inflation rates.

Based on periodic review of the demographic assumptions, attrition rate assumption used for actuarial valuation of liability related to gratuity has been re-assessed during the year ended March 31, 2022. For the purpose of assessing the attrition rate, the Company considered the historical attrition trend and expected rate based on such trend/ experience. The change in assumption resulted in a decrease of closing gratuity by ₹ 0.83 Lakhs, for the year ended March 31, 2022.

Further details about gratuity obligations are given in Note - 35.

(b) Impairment allowance for investments

Recognition and measurement of impairment relating to the investments and loans measured at amortized cost involves significant management judgment and as per the requirements of Ind AS 109, credit loss assessment is based on management's ECL model. Management exercises judgment in determining the quantum of loss based on a range of factors. The most significant areas are:

- Credit ratings of the investments and loans;
- Investment and loans staging criteria
- Calculation of probability of default / Loss given default
- Consideration of probability weighted scenarios and
- Forward looking macro-economic factors.

The Company considered current and anticipated future economic conditions relating to industries the Company deals. In calculating expected credit loss, the Company has also considered credit reports and other related credit information for its investments to estimate the probability of default in future.

(c) Leases

The Company determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Company has several lease contracts that include extension and termination options. The Company applies judgement in evaluating whether it is reasonably certain to exercise the option to renew or terminate the lease. It considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Company reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew or to terminate.

(d) Taxes

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits.

NOTE - 46

The Company does not have any intangible assets under development.

NOTE - 47

The Company does not hold any Benami Property as defined under Benami Transactions (Prohibition) Act. 1988.

NOTE - 48

The Company does not have any investments and relationships with Struck off companies during the financial year ending March 31, 2022 and March 31, 2021

NOTE -49

The Company has complied with the number of layer prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on Number of Layers) Rules, 2017.

NOTE -50

The ratios pertaining to Capital to risk-weighted assets ratio (CRAR), Tier I CRAR, Tier II CRAR and Liquidity Coverage Ratio is not applicable to the Company.

NOTE -51

There is no scheme of arrangement of Company which has been approved by the Competent Authority in terms of section 230 to 237 of the Companies Act, 2013.

NOTE - 52

UTILISATION OF BORROWED FUNDS AND SHARE PREMIUM

- (a) No funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, 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 quarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (b) No funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

NOTE -53

There was no impairment loss on non-financial assets on the basis of review carried out by the management in accordance with Indian Accounting Standard (Ind AS) – 36 'Impairment of Assets'.

NOTE - 54

Balances of certain trade receivables, trade payables are subject to confirmation/reconciliation, if any. The management does not expect any material difference affecting the financial statements on such reconciliation/adjustments.

NOTE -55

In the opinion of management, loans, investments and other financial assets have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated in the balance sheet. The provision for all known liabilities is adequate and not in excess of the amount reasonably stated.

NOTE - 56

Code On Social Security, 2020

The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and the Rules thereunder. The Ministry of Labour and Employment has also released draft rules thereunder on November 13, 2020, and has invited suggestions from the stakeholders which are under active consideration by the Ministry. The Company will evaluate the rules, assess the impact, if any, and account the same once the rules are notified and become effective.

NOTE - 57

SUBSEQUENT EVENTS

The Board of Directors of the Company in its meeting held on May 28, 2022, have recommended a final dividend of ₹ 3 per equity share having face value of ₹ 10 each for the year ended March 31, 2022. The same is subject to approval of the shareholders in the ensuing annual general meeting. The proposed dividend if approved at the ensuing annual general meeting will result in total cash outflow of ₹ 198.00 Lakhs.

NOTE -58

Previous year's figure have been regrouped or rearranged, wherever considered necessary, to conform with the current year's presentation.

SIGNATURES TO 1 TO 58

As per our report of even date attached

As per our report of even date attached For PYS & Co LLP Chartered Accountants Firm's Registration No. 012388S/S200048 For and on behalf of the Board of Directors of A. K. Capital Services Limited

Sanjay Kokate Partner Membership No. 130007

(DIN: 00698377)

Managing Director

A. K. Mittal

Ashish Agarwal Mahesh Bhootra
Director Chief Financial Officer
(DIN: 08064196)

Tejas Davda Company Secretary (ACS: A27660)

Place: Mumbai Date: May 28, 2022

Place: Mumbai Date: May 28, 2022

INDEPENDENT AUDITOR'S REPORT

To

The Members of

A. K. Capital Services Limited

Report on the audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of A. K. Capital Services Limited ("the Holding Company") and its subsidiaries (together referred to as "the Group"), which comprise the consolidated balance sheet as at March 31, 2022, the consolidated statement of profit and loss (including other comprehensive income), the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements including a summary of significant 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 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standard prescribed under Section 133 of the Act read with the Companies (Indian Accounting Standard) Rules 2015, as amended ("Ind AS") and the accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at March 31, 2022, their consolidated profit including other comprehensive income, the consolidated changes in equity and their consolidated cash flows for the year ended on that date.

Basis for Opinion

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

Emphasis of Matter

We draw attention to Note 47 of the consolidated financial statements which describe the management's assessment of the impact of the COVID-19 pandemic on the consolidated financial result of the Group and estimates related to impairment of assets, which are dependent on future developments regarding the severity and duration of the pandemic. Our opinion is not modified in respect of this matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of audit procedures performed by us and by other auditors of components not audited by us, as reported by them in their audit reports furnished to us by the management, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

109"Financial Instruments" On initial recognition, investments are recognized at fair mo	ipal audit procedures btained an understanding of the Group's business odel assessed in accordance with Ind AS 109;
recognised in the statement of profit and loss. In other cases, the transaction costs are attributed to the acquisition value of the investments. The Group's investments are subsequently classified into following categories based on the objective of its business model to manage the cash flows and options available in the standard: Debt instruments at amortised cost Debt instruments and equity instruments at fair value through profit or loss (FVTPL) Equity instruments measured at fair value through other comprehensive income FVTOCI.	aluated the Group's assessment of business model; brained an understanding of the determination of the easurement of the investments and tested the asonableness of the significant judgments applied by a management; aluated the design of internal controls relating to the easurement and also tested the operating effectiveness the aforesaid controls; assured that the Group has used valuation techniques at are appropriate in the circumstances and for which estimate the data are available to measure fair value, aximising the use of relevant observable inputs and mimising the use of unobservable inputs, including insideration of the current economic and market inditions.

Sr. No. **Key Audit Matter** Auditor's response The Group has assessed following two business model: Obtained and assessed the valuation certificate of independent valuer in respect of fair value of investments - Held to collect contractual cash flows of the holding company; and - Realising cash flows through the sale of investments. The Assessed the appropriateness of the disclosure in the Group makes decisions based on the assets' fair values and consolidated financial statements in accordance with the manages the assets to realise those fair values. applicable financial reporting framework Since valuation of investments at fair value involves critical assumptions, significant risk in valuation and complexity in assessment of business model, the valuation of investments as per Ind AS 109 is determined to be a key audit matter in our audit of the consolidated financial statements. (Refer note 2, 6, 7(a), 40 and 43 to the consolidated financial statements) 1(b) Impairment loss on investments measured at amortized Principal audit procedures cost. Analysed the methodology for the allowance for credit losses, including consideration of the current and Recognition and measurement of impairment relating to the estimated future economic conditions; investments measured at amortized cost involves significant management judgment and as per the requirements of Ind AS For a sample of investments and allowance for the credit 109, credit loss assessment is based on management's ECL loss thereon, we tested the input data such as credit model. Management exercises judgment in determining the reports and other credit related information used in quantum of loss based on a range of factors. estimating the probability of default by comparing them to The most significant areas are: external and internal sources of information; - Credit ratings of the investments; Verified the data inputs used for probability of default rate and loss given defaults rate; - Investment staging criteria; Verified the computation of the allowance for credit losses Calculation of probability of default rate / Loss given default and tested the mathematical accuracy; and Assessed the appropriateness of the disclosure in the - Consideration of probability weighted scenarios; and consolidated financial statements in accordance with the - Forward looking macro-economic factors. applicable financial reporting framework. The Group considered current and anticipated future economic conditions relating to industries the Group deals. In calculating expected credit loss, the Group has also considered credit reports and other related credit information for its investments to estimate the probability of default in future and has taken into account estimates of possible effect from the pandemic relating to COVID -19. There is a large increase in the data inputs required for the computation of ECL of investments. This increases the risk of completeness and accuracy of the data that has been used as a basis of assumptions in the model and therefore, we identified allowance for credit losses of investments as a key audit matter in our audit of the consolidated financial statements. (Refer note 2, 6 40 and 41 to the consolidated financial statements) 2 Loans and impairment loss allowance Principal audit procedures The value of loans as at March 31, 2022 is significant and We have started our audit procedures with understanding of there is a high degree of complexity and judgment involved for the internal control environment related to loans and the Company in estimating individual and collective credit impairment loss allowance. Our procedures over internal controls focused on recognition and measurement of impairment provisions and write-offs against these loans. impairment loss allowance. We assessed the design and Recognition and measurement of impairment relating to the tested the operating effectiveness of the selected key controls loans measured at amortized cost involves significant implemented by the Group. management judgment and as per the requirements of Ind AS We also assessed whether the impairment methodology 109, credit loss assessment is based on management's ECL model. The Group's impairment allowance is computed based used by the Group is in line with Ind AS 109 "Financial instruments" requirements. Particularly, we assessed the on estimates including the historical default and loss ratios. Management exercises judgment in determining the quantum approach of the Group regarding definition of default, of loss based on a range of factors. Probability of Default, Loss Given Default and incorporation of forward-looking information for the calculation of ECL.

The most significant areas are:

Loans staging criteria;

given;

default rate:

Credit ratings of the parties to whom loans have been

Calculation of probability of default rate / Loss given

down for loans given by the Group; We have verified loan agreements and related financial

and non financial covenants on sample basis;

For loans which are assessed for impairment on a portfolio

We read and understood the methodology and policy laid

basis, we performed particularly the following procedures:

Sr. No.	Key Audit Matter	Auditor's response
	Calculation of probability of default rate / Loss given default rate;	We have verified the existence of recovery process plan in the event of default;
	 Consideration of probability weighted scenarios; and Forward looking macro-economic factors. In calculating expected credit loss, the Group has also considered credit reports and other related credit information for its loans to estimate the probability of 	management controls;We checked the stage classification as at the balance
	default in future. There is a large increase in the data inputs required for the computation of ECL of loans. This increases the risk of completeness and accuracy of the data that has been used as a basis of assumptions in the model and therefore, we identified allowance for credit losses of loans as a key audit matter in our audit of the consolidated financial statements. (Refer note 2, 5, 40 and 41 of the consolidated financial statements)	making provision considering forward looking information; and

Information Other than the Financial Statements and Auditor's ReportThereon

The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in Board's Report including Annexures to Board's Report and Shareholder's Information but does not include the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

When we read the Directors' Report including Annexures to Board Report, Management Discussion and Analysis, Corporate Governance Report, Business Responsibility Statement, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Management's Responsibility for the audit of the Consolidated Financial Statements

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

The respective Board of Directors of the companies included in the Group is responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

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

The respective Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

Auditors' Responsibility for the audit of Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(If the Act, we are also responsible for expressing our opinion on whether the Holding Company and its subsidiary which are companies incorporated in India, has adequate internal financial controls system in place and the operating effectiveness of such controls. g effectiveness of such controls.
- 100 | Consolidated Financial Statements -

- 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.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated financial statements of which we are the independent auditors. For the other entities included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

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

We communicate with those charged with governance of the Holding Company 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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matters

We did not audit the financial statements of 6 subsidiaries, whose financial statements reflect total assets of $\stackrel{?}{\sim}$ 218,783.83 Lakhs as at March 31, 2022, total revenues of $\stackrel{?}{\sim}$ 24,427.17 Lakhs, total profit before tax of $\stackrel{?}{\sim}$ 8,125.38 Lakhs, total net profit after tax of $\stackrel{?}{\sim}$ 6,208.36 Lakhs and total net cash inflows amounting to $\stackrel{?}{\sim}$ 2,057.84 Lakhs for the year ended on that date, as considered in the consolidated financial statements

These financial statements have been audited by other auditors whose reports have been furnished to us by the Management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of the aforesaid subsidiaries and our report in terms of sub-sections (3) of Section 143 of the Act, in so far as it relates to the aforesaid subsidiaries, is based solely on the report of the other auditors.

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

Report on Other Legal and Regulatory Requirements

As required by Section 143(3) of the Act, we report, to the extent applicable, that:

- (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements;
- (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors.
- (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 Indian Accounting Standards specified 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 2022 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors of its subsidiary companies incorporated in India, none of the directors of the Group companies, incorporated in India is disqualified as on 31 March 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
- (f) With respect to the adequacy of internal financial controls over financial reporting of the Group and the operating effectiveness of such controls, refer to our separate report in "Annexure A".
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended:

In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid or provided to its directors during the year is in accordance with the provision of Section 197 of the Act.

- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - (i) There were no pending litigations which would impact the consolidated financial position of the Group;
 - (ii) The Group did not have any material foreseeable losses on long-term contracts including derivative contracts; and
 - (iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Group.
 - (iv) a) The respective Managements of the Holding Company and its subsidiaries, whose financial statements have been audited under the Act, have represented to us and other auditors of the subsidiaries that, to the best of their knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Holding Company or its subsidiaries to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company or its subsidiaries ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries:
 - b) The respective Managements of the Holding Company and its subsidiaries, whose financial statements have been audited under the Act, have represented to us and other auditors of subsidiary that, to the best of their knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Holding Company or its subsidiaries from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Holding Company or its subsidiaries shall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances and the reports of the auditors of its subsidiaries, whose financial statements have been audited under the Act, 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 (a) and (b) above, contain any material misstatement.

(v) In respect of the dividend:

- a) The final dividend proposed in the previous year, declared and paid by the Holding Company during the year is in accordance with Section 123 of the Act, as applicable.
- b) The interim dividend declared and paid by the Holding Company during the year and until the date of this report is in compliance with Section 123 of the Act.
- c) The Board of Directors of the Holding Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The amount of dividend proposed is in accordance with section 123 of the Act, as applicable.

With respect to the matters specified in paragraphs 3(xxi) and 4 of the Companies (Auditor's Report) Order, 2020 (the "Order"/ "CARO") issued by the Central Government in terms of Section 143(11) of the Act, to be included in the Auditor's report, according to the information and explanations given to us, and based on the CARO reports issued by us for the Holding Company and its subsidiaries included in the consolidated financial statements of the Holding Company, to which reporting under CARO is applicable, we report that there are no qualifications or adverse remarks in these CARO reports.

For PYS & CO. LLP Chartered Accountants Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner

Membership No.: 130007 UDIN: 22130007AJUDCY9053

Place: Mumbai Date: 28 May 2022

ANNEXURE 'A'TO THE INDEPENDENT AUDITORS' REPORT (Referred to in paragraph 1(f) under the heading 'Report on Other Legal and Regulatory Requirements' of our report of even date)

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the consolidated financial statements of the A. K. Capital Services Limited ("the Holding Company") as of and for the year ended March 31, 2022, we have audited the internal financial controls over financial reporting with reference to the financial statements of the Holding Company and its subsidiaries which are incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Holding Company and its subsidiaries are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Holding 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 ICAI)". These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Holding Company and its subsidiaries which are incorporated in India based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the ICAI (the "Guidance Note") and the Standards on Auditing, prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, 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 judgment, 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 and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matters Paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A Company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized 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 Over Financial Reporting

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reporting of other auditors as mentioned in "Other Matter" paragraph, the Holding Company and its subsidiaries, which are incorporated in India, have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the Holding 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 ICAI.

Other Matters

Our aforesaid report under Section 143(3)(If the Act on the adequacy and operating effectiveness of the internal financial controls over financial reporting, insofar as it related to 5 subsidiaries which are incorporated in India, is based on the corresponding reports of the auditors of such subsidiaries incorporated in India.

For PYS & CO.LLP Chartered Accountants Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner

Membership No.: 130007 UDIN: 22130007AJUDCY9053

Place: Mumbai Date: 28 May 2022



CONSOLIDATED BALANCE SHEET AS AT MARCH 31, 2022

₹ in Lakhs

	As at		A o ot	
	Note No.	31-03-2022	As at 31-03-2021	
ASSETS				
(1) Financial assets				
(a) Cash and cash equivalents	3(a)	3,621.10	1,653.01	
(b) Bank balances other than (a) above	3(b)	126.83	95.05	
(c) Trade receivables	4	551.83	363.01	
(d) Loans	5	40,617.49	33,490.06	
(e) Investments	6	146,179.89	109,765.71	
(f) Other financial assets		,	,	
(i) Stock of securities	7(a)	68,333.02	58,325.29	
(ii) Other financial assets	7(b)	3,335.11	5,540.08	
Total financial assets	()	262,765.27	209,232.21	
(2) Non-financial assets				
(a) Current tax assets (net)		84.15	20.97	
(b) Deferred tax assets (net)	8	46.07	281.20	
(c) Investment properties	9	3,644.74	3,719.95	
(d) Property, plant and equipment	10	3,762.87	2,397.87	
(e) Goodwill		399.97	399.97	
(f) Capital work-in-progress	11	262.60	-	
(g) Intangible assets	12	29.56	49.43	
(h) Other non financial assets	13	401.09	315.90	
Total non-financial assets		8,631.05	7,185.29	
TOTAL ASSETS		271,396.32	216,417.50	
LIABILITIES AND EQUITY				
LIABILITIES				
(1) Financial liabilities				
(a) Trade payables				
(i) Total outstanding dues of micro enterprises and small enterprises		-	-	
(ii) Total outstanding dues of creditors other than micro enterprises	14	316.43	535.75	
and small enterprises				
(b) Debt securities	15	70,401.82	66,299.72	
(c) Borrowings (other than debt securities)	16	113,914.49	72,492.68	
(d) Deposits	17	197.89	309.07	
(e) Other financial liabilities	18	6,307.02	4,462.31	
Total financial liabilities		191,137.65	144,099.53	
(2) Non-financial liabilities				
(a) Current tax liabilities (net)		18.46	247.82	
(b) Provisions	19	449.69	367.85	
(c) Deferred tax liabilities (net)	20	528.01	282.53	
(d) Other non-financial liabilities	21	518.78	336.94	
Total non-financial liabilities		1,514.94	1,235.14	
TOTAL LIABILITIES		192,652.59	145,334.67	
EQUITY				
(a) Equity share capital	22(a)	660.00	660.00	
(b) Other equity	22(b)	75,322.67	67,725.28	
(c) Non controlling interest		2,761.06	2,697.55	
TOTAL EQUITY		78,743.73	71,082.83	
TOTAL LIABILITIES AND EQUITY		271,396.32	216,417.50	
Significant accounting policies (Refer Note 2)				
The accompanying notes are an integral part of financial statements				

The accompanying notes are an integral part of financial statements

As per our report of even date attached

For PYS & Co LLP

Chartered Accountants

Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner

Membership No. 130007

Place: Mumbai Date: May 28, 2022

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For and on behalf of the Board of Directors of

A. K. Capital Services Limited

A. K. Mittal Managing Director (DIN: 00698377)

Ashish Agarwal Director (DIN: 08064196) Mahesh Bhootra Chief Financial Officer

Tejas Davda Company Secretary (ACS: A27660)

(DIN: 00698377) (DIN: 08064196) Place: Mumbai Date: May 28, 2022

CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

₹ in Lakhs

		₹ in Lakhs	
	Note No.	Current Year 2021-2022	Previous Year 2020-2021
Revenue from operations			
Interest income	23	15,544.60	12,427.84
Sale of services	24	7,984.15	7,331.24
Net gain on fair value changes	25	7,857.34	8,170.37
Net gain on derecognition of financial instruments under amortised cost category		561.41	561.00
Dividend income		0.88	-
Rental income		258.94	273.29
Total revenue from operations		32,207.32	28,763.74
Other income	26	81.79	150.89
Total income		32,289.11	28,914.63
EXPENSES			
Finance costs	27	9,243.22	8,278.64
Fees and commission expense		1,396.73	1,285.35
Impairment on financial instruments	28	(677.62)	519.12
Employee benefits expense	29	7,240.86	5,255.18
Depreciation and amortization expense	9,10,12	756.49	695.16
Other expenses	30	3,465.07	3,045.79
Total expenses	00	21,424.75	19,079.24
		21,121110	
Profit before exceptional items and tax		10,864.36	9,835.39
Exceptional Items Profit before tax		10,864.36	9,835.39
Tax expense:		10,004.30	9,035.39
Current tax		2,135.99	2,371.82
Prior period tax adjustments		(59.72)	1.34
Deferred tax expense/ (credit)		487.53	(42.36)
Profit for the year [A]		8,300.56	7,504.59
Other comprehensive income, net of tax		0,500.50	7,304.33
Item that will not to be reclassified to the statement of profit and loss	31	(26.08)	(11.96)
Less: Income tax expense on above	01	6.91	3.73
Other comprehensive income for the year [B]		(19.17)	(8.23)
Total comprehensive income for the year [A+B]		8,281.39	7,496.36
Total completionsive income for the year [A+D]		0,201.03	7,430.30
Profit for the year attributable to:		8,300.56	7,504.59
Owners of the Company		8,227.07	7,440.08
Non-controlling interest		73.49	64.51
Other comprehensive income attributable to:		(19.17)	(8.23)
Owners of the Company		(19.10)	(7.99)
Non-controlling interest		(0.07)	(0.24)
Total comprehensive income attributable to:		8,281.39	7,496.36
Owners of the Company		8,207.97	7,432.09
Non-controlling interest		73.42	64.27
Tron controlling interest		70.42	04.27
Earnings per equity share (Rs.)	35		
Basic		124.65	112.73
Diluted		124.65	112.73
Significant accounting policies (Refer Note 2)			
The accompanying notes are an integral part of financial statements			

The accompanying notes are an integral part of financial statements

As per our report of even date attached

For PYS & Co LLP

Chartered Accountants Firm's Registration No. 012388S/S200048 For and on behalf of the Board of Directors of

A. K. Capital Services Limited

Sanjay Kokate Partner Membership No. 130007

Membership No. 130007 Place: Mumbai Date: May 28, 2022 A. K. Mittal Managing Director (DIN: 00698377) Place: Mumbai Ashish Agarwal Director (DIN: 08064196) Mahesh Bhootra Chief Financial Officer

Tejas Davda Company Secretary (ACS: A27660)

Date: May 28, 2022 _____Consolidated Financial Statements | 105

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MARCH 31, 2022

₹ in Lakhs

	Number of shares	Amount
A. EQUITY SHARE CAPITAL		
At 31 March 2020	6,600,000	660.00
Changes in equity share capital due to prior period errors	-	
Restated balance at 31 March 2020	6,600,000	660.00
Issue of share capital	-	-
At 31 March 2021	6,600,000	660.00
Changes in equity share capital due to prior period errors	-	-
Restated balance at 31 March 2021	6,600,000	660.00
Issue of share capital	-	<u>-</u> _
At 31 March 2022	6,600,000	660.00

B. OTHER EQUITY

A

₹ in Lakhs

									ζ	in Lakhs
Reserves and si					s Items of oth comprehensive i					
								sive income		
Particulars	Capital reserve	General reserve	Special reserve	Securities premium	Translation reserve	Retained earnings	Actuarial gain/ (loss) on defined benefits obligations	urement of equity	Non controlling Interest	Total
Balance at 31 March 2020	675.00	4,960.89	4,645.65	3,657.35	0.29	49,230.61	(51.88)	(2,311.39)	2,638.31	63,444.83
Changes in accounting policy	-	-	-	-	-	-	-	-	-	-
/prior period errors										
Restated balance at 31 March 2020	675.00	4,960.89	4,645.65	3,657.35	0.29	49,230.61	(51.88)	(2,311.39)	2,638.31	63,444.83
Profit for the year	-	-	-	-	-	7,440.08	-	-	64.51	7,504.59
Other comprehensive income net										
of tax for the year	-	-	-	-	-	-	(10.88)	2.89	(0.24)	(8.23)
Transfer to/(from) reserves	-	-	1,017.00	-	-	(1,017.00)	-	-	-	-
Addition to translation reserves	-	-	-	-	3.28	-	-	-	-	3.28
Dividend paid	-	-	-	-	-	(511.63)	-	-	(4.98)	(516.61)
Dividend distribution tax (prior year)	-	-	-	-	-	(4.98)	-	-	(0.05)	(5.03)
Balance at 31 March 2021	675.00	4,960.89	5,662.65	3,657.35	3.57	55,137.08	(62.76)	(2,308.50)	2,697.55	70,422.83
Changes in accounting policy										
/prior period errors	-	-	-	-	-	-	-	-	-	-
Restated balance at 31 March 2021	675.00	4,960.89	5,662.65	3,657.35	3.57	55,137.08	(62.76)	(2,308.50)	2,697.55	70,422.83
Profit for the year	-	-	-	-	-	8,227.07	-	-	73.49	8,300.56
Other comprehensive income net										
of tax for the year	-	-	-	-	-	-	(20.42)	1.32	(0.07)	(19.17)
Transfer to/(from) reserves	-	-	1,158.00	-	-	(1,158.00)	-	-	-	-
Addition to translation reserves	-	-	-	-	15.51	-	-	-	-	15.51
Dividend paid	-	-	-	-	-	(626.09)	-	-	(9.91)	(636.00)
Balance at 31 March 2022	675.00	4,960.89	6,820.65	3,657.35	19.08	61,580.06	(83.18)	(2,307.18)	2,761.06	78,083.73

Significant accounting policies (Refer Note 2)

The accompanying notes are an integral part of financial statements

As per our report of even date attached

For PYS & Co LLP Chartered Accountants

Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner

Membership No. 130007

Place: Mumbai Date: May 28, 2022 For and on behalf of the Board of Directors of

A. K. Capital Services Limited

A. K. Mittal Managing Director (DIN: 00698377) Ashish Agarwal Director (DIN: 08064196) Mahesh Bhootra Chief Financial Officer

Tejas Davda Company Secretary (ACS: A27660)

Date: May 28, 2022

Place: Mumbai

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CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2022

		Current Year 2021-2022	₹ in Lakhs Previous Year 2020-2021
(A)	Cash flow from/(used in) operating activities		
	Profit before tax	10,864.36	9,835.39
	Adjustment for:		
	Depreciation and amortisation	756.49	695.16
	Profit on sale of property, plant and equipment (net)	(9.96)	-
	Gain on termination/modification/waiver of lease	(9.99)	(28.29)
	Profit on modification due to restructuring of loan	(6.55)	-
	Bad debts/Deposits written off	-	5.86
	Liabilities and provisions written back	(46.28)	(98.05)
	Impairment of financial instruments	(677.62)	519.12
	Dividend income	(0.88)	-
	Interest income	(9,037.44)	(5,299.27)
	Rental income	(258.94)	(273.29)
	Net gain on fair value changes on investments	(3,883.64)	(2,945.53)
	Net gain on derecognition of finanical instruments under amortised cost category	(561.41)	(561.00)
	Net gain on fair value changes on stock of securities (unrealised)	(819.37)	391.56
	Interest expenses	9,243.22	8,278.64
	Movement in working capital:		
	Increase/(decrease) in trade payable and other financial liabilities	(1,562.72)	(225.78)
	Increase/(decrease) in non-financial liabilities	207.85	80.91
	(Increase)/decrease in loans	(7,219.88)	(6,043.69)
	(Increase)/decrease in trade receivables and other financial assets	(6,455.72)	(11,080.84)
	(Increase)/decrease in non-financial assets	(25.56)	(97.13)
	Cash (used in)/generated from operations	(9,504.04)	(6,846.23)
	Income tax paid	(2,369.86)	(2,254.23)
	Net cash (used in)/generated from operating activities [A]	(11,873.90)	(9,100.46)
(B)	Cash flow from/(used in) investing activities		
	Proceeds from sale/(payment for purchases) of investments (net)	(31,117.88)	(47,660.55)
	Payment for acquisition of property, plant & equipment (including capital work-in-progress and capital advance	(395.25)	(25.93)
	Payment for acquisition of intangibles	(34.76)	(9.62)
	Proceeds from sale of property, plant and equipment	9.96	-
	Proceeds from /(payment for) investments in fixed deposits	(27.00)	159.39
	Interest income received	9,560.94	5,425.70
	Dividend income received	0.88	-
	Rent income received	249.54	262.44
	Cash generated from/(used in) investing activities [B]	(21,753.57)	(41,848.57)
(C)	Cash flow from/(used in) financing activities		
	Proceeds from long-term borrowings (including debt securities)	43,800.00	22,500.00
	Repayments of long-term borrowings (including debt securities)	(32,468.99)	(31,599.55)
	Proceeds/(Repayment) of short term borrowings (net)	34,130.63	60,047.76
	Interest paid	(8,900.11)	(7,560.79)
	Dividends paid including dividend distribution tax	(636.00)	(521.64)
	Payment of lease liabilities	(329.97)	(397.46)
	Cash used in financing activities [C]	35,595.56	42,468.32
	Net increase/(decrease) in cash and cash equivalents [A+B+C]	1,968.09	(8,480.71)
	Add: Cash and cash equivalents at the beginning of the year	1,653.01	10,133.72
	Cash and cash equivalents at the end of the year	3,621.10	1,653.01

Reconciliation of liabilities arising from financing activities

₹ in Lakhs

Reconciliation of liabilities arising from financing activities							
Particulars	As at	Cash	Transaction	Interest	As at		
raiticulais	31-03-2021	Flows	cost	accrual	31-03-2022		
Long-term borrowings	78,713.73	11,331.01	63.80	-	90,108.54		
Short-term borrowings	60,078.67	34,130.63	(1.53)	-	94,207.77		
Lease liabilites	430.17	(390.37)	1,737.34	66.16	1,843.30		
Interest on above borrowings	3,344.34	(8,900.11)	-	9,220.19	3,664.42		
Total liabilities from financing activities	142,566.91	36,171.16	1,799.61	9,286.35	189,824.03		
	As at	Cash	Transaction	Interest	As at		
Particulars	31-03-2020	Flows	cost	accrual	31-03-2021		
Long-term borrowings	87,744.56	(9,099.55)	68.72	-	78,713.73		
Short-term borrowings	95.65	60,047.76	(64.74)	-	60,078.67		
Lease liabilites	765.64	(442.98)	61.99	45.52	430.17		
Interest on above borrowings	2,673.32	(7,560.79)	-	8,231.81	3,344.34		
Total liabilities from financing activities	91 279 17	42 944 44	65 97	8 277 33	142 566 91		

Significant accounting policies (Refer Note 2)

The accompanying notes are an integral part of financial statements

As per our report of even date attached

For PYS & Co LLP Chartered Accountants For and on behalf of the Board of Directors of

A. K. Capital Services Limited

Firm's Registration No. 012388S/S200048

Sanjay Kokate Partner

Membership No. 130007

Place: Mumbai Date: May 28, 2022 A. K. Mittal Managing Director (DIN: 00698377) Ashish Agarwal Director (DIN: 08064196) Mahesh Bhootra Chief Financial Officer

Tejas Davda Company Secretary (ACS: A27660)

Place: Mumbai Date: May 28, 2022

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NOTE-1

CORPORATE INFORMATION

The consolidated financial statements comprise of financial statements of A. K. Capital Services Limited ('the Company' or 'the Holding Company' or 'Parent') and its subsidiaries (collectively, 'the Group'). The Company was incorporated on October 05, 1993. The registered address of the Company is situated at 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz East, Mumbai - 400098. The Company is a SEBI Registered Category I Merchant Banker. The financial statements of the Group for the year ended March 31, 2022 were authorized for issue by the Board of Directors on May 28, 2022.

NOTE-2

SIGNIFICANT ACCOUNTING POLICIES

2.01 Basis of preparation and presentation of financial statements

These consolidated financial statements have been prepared in accordance with Indian Accounting Standards ("Ind AS") notified under Section 133 of the Companies Act 2013 ("the Act"), read with the Companies (Indian Accounting Standards) Rules, 2015 as amended.

The consolidated financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) under the historical cost convention on the accrual basis except for certain financial instruments which are measured at fair values, and on the basis of accounting principle of a going concern in accordance with generally accepted accounting principles (GAAP). Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use. The Financial Statements are presented in Lakhs or decimal thereof.

The consolidated financial statements have been presented in accordance with Schedule III-Division III General Instructions for Preparation of financial statements of a Non-Banking Financial Company (NBFC) that is required to comply with Ind AS.

Basis of consolidation

The consolidated financial statements comprise the financial statements of the Holding Company and its subsidiaries as at March 31, 2022. 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:

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

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:

- a) The contractual arrangement with the other vote holders of the investee
- b) The ability to use its power over the investee to affect its returns
- c) The Group's voting rights and potential voting rights
- d) 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

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiaries begins when the Group obtains control over the subsidiaries and ceases when the Group losses control of the subsidiaries. Assets, liabilities, income and expenses of a subsidiaries acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiaries. Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that group member's financial statements in preparing the consolidated financial statements to ensure conformity with the group's accounting policies.

The consolidated financial statements have been prepared on the following basis:

- (a) Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries. For this purpose, income and expenses of the subsidiaries are based on the amounts of the assets and liabilities recognized in the consolidated financial statements at the acquisition date.
- (b) Offset (eliminate) the carrying amount of the parent's investment in each subsidiaries and the parent's portion of equity of each subsidiaries.
- (c) Eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the group (profits or losses resulting from intragroup transactions that are recognized in assets, such as inventory and fixed assets, are eliminated in full) except as stated in point no (d). Intragroup losses may indicate an impairment that requires recognition in the consolidated financial statements. Ind AS12 Income Taxes applies to temporary differences that arise from the elimination of profits and losses resulting from intragroup transactions.

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

(e) Changes in ownership interests

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

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

If the ownership interest in a joint venture or an associate is reduced but joint control or significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to profit or loss where appropriate.

- (f) The excess of cost to the Parent Company of its investment in the subsidiaries over the Parent Company's portion of equity of the subsidiaries is recognised in the Consolidated Financial Statements as Goodwill. This Goodwill is tested for impairment at the end of the financial year. The excess of Parent Company's portion of equity over the cost of investment as at the date of its investment is treated as Capital Reserve.
- (g) The financial statements of the subsidiaries used in consolidation are drawn upto the same reporting date as that of the Parent Company.
- (h) Following companies are consolidated:

Name of Company	Country of	Reporting	Effective date of		Extent of Holding %		
Traine or company	incorporation	currency	becoming subsidiaries	Nature of principal activity	As at 31-03-2022	As at 31-03-2021	
A. K. Stockmart Private Limited	India	Indian Rupees	20-02-2006	Stock broking (Retail Distribution, WDM Broking, Stock Broking, Depository Services)	100	100	
A. K. Capital Corporation Private Limited	India	Indian Rupees	29-01-2007	Investment activity	100	100	
A. K. Capital Finance Limited	India	Indian Rupees	04-09-2008	Non Banking Finance Company (Investment and lending activities)	98.73	98.73	
A. K. Wealth Management Private Limited	India	Indian Rupees	12-05-2010	Portfolio management services	100	100	
A. K. Capital (Singapore) Pte. Limited	Singapore	Singapore Dollar	29-07-2013	Financial advisory services	100	100	
Family Home Finance Private Limited	India	Indian Rupees	29-06-2017	Housing Finance activity	98.73*	98.73*	

^{*}Effective shareholding

2.02 Functional and presentation currency

Items included in the financial statements of Group are measured using the currency of the primary economic environment in which the Group operates ("the functional currency"). Indian rupee is the functional currency of the Group. All amounts are rounded to decimal places to the nearest lakhs unless otherwise stated.

2.03 Use of estimates

The preparation of financial statements in conformity of Ind AS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, the disclosures of contingent assets and contingent liabilities at the date of financial statements, income and expenses during the year. Actual results may differ from these 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 in future periods which are affected.

Application of accounting policies that require critical accounting estimates and assumption having the most significant effect on the amounts recognised in the financial statements are:

- Valuation of financial instruments
- Measurement of defined employee benefit obligation
- Useful life of property, plant and equipment
- Useful life of investment property
- Provisions

2.04 Fair value measurement

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

In the principal market for the asset or liability, or

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

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

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

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

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

All assets and liabilities for which fair value is measured or disclosed in the 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 financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

The Group's Management determines the policies and procedures for both recurring fair value measurement, such as derivative instruments and unquoted financial assets measured at fair value, and for non-recurring measurement, such as assets held for distribution in discontinued operations.

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

The Management also compares the change in the fair value of each asset and liability with relevant external sources to determine whether the change is reasonable.

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

2.05 Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government.

Ind AS 115 "Revenue from contracts with Customers" provides a control-based revenue recognition model and provides a five step application approach to be followed for revenue recognition.

- A) Identify the contract(s) with a customer;
- B) Identify the performance obligations;
- C) Determine the transaction price;
- D) Allocate the transaction price to the performance obligations;
- E) Recognise revenue when or as an entity satisfies performance obligation.

Merchant banking fees

Revenue from merchant banking fees includes arranger fees, advisory fees and lead manager fees are recognized when the Group satisfies performance obligation. Lead manager fees are recognised over a point of time. The Group measures its progress towards satisfaction of performance obligation based on output method i.e. milestone basis. Revenue from arranger services and advisory services are recognised point in time.

Brokerage

Revenue from brokerage is recognised point in time.

Interest income

Under Ind AS 109, Interest income is recognised by applying the Effective Interest Rate (EIR) to the gross carrying amount of financial assets other than credit-impaired assets and financial assets classified as measured at fair value through Profit and loss (FVTPL).

The EIR in case of a financial asset is computed

- a. As the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of a financial asset.
- b. By considering all the contractual terms of the financial instruments in estimating the cash flows
- c. Including all fees received between parties to the contract that are an integral part of the effective interest rate, transaction costs, and all other premium or discounts.

Any subsequent changes in the estimation of the future cash flows is recognised in interest income with the corresponding adjustment to the carrying amount of the assets.

Net gain on fair value changes

Any differences between the fair values of financial assets classified as fair value through the profit or loss held by Group on the balance sheet date is recognised as an unrealised gain / loss. In cases there is a net gain in the aggregate, the same is recognised in "Net gains on fair value changes" under revenue from operations and if there is a net loss the same is disclosed under ""Expenses" in the statement of Profit and Loss.

Similarly, any realised gain or loss on sale of financial instruments measured at FVTL and debt instruments measured at Fair value through Other Comprehensive Income ("FVTOCI") is recognised in net gain\loss on fair value changes.

However, net gain / loss on derecognition of financial instruments classified as amortised is presented separately under the respective head in the Statement of Profit and Loss.

Dividend income

Dividend income is recognised

- a. When the right to receive the payment is established.
- b. it is probable that the economic benefits associated with the dividend will flow to the entity and
- c. the amount of the dividend can be measured reliably

Rental income

Rental income arising from operating leases on investment properties is accounted for on a straight-line basis over the lease terms and is included in revenue in the statement of profit or loss due to its operating nature.

2.06 Taxes

The tax expense for the period comprises of current tax and deferred tax. Tax is recognised in the Statement of Profit and Loss except to the extent it relates to items recognised in the other comprehensive income or equity. In which case, the tax is also recognised in other comprehensive income or equity.

Current tax

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates and laws that are enacted or substantively enacted at the Balance sheet date.

Current income taxes are recognized in profit or loss except to the extent that the tax relates to items recognized outside profit or loss, either in other comprehensive income or directly in equity. Management periodically evaluates position taken in the tax returns with respect to situations in which applicable tax regulations are subjected to interpretation and establishes provisions, where appropriate.

Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The carrying amount of Deferred tax liabilities and assets are reviewed at the end of each reporting period.

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

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

2.07 Property, plant and equipment

Property, plant and equipment are stated at cost, net of recoverable taxes, trade discount and rebates less accumulated depreciation and impairment loss, if any. Such cost includes purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for its intended use, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the assets.

Subsequent cost

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost can be measured reliably.

Depreciation

Depreciation is calculated as per the estimated useful life of assets prescribed by the Schedule II to the Companies Act 2013.

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

Derecognition of assets

An item of property plant & equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset is included in the income statement when the asset is derecognised.

2.08 Investment property

Property that is held for long term rental yield or for capital appreciation or both, and that is not occupied by the Group, is classified as Investment property. Investors properties measured initially at cost including related transactions cost and where applicable borrowing cost. Subsequent expenditure is capitalised to the assets carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the entity and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred. When part of an investment property is incurred the carrying amount of replaced part is derecognised.

Investment properties other than land are depreciated as per the estimated useful life of assets prescribed by the Schedule II to the Companies Act 2013 i.e. 60 years for office premises.

2.09 Intangible assets

Intangible Assets are stated at cost of acquisition net of recoverable taxes less accumulated amortisation and impairment loss, if any. The cost comprises purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for the intended use and net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets.

Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill and brands, are recognized in profit or loss as incurred.

Derecognition of assets

An item of intangible asset and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset is included in the income statement when the asset is derecognized.

Intangible assets comprising of Software are amortised on a straight line basis over its estimated useful life or maximum 5 years, whichever is shorter.

2.10 Borrowing costs

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.

2.11 Provisions, contingent liabilities and contingent assets

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Group expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognized as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement.

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

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 contingent liability is not recognized in books of account but its existence is disclosed in financial statements.

A contingent assets, where an inflow of economic benefits is probable, an entity shall disclose a brief description of the nature of the contingent assets at the end of the reporting period, and, where practicable, an estimate of their financial effect, measured using the principles set out for provisions in Ind AS 37.

2.12 Impairment of assets

a) Financial assets

The Group recognizes loss allowances using the expected credit loss (ECL) model for the financial assets which are not fair valued through profit or loss. Loss allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime ECL. The Group applies a simplified approach in calculating Expected Credit Losses (ECLs) on trade receivables. Therefore, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For all other financial assets, expected credit losses are measured at an amount equal to the 12 months ECL, unless there has been a significant increase in credit risk from initial recognition in which case those are measured at lifetime ECL. The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognized is recognized as an impairment gain or loss in the Statement of profit or loss.

b) Non-financial assets

The Group assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets.

If such assets are considered to be impaired, the impairment to be recognized in the Statement of Profit and Loss is measured by the amount by which the carrying value of the assets exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the statement of profit and loss if there has been a change in the estimates used to determine the recoverable amount. The carrying amount of the asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years.

2.13 Financial instruments

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

Financial assets

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

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 are recognised in the statement of profit and loss. In other cases, the transaction cost are attributed to the acquisition value of the financial asset.

Financial assets are subsequently classified as measured at

Amortised cost: Financial assets that are held within a business model whose objective is to hold financial assets in order to collect contractual cash flows that are solely payments of principal and interest, are subsequently measured at amortised cost using the effective interest rate ('EIR') method less impairment, if any. The amortization of EIR and loss arising from impairment, if any is recognized in the Statement of Profit and Loss.

Fair value through profit and loss (FVTPL): A financial asset not classified as either amortised cost or FVTOCI, is classified as A financial asset not classified as either amortised cost or FVTOCI, is classified as FVTPL. Such financial assets are measured at fair value with all changes in fair value, except interest income and dividend income if any, recognized as 'Net gain on fair value changes in the Statement of Profit and Loss

Fair value through other comprehensive income (FVTOCI): Financial assets that are held within a business model whose objective is achieved by both, selling financial assets and collecting contractual cash flows that are solely payments of principal and interest, are subsequently measured at fair value through other comprehensive income. Fair value movements are recognized in the other comprehensive income (OCI). Interest income measured using the EIR method and impairment losses, if any are recognized

in the Statement of Profit and Loss. On derecognition, cumulative gain or loss previously recognized in OCI is reclassified from the equity to the Statement of Profit and Loss.

Financial assets are not reclassified subsequent to their recognition, except if and in the period the Group changes its business model for managing financial assets.

Trade receivables and loans:

Trade receivables and loans are initially recognized at fair value. Subsequently, these assets are held at amortised cost, using the effective interest rate (EIR) method net of any expected credit losses. The EIR is the rate that discounts estimated future cash income through the expected life of financial instrument.

Debt instruments:

Debt instruments are initially measured at amortised cost, fair value through other comprehensive income ('FVTOCl') or fair value through profit or loss ('FVTPL') till derecognition on the basis of (i) the entity's business model for managing the financial assets and (ii) the contractual cash flow characteristics of the financial asset.

(a) Measured at amortised cost:

Financial assets that are held within a business model whose objective is to hold financial assets in order to collect contractual cash flows that are solely payments of principal and interest, are subsequently measured at amortised cost using the effective interest rate ('EIR') method less impairment, if any. The amortisation of EIR and loss arising from impairment, if any is recognised in the Statement of Profit and Loss.

(b) Measured at fair value through other comprehensive income:

Financial assets that are held within a business model whose objective is achieved by both, selling financial assets and collecting contractual cash flows that are solely payments of principal and interest, are subsequently measured at fair value through other comprehensive income. Fair value movements are recognized in the other comprehensive income (OCI). Interest income measured using the EIR method and impairment losses, if any are recognised in the Statement of Profit and Loss. On derecognition, cumulative gain or loss previously recognised in OCI is reclassified from the equity to the Statement of Profit and Loss.

(c) Measured at fair value through profit or loss:

A financial asset not classified as either amortised cost or FVTOCI, is classified as FVTPL. Such financial assets are measured at fair value with all changes in fair value, except interest income and dividend income if any, recognized as 'Net gain on fair value changes' in the Statement of Profit and Loss. Interest income /dividend income on financial assets measured at FVTPL is recognised separately from "net gain on fair value changes" in the statement of profit and loss.

Equity instruments:

All other investments in equity instruments classified under financial assets are initially measured at fair value, the Group may, on initial recognition, irrevocably elect to measure the same either at FVTOCI or FVTPL.

The Group makes such election on an instrument-by-instrument basis. Fair value changes on an equity instrument is recognised in the Statement of Profit and Loss unless the Group has elected to measure such instrument at FVTOCI. Fair value changes excluding dividends, on an equity instrument measured at FVTOCI are recognised in OCI. Amounts recognised in OCI are not subsequently reclassified to the Statement of Profit and Loss. Dividend income on the investments in equity instruments are recognised in the Statement of Profit and Loss.

Derecognition

The Group derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the contractual rights to receive the cash flows from the asset.

Financial liabilities:

Initial recognition and measurement

Financial liabilities are recognized when the Group becomes a party to the contractual provisions of the instrument. Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, as appropriate. All financial liabilities are recognised initially at fair value and in the case of borrowings trade payables and other financial liabilities, net of directly attributable transaction costs. The Group's financial liabilities include borrowings, trade payables, deposits and other financial liabilities.

Subsequent measurement

Financial liabilities are subsequently measured at amortised cost using the EIR method. Financial liabilities carried at fair value through profit or loss are measured at fair value with all changes in fair value recognized in the Statement of Profit and Loss.

(a) Borrowings:

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the Statement of Profit and Loss over the period of the borrowings using the EIR method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

(b) Trade and other payables:

These amounts represent liabilities for goods and services provided to the Group prior to the end of financial year which are unpaid. They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

(c) Deposits:

They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

Derecognition

A financial liability is derecognized when the obligation specified in the contract is discharged, cancelled or expires.

A financial liability is derecognized when the obligation specified in the contract is discharged, 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 Statement of Profit and Loss.

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 realize the assets and settle the liabilities simultaneously.

2.14 Segment reporting:

Based on "Management Approach" as defined in Ind AS 108 -Operating Segments, the Chief Operating Decision Maker evaluates the Group's performance and allocates the resources based on an analysis of various performance indicators by business segments.

Segment policies:

The Group prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the financial statements of the Group as a whole. Common allocable costs are allocated to each segment on an appropriate basis.

Segment information

Companies whole business is being considered as one segment.

2.15 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits which are subject to an insignificant risk of changes in value.

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, as they are considered an integral part of the Group's cash management.

2.16 Retirement benefits

i) Defined contribution plans (Provident fund)

In accordance with Indian Law, eligible employees receive benefits from Provident Fund and Labour welfare fund which is defined contribution plan. In case of Provident fund, both the employee and employer make monthly contributions to the plan, which is administrated by the Government authorities, each equal to the specific percentage of employee's basic salary. The Group has no further obligation under the plan beyond its monthly contributions. Obligation for contributions to the plan is recognised as an employee benefit expense in the Statement of Profit and Loss when incurred.

ii) Defined benefit plans (Gratuity)

In accordance with applicable Indian Law, the Group provides for gratuity, a defined benefit retirement plan (the Gratuity Plan) covering eligible employees. The Gratuity Plan provides a lump sum payment to vested employees, at retirement or termination of employment, and amount based on respective last drawn salary and the years of employment with the Group. The Group's net obligation in respect of the Gratuity Plan is calculated by estimating the amount of future benefits that the employees have earned in return of their service in the current and prior periods; that benefit is discounted to determine its present value. Any unrecognised past service cost and the fair value of plan assets are deducted. The discount rate is yield at reporting date on risk free government bonds that have maturity dates approximating the terms of the Group's obligation. The calculation is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a benefit to the Group, the recognised asset is limited to the total of any unrecognised past service cost and the present value of the economic benefits available in the form of any future refunds from the plan or reduction in future contribution to the plan.

The Group recognises all remeasurements of net defined benefit liability/asset directly in other comprehensive income and presented within equity.

iii) Short term benefits

Short term employee benefit obligations are measured on an undiscounted basis and are expensed as a related service provided. A liability is recognised for the amount expected to be paid under short term cash bonus or profit sharing plans if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

iv) Compensated absences

The employees of the Group are entitled to leave as per the leave policy of the Group. The liability in respect of unutilized leave balances is provided at the end of year and charged to the Statement of Profit and Loss.

2.17 Lease

As a lessee:

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 borrowing rate specific to the lease being evaluated or for a portfolio of leases with similar characteristics.

As a lessor:

Leases under which the Group does not transfer substantially all the risks and rewards of ownership are classified as operating leases. Rental income arises from operating leases is accounted for on straight-line basis over the lease term, and is included in rental income in Statement of Profit and Loss, unless the increase is in line with expected general inflation, in which case lease income is recognised based on contractual terms. Contingent rents are recognised as revenue in the period in which they are earned.

2.18 Earnings per share

Basic earnings per share is computed by dividing the net profit for the period attributable to the equity shareholders of the Group by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period and for all periods presented is adjusted for events, such as bonus shares, other than the conversion of potential equity shares that have changed the number of equity shares outstanding, without a corresponding change in resources.

For the purpose of calculating diluted earnings per share, the net profit for the year attributable to equity shareholders and the weighted average number of shares outstanding during the year is adjusted for the effects of all dilutive potential equity shares.

2.19 Recent accounting pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standards or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. On March 23, 2022, MCA amended the Companies (Indian Accounting Standards) Amendment Rules, 2022, as below;

Ind AS 16 - Property Plant and equipment-

The amendment clarifies that excess of net sale proceeds of items produced over the cost of testing, if any, shall not be recognised in the profit or loss but deducted from the directly attributable costs considered as part of cost of an item of property, plant, and equipment. The effective date for adoption of this amendment is annual periods beginning on or after April 1, 2022.

Ind AS 37 - Provisions, Contingent Liabilities and Contingent Assets -

The amendment specifies that the cost of fulfilling a contract comprises the costs that relate directly to the contract. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract). The effective date for adoption of this amendment is annual periods beginning on or after April 1, 2022, although early adoption is permitted.

The amendments are extensive and the Group will evaluate the same to give effect to them as required by law.

	₹ in Lakhs
As at 31-03-2022	As at 31-03-2021
23.35	35.65
3,422.75	1,392.36
175.00	225.00
3,621.10	1,653.01
11.38	11.60
115.45	83.45
126.83	95.05
	23.35 3,422.75 175.00 3,621.10

^{*}Deposit lien against Guarantee and overdraft accounts as at March 31, 2022 of ₹ 35.45 lakhs (as at March 31, 2021 ₹ 8.45 lakhs) and fixed deposit as at March 31, 2022 amounting to ₹ 80 lakhs (as at March 31, 2021 ₹ 75 lakhs) is held as margin money, guarantee or security deposit with stock exchange, FIMMDA and bank.

NOTE - 4 TRADE RECEIVABLES	As at 31-03-2022	As at 31-03-2021
Trade receivables considered good - unsecured	551.83	363.01
	551.83	363.01
Undisputed trade receivable - considered good		
Outstanding for following period from due date of payment		
Less than 6 months	551.34	361.73
6 months - 1 year	0.20	0.66
1-2 years	0.20	0.18
2-3 years	0.02	0.10
More than 3 years	0.07	0.34
	551.83	363.01

- a) There are no disputed receivables as on March 31, 2022 and March 31, 2021
- b) There are no unbilled revenues as on March 31, 2022 and March 31, 2021

NOTE -	
	As at 03-2021
(A) Loans	
(i) Loan to an employee 33.67	45.75
(ii) Loan repayable on demand 4,500.00	4,950.00
(iii) Term loans36,341.49	28,629.26
Total (A) - Gross 40,875.16	33,625.01
Less: Impairment loss allowance 257.67	134.95
Total (A) - Net 40,617.49	33,490.06
(B)	
(i) Secured 33,799.39	33,107.84
(ii) Unsecured 5,698.35	517.17
Total (B) - Gross 39,497.74	33,625.01
Less: Impairment loss allowance 257.67	134.95
Total (B) - Net 39,240.07	33,490.06
(C) Loans in India	
(i) Public sector	-
(ii) Others 40,875.16	33,625.01
Total (C) - Gross 40,875.16	33,625.01
Less: Impairment loss allowance 257.67	134.95
Total (C) - Net 40,617.49	33,490.06

(a) Disclosure in relation to loans or advances in the nature of loans are granted to promoters, directors, KMPs and the related parties (as defined under the Companies Act, 2013), either severally or jointly with any other person that are;

(a) Repayble on demand

	As at 31 March 2022				
Type of Borrower	Amount of loan or advance in the nature of loans outstanding (Rs. In lakhs) Percentage to to advance in the loans outstanding (Rs. In lakhs)				
Promoters	-	-			
Directors	-	-			
KMPs	-	-			
Related parties	4,500.00	11.01%			

	As at 31 March 2021				
Type of Borrower	Amount of loan or advance in the nature of loans outstanding (Rs. In lakhs) Percentage to advance in the loans outstanding (Rs. In lakhs)				
Promoters	-	-			
Directors	-	-			
KMPs	-	-			
Related parties	4,950.00	14.72%			

(b) The Group has not granted any loans or advances in the nature of loans to promoters, directors, KMPs and the related parties (as defined under the Companies Act, 2013), either severally or jointly with any other person that are without specifying any terms or period of repayment as on March 31, 2022 and March 31, 2021

NOTE - 6

INVESTMENTS ₹ in Lakhs

INVESTMENTS					r in Lakhs
		Asa	at 31-03-2022		
		At fair	r value		
Particulars	Amortised cost	Through other comprehensive Income*	Through profit or loss	Subtotal	Total
(I) Government securities	-	-	6,396.18	6,396.18	6,396.18
i) Quoted	-	-	6,396.18	6,396.18	6,396.18
(II) Mutual fund	_	-	1,090.14	1,090.14	1,090.14
i) Quoted	-	-	1,090.14	1,090.14	1,090.14
(III) Debt securities	27,486.91	-	85,803.53		113,290.44
i) Quoted	26,986.33	-	84,094.78	84,094.78	111,081.11
ii) Unquoted	500.58	-	1,708.75	1,708.75	2,209.33
(IV) Pass through certificates	25,158.77	-	273.47	273.47	25,432.24
i) Quoted	24,230.05	-	273.47	24,503.52	24,503.52
ii) Unquoted	928.72	-	-	928.72	928.72
(V) Equity instruments					
i) Quoted (fully paid)	-	17.80	-	17.80	17.80
1,50,000 Equity shares of UCO Bank of Rs 10 each	_	17.80	-	17.80	17.80
ii) Unquoted (fully paid)					
 in other companies Designated at fair value through other comprehensive income 6,36,000 Equity shares of Neesa Leisure Limited of Rs 10 each* 	-	0.46	-	0.46	0.46
4,600 Equity shares of Intelligroup Advisors Private Limited of Rs 10 each*		0.46	[]	0.46	0.46
8,500 Equity shares of Shamken Spinners Limited of Rs 10 each*	-	- 0.40	-	-	-
(VI) Units of venture capital fund	_	_	4.54	4.54	4.54
70 units of Urban Infra Opportunity Fund	-	-	4.54	4.54	4.54
Total – Gross (A)	52,645.68	18.26	93,567.86	93,586.12	146,231.80
(i) Investments outside India	-	-	-	-	-
(ii) Investments in India	52,645.68	18.26	93,567.86		146,231.80
Total (B)	52,645.68	18.26	93,567.86	93,586.12	146,231.80
Less: Allowance for impairment loss (c)	51.91	-	-	-	51.91
Total – Net D= (A)-(C)	52,593.77	18.26	93,567.86	93,586.12	146,179.89

	As at 31-03-2021					
		At fair	r value			
Particulars	Amortised cost	Through other comprehensive Income*	Through profit or loss	Subtotal	Total	
(I) Government securities i) Quoted	-		14,822.95 14,822.95	14,822.95 14,822.95	14,822.95 14,822.95	
(II) Mutual fund i) Quoted			947.54 947.54	947.54 947.54	947.54 947.54	
(III) Debt securities i) Quoted ii) Unquoted	29,869.06 29,368.48 500.58	- - -	64,971.50 64,971.50	64,971.50 64,971.50	94,840.56 94,339.98 500.58	
(IV) Equity instruments i) Quoted (fully paid) 1,50,000 Equity shares of UCO Bank of Rs 10 each	-	16.49 16.49	-	16.49 16.49	16.49 16.49	
ii) Unquoted (fully paid)	-	0.46	-	0.46	0.46	
- in other companies Designated at fair value through other comprehensive income 6,36,000 Equity shares of Neesa Leisure Limited of Rs 10 each* 4,600 Equity shares of Intelligroup Advisors Private Limited of Rs 10 each* 8,500 Equity shares of Shamken Spinners Limited of Rs 10 each*	-	0.46	-	0.46	- 0.46 -	
(VI) Units of venture capital fund 70 units of Urban Infra Opportunity Fund		- -	6.54 6.54	6.54 6.54	6.54 6.54	
Total – Gross (A) (i) Investments outside India	29,869.06 29,869.06	16.95 - 16.95	80,748.53 - 80.748.53	-	110,634.54	
(ii) Investments in India Total (B)	29,869.06 29,869.06	16.95 16.95	80,748.53 80,748.53		110,634.54 110,634.54	
Less: Allowance for impairment loss (c)	868.83	16.05	-	<u> </u>	868.83	
Total – Net D= (A)-(C)	29,000.23	16.95	80,748.53	80,765.48	109,765.71	

NOTE - 7		₹ in Lakhs
(A) STOCK OF SECURITIES (MEASURED AT FAIR VALUE THROUGH PROFIT OR LOSS)	As at 31-03-2022	As at 31-03-2021
Debt securities (i) Quoted	66,806.04	57,224.20
Exchange traded (i) Quoted	1,526.98	1,101.09
Total – Gross (A)	68,333.02	58,325.29
(i) Stock of securities outside India(ii) Stock of securities in IndiaTotal – Net (B)	68,333.02 68,333.02	58,325.29 58,325.29
7(B) OTHER FINANCIAL ASSETS (A) Measured at amortised cost Deposits		
Earnest money deposits	51.85	14.45
Exchanges/Depository/Clearing house deposits Security deposits for utilities Rental deposits	528.60 6.63	1,728.60
i) with related parties	130.10	289.99
ii) with others	152.23	161.99
Other deposits	152.75	116.57
Receivable from/Balance with stock broker Other receivables	824.49 8.64	1,057.70 81.23
(B) Measured at fair value through profit and loss account		
Interest accrued but not due on financial assets	1,479.82	2,089.55
Total	3,335.11	5,540.08

NOTE 8 DEFERRED TAX ASSETS (NET)	As at 31-03-2022	As at 31-03-2021
Deferred tax assets		
On account of:		
Depreciation on property, plant and equipments, investment properties	9.13	6.66
and intangible assets	4.00	4.04
Disallowance of share issue expenses	1.93	4.24
Impairment on loans	-	33.87 116.61
Fair value gain / (loss) on investment in debt securities Impairment on financial instruments		180.55
Expenses allowable on payment basis (gratuity)	28.03	44.56
Transaction costs on financial assets	-	29.16
Right-of-use and lease liabilities	7.15	-
Less: Deferred tax liabilities:		
Right-of-use and lease liabilities	-	(0.81)
EIR of Securiteis at amortised cost	- (0.47)	(3.82)
Fair valuation of securities	(0.17)	(100.75)
Depreciation on property, plant and equipments, investment properties & intangible assets	-	(128.75)
Transaction costs on financial liabilities	-	(1.07)
Deferred tax assets (net)	46.07	281.20
NOTE 0		 ₹ in Lakhs
NOTE - 9 INVESTMENT PROPERTIES	Building	Total
Gross block		
As at 31 March 2020	4,009.63	4,009.63
Additions	-	-
Disposals		_
As at 31 March 2021	4,009.63	4,009.63
Additions	-	
Disposals	_	-
As at 31 March 2022	4,009.63	4,009.63
Accumulated depreciation	014.47	014.47
As at 31 March 2020 Additions	214.47 75.21	214.47 75.21
Disposals	75.21	75.21
As at 31 March 2021	289.68	289.68
Additions	75.21	75.21
Disposals	75.21	75.21
As at 31 March 2022	364.89	364.89
Not block		
Net block	3,719.95	3,719.95
As at 31 March 2021 As at 31 March 2022		
	3,644.74	3,644.74

9.a Reconciliation of changes in the fair vale of investment properties:

The fair value of the Group's investment properties as at March 31, 2022 and March 31, 2021 has been arrived on the basis of valuation carried out by an external independent valuer registered with the authority which governs the valuer in India. The fair value measurement for investment property has been categorised as Level 2 fair value based on the inputs to the valuation technique used. Considering the type of the asset, market approach (sales comparable method) to estimate the fair values of the subject properties is adopted.

Particulars	Building	Total
As at 31 March 2020	6,184.41	6,184.42
Changes in the fair value	(486.16)	(486.16)
As at 31 March 2021	5,698.25	5,698.26
Changes in the fair value	139.65	139.65
As at 31 March 2022	5,837.90	5,837.91

9.b INCOME AND EXPENDITURE OF INVESTMENT PROPERTIES

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Rental income derived from investment properties Direct operating expenses (including repairs & maintenance) generating rental income Direct operating expenses (including repairs & maintenance) that did not generate rental income	244.07 29.23 -	262.44 25.18 -
Profit arising from investment properties before depreciation & indirect expenses	214.84	237.26
Less: Depreciation	75.21	75.21
Profit arising from investment properties before indirect expenses	139.63	162.05

9.c THE TITLE DEED OF ALL IMMOVABLE PROPERTIES ARE HELD IN THE NAME OF THE GROUP

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Description of item of property Gross carrying value	2,939.63	1,070.00
Title deeds held in the name of	Respective companies	i i
Whether title deed holder is relative of promoter/director or employee of promoter/director	of the Group No	of the Group No
Property held since which date Reason for not being held in the name of the Company	24-Jun-08 NA	20-Nov-17 NA

NOTE - 10

PROPERTY, PLANT AND EQU	JIPMENT							₹ in Lakhs
Particulars	Plant and machinery	Computers	Furniture and fixtures	Office equipments	Office buildings	Vehicles	Building Righ-of-use (refer note 38)	Total
Gross block								
As at 31 March 2020	0.23	211.81	101.21	49.64	1,652.77	463.24	1,235.33	3,714.23
Additions	-	24.65	-	1.28	-	-	155.36	181.29
Disposals	-	-	-	-	-	-	(110.11)	(110.11)
As at 31 March 2021	0.23	236.46	101.21	50.92	1,652.77	463.24	1,280.58	3,785.41
Additions	-	46.21	4.19	13.18	112.32	-	1,843.87	2,019.77
Disposals	-	(7.49)	-	-	-	-	(1,006.82)	(1,014.31)
As at 31 March 2022	0.23	275.18	105.40	64.10	1,765.09	463.24	2,117.63	4,790.87
Accumulated depreciation								
As at 31 March 2020	0.23	81.46	49.51	29.75	78.47	157.11		838.68
Additions	-	40.68	9.69	7.62	28.97	57.82		591.50
Disposals	-	-	-	-	-	-	(42.64)	(42.64)
As at 31 March 2021	0.23	122.14	59.20	37.37	107.44	214.93	846.23	1,387.54
Additions	-	43.28	8.21	6.42	29.05	57.44	510.37	654.77
Disposals	-	(7.49)	-	-	-	-	(1,006.82)	(1,014.31)
As at 31 March 2022	0.23	157.93	67.41	43.79	136.49	272.37	349.78	1,028.00
Net block								
As at 31 March 2021	-	114.32	42.01	13.55	1,545.33	248.31	434.35	2,397.87
As at 31 March 2022	-	117.25	37.99	20.31	1,628.60	190.87	1,767.85	3,762.87

¹⁾ Vehicles include vehicles hypothecated against loan taken having net block as at March 31, 2022 of ₹ 44.62 Lakhs (as at March 31, 2021 ₹ 95.43 Lakhs).

²⁾ Building include premises hypothecated against loan taken having net block as at March 31, 2022 of ₹ 667.48 lakhs (as at March 31, 2021 ₹ 680.32 lakhs).

³⁾ Building include premises situated at Chennai mortgaged against non convertible debenture issued having net block as at March 31, 2022 of ₹ 9.66 lakhs (as at March 31, 2021 ₹ 9.83 lakhs).

⁴⁾ The Group has not revalued any of its Property, Plant and Equipment (including Right-of-Use Assets) during the year.

⁵⁾ The title deed of all immovable properties are held in the name of the respective companies of the Group, details are as under

Description of item of property	Building	Building	Building	Building	Building	Building	Building	Building	Building	Total
Gross carrying value	57.99	107.48	9.22	71.56	731.70	10.50	495.85	168.48	112.31	1,765.09
Title deeds held in the name of		Respective companies of the Group								
Whether title deed holder is relative of	No	No	No	No	No	No	No	No	No	No
promoter/director or employee of										
promoter/director										
Property held since which date	01-Feb-01	06-Aug-08	29-Jul-09	01-Feb-13	28-Mar-14	13-Jul-17	20-Nov-17	31-May-19	15-Mar-22	
Reason for not being held in the name	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
of the Group										

		₹ in Lakhs
NOTE - 11 CAPITAL WORK-IN-PROGRESS (CWIP)	As at 31-03-2022	As at 31-03-2021
Leasehold improvements	262.60	-
Total	262.60	
(a) (i) CWIP aging schedule for leasehold improvements in progress		
Capital work-in-progress (CWIP)		
Less than 1 year	262.60	-
1-2 years	-	-
2-3 years	-	-
More than 3 years	-	
Total	262.60	

⁽a) (ii) There is no capital work-in-progress which are temporarily suspended as on March 31, 2022 and March 31, 2021.

⁽b) There is no capital-work-in-progress, whose completion is overdue or has exceeded its cost compared to its original plan.

NOTE - 12 INTANGIBLE ASSETS	Software	Total
As at 31 March 2020	92.32	92.32
Additions	42.00	42.00
Disposals	-	
As at 31 March 2021	134.32	134.32
Additions	6.64	6.64
Disposals	-	
As at 31 March 2022	140.96	140.96
Accumulated amortisation As at 31 March 2020 Additions Disposals As at 31 March 2021 Additions Disposals Disposals As at 31 March 2022	56.44 28.45 - 84.89 26.51 - 111.40	56.44 28.45 - 84.89 26.51 - 111.40
Net block As at 31 March 2021	49.43	49.43
As at 31 March 2022	29.56	29.56

¹⁾ The Group has not revalued any of its intangible assets during the year.

		₹ in Lakhs
NOTE - 13 OTHER NON-FINANCIAL ASSETS	As at 31-03-2022	As at 31-03-2021
Prepaid expenses	143.07	94.78
Balance with government authorities	248.04	194.25
Other advances and receivables	9.98	26.87
	401.09	315.90

₹ in Lakhs

NOTE - 14 TRADE PAYABLES	As at 31-03-2022	As at 31-03-2021
(i) Total outstanding dues of micro enterprises and small enterprises* (ii) Total outstanding dues of creditors other than micro enterprises & small enterprises	316.43	535.75
	316.43	535.75_

*Following disclosures as required under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006 has been made to the extent information available with the Company.

₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
(i) Principal amount remaining unpaid to any supplier as at the end of the accounting year	-	-
(ii) Interest due thereon remaining unpaid to any supplier as at the end of the accounting year	-	-
(iii) The amount of interest paid by the buyer in terms of section 16 of the Micro, Small and Medium Enterprise Development Act, 2006, along with the amount 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 Micro, Small and Medium Enterprise Development Act, 2006.	-	-
(v) The amount of interest accrued and remaining unpaid at the end of each accounting year; and	-	-
(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 to the small enterprise for the purpose of disallowance as a deductible expenditure under section 23 of the Micro, Small and Medium Enterprise Development Act, 2006	-	-

Ageing schedule of Undisputed Trade Payable

₹ in Lakhs

	As at	As at
Particulars	31-03-2022	31-03-2021
	Others	Others
Outstanding for following period from due date of payment		
Less than 1 year	301.59	439.15
1-2 years	6.68	9.97
2-3 years	0.48	12.61
More than 3 years	0.70	0.52
Unbilled dues	6.98	73.50
Total	316.43	535.75

(i) there are no outstanding of disputed trade payable from due date of payment as on March 31, 2022 and March 31, 2021

(ii) There are no outstanding of undisputed or disputed trade payable from micro, medium and small enterprises from due date of payment as on March 31, 2022 and March 31, 2021.

₹ in Lakhs

NOTE - 15 DEBT SECURITIES (AT AMORTISED COST)	As at 31-03-2022	As at 31-03-2021
Non convertible debentures (Refer note Note 44)	70,401.82	66,299.72
Total (A)	70,401.82	66,299.72
Debt securities in India	70,401.82	66,299.72
Debt securities outside India	-	-
Total (B)	70,401.82	66,299.72

(Secured by a first charge over the identified "business assets" i.e. securities/receivables of the Group and a Pari-passu charge over the immovable properties of the Group situated at Chennai.)

15 (a) The Group has registered all the charges towards outstanding secured debt securities issued outstanding as on March 31, 2022 and March 31, 2021. There is no satisfaction of charge pending on secured debt securities issued which are matured or repurchased during the financial year ended March 31, 2022 and March 31, 2021.

NOTE - 16		₹ in Lakhs
BORROWINGS (OTHER THAN DEBT SECURITIES) (AT AMORTISED COST)	As at 31-03-2022	As at 31-03-2021
(a) Term loans		
(i) from banks*	19,268.94	11,879.91
(ii) from NBFCs**	426.49	486.97
(b) Loans repayable on demand		
(i) from banks***	79,746.25	47,578.67
(c) Other loans		
(i) from Collaterised Borrowing and Lending Obligation****	4,700.00	12,500.00
(d)Vehicle loans*****	11.29	47.13
(e) Repo*****	9,761.52	
Total (A)	113,914.49	72,492.68
Borrowings in India	113,914.49	72,492.68
Borrowings outside India	-	
Total (B)	113,914.49	72,492.68
Secured	113,914.49	72,492.68
Unsecured	-	
Total (C)	113,914.49	72,492.68

- * Term loans from bank to the extent of ₹ 4,430.00 lakhs (as at March 31, 2021 ₹ 2,237.69 lakhs) are secured against mortgage of the Group's immovable property together with all structures and appurtenances thereon held by the Group situated at 8th Floor, Mafatlal Centre, Nariman Point, Mumbai 400 021. The loans amount are repayable in the range of 20-48 monthly / quarterly installments.
- * Term loans from banks to the extent of ₹ 14,838.94 lakhs (as at March 31, 2021 ₹ 9,642.22 lakhs) are secured by pari- passu first charge by way of hypothecation/assignment of assets financed including current and future receivables of the Group, in favour of the security trustee. The loans are repayable in 6 semi-annually, 12 to 20 quarterly and 36 monthly installments along with interest from the date of loan.
- ** Term loan from NBFC is repayable in 180 equated monthly installments along with interest from the date of loan. The loans are secured by mortgage of premises at Delhi, purchased there against.
- *** Loan repayable on demand from bank to the extent of ₹41,508.89 lakhs (as at March 31, 2021 ₹8,432.07 lakhs) is secured against pledge/lien on debt securities.
- "*** Loan repayable on demand from banks to the extent of ₹38,237.36 lakhs (as at March 31, 2021 ₹35,604.29 lakhs) are secured against:
 - (a) pledge/lien on government securities and other debt securities and corporate guarantee of Holding Company and demand promissory note.
 - (b) first pari passu charge by way of hypothecation/ assignment of assets financed including current and future receivables of a subsidiary company, in favour of the security trustee.
- Loan repayable on demand from banks to the extent of Rs.Nil (as at March 31, 2021 ₹ 3,542.31 lakhs) are secured against pledge/lien on government securities and other debt securities.
- **** Loan from Collaterlised Borrowing and Lending Obligation (CCIL) is secured against lien on government securities and deposit.
- ***** Vehicle loans from banks are repayable in 60 equated monthly instalments along with interest from the date of loan. The loans are secured by hypothecation of motor vehicle purchased there against.
- ****** Secured against corporate debt securities under repo transactions.

The respective companies in the Group have used the borrowings from banks and financial institutions for the specific purpose for which it was taken at the balance sheet date.

The quarterly returns and / or statements of current assets filed by the respective companies of the Group with banks or financial institutions are in agreement with books of accounts and there is no discrepancies in the same.

The Group is not declared a wilful defaulter by any bank or financial institution or other lender.

The respecitive companies of the Group have registered all the charges towards secured borrowings outstanding as on March 31, 2022 and March 31, 2021. There is no satisfaction of charge pending on secured borrowings which are repaid during the financial year ended March 31, 2022 and March 31, 2021.

Refer Note - 55 for utilisation of borrowed funds.

NOTES TO THE CONSCEIDATED TIMANOIAE STATEMENTS FOR THE	. ILAN LINDLD	·
	A = =4	₹ in Lakhs
	As at 31-03-2022	As at 31-03-2021
NOTE - 17		
DEPOSITS (AT AMORTISED COST)		
Rental deposits from others (unsecured)	197.89	309.07
	197.89	309.07
NOTE - 18 OTHER FINANCIAL LIABILITIES		
Interest accrued but not due on borrowings	3,664.42	3,344.34
Creditors for capital goods	49.16	32.46
Employee dues	503.31	573.93
Lease liabilities (Refer Note 38)	1,843.30	430.17
Unpaid dividends*	11.38	11.60
Other payables	235.45	69.81
	6,307.02	4,462.31
* During the year ended March 31, 2022, ₹ 1.61 Lakhs (Previous year ₹ 1.62 Lakhs) has been credited into Investor Education and Protection Fund under Section 124 of the Companies Act, 2013.		
NOTE - 19 PROVISIONS		
Provision for employee benefits		
Gratuity (refer note 36)	449.69	367.85
	449.69	367.85
NOTE - 20 DEFERRED TAX LIABILITIES/ (ASSETS) (NET)		
Deferred tax liabilities		
On the account of		
Depreciation on property, plant & equipments, investment properties & intangible assets	503.06	372.72
Fair value gain / (loss) on investment in debt securities	235.32	-
Transaction cost on financial liabilities	0.40	-
Gain on modication due to restructuring of loan	0.73	-
Less: Deferred tax assets:	(OE 1E)	(40.00)
Expenses allowable on payment basis (gratuity) Right-of-use and lease liabilities	(85.15) (31.87)	(48.02) 0.23
Fair value gain / (loss) on investment in debt securities	(31.07)	(4.28)
Impairment on financial instruments	(13.06)	(38.12)
Impairment on loans	(63.98)	-
EIR of Securiteis at amortised cost	(6.73)	-
Transaction costs on financial assets	(10.71)	-
Deferred tax liabilities/ (assets) (net)	528.01	282.53
NOTE - 21 OTHER NON-FINANCIAL LIABILITIES		
		0.51
Interest received in advance on investments	489.00	0.51 336.43
Statutory dues Deferred lease income	489.00 29.78	330.43 -
DOIGHOU IGUSE INCOME	518.78	336.94
	010170	

NOTE - 22 (a) SHARE CAPITAL

₹ in Lakhs

Davisulava	As at 31-03-2022		As at 31-03-2021	
Particulars	Numbers Amount		Numbers of shares	Amount
Authorized:				
Equity shares of ₹ 10 each	33,000,000	3,300.00	33,000,000	3,300.00
Preference shares of ₹ 100 each	10,200,000	10,200.00	10,200,000	10,200.00
Issued, subscribed and paid-up:				
Equity shares of ₹ 10 each fully paid up	6,600,000	660.00	6,600,000	660.00
Total		660.00		660.00

Rights, preferences and restrictions attached to equity shares

The Holding Company has only one class of shares referred to as equity shares having a par value of ₹10 per share. Each holder of equity share(s) is entitled to one vote per share. The Holding Company declares and pays dividend in Indian rupees.

In the event of liquidation of the Holding Company, the holders of equity shares will be entitled to receive remaining assets of the Holding Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

Details of shareholders holding more than 5% equity shares in the Holding Company (i.e. A. K. Capital Services Limited):

		As at 31-03-2022		As at 31-03-2021	
Name of the shareholder		Percentage of shareholding	Numbers of shares	Percentage of shareholding	
Family Home Consultancy Services Private Limited A. K. Mittal	3,259,738 1,055,208		3,233,813 1,040,108		

Details of shares held by promoters in the Holding Company (i.e. A. K. Capital Services Limited):

		As at 31 March 2022				
Name of the shareholder	Numbers of shares	Percentage of shareholding	% Change during the year			
Family Home Consultancy Services Private Limited	3,259,738	49.39%	0.39%			
A. K. Mittal	1,055,208	15.99%	0.23%			
Aditi Mittal	185,346	2.81%	0.24%			
A. K. Mittal HUF	119,848	1.82%	-			
Sanjiv Kumar	29,100	0.44%	-			
Sanjeev Kumar HUF	28,500	0.43%	-			
Kavita Garg	24,899	0.38%	-			
Dinesh Kumar Gupta	7,500	0.11%	-			

		As at 31 March 2021				
Name of the shareholder	Numbers of shares	Percentage of shareholding	% Change during the year			
Family Home Consultancy Services Private Limited	3,233,813	49.00%	0.35%			
A. K. Mittal	1,040,108	15.76%	0.06%			
Aditi Mittal	169,681	2.57%	0.31%			
A. K. Mittal HUF	119,848	1.82%	1.12%			
Sanjiv Kumar	29,100	0.44%	-			
Sanjeev Kumar HUF	28,500	0.43%	-			
Kavita Garg	24,899	0.38%	-			
Dinesh Kumar Gupta	7,500	0.11%	-			

The reconciliation of the number of shares outstanding at the beginning and end of the year:

Particulars	As at 31-03-2022	As at 31-03-2021
Shares at the beginning of the year	6,600,000	6,600,000
Add :Shares issued during the year	-	-
Shares at the end of the year	6,600,000	6,600,000

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		₹ in Lakhs
(b) OTHER EQUITY	As at	As at
(b) OTHER EGOTT	31-03-2022	31-03-2021
Capital reserve		
At the beginning of the year	675.00	675.00
Add: Additions during the year	_	-
Closing balance of capital reserve	675.00	675.00
3		
Special reserve		
Opening balance	5,662.65	4,645.65
Add: Current year transfer	1,158.00	1,017.00
Closing balance of special reserve*	6,820.65	5,662.65
Securities premium		
Opening balance	3,657.35	3,657.35
Add: Additions during the year	-	-
Closing balance of securities premium	3,657.35	3,657.35
General reserve		
Opening balance	4,960.89	4,960.89
Add: Additions during the year	-	
Closing balance of general reserve	4,960.89	4,960.89
Translation reserve		
Opening balance	3.57	0.29
Add: Additions during the year	15.51	3.28
Closing balance of translation reserve	19.08	3.57
Retained earnings		
Opening balance	55,137.08	49,230.61
Add: Profit for the year	8,227.07	7,440.08
Profit available for appropriation	63,364.15	56,670.69
Less: Dividend paid on equity**	(396.00)	(396.00)
Less: Dividend paid on CCPS	(230.09)	(115.63)
Less: Dividend distribution tax**	-	(4.98)
Less: Transfer to special reserve*	(1,158.00)	(1,017.00)
Closing balance of retained earnings	61,580.06	55,137.08
Other comprehensive income		
Opening balance	(2,371.26)	(2,363.27)
Add: Other comprehensive income for the year	(19.10)	(7.99)
Closing balance of other comprehensive income	(2,390.36)	(2,371.26)
	75,322.67	67,725.28

Refer Note - 55 for utilisation of securities premium

- *(a) Special Reserve represents the reserve created pursuant to the Reserve Bank of India Act, 1934 ("the RBI Act"). In terms of Section 45-IC of the RBI Act, a Non-banking Finance Company is required to transfer an amount not less than 20% of its net profit to a reserve fund before declaring any dividend. Appropriation from this Reserve Fund is permitted only for the purpose specified by the RBI.
- *(b) Special Reserve represents the reserve created pursuant to the National Housing Bank Act, 1987 ("the NHB Act"). In terms of Section 29C of the NHB Act, a Housing Finance Company is required to transfer an amount not less than 20% of its net profit to a reserve fund before declaring any dividend. Appropriation from this Reserve Fund is permitted only for the purpose specified by the RBI.
- ** * During the year 2021-22, the Board of Directors of the Holding Company had paid a final dividend of Re. 1 per equity share (previous year ₹ 1 per equity share pertaining to financial year ended March 31, 2021) having face value of ₹ 10 each for the year ended March 31, 2022. The same is approved by the shareholders of the Holding Company in the annual general meeting held on September 18, 2021 (previous year's annual general meeting held on September 19, 2020). The total cash outflow is ₹ 66.00 Lakhs (previous year ₹ 66.86 Lakhs including ₹ 0.86 Lakhs pertaining to earlier year's dividend distribution tax).
- ** During the year 2021-22, the Board of Directors of the Holding Company had paid interim dividend of ₹5 per equity share (previous year ₹5 per equity share) having face value of ₹10 each for the year ended March 31, 2022, on its board meeting held on February 05, 2022 (previous year's board meeting held on January 27, 2021). The total cash outflow is ₹330.00 Lakhs (previous year ₹330 Lakhs).

NOTE - 23

INTEREST INCOME ₹ in Lakhs

Particulars	Current Year 2021-2022			Pre	vious Year 2020	-2021
	On financial assets measured at amortised cost	Interest income on securities classified at fair value through profit or loss	Total	On financial assets measured at amortised cost	Interest income on securities classified at fair value through profit or loss	Total
Interest income on loans	3,859.18	-	3,859.18	3,332.74	-	3,332.74
Processing fees income	85.30	-	85.30	135.72	-	135.72
Interest income from investments	2,822.58	6,140.90	8,963.48	3,153.27	2,086.60	5,239.87
Interest income from stock of securities	-	2,579.75	2,579.75	-	3,621.30	3,621.30
Interest on deposits with banks	5.81	-	5.81	43.01	-	43.01
Interest on other deposits	21.98	-	21.98	16.39	-	16.39
Other interest incomes	29.10	-	29.10	38.81	-	38.81
Total	6,823.95	8,720.65	15,544.60	6,719.94	5,707.90	12,427.84
						₹ in Lakhs
NOTE - 24			Current Year Previous Yea			vious Year

Iolai	0,023.93	0,720.00	15,544.00	0,7 19.94	5,707.90	12,427.04
						₹ in Lakhs
NOTE - 24				Current Year	Pre	evious Year
SALE OF SERVICES				2021-2022	2	020-2021
Merchant banking fees				4,417	.20	3,625.78
Brokerage income				1,260	.87	1,721.55
Syndication and other fees				620	.05	54.00
Advisory fees				893	.51	910.81
Fees and other operative incomes				792	.52	1,019.10
				7,984	.15	7,331.24
NOTE - 25						
NET GAIN/(LOSS) ON FAIR VALUE CHANG	GES					
Net gain/(loss) on financial instruments at fa	air value					
-Investments				3,877.	91	2,945.53
-Stock of securities				3,877.		5,224.84
Total				7,755.		8,170.37
Net gain/(loss) on financial instruments at fa	air value					
-Realised				6,774.	13	8,652.38
-Unrealised				981.	58	(482.01)
Total				7,755.	71	8,170.37
Additional Information :						
Profit / (loss) on sale of Investments (actual				3,642.	10	3,052.29
Net gain/(loss) on investments due to fair va	alue change (B)					
-Realised				79.		(16.31)
-Unrealised				162.		(90.45)
Total (C=A+B)				3,883.	64	2,945.53
Profit on sale of stock of securities (actu		(E)		2,796.	89	4,879.29
Net gain/(loss) on stock of securities due to	tair value chan	ge (⊨)		057		707.44
-Realised				357.		737.11
-Unrealised				819.		(391.56)
Total (C+E)				3,973.		5,224.84
Total (C+F)				7,857.	34	8,170.37
NOTE - 26						
OTHER INCOME						
Liabilities and provisions written back	ant (not)			46.	.28 .96	98.05
Profit on sale of property, plant and equipme Gain on termination/modification/waiver of le					.96	28.29
Gain on termination/modification/waiver of lo					55	-
Interest on income tax refund					.02	9.05
Miscellaneous incomes					99	15.50
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		₹ in Lakhs
NOTE - 27	Current Year	Previous Year
FINANCE COSTS (AT AMORTISED COST)	2021-2022	2020-2021
Interest on borrowings	2,437.03	2,717.26
Interest on debt securities	6,715.07	5,444.96
Interest on income tax	1.05	46.83
Unwinding interest cost	47.03	47.55
Other interest expenses	43.04	22.04
	9,243.22	8,278.64
	5,2 15122	
NOTE - 28		
IMPAIRMENT OF FINANCIAL INSTRUMENTS		
On financial instruments measured at amortised cost		
Loans (net)	122.73	24.63
Investments (net)	(816.92)	494.49
Write Off - Loans and Advances	16.57	-
	(677.62)	519.12
NOTE - 29		
EMPLOYEE BENEFITS EXPENSES		
	7.050.40	5 074 04
Salaries and wages	7,056.46	5,071.21
Gratuity Contribution to provident, and other funds	92.18	75.35
Contribution to provident and other funds Staff welfare expenses	61.24 30.98	52.03 56.59
Stall Wellare expenses	7,240.86	5,255.18
*includes rental expense for staff accommodation ₹ Nil lakhs,(previous year ₹ 50.86 lakhs)	7,240.00	5,255.16
indiades fertal expense for start accommodation Chilinakiis, (previous year Coc.so takiis)		
NOTE - 30		
OTHER EXPENSES		
Pont toyon and anarry costs	207.23	80.08
Rent, taxes and energy costs Repairs and maintenance	87.94	45.70
Sotware expenses	515.35	315.02
Printing and stationery	7.30	3.41
Selling expenses	894.75	621.12
Advertisement and business promotion expenses	119.05	61.45
Auditor's remuneration		
-for audit fees	13.38	11.38
-for tax audit fees	2.05	2.11
-for other services	6.35	6.24
Legal and professional charges	323.32	256.05
Travelling expense	191.46	122.49
Bad debts/Deposits written off	-	5.86
Corporate social responsibilities (Refer note no.39)	178.87	211.51
Brokerage paid	496.98	993.20
Stock exchange expenses	6.67	6.74
Processing and other charges	0.32	0.59
Communication cost	62.62	48.16
Office expenses	144.94	109.56
Directors' sitting fees	23.50	13.81
Insurance expenses	50.64	35.79
Miscellaneous expenses	132.35	95.52
	3,465.07	3,045.79

₹ in Lakhs

NOTE - 31	Current Year	Previous Year
OTHER COMPREHENSIVE INCOME	2021-2022	2020-2021
Items that will not be reclassified to profit or loss		
Remeasurement of defined benefit obligation	(27.40)	(14.85)
b. Equity instruments through other comprehensive income	1.32	2.89
	(26.08)	(11.96)

NOTE - 32

CONTINGENT LIABILITIES

There are no contingent liabilities as at March 31, 2022 and March 31, 2021.

NOTE - 33

DISAGGREGATED REVENUE INFORMATION

The table below represents disaggregation of Group's revenue from contracts with the customers. The Group believes that this disaggregation best depicts how the nature, amount, timing and uncertainty of its revenues and cash flows are affected by industry, market and other economic factors.

₹ in Lakhs **Previous Year Current Year** 2021-2022 2020-2021 Sale of services, fees and commission income Arranger and advisory fees 5,265.71 4,516.59 Lead manager fees 45.00 20.00 Brokerage income 1,260.87 1,721.55 Fees and other operative income 1,412.57 1,073.10 Total revenue from contracts with the customers 7,984.15 7,331.24 Geographical markets -India 7,339.97 6,815.93 -Outside India 644.18 515.31 Total revenue from contracts with the customers 7.984.15 7,331.24 Relation with customer -Non related party 7,982.64 7,328.87 -Related Party 1.51 2.37 Total revenue from contracts with the customers 7,984.15 7,331.24 Timing of revenue recognition -Service transferred over a period of time 45.00 20.00 -Service transferred over a point in time 7,939.15 7,311.24 7,984.15 7,331.24 Total revenue from contracts with the customers

Geographical revenue is allocated based on the location of the services.

NOTE - 34 SEGMENT REPORTING

In accordance with Indian Accounting Standard (Ind AS) 108, the Group operates in a single operating segment i.e. "Merchant Banking, Advisory Services, Financing and Investment Activities, Stock Broking and Portfolio Management Services" within India. Accordingly, no separate disclosure is required. The Board of Directors of the Holding Company are collectively the Chief Operating Decision Makers (CODMs) of the Group.

NOTE - 35

EARNINGS PER SHARE

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Profit after tax available for equity share holders for basic earning per share (₹ in lakhs.) Weighted average number of equity shares outstanding during the year for basic earnings per share (Nos.)	8,227.07 6,600,000	7,440.08 6,600,000
Basic earnings per share (₹) Diluted earnings per share (₹) Nominal value of share (₹)	124.65 124.65 10.00	112.73 112.73 10.00

NOTE - 36 EMPLOYEE BENEFIT OBLIGATION

a) Defined contribution plans

Contribution to defined contribution plan, recognised as expense for the year is as under:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Employer's contribution to provident and other funds	61.08	51.97

b) Defined Benefit Plan

The Group has an unfunded defined benefit gratuity plan. The gratuity plan is governed by the Payment of Gratuity Act, 1972. The following tables summaries the components of net benefit expense recognised in the statement of profit and loss and the funded status and amounts recognised in the balance sheet for the gratuity plan:

		₹ III Lakiis
Particulars	Current Year 2021-2022	Previous Year 2020-2021
(a) Statement of profit and loss		
Net employee benefit expense recognised in the employee cost		
Current service cost	66.76	53.76
Past service cost	-	-
Interest cost on defined benefit obligation	25.42	21.59
(Gain) / losses on settlement	-	-
Total expense charged to profit and loss account (included in salaries, wages	92.18	75.35
and incentives) (A)		
(b) Amount recorded in Other Comprehensive Income (OCI)		
Opening amount recognised in OCI outside profit and loss account	-	-
Remeasurement during the period due to :		
Actuarial loss / (gain) arising from change in financial assumptions	(8.36)	8.36
Actuarial loss / (gain) arising from change in demographical assumptions	3.96	-
Actuarial loss / (gain) arising on account of experience changes	31.80	6.49
Amount recognised in OCI (B)	27.40	14.85
0 - 1 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	440.00	00.00
Gratuity expense recognised in the statement of profit and loss and OCI (A+B)	119.58	90.20
(a) Pagangilistian of not liability / (agest)		
(c) Reconciliation of net liability / (asset) Opening defined benefit liability / (asset)	367.85	312.48
Expense charged to profit & loss account	92.18	75.35
Amount recognised in outside profit and loss account	27.40	14.85
Benefit paid/ payable	(37.76)	(34.81)
Others	0.02	(0.02)
Closing net defined benefit liability / (asset)	449.69	367.85
3		

NOTE - 36 EMPLOYEE BENEFIT OBLIGATION (CONTD.)

₹ in Lakhs

V III Zu		
Particulars	Current Year 2021-2022	Previous Year 2020-2021
(d) Movement in benefit obligation and balance sheet		
Opening defined benefit obligation	367.85	312.48
Current service cost	66.76	53.76
Past service cost	-	-
Interest on defined benefit obligation	25.42	21.59
Remeasurement during the period due to :	20.12	21.00
Actuarial loss / (gain) arising from change in financial assumptions	(8.36)	8.36
Actuarial loss / (gain) arising from change in demographical assumptions	3.96	-
Actuarial loss / (gain) arising on account of experience changes	31.80	6.49
Benefit paid/ payable	(37.76)	(34.81)
Others	0.02	(0.02)
Closing defined benefit obligation [liability/(asset)] recognised in balance sheet		367.85
the Group's plans are shown below: Discount rate Salary escalation rate (p.a.) Withdrawal rate - Upto 30 years - From 31 to 44 years - Above 45 years Mortality pre-retirement	7.32% 5.00% 30.00% 22.00% 22.00% Indian Assured Lives Mortality (2012-14)	6.91% 5.00% 25.00% 20.00% 22.00% Indian Assured Lives Mortality (2012-14)
(f) A quantitative analysis for significant assumption is as shown below: Indian gratuity plan:		
Assumptions -Discount rate		
Sensitivity Level (a hypothetical increase / (decrease) by)	0.50%	0.50%
Impact on defined benefit obligation -increase of sensitivity level	(8.46)	(7.09)
Impact on defined benefit obligation -decrease of sensitivity level	8.79	7.36
Assumptions -Future salary escalations rates		
Sensitivity Level (a hypothetical increase / (decrease) by)	0.50%	0.50%
	8.94	7.46
Impact on defined benefit obligation-increase of sensitivity level	0.34	7.10

The following payments are expected contributions to the defined benefit plant in future years.

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Within 1-2 year	158.34	148.98
2-3 year	196.63	171.24
3-4 year	221.06	204.76
5-6 year	269.08	237.03
6-7 year	307.41	277.38

The average duration of the defined benefit plan obligation at the end of the reporting period is 3.83-12.87 years (March 31, 2021:- 2.93-13.18 years)

NOTE - 37 RELATED PARTY DISCLOSURES

I RELATED PARTY RELATIONSHIPS:

a Key managerial personnel (Directors)

Mr. A.K. Mittal

Ms. Aditi Mittal

Mr. Ashish Agarwal

Mr. Vikas Jain

Mr. Subhash Chandra Bhargava

Mr. Subhash Chander Madan (Upto 24 October 2021)

Mr. Vikas Agarwal (from 25 October 2021)

Mr. Khimji Shamji Pandav

Ms. Annu Garg

Mr. Rajiv Kumar Bakshi

Mr. Raghubinder Rai (Upto 29 January 2022)

Mr. Ankit Gupta (Upto 31 December 2020)

Mr. Prashant Roongta

Mr. Harit Oberoi

Mrs. Kavita Garg

b Other Key managerial personnel

Mr. Ajay Tendulkar (CEO of Family Home Finance Private Limited from 27 September 2021)

Mr. Mahesh Bhootra (Group Chief Financial Officer)

Mr. Tejas Davda (Company Secretary of A. K. Capital Services Limited)

Mr. Ranjit Dutta (CFO of A. K. Stockmart Private Limited)

Mr. Govind Lalwani (Company Secretary of A. K. Capital Finance Limited and Family Home Finance Private Limited)

Mr. Ram Suthar (Company Secretary of A. K. Stockmart Private Limited)

c Relatives of key managerial personnel

Mrs. Anshu

Mr. Abhinav Kumar Mittal

A. K. Mittal HUF (Director is a member)

d Enterprise having significant influence in Holding Company

Family Home Consultancy Services Private Limited

e Enterprises in which key managerial personnel is having significant influence

A. K. Services Private Limited

A. K. Capital Markets Limited

M Square Financial Consultants and Auto Private Limited

IndiaCredit Private Limited (Formerly Known as M. Square Advisors Private Limited)

India Bond Private Limited

f Enterprises in which relative of key managerial personnel is having influence

Goodwill Capital Services Private Limited

Notes:

- a) The related party relationships have been determined on the basis of the requirements of the Indian Accounting Standard (Ind AS) 24 'Related Party Disclosures' and the same have been relied upon by the auditors.
- b) The relationship as mentioned above pertains to those related parties with whom transactions have taken place during the year and the previous year, except where control exist, in which case the relationship has been mentioned irrespective of the transaction with the related parties.

NOTE 27		·
NOTE - 37 RELATED PARTY DISCLOSURES (CONTD). Details of transactions with related parties are given as under:	Current Year 2021-2022	₹ in Lakhs Previous Year 2020-2021
II Key managerial remuneration * Short term benefits (including perquisites) Director's sitting fees	1,283.49 22.25	869.85 13.00
Remuneration to relative of key managerial personnel Anshu	326.15	300.76
Alistiu	320.13	300.76
Software expenses India Bond Private Limited	378.00	216.00
Brokerage received A. K. Services Private Limited	0.46	0.96
Family Home Consultancy Services Private Limited	0.02	0.02
Aditi Mittal	0.07	0.09
A. K Mittal A. K Mittal (HUF)	0.09	0.01 0.23
Brokerage paid M Square Financial Consultants and Auto Private Limited	192.60	292.49
India Bond Private Limited	3.60	-
A. K. Services Private Limited IndiaCredit Private Limited (Formerly Known as M. Square Advisors Private Limited)	-	111.00 168.00
Demat charges received A. K. Capital Markets Limited	0.02	0.02
Aditi Mittal	-	0.02
A. K. Mittal	0.01	0.05
A. K. Services Private Limited M Square Financial Consultants and Auto Private Limited	0.79 0.01	0.92 0.01
IndiaCredit Private Limited (Formerly Known as M. Square Advisors Private Limited)	0.01	0.01
Family Home Consultancy Services Private Limited Goodwill Capital Services Private Limited	0.02 0.01	0.02 0.01
Incentive expenses A. K. Services Private Limited	162.98	385.25
India Bond Private Limited	55.72	-
Purchase of office building Abhinav Kumar Mittal	102.65	-
Sales of securities (excluding accrued interest)		
A. K. Services Private Limited	12,807.47	18,667.79
A. K Mittal Aditi Mittal	-	190.23 428.02
Purchase of investments (excluding accrued interest)		420.02
A. K. Services Private Limited	33,713.60	78,311.39
Family Home Consultancy Services Private Limited	141.41	-
A. K Mittal	114.05	-
Rent Paid A. K. Mittal	28.80	64.80
Aditi Mittal Anshu	24.00	24.00 18.00
Interest income on loan given	500.05	044.04
A. K. Services Private Limited	592.25	644.64
Loan given A. K. Services Private Limited (Revolving Credit Sanction Limits amounting upto a maximum amount of Rs. 9,000 lakhs)	32,389.41	18,125.00
Repayment of loan given A. K. Services Private Limited (Revolving Credit Sanction Limits amounting upto a maximum amount of Rs. 9,000 lakhs)	32,839.41	17,675.00
Rent deposits received back	400.00	
A. K. Mittal Anshu	100.00 50.00	-
Abhinav Kumar Mittal	-	2.50
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NOTE - 37

RELATED PARTY DISCLOSURES (CONTD.)		₹ in Lakhs
Balances with related parties	As at	As at
·	31-03-2022	31-03-2021
Balances payable		
A. K Mittal (towards Stock Exchange Obligation)	0.04	-
India Bond Private Limited	10.92	-
Rent deposit given outstanding as at year end		
A. K. Mittal	48.00	148.00
Anshu	-	50.00
Aditi Mittal	100.00	100.00
Loan given outstanding		
A. K. Services Private Limited	4,500.00	4,950.00

Note: Transaction amount is excluding taxes, wherever applicable.

NOTE - 38 LEASES

I Lease commitments as lessee:

The Group has entered into agreements for taking on lease certain quest house and office on lease and licence basis. The lease term is for a period ranging from 12 to 60 months. The Group has contracts which have fixed rentals.

From 01 April 2019, the Indian Accounting Standard i.e. IND-AS 116 "Leases" became effective, the Group has adopted the Standard with modified retrospective approach as per Para C8 (c) (ii) of IND AS 116 and recognised asset in the form of "Right of use asset", (representing its right of use the leased asset over the lease term) and also liability towards the present value of the balance of future lease payments for the leases.

The following is the summary of practical expedients elected on initial application:

- Applied the exemption not to recognize right-of-use assets and liabilities for leases with less than 12 months of lease term on the date of initial application.
- Applied the practical expedient to grandfather the assessment of which transactions are leases. Accordingly, Ind AS 116 is applied only to contracts that were previously identified as leases under Ind AS 17.

Following are the changes in the carrying value of right-of-use assets (disclosed under note 10 - property, plant and equipment):-

₹ in Lakhs

Current Year	Previous Year
2021-2022	2020-2021
1,280.58	1,235.33
1,843.87	155.36
(1,006.82)	(110.11)
2,117.63	1,280.58
846.23	442.15
510.37	446.72
(1,006.82)	(42.64)
349.78	846.23
1,767.85	434.35
	2021-2022 1,280.58 1,843.87 (1,006.82) 2,117.63 846.23 510.37 (1,006.82) 349.78

Carrying value of lease liabilities is disclosed under note 18- other financial liabilities at ₹1,843.30 Lakhs as at March 31, 2022.

The following is the movement in lease liabilities during the year:

Particulars	Current Year	Previous Year
	2021-2022	2020-2021
Balance at the beginning of the year	430.17	765.64
Additions	1,747.34	155.36
Finance cost accrued during the year	66.16	45.52
Deletions	(10.00)	(93.37)
Payment of lease liabilities	(390.37)	(442.98)
Balance at the end of the year	1,843.30	430.17

Key managerial remuneration related to retirement benefits (i.e. gratuity) are recognised under employee benefit expenses in statement of profit and loss along with other employees gratuity costs of the group based on the actuarial valuation carried out by independent actuary.

NOTE - 38 LEASES (CONTD.)

Contractual maturities of lease liabilities:

The below table provides details regarding the contractual maturities of lease liabilities on undiscounted basis:

₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2022
Not later than one year	533.23	295.32
Later than one year and not later than five years	1,712.80	3.08
More than five years	-	-

The cash outflow of lease payments with respect to the above lease recognised in the statement of profit and loss for the financial year 2021-2022 is ₹390.37 Lakhs. (previous year ₹442.98 lakhs)

II Where the Group is lessor:

The future minimum lease payments receivable as per the lease agreements are as follows:

₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Not later than one year	196.02	-
Later than one year and not later than five years	196.02	-
Later than five years	-	-

The amount of minimum lease income with respect to operating lease recognised in the statement of profit and loss for the year is ₹258.94 Lakhs (previous year 273.29 Lakhs)

NOTE - 39 CORPORATE SOCIAL RESPONSIBILITES (CSR)

As per Section 135 of the Companies Act, 2013, CSR committee has been formed by the Group. The areas for CSR activities are eradicating hunger, poverty and malnutrition, promoting preventive health care and sanitation and making available safe drinking water, promoting education, promoting gender equality, empowering women, setting up homes and ensuring environmental sustainability.

Particulars	Amount
Amount required to be spent by the Group during the year	179.63
Less: Previous years' excess	(1.20)
Net amount required to be spent by the Group during the financial year	178.43
Amount of CSR expenditure incurred	180.00
Short fall / (Excess) in CSR Expenditure carried forward to next financial year	(1.57)
Total of previous year shortfall	Nil
Reason for shorfall	NA NA
Nature of CSR activities	Contribution to any fund set
	up by the Central Government
	for socio-economic development
	and relief qualifies
Details of related party transaction	NA

NOTE - 40

FINANCIAL INSTRUMENTS

The risk management policies of the Group are established to identify and analyse the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities.

The Management has overall responsibility for the establishment and oversight of the Group's risk management framework. In performing its operating, investing and financing activities, the Group is exposed to the Credit risk, Liquidity risk and Market risk.

The carrying value and fair value of financial instrument by categories as of March 31, 2022 were as follows:

₹ in Lakhs

Particulars	At Amortised cost	At fair value through profit and loss	At fair value through OCI	Total carrying value	Total fair value
Assets:					
Cash and cash equivalents	3,621.10	-	-	3,621.10	3,621.10
Bank balances other than above	126.83	-	-	126.83	126.83
Trade receivables	551.83	-	-	551.83	551.83
Loans	40,617.49	-	-	40,617.49	40,899.38
Investments	52,593.77	93,567.86	18.26	146,179.89	146,535.93
Stock of securities	-	68,333.02	-	68,333.02	68,333.02
Other financial assets	1,855.29	1,479.82	-	3,335.11	3,335.11
TOTAL	99,366.31	163,380.70	18.26	262,765.27	263,403.20
Liabilities:					
Trade payables	316.43	-	-	316.43	316.43
Debt Securities	70,401.82	-	-	70,401.82	70,402.00
Borrowings (other then debt securities)	113,914.49	-	-	113,914.49	114,042.30
Deposits	197.89	-	-	197.89	197.89
Other financial liabilities	6,307.02	-	-	6,307.02	6,307.02
TOTAL	191,137.65	-	-	191,137.65	191,265.64

The carrying value and fair value of financial instrument by categories as of March 31, 2021 were as follows:

Particulars	At Amortised cost	Amortised through profit		Total carrying value	Total fair value
Assets:					
Cash and cash equivalents	1,653.01	-	-	1,653.01	1,653.01
Bank balances other than above	95.05	-	-	95.05	95.05
Trade receivables	363.01	-	-	363.01	363.01
Loans	33,490.06	-	-	33,490.06	33,692.45
Investments	29,000.23	80,748.53	16.95	109,765.71	110,774.48
Stock of securities	-	58,325.29	-	58,325.29	58,325.29
Other financial assets	3,450.53	2,089.55	-	5,540.08	5,540.08
TOTAL	68,051.89	141,163.37	16.95	209,232.21	210,443.37
Liabilities:					
Trade payables	535.75	-	-	535.75	535.75
Debt Securities	66,299.72	-	-	66,299.72	66,352.00
Borrowings (other then debt securities)	72,492.68	-	-	72,492.68	72,600.76
Deposits	309.07	-	-	309.07	309.07
Other financial liabilities	4,462.31	-	-	4,462.31	4,462.31
TOTAL	144,099.53	-	-	144,099.53	144,259.89

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RISK MANAGEMENT

Financial risk management

The risk management policies of the Group are established to identify and analyse the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities. The Management has overall responsibility for the establishment and oversight of the Group's risk management framework. In performing its operating, investing and financing activities, the Group is exposed to the Credit risk, Liquidity risk and Market risk.

Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk: interest rate risk, currency risk and other price risk, such as equity price risk and commodity risk. Financial instruments affected by market risk include loans and borrowings, deposits, investments and stock of securities.

Credit risk

Revenue/Trade receivable

Credit risk refers to the risk of default on its obligation by the counterparty resulting in a financial loss. The maximum exposure to the credit risk at the reporting date is from trade receivables amounting to Rs. 551.83 Lakhs and Rs 363.01 Lakhs as at March 31, 2022 and March 31, 2021, respectively. Trade receivables are typically unsecured and are derived from revenue earned from customers located in India. Credit risk has always been managed by the Group through credit approvals, establishing credit limits and continuously monitoring the credit worthiness of customers to which the Group grants credit terms in the normal cause of business.

The Group applies a simplified approach in calculating Expected Credit Losses (ECLs) on trade receivables. Therefore, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. Based on the provision matrix, no provision is required to be made at the respective reporting date.

The Group have provided details of revenue from single largest customer, revenue from top 5 customer and ageing of trade receivables below:

(a) The following table gives details in respect of revenues generated from top customer and top 5 customers:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Revenue from top customer	671.27	1,036.73
Revenue from top 5 customers	2,916.63	3,314.58

(b) Ageing analysis of the age of trade receivable amounts that are not due as at the end of reporting year:

₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Within credit days	551.34	361.70

(c) Ageing analysis of the age of trade receivable amounts that are past due as at the end of reporting year but not impaired:

₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Less than 90 days	-	0.03
91 to 180 days	-	-
181 to 270 days	0.20	0.08
271 to 360 days	-	0.89
Over 360 days	0.29	0.31
Total	0.49	1.31

Balances with banks and other financial assets:

The Group holds cash and cash equivalents with bank, which are having highest safety ratings based on ratings published by various credit rating agencies. The Group considers that its cash and cash equivalents have low credit risk based on external credit ratings of the counterparties.

For other financial assets, the Group assesses and manages credit risk based on reasonable and supportive forward looking information. The Group does not have significant credit risk exposure for these items.

Investments in debt securities measured at amortised cost

The impairment of the credit risk on the investments is carried out through a detailed ECL model. The ECL model provides for the ECL on a 12 month ECL basis for standard to stage 1 Assets whereas the same is calculated based on a lifetime ECL for stage 2 & 3 level assets. The ECL is calculated based on a probability default (PD)X exposure at default (EAD) X (Loss given default X discount rate - LGD)). The Company calculates the PD by taking into account the past historical trends of the portfolio and its credit performance based on a homogenous characteristic of the underlying portfolio. This is calculated based on a 12 month PD perspective. In case of Impaired assets where lifetime PD is applied, the PD is extrapolated to take into account the probability of default over the life time of asset.

Loans

Credit risk is controlled by analysing the credit limits and creditworthiness of the customer on a continuous basis to whom the credit has been granted after obtaining necessary approvals for credit. An impairment analysis is performed at each reporting date on a portfolio basis. The Group holds collateral as security against the loans. The impairment of the credit risk on the loan is carried out through a detailed ECL model. The ECL model provides for the ECL on a 12 month ECL basis for standard to stage 1 Assets whereas the same is calculated based on a lifetime ECL for stage 2 & 3 level assets. The ECL is calculated based on a probability default (PD)X exposure at default (EAD) X (Loss given default X discount rate - LGD)). The Group calculates the PD by taking into account the past historical trends of the portfolio and its credit performance based on a homogenous characteristic of the underlying portfolio. This is calculated based on a 12 month PD perspective. In case of Impaired assets where lifetime PD is applied, the PD is extrapolated to take into account the probability of default over the life time of asset.

Exposure to credit risk

Financial asset measured at amortised cost for which loss allowance is measured using expected credit loss model:

₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Trade receivables	551.83	363.01
Loans	40,875.16	33,625.01
Investments	52,645.68	29,869.06
Other financial assets	1,855.29	3,450.53
At end of the year	95,927.96	67,307.61

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group has interest rate risk exposure mainly from changes in rate of interest on borrowing. The following table analyse the breakdown of the financial assets and liabilities by type of interest rate: ₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Financial assets		
Interest bearing		
- fixed interest rate		
Cash and cash equivalent	175.00	225.00
Bank balances other than cash and cash equivalents	115.45	83.45
Loans	23,816.78	22,583.04
Investments	121,934.21	108,928.48
Stock of securities	57,281.91	57,024.09
- floating interest rate		01,0=1100
Loans	17,058.38	11,041.97
Investments	23,184.65	735.03
Stock of securities	9,524.13	200.11
Non interest bearing		
Investment	1,112.94	971.03
Stock of securities	1,526.98	1,101.09
Cash and cash equivalents	3,457.48	1,439.61
Trade receivables	551.83	363.01
Other financial assets	3,335.11	5,540.08
Total	263,074.85	210,235.99
Financial liabilities		
Interest bearing		
- fixed interest rate		
Borrowings	87,870.84	78,846.85
Lease liabilities	1,843.30	430.17
- floating interest rate	,	
Borrowings	96,445.47	59,945.55
Non interest bearing	,	, , ,
Trade payables	316.43	535.75
Deposits	197.89	309.07
Other financial liabilities	4,463.72	4,032.14
Total	191,137.65	144,099.53

Interest rate sensitivity

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

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Increase in basis points Effect on profit before tax	50.00 (233.39)	50.00 (239.84)
Decrease in basis points Effect on profit before tax	50.00 233.39	50.00 239.84

NOTE-42

LIQUIDITY RISK

The Group's principal sources of liquidity are cash and cash equivalents and the cash flow that is generated from operations. Liquidity risk is the risk that the Group may not be able to meet its present and future cash and collateral obligations without incurring unacceptable losses. The Group objective is to, at all times maintain optimum levels of liquidity to meet its cash and collateral requirements. The Group closely monitors its liquidity position and deploys a robust cash management system. It maintains adequate sources of financing including debt and overdraft from banks at an optimised cost.

The Group's maximum exposure to liquidity risk for the components of the balance sheet at March 31, 2022 and March 31, 2021 is the carrying amounts. The liquidity risk is managed on the basis of expected maturity dates of the financial liabilities. The Group's major financial liabilities include term loans with maturity profile ranging between 0 to 5 years and short term borrowings are generally payable within one year. The average credit period taken to settle trade payables is about 30 days. The other payables are with short-term durations. The following table analysis undiscounted financial liabilities by remaining contractual maturities:

₹ in Lakhs

Particulars	On demand	Less than 3 months	3 to12 months	1 to 5 years	>5 years	Total
As at 31 March 2022						
Borrowings including debt securities	14,074.46	99,888.29	7,127.19	78,644.89	31.20	199,766.03
Trade and other payables	-	316.43	-	-	-	316.43
Deposits	-	32.94	-	164.95	-	197.89
Other financial liabilities	11.38	4,191.51	794.04	1,712.80	-	6,709.73
	14,085.84	104,429.17	7,921.23	80,522.64	31.20	206,990.08
As at 31 March 2021						
Borrowings including debt securities	942.32	65,045.62	21,750.62	66,100.06	1,282.49	155,121.11
Trade and other payables	-	535.75	-	-	-	535.75
Deposits	-	309.07	-	-	-	309.07
Other financial liabilities	11.60	2,811.95	1,585.54	71.12	-	4,480.21
	953.92	68,702.39	23,336.16	66,171.18	1,282.49	160,446.14

Capital management

For the purpose of the Group's capital management, capital includes issued equity capital, share premium and all other equity reserves attributable to the equity holders of the Group. The primary objective of the Group's capital management is to maximise the shareholder value. The Group manages its capital to ensure that it will continue as going concern while maximising the return to stakeholders. The Group manages its capital structure and makes adjustment in light of changes in business condition. The Group monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Group's policy is to keep optimum gearing ratio. The Group includes within net debt, interest bearing loans and borrowings, trade and other payables, less cash and cash equivalents, excluding discontinued operations.

		₹ in Lakhs
Particulars	As at 31-03-2022	As at 31-03-2021
Borrowings	184,316.31	138,792.40
Trade payables	316.43	535.75
Other financial liabilities	6,307.02	4,462.31
Deposits	197.89	309.07
Less: cash and cash equivalents	(3,621.10)	(1,653.01)
Net debt (A)	187,516.55	142,446.52
Equity share capital	660.00	660.00
Other equity	75,322.67	67,725.28
Non-controlling interest	2,761.06	2,697.55
Total member's capital (B)	78,743.73	71,082.83
Capital and net debt (C=A+B)	266,260.28	213,529.35
Gearing ratio (%) (A/C)	70.43	66.71

In order to achieve this overall objective, the Group's capital management, amongst other things, aims to ensure that it meets financial covenants attached to the borrowings that define capital structure requirements. Breaches in meeting the financial covenants would permit the bank to immediately call borrowings. There have been no breaches in the financial covenants of any borrowings in the current period.

No changes were made in the objectives, policies or processes for managing capital during the aforesaid financial period.

NOTE - 43

FAIR VALUE HIERARCHY

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

Level 2 - Inputs other than quoted prices 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 or liabilities that are not based on observable market data (unobservable inputs).

The following table presents fair value hierarchy of assets and liabilities measured at fair value on a recurring basis as of March 31, 2022:

₹ in Lakhs

Particulars	As at 31-03-2022	Fair value measurement at end of the reporting year using		
		Level 1	Level 2	Level 3
Financial Assets:				
Investments in hybrid instruments	4.54	-	4.54	-
Debt instruments FVTPL	85,803.53	-	85,803.53	-
Equity instruments FVTOCI	18.26	17.80	-	0.46
Mutual Funds at FVTPL	1,090.14	1,090.14	-	-
Pass through certificate at FVTPL	273.47	-	273.47	-
Government securities at FVTPL	6,396.18	-	6,396.18	-
Stock of securities:				
Exchange Traded funds at FVTPL	1,526.98	1,526.98	-	-
Debt instruments at FVTPL	66,806.04	-	66,806.04	-

The following table presents fair value hierarchy of assets and liabilities measured at fair value on a recurring basis as of March 31, 2021:

₹ in Lakhs

Particulars	As at	Fair value measurement at end of the reporting year using		
	31-03-2021	Level 1	Level 2	Level 3
Financial Assets:				
Investments in hybrid instruments	6.54	-	6.54	-
Debt instruments FVTPL	64,971.50	-	64,971.50	-
Equity instruments FVTOCI	16.95	16.49	-	0.46
Mutual Funds at FVTPL	947.54	947.54	-	-
Government securities at FVTPL	14,822.95	-	14,822.95	-
Stock of securities:				
Exchange Traded funds at FVTPL	1,101.09	1,101.09	-	-
Debt instruments at FVTPL	57,224.20	-	57,224.20	-

Description of techniques and valuation inputs used for Level II and Level III hierarchy are under:

Assets class	Fair value hierarchy	Valuation techniques and inputs
		Valuation techniques and inputs in order of first preference are as under:
Debt instruments measured at FVTPL Level II		 Cost of securities only if the securities are allotted within last 20 days or purchased within 7 days from the measurement date.
	(As on March 31, 2021 - Cost of securities only if the securities are allotted within last 20 days or purchased within 14 days from the measurement date on accout of COVID-19.)"	
	2.Latest traded price reported on recognised stock exchange or settlement house close to measurement date i.e. in the range of 0-7 days	
measured at 1 VII L		(As on March 31, 2021 Latest traded price reported on recognised stock exchange or settlement house close to measurement date i.e. in the range of 0-14 days on accout of COVID-19)"
		3. Weighted average (appropriate weight considered by the company) of;
		-Future cash flows which are discounted using a discount rate arrived at by adding the spread provided by FIMMDA and
		-Latest subsequent traded price reported on recognised stock exchange or settlement house close to measurement date i.e. in the range of 0-7 days
		(As on March 31, 2021 - Weighted average (appropriate weight considered by the company) of;
		-Future cash flows which are discounted using a discount rate arrived at by adding the spread provided by FIMMDA and
		-Latest subsequent traded price reported on recognised stock exchange or settlement house close to measurement date i.e. in the range of 0-14 days on accout of COVID-19)"
		4.Future cash flows are discounted using a discount rate arrived at by adding the spread provided by FIMMDA or other approved agencies and annualised government security yield provided by regulatory authorities.
		(As on March 31, 2021 - Future cash flows are discounted using a discount rate arrived at by adding the spread provided by FIMMDA or other approved agencies and annualised government security yield provided by regulatory authorities. Further the resulted valuation gain have been discounted at appropriate rate due to market condition arising on account of COVID-19.)
Unquoted equity instruments measured at FVTOCI	Level III	Based on unobservable inputs which generally approximates to the carrying value of the investments unless significantly impaired. Fair value has been considered Nil for significantly impaired investments. Sensitivity change in the unobservable input does not have a significant impact in its value and accordingly, sensitivity disclosure is not given.

NOTE - 44

DETAILS OF SECURED REDEEMABLE NON-CONVERTIBLE DEBENTURES

A Details of secured redeemable non-convertible debentures as at March 31, 2022

Name of Security	Number	Amount (Rs. in lakhs)	Allotment Date	Redemption Date
0.400/ Non Convertible Debantures Cories I	F 000 00	,		
9.40% Non Convertible Debentures - Series I	5,000.00	5,000.00	03-Apr-18	04-Apr-22
8.00% Non Convertible Debentures - Series Q	5,000.00	5,000.00	05-Oct-20	05-Apr-22
8.00% Non Convertible Debentures - Series R	7,500.00	7,500.00	15-Oct-20	15-Apr-22
9.75% Non Convertible Debentures - Series L	2,500.00	2,500.00	29-Jun-18	29-Jun-23
9.60% Non Convertible Debentures - Series M	500.00	500.00	28-Aug-18	28-Aug-23
9.60% Non Convertible Debentures - Series B-I	1,750.00	1,750.00	07-Mar-17	07-Mar-24
9.60% Non Convertible Debentures - Series B-III	2,600.00	2,600.00	09-Mar-17	09-Mar-24
9.60% Non Convertible Debentures - Series B-VI	500.00	500.00	20-Mar-17	20-Mar-24
9.60% Non Convertible Debentures - Series B-VII	1,500.00	1,500.00	21-Mar-17	21-Mar-24
8.00% Non Convertible Debentures - Series S	14,500.00	14,500.00	28-May-21	28-Mar-24
9.00% Non Convertible Debentures - Series E-II	6,452.00	6,452.00	10-Aug-17	10-Aug-24
9.40% Non Convertible Debentures - Series H	7,000.00	7,000.00	06-Dec-17	06-Dec-24
8.05% Non Convertible Debentures - Series T	500.00	5,000.00	30-Mar-22	30-Mar-25
9.75% Non Convertible Debentures - Series K	7,100.00	7,100.00	28-Jun-18	28-Jun-25
9.95% Non Convertible Debentures - Series N	3,500.00	3,500.00	18-Sep-18	18-Sep-25

- 1. Face value of all the non convertible debentures is ₹1,00,000 except Series T
- 2. Face value of Series T non convertible debentures is ₹10,00,000.
- 3. Non convertible debentures Series B, Series E, Series H, Series I, Series K, Series L, Series M, Series N, Series Q, Series B, Series S and Series T are redeemable at a call option in the range of 12 months to 48 months.

B Details of secured redeemable non-convertible debentures as at March 31, 2021

Name of Security	Number	Amount (Rs. in lakhs)	Allotment Date	Redemption Date
9.20% Non Convertible Debentures - Series J	1,200.00	1,200.00	08-May-18	08-Nov-21
9.50% Non Convertible Debentures - Series O	1,500.00	1,500.00	25-Sep-18	25-Mar-22
8.00% Non Convertible Debentures - (INE197P07243)	10,000.00	10,000.00	25-Sep-20	25-Mar-22
8.00% Non Convertible Debentures - Series Q	5,000.00	5,000.00	05-Oct-20	05-Apr-22
8.00% Non Convertible Debentures - Series R	7,500.00	7,500.00	15-Oct-20	15-Apr-22
8.80% Non Convertible Debentures - Series G	500.00	500.00	09-Nov-17	09-Nov-22
9.40% Non Convertible Debentures - Series I	5,000.00	5,000.00	03-Apr-18	03-Apr-23
9.75% Non Convertible Debentures - Series L	2,500.00	2,500.00	29-Jun-18	29-Jun-23
9.60% Non Convertible Debentures - Series M	500.00	500.00	28-Aug-18	28-Aug-23
9.60% Non Convertible Debentures - Series B-I	2,500.00	2,500.00	07-Mar-17	07-Mar-24
9.60% Non Convertible Debentures - Series B-III	2,600.00	2,600.00	09-Mar-17	09-Mar-24
9.60% Non Convertible Debentures - Series B-VI	500.00	500.00	20-Mar-17	20-Mar-24
9.60% Non Convertible Debentures - Series B-VII	1,500.00	1,500.00	21-Mar-17	21-Mar-24
9.00% Non Convertible Debentures - Series E-II	6,452.00	6,452.00	10-Aug-17	10-Aug-24
9.40% Non Convertible Debentures - Series H	7,500.00	7,500.00	06-Dec-17	06-Dec-24
9.75% Non Convertible Debentures - Series K	7,100.00	7,100.00	28-Jun-18	28-Jun-25
9.95% Non Convertible Debentures - Series N	3,500.00	3,500.00	18-Sep-18	18-Sep-25
9.70% Non Convertible Debentures - Series B-II	500.00	500.00	07-Mar-17	07-Mar-27
9.50% Non Convertible Debentures - Series E-I	500.00	500.00	23-Jun-17	23-Jun-27

^{1.} Face Value of all the Non-Convertible Debentures is Rs. 100,000.

^{2.} Non convertible debentures Series B, Series E, Series G, Series H, Series I, Series K, Series L, Series M, Series N, Series Q and ISIN - INE197P07243 are redeemable at a call option in the range of 12 months to 48 months.

NOTE - 45 INCOME TAX

A) The major components of income tax expense for the years are:

₹ in Lakhs

Particulars	Current Year 2021-2022	Previous Year 2020-2021
Current income tax:		
Current income tax charge	2,135.99	2,371.82
Adjustments in respect of previous year	(59.72)	1.34
Deferred tax:		
Relating to origination and reversal of temporary differences	487.53	(42.36)
Income tax expense reported in the statement of profit or loss	2,563.80	2,330.80

B) The income tax expense for the year can be reconciled to the accounting profit as follows

₹ in Lakhs

Particulars	Current Year	Previous Year
Particulars	2021-2022	2020-2021
Profit before tax	10,864.36	9,835.39
Applicable Tax Rate	25.17%	25.17%
Computed expected tax expenses	2,734.32	2,475.37
Tax effect of :		
Tax effect due to exempt income	-	(2.39)
Tax effect due to non-deductible items	73.93	70.05
Tax effect due to deductible items	(25.34)	(43.88)
Tax effect due to deduction under income tax	(9.45)	(164.61)
Tax effect due to change in tax rate	(7.22)	-
Tax effect due to recognition / non recognition of deferred tax assets / (liabilities)	(141.51)	(5.48)
Tax effect due to different tax rate	-	(6.90)
Adjustments in respect of current income tax of previous year	(59.72)	1.09
Others	(1.21)	7.55
Income tax expense reported in the statement of profit or loss	2,563.80	2,330.80

C) The Gross movement in the current income tax asset/(Liability) for the year ended March 31, 2022 and March 31, 2021 is as follows ₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Net current income tax asset/(liability) at the beginning of the year	(111.22)	(61.09)
Income tax paid	2,369.86	2,369.86
Current tax expenses	(2,135.99)	(2,371.82)
Interest on tax expenses	(1.05)	(46.83)
Excess short provision of earlier year	59.72	(1.34)
Net current income tax asset/(liability) at the end of the year	181.32	(111.22)

D) The balance comprises temporary differences attributable to the below items and corresponding movement in deferred tax liabilities / assets: ₹ in Lakhs

Particulars	As at 31-03-2022	As at 31-03-2021
Net deferred tax asset/(liability) at the beginning of the year	(1.33)	(47.42)
Depreciation on property, plant & equipments, investment properties & intangible assets	0.88	1.04
Expenses allowable on payment basis (gratuity)	20.60	13.95
Disallowance of share issue expenses	(2.31)	(8.24)
Fair value gain / (loss) on investment	(356.38)	(60.73)
Impairment on financial instruments	(175.50)	124.45
Transaction costs	(17.78)	(25.99)
EIR of Securiteis at amortised cost	10.55	-
Gain on modication due to restructuring of loan	(0.73)	-
Right-of-use and lease liabilities	40.06	1.61
Net deferred tax asset/(liability) at the end of the year	(481.94)	(1.33)

NOTE-46

SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the Group's financial statements requires the management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities, the accompanying disclosures and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods. Estimates and assumptions are reviewed on periodic basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised.

The key assumptions concerning the future and other key sources of estimation, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities, within the next financial year, are described below. The Group's assumptions and estimates are based on parameters available at the time of preparation of financial statements. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

(a) Employee benefit plans

The cost of the defined benefit plan and other employment benefits plan are determined using actuarial valuations. 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, the management considers the interest rates of government bonds in currencies consistent with the currencies of the postemployment benefit obligation. The mortality rate is based on publicly available mortality tables for India. Those mortality tables tend to change only at intervals in response to demographic changes. Future salary increases are based on expected future inflation rates.

Based on periodic review of the demographic assumptions, attrition rate assumption used for actuarial valuation of liability related to gratuity has been re-assessed during the year ended March 31, 2022. For the purpose of assessing the attrition rate, the Group considered the historical attrition trend and expected rate based on such trend/ experience. The change in assumption resulted in a increase of closing gratuity by ₹27.40 Lakhs, for the year ended March 31, 2022.

Further details about gratuity obligations are given in Note - 36

(b) Leases

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has several lease contracts that include extension and termination options. The Group applies judgement in evaluating whether it is reasonably certain to exercise the option to renew or terminate the lease. It considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew or to terminate.

(c) Impairment allowance for investments and loans

Recognition and measurement of impairment relating to the investments and loans measured at amortized cost involves significant management judgment and as per the requirements of Ind AS 109, credit loss assessment is based on management's ECL model. Management exercises judgment in determining the quantum of loss based on a range of factors. The most significant areas are:

- Credit ratings of the investments and loans;
- Investment and loans staging criteria
- Calculation of probability of default / Loss given default
- Consideration of probability weighted scenarios and
- Forward looking macro-economic factors.

The Group considered current and anticipated future economic conditions relating to industries the Group deals. In calculating expected credit loss, the Group has also considered credit reports and other related credit information for its investments to estimate the probability of default in future.

(d)Taxes

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits.

NOTE - 47

The impact of COVID-19 on the global economy and how governments, businesses and consumers respond is uncertain. This uncertainly is reflected in the Group's assessment of impairment loss allowance on its loans which are subject to a number of management judgements and estimates. In relation to COVID-19, judgements and assumption include the extent and duration of the pandemic, the impact of actions of government and other authorities and the responses of business and consumers in different industries, along with the associated impact on the global economy. The Group has been duly servicing its debt obligations, maintains a healthy capital adequacy ratio and has adequate capital and financial resources to run its business. The final impact of this pandemic is very uncertain and the actual impact may be different than that estimated based on the conditions prevailing as at the date of approval of these financial statements. The management will continue to closely monitor the material changes in the macro-economic factors impacting the operations of the Group

NOTE-48

Code on Social Security, 2020

The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and the Rules thereunder. The Ministry of Labour and Employment has also released draft rules thereunder on 13 November 2020, and has invited suggestions from the stakeholders which are under active consideration by the Ministry. The Group will evaluate the rules, assess the impact, if any, and account the same once the rules are notified and become effective.

NOTE-49

(a) Additional information as required under Schedule III to the Companies act 2013, of enterprises consolidated as Subsidiary Company:

₹ in Lakhs

Sr. No.	Particulars	Parent	Subsidiaries	Non controlling interest	Adjustment due to consolidation	Total (including NCI)
1	Net assets	44,106.44	72,795.83	2,761.06	(40,919.60)	78,743.73
	As a percentage of consolidated net assets (%)	56.01%	92.45%	3.51%	(51.97%)	100.00%
2	Share in profit or loss	2,632.15	6,208.38	73.49	(613.46)	8,300.56
	As a percentage of consolidated profit or loss (%)	31.71%	74.79%	0.89%	(7.39%)	100.00%
3	Share in other comprehensive income	0.63	(19.80)	(0.07)	0.07	(19.17)
	As a percentage of consolidated other comprehensive income (%)	(3.29%)	103.29%	0.37%	(0.37%)	100.00%
4	Share in total comprehensive income	2,632.78	6,188.58	73.42	(613.39)	8,281.39
	As a percentage of consolidated total comprehensive income (%)	31.79%	74.73%	0.89%	(7.41%)	100.00%

(b) Salient Features of Financial Statements of Subsidiary Companies Act, 2013 (Pursuant to first proviso to sub-section (3) of section 129:

Part "A" : Subsidiaries

₹ in Lakhs

Sr. No.	Name of Subsidary Company (Along with percentage of holding)	Reporting Currency	Share Capital	Other Equity	Total Assets	Total Liabilities	Investments	Turnover/ Total Income	Profit before taxation	Profit after taxation	% of Share holding
1	A. K. Stockmart Private Limited	INR	1,200.00	1,743.32	4,649.90	1,706.58	137.81	2,839.22	383.81	287.31	100.00
2	A. K. Capital Corporation Private Limited	INR	210.00	49.86	264.72	4.86	-	18.14	17.45	12.87	100.00
3	A. K. Wealth Management Private Limited	INR	225.00	227.47	662.33	209.86	390.05	283.18	56.37	42.02	100.00
4	A. K. Capital (Singapore) PTE. Limited	INR	451.39	145.53	838.34	241.42	-	644.18	88.42	79.44	100.00
		SGD*	904,884.00	219,808.00	1,555,553.00	430,861.00	-	1,166,246.00	162,637.00	146,387.00	
5	A. K. Capital Finance Limited	INR	8,829.38	57,428.35	210,071.86	143,814.13	96,316.35	20,539.09	7,519.84	5,743.48	98.73
6	Family Home Finance Private Limited	INR	2,000.00	285.53	2,293.25	7.72	880.14	103.36	59.50	43.25	**98.73

^{*} As at March 31, 2022 1 SGD = Rs.56.060578

Notes

Name of subsidiaries which are yet to commence operations: None

Name of subsidiaries which have been liquidated or sold during the year: None

Part "B": Associates and Joint Ventures

The Company doesn't have any Associates and Joint ventures

NOTE-50

There was no impairment loss on the non-financial assets on the basis of review carried out by the management in accordance with Indian Accounting Standard (Ind AS) – 36 'Impairment of Assets'.

NOTE-51

The Group does not have any intangible assets under development during the year.

NOTE-52

The Group does not hold any Benami Property as defined under Benami Transactions (Prohibition) Act (45) of 1988 and rules made there under.

NOTE-53

The Group does not have any investment and relationship with companies struck off under section 248 of Companies Act 2013 or Section 560 of Companies Act 1956, during the financial year ending March 31, 2022 and March 31, 2021

^{**} Effective shareholding

NOTE-54

The Group has complied with the number of layer prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on Number of Layers) Rules, 2017.

NOTE-55

Utilisation of borrowed funds and share premium

- (a) No funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Group to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Group ("Ultimate Beneficiaries") or provide any quarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (b) No funds (which are material either individually or in the aggregate) have been received by the Group from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Group shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

NOTE-56

The Group does not have any undisclosed income during the financial year ended March 31, 2022 and March 31, 2021

NOTE-57

The Group does not traded or invested in Crypto Currency or Virtual Currency during the financial year ended March 31, 2022 and March 31, 2021

NOTE-58

Balances of certain trade receivables, trade payables are subject to confirmation/reconciliation, if any. The management does not expect any material difference affecting the financial statements on such reconciliation/adjustments.

NOTE-59

Subsequent events

The Board of Directors of the Holding Company in its meeting held on May 28, 2022, have recommended a final dividend of Rs. 3 per equity share having face value of Rs. 10 each for the year ended March 31, 2022. The same is subject to approval of the shareholders in the ensuing annual general meeting. The proposed dividend if approved at the ensuing annual general meeting will result in total cash outflow of Rs. 198 Lakhs.

NOTE-60

Previous year's figure have been regrouped or rearranged, wherever considered necessary, to conform with the current year's presentation.

SIGNATURES TO 1 TO 60

As per our report of even date attached

For PYS & Co LLP Chartered Accountants Firm's Registration No. 012388S/S200048 For and on behalf of the Board of Directors of A. K. Capital Services Limited

Sanjay Kokate Partner

Membership No. 130007

A. K. Mittal Managing Director (DIN: 00698377)

Ashish Agarwal Director (DIN: 08064196)

Mahesh Bhootra Tejas Davda Chief Financial Officer Company Secretary (ACS: A27660)

Place: Mumbai Place: Mumbai Date: May 28, 2022 Date: May 28, 2022

NOTES:





Registered Office: 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai – 400 098.
Tel: +91 (022) 67546500 / 66349300 Fax: +91 (022) 66100594





A. K. CAPITAL SERVICES LIMITED

BUILDING BONDS

Registered Office: 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai – 400 098.

Tel: +91 (022) 6754 6500 | Fax: +91 (022) 6610 0594 | Website: www.akgroup.co.in | E-mail Id: akcslagm@akgroup.co.in CIN: L74899MH1993PLC274881

NOTICE OF 29TH ANNUAL GENERAL MEETING

Notice is hereby given that the **Twenty-Ninth (29th) Annual General Meeting ("AGM")** of the members of **A. K. Capital Services Limited** ("the Company") will be held on **Saturday, 17th day of September, 2022 at 9.00 a.m. (IST)** through two-way Video Conferencing ("VC") facility/Other Audio-Visual Means ("OAVM"), to transact the following businesses:

ORDINARY BUSINESSES:

1. To receive, consider and adopt:

- a) The Audited Standalone Financial Statements of the Company consisting of the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss, Cash Flow Statement for the Financial Year 2021-22 and the Explanatory Notes annexed thereto, together with the Report of the Board of Directors' and the Auditor's thereon;
 and
- b) The Audited Consolidated Financial Statements of the Company consisting of the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss, Cash Flow Statement for the Financial Year 2021-22 and the Explanatory Notes annexed thereto, together with the Auditor's Report thereon.
- 2. To confirm interim dividend declared at INR 5/- (Indian Rupees Five) per equity share having face value of INR 10/- (Indian Rupees Ten) each for the Financial Year ended March 31, 2022.
- 3. To declare a final dividend of INR 3/- (Indian Rupees Three) per equity share having face value of INR 10/- (Indian Rupees Ten) each for the Financial Year ended March 31, 2022.
- 4. To appoint a Director in place of Mr. A. K. Mittal, Managing Director (DIN: 00698377), who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment.
- 5. Re-appointment of Statutory Auditors and to fix their remuneration.

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

"RESOLVEDTHAT pursuant to the provisions of Sections 139, 141, 142 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014, including any statutory modification(s) or re-enactment(s) thereof for the time being in force, M/s. PYS & Co. LLP, Chartered Accountants having Registration No. 012388S/S200048, be and are hereby re-appointed as the Statutory Auditors of the Company, for a term of five years commencing from the conclusion of the 29th Annual General Meeting of the Company till the conclusion of the 34th Annual General Meeting at such remuneration plus reimbursement of out of pocket as recommended by the Audit Committee and approved by the Board of Directors in consultation with the Statutory Auditors.

RESOLVED FURTHER THAT the Board of Directors of the Company, or Company Secretary or Chief Financial Officer of the Company be and is hereby authorised to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this Resolution"

SPECIAL BUSINESSES:

6. Approval of Material Related Party Transactions with A. K. Capital Finance Limited

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

"RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions of the Companies Act, 2013 ("the Act") read with the Companies (Meetings of Board and its Powers) Rules, 2014 and Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("Listing Regulations") (including any amendment, modification, variation or re-enactment to any of the foregoing), and subject to such other approvals, consents, permissions and sanctions of other authorities as may be necessary, the consent of the members of the Company be and is hereby accorded to approve /ratify all existing contracts/ arrangements/ agreements/transactions and to enter into new/ further contracts/ arrangements/ agreements/ transactions (including any modifications, alterations or amendments thereto) by A. K. Capital Services Limited ("the Company") and its existing subsidiaries on one hand, with A. K. Capital Finance Limited on the other hand for transactions as mentioned below for the financial year 2022-23 and the next financial year (until the holding of annual general meeting of the Company) for an amount not exceeding INR 7,500 Crores in each financial year, provided that the transactions shall be carried on an arms' length basis and in the ordinary course of business of the Company/ and or its subsidiaries:

Sr No	Name of the party (listed entity /subsidiary) entering into the transaction #	Nature of transaction	Amount (INR in crores)	% of the company's consolidated turnover /subsidiaries standalone turnover for the immediately preceding financial year, that is represented by the value of proposed RPT's	% of counter-party's annual consolidated turnover that is represented by the value of proposed RPT's
1	A. K. Capital	Guarantee and Security in favour of third party lender to secure loans and borrowings of A. K. Capital Finance Limited	275	85.17	133.89
'	Services Limited	Investments by way of subscription/ redemption etc in the securities of A. K. Capital Finance Limited	100	30.97	48.69

Sr No	Name of the party (listed entity /subsidiary) entering into the transaction #	Nature of transaction	Amount (INR in crores)	% of the company's consolidated turnover /subsidiaries standalone turnover for the immediately preceding financial year, that is represented by the value of proposed RPT's	% of counter-party's annual consolidated turnover that is represented by the value of proposed RPT's
2	A. K. Stockmart Private Limited	Investments by way of subscription/ redemption etc in the securities of A. K. Capital Finance Limited	100	352.24	48.69
3	A. K. Wealth Management Private Limited	Investments by way of subscription/ redemption etc in the securities of A. K. Capital Finance Limited	50	1,766.78	24.34
4	A. K. Capital Corporation Private Limited	Investments by way of subscription/ redemption etc in the securities of A. K. Capital Finance Limited	50	27,777.78	24.34
5	A. K. Capital Services Limited	Purchase and Sale of Securities, Instruments etc from and/or to A. K. Capital Finance Limited	3,500	1,083.96	1,704.08
6	A. K. Stockmart Private Limited	Purchase and Sale of Securities, Instruments etc from and/or to A. K. Capital Finance Limited	2,500	8,805.92	1,217.20
7	A. K. Wealth Management Private Limited	Purchase and Sale of Securities, Instruments etc from and/or to A. K. Capital Finance Limited	700	24,734.98	340.82
8	A. K. Capital Corporation Private Limited	Purchase and Sale of Securities, Instruments etc from and/or to A. K. Capital Finance Limited	100	55,555.56	48.69
9	A. K. Capital Services Limited	Borrowings from A. K. Capital Finance Limited and payment of interest relating thereto	50	15.49	24.34
10	A. K. Capital Services Limited	Providing and availing goods and services including cost sharing arrangements to and/or from A.K. Capital Finance Limited	50	15.49	24.34
11	A. K. Stockmart Private Limited	Providing and availing goods and services including cost sharing arrangements to and/or from A.K. Capital Finance Limited	20	70.45	9.74
12	A. K. Wealth Management Private Limited	Providing and availing goods and services including cost sharing arrangements to and/or from A.K. Capital Finance Limited	5	176.68	2.43
		Total	7,500		

#Transaction with A. K. Capital Finance Limited (AKCFL)

Relation with listed entity and subsidiaries

AKCFL is a material subsidiary of the A. K. Capital Services Limited

AKCFL is fellow subsidiary of A. K. Stockmart Private Limited, A. K. Wealth Management Private Limited, and A. K. Capital Corporation Private Limited.

RESOLVED FURTHER THAT the Board of Directors of the Company, or Company Secretary or Chief Financial Officer of the Company be and is hereby authorized on behalf of the Company to do all such acts, deeds, matters and things and execute, sign all such deeds, documents and writings, on an on-going basis, as may be necessary, proper or expedient for the purpose of giving effect to the above resolution."

7. Approval of Material Related Party Transactions with A. K. Services Private Limited

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

"RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions of the Companies Act, 2013 ("the Act") read with the Companies (Meetings of Board and its Powers) Rules, 2014 and Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("Listing Regulations") (including any amendment, modification, variation or re-enactment to any of the foregoing), and subject to such other approvals, consents, permissions and sanctions of other authorities as may be necessary, the consent of the members of the Company be and is hereby accorded to approve /ratify all existing contracts/ arrangements/ agreements/transactions and to enter into new/ further contracts/ arrangements/ agreements/ transactions (including any modifications, alterations or amendments thereto) by A. K. Capital Services Limited ("the Company") and its existing subsidiaries on one hand, with A. K. Services Private Limited on the other hand for transactions as mentioned below for the financial year 2022-23 and the next financial year (until the holding of annual general meeting of the Company), for an amount not exceeding INR 2,500 Crores in each financial year, provided that the transactions shall be carried on an arms' length basis and in the ordinary course of business of the Company/ and or its subsidiaries:

Sr No	Name of the party (listed entity /subsidiary) entering into the transaction #	Nature of transaction	Amount (INR in crores)	% of the company's consolidated turnover /subsidiaries standalone turnover for the immediately preceding financial year, that is represented by the value of proposed RPT's	% of counter-party's annual turnover that is represented by the value of proposed RPT's *
1	A. K. Capital Services Limited	Purchase and Sale of Securities, Instruments etc from and/or to A. K. Services Private Limited	1,500	1,726.32	11,673.15
2	A.K. Stockmart Private Limited	Purchase and Sale of Securities, Instruments etc from and/or to A. K. Services Private Limited	750	2,641.78	5,836.58
3	A.K. Wealth Management Private Limited	Purchase and Sale of Securities, Instruments etc from and/or to A. K. Services Private Limited	150	5,300.35	1,167.32
4	A. K. Capital Corporation Private Limited	Purchase and Sale of Securities, Instruments etc from and/or to A. K. Services Private Limited	50	27,777.78	389.11
5	A.K. Capital Services Limited	Providing and availing goods and services to and/or from A.K. Services Private Limited	15	17.26	116.73
6	A.K. Stockmart Private Limited	Providing and availing goods and services to and/or from A.K. Services Private Limited	15	52.84	116.73
7	A.K. Wealth Management Private Limited	Providing and availing goods and services to and/or from A.K. Services Private Limited	10	353.36	77.82
8	A. K. Capital Corporation Private Limited	Providing and availing goods and services to and/or from A.K. Services Private Limited	10	5,555.56	77.82
		Total	2,500		

#Transaction with A. K. Services Private Limited (AKSPL)

Relation with listed entity and subsidiaries

AKSPL is controlled by key management personnel of A. K. Capital Services Limited

AKSPL is an enterprise in which relative of KMP of A.K. Stockmart Private Limited and A.K. Wealth Management Private Limited is having influence

AKSPL is controlled by key management personnel of A. K. Capital Corporation Private Limited

RESOLVED FURTHER THAT the Board of Directors of the Company, or Company Secretary or Chief Financial Officer of the Company be and is hereby authorized on behalf of the Company to do all such acts, deeds, matters and things and execute, sign all such deeds, documents and writings, on an on-going basis, as may be necessary, proper or expedient for the purpose of giving effect to the above resolution."

^{*} Un-audited turnover is considered.

8. Issuance of Commercial Paper of nominal value aggregating up to INR 100 crores (Indian Rupees One Hundred Crores) within the overall borrowing limits set forth under Section 180 (1) (c) of the Companies Act, 2013

To consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the applicable provisions of the Companies Act, 2013 read with Rules notified thereunder, regulations, guidelines, provisions laid down by the Reserve Bank of India, Securities and Exchange Board of India (in force from time to time), subject to the provisions of the Articles of Association of the Company and other applicable regulations as may be amended and applicable from time to time, approval of the shareholders of the Company be and is hereby accorded to borrow from time to time, by way of issuance of Commercial Papers ("CPs") of nominal value aggregating up to INR 100 Crores (Indian Rupees One Hundred Crores), in one or more tranche(s) on such terms and conditions as the Board or any Committee constituted/ may be constituted thereof may deem fit and appropriate from time to time.

RESOLVED FURTHER THAT the said limit of INR 100 crores (Indian Rupees One Hundred Crores) shall be within the overall borrowing limits approved by the shareholders under Section 180(1) (c) of the Companies Act, 2013.

RESOLVED FURTHER THAT the Board of Directors of the Company or any other Committee which the Board may have constituted or hereinafter constitute to exercise its powers including the powers conferred by this Resolution, be and is hereby authorized to do, from time to time, all such acts, deeds and things as may be deemed necessary in respect of issue of CPs, including but not limited to number of issue(s)/ tranche(s), face value, issue price, discount on issue, size, timing, amount, yield, arrangement fee, listing, allotment, dematerialization and other terms and conditions of issue of CPs as they may, in their absolute discretion, deemed necessary.

RESOLVED FURTHER THAT any one Director of the Company or the Company Secretary or Chief Financial Officer of the Company be and is hereby authorized severally to do all acts and take all such steps to give effect to this resolution including but not limited to filing e-forms, for the purpose of compliance under the Companies Act, 2013 and to furnish a certified true copy of the resolution as and when required."

9. Issuance of Non-Convertible Redeemable Preference Shares of nominal value aggregating up to INR 100 crores (Indian Rupees One Hundred Crores)

To consider and if thought fit, to pass, with or without modification(s), the following resolution a Special Resolution:

"RESOLVED THAT in accordance with the provisions of Sections 42, 55 and all other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), the Rules made thereunder including but not limited to Companies (Prospectus and Allotment of Securities) Rules, 2014 as may be amended from time to time, the Articles of Association of the Company, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 and the prevailing statutory guidelines in this behalf and subject to all necessary consents, permissions and approvals from all such authorities and institutions as may be relevant and subject to such conditions and modifications as may be prescribed or imposed by any of them while granting any such consents, permissions and approvals and which may be agreed to by the Board of Directors of the Company (hereinafter referred to as 'the Board' which term shall be deemed to include any Committee which the Board may have constituted or hereinafter constitute to exercise its powers including the powers conferred by this resolution) as it thinks fit in the interest of the Company, approval of the shareholders of the Company be and is hereby given to create, issue, offer and allot Non-Convertible Redeemable Preference Shares ("NCRPS"), whether cumulative or non-cumulative of face value of INR 100/- each, aggregating up to a nominal amount not exceeding INR 100 Crores (Indian Rupees One Hundred Crores) at such price, to such person(s) including but not limited to qualified institutional buyers, companies and bodies corporate, mutual funds, banks, insurance companies, trusts, individuals, Hindu Undivided Families (HUF), partnership firms, limited liability partnerships etc., whether or not such persons/ entities/ investors are shareholders of the Company for such period and on such terms as may be permitted in accordance with the prevailing rules/ guidelines in this behalf and as determined by the Board in conformity with the relevant provisions of the Act and the Articles of Association of the Company, wherever applicable and as the Board may deem advisable in the prevailing market situations.

RESOLVED FURTHER THAT in accordance with provisions of Section 43 of the Act, the NCRPS shall be non-participating, carrying a preferential right vis-a-vis equity shares of the Company, with respect to payment of dividend and repayment in case of a winding up or repayment of capital and shall carry voting rights in accordance with the provisions of Section 47(2) of the Act.

RESOLVED FURTHER THAT if the aforesaid proposed transaction(s) is construed as related party transaction(s) under any applicable law(s), then said transaction(s), be and is hereby approved by the shareholders without being required to seek any further consent or approval from shareholders or otherwise to the end and intent that they shall be deemed to have given their approval thereto expressly by the authority of this resolution.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do, from time to time, all such acts, deeds and things as may be deemed necessary in respect of issue of NCRPS including but not limited to face value, nature of issue, premium on issue, issue price, issue size, timing, amount, rate(s) of dividend, yield, redemption premium, redemption price, listing, allotment, dematerialization, number of tranche(s) and other terms and conditions of issue NCRPS as they may, in their absolute discretion, deem necessary.

RESOLVED FURTHER THAT for giving effect to this resolution, the Board of Directors of the Company or any Committee which the Board may have constituted or hereinafter constitute to exercise its powers including the powers conferred by this resolution be and is hereby authorized to take such steps and to do all such acts, deeds and things as the Board may, in its absolute discretion, consider necessary, expedient, usual, proper or incidental and to settle any question, remove any difficulty or doubt that may arise from time to time in relation to the offer, issue, allotment, and utilization of the issue proceeds of the NCRPS, to prescribe the forms of application, enter into an agreement or other instruments and to take such actions or to give such directions as may be necessary or desirable and to obtain any approval, permission, sanction which may be necessary or desirable, as they may deem fit and to pay fees, remuneration, expenses relating thereto, with power to settle all questions, difficulties that may arise in regard to such issue and allotment as it may in its discretion deem fit in best interest of the Company.

RESOLVED FURTHER THAT any one Director of the Company or Chief Financial Officer of the Company or the Company Secretary be and is hereby severally authorized to furnish a certified true copy of the resolution as and when required."

10. Re-appointment of Mr. Ashish Agarwal as the Whole-time Director of the Company

To consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 198, 203 and other applicable provisions, if any, of the Companies Act, 2013, read with Schedule V thereof, and the rules made thereunder, any other applicable laws including any amendments or modifications

thereto, from time to time, subject to such other approvals as may be necessary and as recommended by the Nomination and Remuneration Committee, and the Board, the consent of the members of the Company be and is hereby accorded for the re-appointment of Mr. Ashish Agarwal (DIN: 08064196) as the Whole-time Director of the Company for a tenure of 5 (Five) years, with effect from February 3, 2023, till February 2, 2028, on the following material terms and conditions –

Period of Service: February 3, 2023, till February 2, 2028 (period of 5 years).

Salary: Upto INR 8,00,000/- (Indian Rupees Eight Lakhs) per month

Perquisites: In addition to the salary, he may also be entitled to perquisites and allowances as may be decided from time to time by the Nomination and Remuneration Committee and the Board of Directors, within the limits specified under Section 197 of the Companies Act, 2013, read with Schedule V thereof.

Incentives and Bonus: On the basis of performance from time to time, within the limits specified under Section 197 of the Companies Act, 2013, read with Schedule V thereof.

Leave Travel Allowance: The Director and his family may be entitled to Leave Travel allowance once in a year.

Medical Expenses: Reimbursement of Medical expenses of the Director and his family.

Other Terms: The Director shall adhere to and perform the duties as prescribed under the applicable provisions of the Companies Act, 2013, the rules made thereunder, Code of Conduct of the Company and all other applicable rules, regulations, guidelines and laws (including any amendments thereto or re-enactments thereof for the time being in force).

RESOLVED FURTHER THAT subject to the provisions of Section 196, 197 read with Schedule V of the Companies Act, 2013 including rules made thereunder, SEBI (Listing Obligations & Disclosures Requirements), 2015 and any other law for the time being in force the Board or any Committee thereof be and is hereby authorized to amend, alter, modify or otherwise vary the terms and conditions of appointment, including the remuneration payable to him, as the Whole-time Director of the Company.

RESOLVED FURTHER THAT in the event of inadequacy of profit in any Financial Year during the tenure of services of Mr. Ashish Agarwal (DIN: 08064196), the payment of salary, perquisites, other allowances shall be governed by the limits prescribed under Section II of Part II of Schedule V of the Companies Act, 2013, and the remuneration as may be approved by the Nomination and Remuneration Committee shall be considered as minimum remuneration for a period not exceeding 3 (three) years or such other period as may be statutorily permitted subject to receipt of the requisite approvals, if any.

RESOLVED FURTHER THAT any Executive Director or Company Secretary or Chief Financial Officer of the Company be and are hereby jointly and severally authorized to do all such necessary acts/deeds, as may be required, to give effect to these resolutions including but not limited to making application to the Central Government for its approval, if required, appropriate authorities and/or making filings with the Registrar of Companies and to issue certified true copies of these resolutions as and when required".

11. Re-appointment of Mr. Vikas Jain as the Whole-time Director of the Company

To consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 198, 203 and other applicable provisions, if any, of the Companies Act, 2013, read with Schedule V thereof, and the rules made thereunder, any other applicable laws including any amendments or modifications thereto, from time to time, subject to such other approvals as may be necessary and as recommended by the Nomination and Remuneration Committee, and the Board, consent of the members of the Company be and is hereby accorded for the re-appointment of Mr. Vikas Jain (DIN: 07887754) as the Whole-time Director of the Company for a tenure of 5 (Five) years, with effect from February 3, 2023, till February 2, 2028, on the following material terms and conditions-

Period of Service: From February 3, 2023, till February 2, 2028 (period of 5 years).

Salary: Up to INR 8,00,000/- (Indian Rupees Eight Lakhs) per month

Perquisites: In addition to the salary, he may also be entitled to perquisites and allowances as may be decided from time to time by the Nomination and Remuneration Committee and the Board of Directors, within the limits specified under Section 197 of the Companies Act, 2013, read with Schedule V thereof.

Incentives and Bonus: On the basis of performance from time to time, within the limits specified under Section 197 of the Companies Act, 2013, read with Schedule V thereof.

Leave Travel Allowance: The Director and his family may be entitled to Leave Travel allowance once in a year.

Medical Expenses: Reimbursement of Medical expenses of the Director and his family.

Other Terms: The Director shall adhere to and perform the duties as prescribed under the applicable provisions of the Companies Act, 2013, the rules made thereunder, Code of Conduct of the Company and all other applicable rules, regulations, guidelines and laws (including any amendments thereto or re-enactments thereof for the time being in force) and any other terms as may be mutually agreed between him and the Board.

RESOLVED FURTHER THAT subject to the provisions of Section 196, 197 read with Schedule V of the Companies Act, 2013 including rules made thereunder, SEBI (Listing Obligations & Disclosures Requirements), 2015 and any other law for the time being in force the Board or any Committee thereof be and is hereby authorized to amend, alter, modify or otherwise vary the terms and conditions of appointment, including the remuneration payable to him, as the Whole-time Director of the Company.

RESOLVED FURTHER THAT in the event of inadequacy of profit in any Financial Year during the tenure of services of Mr. Vikas Jain (DIN: 07887754), the payment of salary, perquisites and other allowances shall be governed by the limits prescribed under Section II of Part II of Schedule V of the Companies Act, 2013, and the remuneration as may be approved by the Nomination and Remuneration Committee shall be considered as minimum remuneration for a period not exceeding 3 (three) years or such other period as may be statutorily permitted subject to receipt of the requisite approvals, if any.

RESOLVED FURTHER THAT any Executive Directors or Company Secretary or Chief Financial Officer of the Company be and are hereby jointly and severally authorized to do all such necessary acts/deeds, as may be required, to give effect to these resolutions including but not limited to making application to the Central Government, appropriate authorities, for its approval, if required, and/or making filings with the Registrar of Companies and to issue certified true copies of these resolutions as and when required".

12. To re-appoint Mr. Khimji Shamji Pandav (DIN: 01070944) as Independent Director of the Company for a second term

To consider and if thought fit, pass with or without modification(s), following resolution as a Special Resolutions:

"RESOLVED THAT pursuant to Sections 149, 150 and 152 of the Companies Act, 2013 ("the Act"), the Companies (Appointment and Qualification of Directors) Rules, 2014 ("the Rules"), Schedule IV to the Act, the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force) and all the other applicable provision(s), if any, the consent of the Members of the Company be and is hereby accorded to re-appoint Mr. Khimji Shamji Pandav (DIN: 01070944), as Independent Director, who is eligible for re-appointment and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013 proposing his candidature for the office of Director, and who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Companies Act, 2013, and Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 for a second term up to August 10, 2028 and during his the term/tenure of his appointment and he shall not be liable to retire by rotation.

RESOLVED FURTHER THAT pursuant to the Regulation 17(1A) of the SEBI (Listing Obligations and Disclosure Requirements), 2015, the consent of members be and is hereby accorded that the office of Mr. Khimji Shamji Pandav as Non-Executive (Independent Director) shall continue even after attaining age of 75 Years.

RESOLVED FURTHER THAT any Executive Directors or Company Secretary or Chief Financial Officer of the Company be and are hereby jointly and severally authorized to do all such necessary acts/deeds, as may be required, to give effect to these resolutions including but not limited to making application to the Central Government, appropriate authorities, for its approval, if required, and/or making filings with the Registrar of Companies and to issue certified true copies of these resolutions as and when required".

For and on behalf of the Board of Directors, A. K. Capital Services Limited

A. K. Mittal Managing Director (DIN: 00698377)

Place: Mumbai

Date: August 6, 2022

Registered Office: 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai - 400 098

NOTES:

- 1. The Ministry of Corporate Affairs ("MCA") vide its General Circular No. 2/2022 dated May 5, 2022 (in continuation of Circular number 20/2020 dated May 5, 2020 read with circular number 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 2/2021 dated January 13, 2021 and 21/2021 dated December 14, 2021 (collectively referred to as "MCA Circulars") and the SEBI vide its Circular Nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 and SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 (collectively referred to as "SEBI Circulars"), permit for holding the Annual General Meeting ("AGM") through VC / OAVM, without the physical presence of the Members at a common venue. In compliance with the above MCA Circulars and SEBI Circulars, the provisions of the Companies Act, 2013 ("hereinafter referred as "Act") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("hereinafter referred to as "Listing Regulations"), the AGM of the Company is being held through VC / OAVM.
- In accordance with the Secretarial Standard-2 on General Meetings issued by the Institute of Company Secretaries of India ("ICSI") read with Clarification/Guidance on applicability of Secretarial Standards - 1 and 2 dated April 15, 2020 issued by the ICSI, the deemed venue of the 29th AGM shall be 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz - (East), Mumbai – 400 098. Since the AGM will be held through VC, the Route Map is not annexed to this Notice.
- 3. The Company has tied up with Link Intime India Private Limited to provide facility for voting through remote e-voting, and e-voting during the AGM and participation in the AGM through VC / OAVM facility.
 - The detailed guide for voting through remote e-voting and e-voting during the AGM is annexed to this notice, the shareholders may refer to "Instructions for remote e-voting"
 - The detailed procedure to attend the AGM through VC/OAVM facility is annexed to this notice, the shareholders may refer to "Process and Manner for Attending the Twenty-Ninth AGM through Instameet"
- 4. The Securities and Exchange Board of India (SEBI) has issued a circular no. SEBI/HO/MIRSD/MIRSD RTAMB/P/CIR/2022/76 on May 30, 2022, regarding Standard Operating Procedures (SOP) for dispute resolution under the Stock Exchange arbitration mechanism for disputes between a Listed Company and/or Registrars to an Issue and Share Transfer Agents (RTAs) and its Shareholder(s)/Investor(s).

5. Notes relating to Attendance and Quorum at the Annual General Meeting

- i. This AGM is being held through VC/OAVM, the requirement of physical attendance of Members has been dispensed with. Accordingly in terms of MCA and SEBI Circulars, the facility of appointment of proxies by Members under Section 105 of the Act will not be available for this AGM. Accordingly, the Proxy Form and Attendance Slip are not annexed with this Notice. However, in pursuance of Section 112 and 113 of the Act, representatives of the Corporate Members may be appointed for the purpose of voting through remote e-voting, for participation in the AGM through VC/OAVM facility and e-voting during the AGM. The said resolution/authorization shall be emailed to the Scrutinizer at umashankar.hegde@gmail.com and copy marked to compliance@akgroup.co.in and akcslagm@akgroup.co.in latest by September 9, 2022.
- ii. The Attendance of the Members' participating in the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum as required under Section 103 of the Act.

6. Notes related to Disclosures and Explanatory Statements

- i. As per the provisions of Clause 3 A II of the MCA General Circular No. 20/ 2020 dated 5th May, 2020, the matters of Special Business as appearing at Item Nos. from 6 to 12 of the accompanying Notice, is considered to be unavoidable by the Board and hence, forming part of this Notice.
- ii. An Explanatory Statement pursuant to Section 102 of the Act setting out material facts concerning the Special Business to be transacted at the AGM in respect of Item Nos. from 6 to 12 is annexed hereto and forms part of Notice.
- iii. The relevant details as required, under Regulation 36(3) of the Listing Regulations read with Secretarial Standard 2 on General Meetings, in respect of the Directors seeking re-appointment at the AGM, are annexed hereto and forms integral part of the Notice. The Directors has furnished the requisite declaration for their re-appointment. Further, the Directors have confirmed that they are not debarred from holding the office of director by virtue of any SEBI order or any regulatory authority.
- iv. In line with relevant MCA Circulars and SEBI Circulars, a copy of the Notice of the 29th AGM along with Annual Report for the Financial Year 2021-22 is being sent only through electronic mode to all the members who hold shares in dematerialized mode and whose Email IDs are registered with the Depository Participants and whose e-mail IDs are registered with the Company in case of holding shares in physical form for communication purposes. The Notice convening the 29th AGM of the Company has been uploaded on the website of the Company at www.akgroup.co.in and is also available on website of the stock exchange i.e. BSE Limited at www.bseindia.com and on the website of Link Intime India Private Limited at https://instavote.linkintime.co.in. Further, the Annual Report for the Financial Year 2021-22 has also been uploaded on the website of the Company at www.akgroup.co.in and shall also available on website of the stock exchange i.e., BSE Limited at www.bseindia.com. The Company shall also send hard copies of the annual report to those shareholders who request for the same, the shareholder may e-mail us at akcslagm@akgroup.co.in stating the name of shareholder and DP ID Client ID/ Folio No.
- v. For those members who have not yet registered their email address with the Company or with their respective Depository Participant, can register the same so as to enable the Company to use the same for serving the Notice of the 29th AGM along with the Annual Report for the Financial Year 2021-22 and other documents to you electronically, in the following manner:
 - a) In case, you are holding shares in demat form and you have not registered your email id with the Depository Participant, you are requested to register your email id with the Depository Participant at the earliest.
 - b) In case, you are holding shares in physical form and you have not registered your email id, you are requested to fill the "E-mail Registration Form" and send scan copy of the signed form by email to the Company at akcslagm@akgroup.co.in. The Email Registration Form is available at our website www.akgroup.co.in.
- vi. Relevant documents referred to in the accompanying Notice will be available for inspection electronically by the members on the website of the Company during the time of AGM.

vii. The Register of Directors' and Key Managerial Personnel and their Shareholding maintained under Section 170 of the Act and the Register of Contracts or arrangements in which Directors are interested under Section 189 of the Act, will be available for inspection electronically by the members on the website of the Company at www.akgroup.co.in during the AGM.

7. Note for shareholders holding shares in physical form:

- i. SEBI vide its notification has mandated that all requests for transfer of securities including transmission and transposition requests shall be processed only in dematerialized form. In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialization. Members are advised to dematerialize the shares held by them in physical form. A detailed procedure for dematerialization of shares is hosted on website of the Company at:
 - https://www.akgroup.co.in/docs/PROCEDURE%20-%20DEMATERIALIZATION%20OF%20SHARES.pdf
- ii. Pursuant to the SEBI Circular dated April 20, 2018, the shareholder holding shares in physical form are required to update their Bank and PAN details with Registrar and Share Transfer Agent (RTA) of the Company with requisite proofs. Further shareholders are also recommended to get their shares dematerialized.
- iii. Members are requested to intimate changes, if any, about their name, postal address, e-mail address, telephone/mobile numbers, PAN, power of attorney registration, Bank Mandate details, etc., to their Depository Participant ("DP") in case the shares are held in electronic form and to the RTA of the Company i.e., Link Intime India Private Limited having their office at C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai 400 083 in case the shares are held in physical form, in prescribed Form No. ISR-1, the said form can be downloaded from the website of the Company www.akgroup.co.in quoting their folio number and enclosing the self-attested supporting document. Further, Members may note that SEBI has mandated the submission of PAN by every participant in the securities market.
- iv. As per the provisions of Section 72 of the Act, Members are entitled to make nomination in respect of the shares held by them. Members desirous of making nomination may send their request in Form SH-13. If a member desires to cancel the earlier nomination and record a fresh nomination, he may submit the same in Form SH-14. Members may obtain a blank Form SH-13 & Form SH-14 upon request to the Company or its RTA. Members are requested to submit the said forms to their DP in case the shares are held in demat form and in duplicate to the RTA of the Company in case the shares are held in physical form. Members who are either not desiring to register Nomination or would want to opt out, are requested to fill and submit Form No. ISR-3, the said forms can be downloaded from the website of the Company www.akgroup.co.in
- v. Members holding the Equity Shares under multiple folios in the identical order of names are requested to consolidate their holdings into one folio by sending to the Company or RTA, the details of such folios together with the share certificates for consolidating their holdings. A consolidated share certificate will be issued to such Members after making requisite changes.
- vi. To prevent fraudulent transactions, Members are advised to exercise due diligence and notify the Company of any change in address or demise of any Member as soon as possible. Members are also advised to not leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified from time to time.

8. Notes related to Declaration and Payment of Dividend:

- i. The Board of Directors had declared an Interim Dividend at the rate of INR 5/- (Indian Rupees Five) per equity share of INR 10/- (Indian Rupees Ten) each fully paid-up of the Company for the financial year ended March 31, 2022 at their meeting held on February 5, 2022. The Interim Dividend, as declared by the Board, has been paid (subject to deduction of TDS) to the Members on February 25, 2022 as per the bank details registered with the Company or with their respective Depository Participants.
- ii. Pursuant to the Regulation 42 and other applicable regulations, if any, of the Listing Regulations, the Board of Directors at their meeting held on Saturday, May 28, 2022 had decided Friday, August 5, 2022 as the "Record Date" for the purpose of ascertaining the eligibility of the shareholders for the payment of final dividend for the Financial Year 2021-22. The Register of Members and Share Transfer Books will remain closed from Saturday, August 6, 2022 to Saturday, August 13, 2022 (both days inclusive).
- iii. Final dividend for the Financial Year 2021-22 as recommended by the Board of Directors, if declared at the 29th AGM, will be paid:
 - (a) to those Members, holding shares in physical form whose names appear on the Register of Members of the Company, at the close of business hours on Friday, August 5, 2022.
 - (b) in respect of shares held in electronic form, on the basis of beneficial ownership as per the details furnished by Depositories at the close of business hours on Friday, August 5, 2022.
- iv. Members are requested to register/update their complete bank details:
 - (a) With their Depository Participant(s) with whom they maintain their demat accounts, if shares are held in dematerialised mode, by submitting forms and documents as may be required by the Depository Participants(s) and
 - (b) With Link Intime India Private Limited, RTA of the Company by submitting duly filled and signed Form ISR-1 along with requisite supporting documents, if shares are held in physical mode.
- v. The Members who are unable to receive the dividend directly in their bank accounts, the Company shall dispatch the dividend warrant/ Bankers' Cheque/demand draft to such Members.
- vi. An updated list of Unpaid/ Unclaimed Dividend (Financial Year 2020-21) is hosted on website of the Company at https://www.akgroup.co.in/docs/AKCAP%202020-21.pdf
- vii. Members are requested to note that dividends not claimed within Seven Years from the date of transfer to the Company's Unpaid Dividend Account, will be transferred to the Investor Education and Protection Fund (IEPF) as per Section 124 of the Act. Pursuant to provisions of Section 124(6) of the Act, all the shares on which dividend remains unpaid for 7 consecutive years shall also be transferred to the IEPF. In view of this, Members are requested to claim their dividends from the Company, within the stipulated timeline. Members wishing to claim dividends, which remain unclaimed, are requested to correspond with the Company Secretary, at the Company's Registered Office or e-mail us at akcslagm@akgroup.co.in.

- viii. As per Sections 124 and 125 of the Companies Act, 2013, the amount of unpaid or unclaimed dividend lying in unpaid dividend account for a period of seven (7) years from the date of its transfer to the unpaid dividend account and the underlying Equity Shares of such unpaid or unclaimed dividend, are required to be transferred to the Investor Education and Protection Fund ("IEPF") established by the Central Government. Accordingly, the unclaimed dividend in respect of Financial Year 2013-2014 was transferred to the IEPF in November 2021. The unclaimed dividend in respect of the Financial Year 2014-2015 is in the process of being transferred to the IEPF in accordance with the provisions of Sections 124 and 125 of the Companies Act, 2013
- ix. Members who have not claimed their dividend declared for the financial year ended March 31, 2015 and for any subsequent financial year, are requested to make their claims to the Company without any delay, to avoid transfer of the dividend/shares to the Fund/IEPF Authority.
- x. The Members, whose unclaimed dividends/ shares have been transferred to IEPF, may claim the same by making an online application to the IEPF Authority, in Form No. IEPF-5 available on www.iepf.gov.in along with requisite fees as decided by the IEPF Authority from time to time.
- xi. Pursuant to the amendments in the Income Tax Act, 1961, dividend income is taxable in the hands of the shareholders from 1st April 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid to the Members at prescribed rates in the Income Tax Act, 1961 ("the IT Act"). In general, to enable compliance with TDS requirements, Members are requested to complete and / or update their Residential Status, PAN, Category as per the IT Act with their Depository Participants or in case shares are held in physical form, with the Company by sending email to the Company's email address at akcslagm@akgroup.co.in. For details, Members may refer to the "Instructions on Tax Deductible at Source on Dividend" appended to this Notice.

Annexure to the Notice:

Item No. 4

Pursuant to Regulation 36(3) of the Listing Regulations and Secretarial Standard 2 on General Meetings issued by the ICSI, the following information is furnished about the Director seeking re-appointment at the Annual General Meeting:

Name of the Director	Mr. A. K	C. Mittal			
Designation	Managing Director				
Age	67 Years				
Date of first appointment on Board	Octobe	er 5, 1993			
Qualification	Charte	red Accountant, LLB, M.A. (Eco),	B.Sc.		
Brief resume including experience	Tax ma	tters at a Delhi based law firm. His I important cases for renowned cli	oy profession, started his career as career unfolded as he evolved as ents. Mr. Mittal established his ow	a successful lawyer and handled	
	Indian	economy. With a view to facilitate	ed the potential of debt markets a greater access to the debt markets Services Ltd. in October 1993 ar	s and with a mission of 'A Bond in	
	Under the able guidance and leadership of Mr. Mittal, A.K. Capital Services Ltd. has grown by leaps and bounds and has ventured in almost all the facets of debt capital markets.				
	Mr. A. K. Mittal has a passion for introducing innovative solutions that benefit all the stakeholders including the borrowers/issuers, investors/lenders, regulators and the intermediaries.				
	Mr. A. K. Mittal has 15 years' experience as a practicing Chartered Accountant and over 28 years of experience in financial Service Industry. Expertise in handling cross-functional activities in the Debt markets, Investment Advisory, Financial Services, Fund & Fee based activities.				
Expertise in specific functional areas	Expertise in Debt Market, Investment Advisory, Financial Services, Fund & Fee based activities.				
Directorship in Companies	1. A.K. Capital Services Limited				
	2. A.K. Capital Finance Limited				
	3. A. K. Capital Corporation Private Limited				
	4. A.K.Capital (Singapore) Pte. Ltd.				
Name of listed entities from which the person has resigned in the past three years	- · · · · · · · · · · · · · · · · · ·				
Membership/ Chairmanship of public limited companies (committee	Sr No.	Name of the Company	Name of the Committee	Designation	
considered for this purpose are those prescribed in the listing regulations viz. Audit Committee and Stakeholders' Relationship Committee)	1	A. K. Capital Services Limited	Audit Committee	Member	
. ,	2	A. K. Capital Finance Limited	Stakeholders' Relationship Committee	Member	

Relationship with other Directors, Managers and other Key Managerial Personnel of the Company	Mr. A. K. Mittal is the father of Ms. Aditi Mittal-Non-Executive Director of the Company.
No. of equity shares held in the Company (as on March 31, 2022)*	10,55,208
No. of board meetings attended during the Financial Year 2021-22	5 (Five)
Terms and conditions of appointment or re-appointment including remuneration	As per terms & conditions and remuneration mentioned in the special resolution passed by the members of the Company at the 27th AGM of the Company.
Last Remuneration Drawn	Nil

^{*} Mr. A. K. Mittal, Promoter of the Company had acquired 3,529 and 3,085 equity shares of the Company through open market on March 30, 2022 and March 31, 2022 respectively. However, the same is not reflected in the shareholding pattern as submitted to BSE for the quarter ended March 31, 2022 due to settlement dates for the said acquisitions were after March 31, 2022.

The members are further informed that Mr. A. K. Mittal (DIN: 00698377) is not disqualified to be re-appointed as a Managing Director on the Board of the Company in terms of Section 164 of the Act, and BSE circular dated June 20, 2018 and Schedule V of Companies Act, 2013 . Further Mr. A. K. Mittal does not attract any disqualifications as contained under Section 196(3) and fulfills all the conditions as contained in Part I of Schedule V.

The Board recommends Item No. 4 for consideration and approval of the shareholders.

The following Explanatory Statement sets out all the material facts relating to the Item Nos. 5 to 12 of the accompanying Notice.

Item No. 5:

The Members of the Company at the 24th Annual General Meeting held on September 16, 2017 approved the appointment of M/s. PYS & Co. LLP, Chartered Accountants, as the Auditors of the Company for a period of five years from the conclusion of the 24th AGM. Accordingly, PYS & Co. LLP will complete their present term on conclusion of this AGM in terms of the said approval and Section 139 of the Companies Act, 2013 ('the Act') read with the Companies (Audit and Auditors) Rules, 2014.

The Board of Directors based on the recommendation of the Audit Committee proposes the re-appointment of M/s. PYS & Co. LLP, as the Statutory Auditors of the Company for a term of five years commencing from the conclusion of the 29th Annual General Meeting of the Company till the conclusion of the 34th Annual General Meeting at such remuneration plus reimbursement of out of pocket.

Information about Statutory Auditors pursuant to Regulation 36(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are provided below:

Proposed fees payable to the statutory auditor(s) along with terms of appointment	Particulars	Proposed Fees
арропшнен	Audit Fees	INR 3,00,000
	Tax Audit Services	INR 60,000
	Other Services	INR 2,40,000
	Total Remuneration	INR 6,00,000
Basis of recommendation for appointment including the details in relation to and credentials of the statutory auditor(s) proposed to be appointed		e in major cities in India and the firm dvisory, Company Law, Accounts & acy etc.

The said appointment of M/s. PYS & Co. LLP shall be pursuant to applicable provisions of the Companies Act 2013, SEBI (LODR) Regulations, 2015 and terms as contained in SEBI circular No.CIR/CFD/CMD/1/114/2019 dated October 18, 2019.

M/s. PYS & Co. LLP have confirmed that their appointment, if made, would be within the limits specified under Section 141(3)(g) of the Act and that they are not disqualified to be appointed as statutory auditor in terms of the provisions of the proviso to Section 139(1), Section 141(2) and Section 141(3) of the Act and the provisions of the Companies (Audit and Auditors) Rules, 2014.

None of the Directors and Key Managerial Personnel of the Company or their relatives is concerned or interested financially or otherwise, in the said Resolution.

Accordingly, consent of the Members is sought for passing an Ordinary Resolution as set out in Item No. 5 of the Notice for appointment and payment of remuneration to the Statutory Auditors.

Item No 6:

The members are informed pursuant to Section 188 of the Companies Act, 2013 ("the Act"), read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, the Company is required to obtain consent of the Board and prior approval of the members by resolution in case certain Related Party Transactions exceed such sum as is specified in the rules.

However, pursuant to Regulation 23(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations"), approval of the shareholders through Ordinary Resolution is required for all 'material' Related Party Transactions (RPT) even if they are entered into in the ordinary course of business on an arm's length basis. For this purpose, a RPT will be considered 'material' if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds rupees one thousand crore or ten per cent of the annual consolidated turnover of the listed entity as per the last audited financial statements of the listed entity, whichever is lower.

A. K. Capital Finance Limited is a Non-Banking Finance Company registered with Reserve Bank of India and engaged in lending and investment activities.

A. K. Capital Finance Limited is one such entity and related party within the meaning of Regulation 2(1) (zb) of the Listing Regulations with which the Company and its subsidiaries keep on entering into contracts and/or arrangements and/or transactions ("Related Party Transactions"), on an arm's length basis and in the ordinary course of business.

Sr No	Particulars	Details
Sr No	Type, material terms and particulars of the proposed transaction	 i. Guarantee and Security in favour of third party lender to secure loans and borrowings of A.K. Capital Finance Limited (AKCFL) A. K. Capital Services Limited shall offer guarantee and security for borrowings of AKCFL for their on-ward lending and investment requirement. The Company may provide guarantee, security to the AKCFL to borrow funds at competitive rates. The growth in the balance sheet and revenue of AKCFL will eventually help the Company to present strong financials at consolidated levels. ii. Investments by way of subscription/ redemption etc in the securities of A. K. Capital Finance Limited (AKCFL) Investment by way of subscription in AKCFL can be made in the following securities: a. Equity Shares b. Preference Shares c. Debentures d. Any other type of instrument/security issued by A. K. Capital Finance Limited Investments shall be made in the securities of AKCFL by A. K. Capital Services Limited with the following objectives: a. To retain the control b. To earn reasonable return on investments c. To infuse capital in the subsidiary d. To achieve optimum capital structure for subsidiary e. To park idle funds Investments shall be made by the subsidiaries in the securities of A.K. Capital Finance Limited with the following objectives:
		a. To retain the control (at group level)b. To earn reasonable return on investments.c. To park idle funds
		iii. Purchase and Sale of Securities, Instruments etc from and/or to A. K. Capital Finance Limited (AKCFL) The Company/subsidiaries are inter-alia engaged in the business of buying and selling of fixed incomposed securities. The securities will be bought from AKCFL to park idle funds, maximizing the yield of investments in the interest of the Company etc. Similarly, investments may be liquidated depending upon liquidity scenario, to book profits, to switch funds in other investments avenues etc in the best interest of the Company/subsidiaries. iv. Borrowings from A. K. Capital Finance Limited (AKCFL) and payment of interest relating thereto The Company may borrow funds for short term, medium term and long term business purposes from
		AKCFL. The borrowed funds shall be used to meet the business requirements, repayment of existing loans and general corporate purposes AKCFL is RBI Registered Systematically Important NBFC and the borrowings shall be made from AKCFL to achieve quick turnaround time, confidentiality of terms of borrowing etc. V. Providing and availing goods and services including cost sharing arrangements to and/or from A.K. Capital Finance Limited (AKCFL) The Company/subsidiaries may avail/ provide goods and services to/from AKCFL in ordinary course obusiness at arms' length with terms and conditions that are generally prevalent in the industry segment that the subsidiaries operate. Executing transaction with related party at arms' length serves interest of the Company/subsidiaries in the following manner: a. Speed of transactions

Flexibility of operations

Availability of services on timely manner

Assured quality/ deliverables with trusted partner.

c. d.

Sr No	Particulars			De	etails
2	Name of the related party and its relationship with	Sr No	Particulars		Details
	the listed entity, including nature of its concern or interest (financial or otherwise)	i.	Name of the Related Party		A. K. Capital Finance Limited
		ii.	Relationship with listed entity		A. K. Capital Finance Limited is a material subsidiary of the Company. The Company holds 98.73% of the total equity paid up share capital in A. K. Capital Finance Limited.
		iii.	Concern or interest of the relate (financial/otherwise)	d party	Financial
	Name of the related party	Sr No	Particulars		Details
	and its relationship with its subsidiary, including	i.	Name of the Related Party		A. K. Capital Finance Limited
	nature of its concern or interest (financial or otherwise);		Relationship with A. K. Stockma Private Limited, A. K. Wealth Management Private Limited an Capital Corporation Private Limi ("AKSPL/AKWMPL/AKCCPL")	d A. K.	A. K. Capital Finance Limited is fellow subsidiary of AKSPL, AKWMPL, and AKCCPL.
		iii.	Concern or interest of the relate (financial/otherwise)	d party	Financial
3	Tenure of the proposed transaction	The tenu	re shall be from April 1, 2022 till t	he date	of next annual general meeting
4	Value of the proposed transactions		aggregate value of all such trans each financial year.	actions/d	contracts/arrangement shall not exceed INR 7,500
	listed entity's annual consolidated turnover, for the immediately preceding financial year, that is represented by the value of the proposed transactions (and for a RPT involving a subsidiary, such percentage calculated on the basis of the subsidiary's annual turnover on a standalone basis shall be additionally provided)				
6	listed entity or its subsidi		g to any loans, inter-corporate	deposits	s, advances or investments made or given by the
	a. details of the source transaction	ce of funds	s in connection with the proposed	/ interna	ncial assistance / investment would be from own funds al accruals of the Company. The Company would not be g indebtedness solely for the purpose of providing I assistance / making investment
		ate deposi	dness is incurred to make or give its, advances or investments,	financia	plicable, since the Company would not be incurring al indebtedness especially for giving financiance or making investments.
	and repayment so	applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security;			
					nds shall be used for operational activities, working equirements and other business requirements.

Sr No	Particulars	Details
7	Justification as to why the RPT is in the interest of the listed entity	Refer point 1. Type, material terms and particulars of the proposed transaction
8	Details of the Valuation or other external party report (if any)	The related party transactions will be in line with the Company's Policy on Materiality and Dealing with Related Party Transactions. These transactions are on arm's length basis and in the ordinary course of business. The related party transactions will be supported by the applicable market price/, market quotes and
		Valuation Report of an Independent Valuer, wherever necessary.
9	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transactions will be made available through the registered email address of the shareholders	Not applicable
10	Percentage of the counter-party's annual consolidated turnover that is represented by the value of the proposed RPT on a voluntary basis	Mentioned in the resolution
11	Name of the Director or KMP who is related, if any	

a) A. K. Capital Services Limited

Except Mr. A. K. Mittal (being the shareholder holding approx. 1.20% of equity share capital in AKCFL and also a managing director in AKCFL), Ms. Aditi Mittal (being a relative of Mr. A. K. Mittal and holding 0.07% of equity share capital in AKCFL), Mr. Khimji Shamji Pandav (being a director representing the Company on Board of Directors of AKCFL) and Mr. Mahesh Bhootra, CFO/Key Managerial Personnel, none of the Promoter, Directors, Key Managerial Personnel of the Company and their relatives are deemed to be concerned or interested financially or otherwise in the said resolution.

b) A. K. Stockmart Private Limited (AKSMPL)

Except Ms. Aditi Mittal (Managing Director in AKSMPL) is interested in the resolution through her relative/father Mr. A. K. Mittal who is ultimate beneficial owner in A. K. Capital Finance Limited, none of the Directors of the AKSMPL and their relatives are deemed to be concerned or interested financially or otherwise in the said resolution.

c) A. K. Capital Corporation Private Limited (AKCCPL)

Except Mr. A. K. Mittal (being the director in both the Company i.e A. K. Capital Finance Limited and AKCCPL, also A. K. Mittal is ultimate beneficial owner in A. K. Capital Finance Limited), none of the Directors of the AKCCPL and their relatives are deemed to be concerned or interested financially or otherwise in the said resolution.

d) A. K. Wealth Management Private Limited (AKWMPL)

Except Ms. Aditi Mittal (Director in AKWMPL) is interested in the resolution through her relative/father Mr. A. K. Mittal who is ultimate beneficial owner in A. K. Capital Finance Limited, none of the Directors of the AKWMPL and their relatives are deemed to be concerned or interested financially or otherwise in the said resolution.

The transactions, which are enabling in nature, have been approved by the "Board" (which term shall be deemed to include any committee constituted/to be constituted by the Board, from time to time, to exercise its powers conferred by the said resolution) of the Company at its meeting held on August 6, 2022 in terms of the requirements of Regulation 23(4) of the Listing Regulations.

The Board of the Company recommends the Ordinary Resolution as set out in Item no. 6 of this Notice for approval of the shareholders.

Item No.7:

The members are informed pursuant to Section 188 of the Companies Act, 2013 ("the Act"), read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, the Company is required to obtain consent of the Board and prior approval of the members by resolution in case certain Related Party Transactions exceed such sum as is specified in the rules.

However, pursuant to Regulation 23(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations"), approval of the shareholders through Ordinary Resolution is required for all 'material' Related Party Transactions (RPT) even if they are entered into in the ordinary course of business on an arm's length basis. For this purpose, a RPT will be considered 'material' if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds rupees one thousand crore or ten per cent of the annual consolidated turnover of the listed entity as per the last audited financial statements of the listed entity, whichever is lower.

A. K. Services Private Limited is one such entity and related party within the meaning of Regulation 2(1) (zb) of the Listing Regulations with which the Company and its subsidiaries keep on entering into contracts and/ or arrangements and/ or transactions ("Related Party Transactions"), on an arm's length basis and in the ordinary course of business.

The relevant details as provided by the management of the Company to the audit committee with respect to material Related Party Transactions entered/ to be entered into with A. K. Services Private Limited are outlined as under:

Sr No	Particulars			Details
1	Type, material terms and particulars of the proposed transaction	i. Purchase and Sale of Securities, Instruments etc from and/or to A. K. Services Private Limited (AKSPL) The Company/subsidiaries are inter-alia engaged in the business of buying and selling of fixed income securities. The securities will be bought from AKSPL to park idle funds, maximizing the yi on investments in the interest of the Company etc. Similarly, investments may be liquidated depending upon liquidity scenario, to book profits, to swi funds in other investments avenues etc in the best interest of the Company/subsidiaries. ii. Providing and availing goods and services including cost sharing arrangements to and/or from A.K. Services Private Limited (AKSPL) The Company/subsidiaries may avail/ provide goods and services to/from AKSPL in ordinary course of business at arms' length with terms and conditions that are generally prevalent in the industry segments that the Company/ subsidiaries operate. Executing transaction with related party at arms' length serves interest of the Company/subsidiar in the following manner: a. Speed of transactions b. Confidentiality of contracts and mandate c. Flexibility of operations d. Availability of services on timely manner e. Assured quality/ deliverables with trusted partner.		
2	Name of the related party	Sr No	Particulars	Details
	and its relationship with the listed entity, including	i.	Name of the Related Party	A. K. Services Private Limited ("AKSPL")
	nature of its concern or interest (financial or otherwise)	ii.	Relationship with listed entity	AKSPL is controlled by key management personnel of A. K. Capital Services Limited ("AKCSL") A. K. Mittal, KMP of AKCSL holds 95.39% of the total equity paid up share capital in AKSPL.
		iii.	Concern or interest of the related party (financial/otherwise)	Financial
	Name of the related party and its relationship with its subsidiary, including nature of its concern or interest (financial or otherwise);	Sr No	Particulars	Details
		i.	Name of the Related Party	A. K. Services Private Limited ("AKSPL")
		ii.	Relationship with A. K. Stockmart Private Limited (AKSMPL) and A. K. Wealth Management Private Limited (AKWMPL)	AKSPL is an enterprise in which relative of KMP of AKSMPL and AKWMPL is having influence A. K. Mittal, relative of Ms. Aditi Mittal, KMP of AKSMPL holds 95.39% of the total equity paid up share capital in AKSPL.
		iii.	Relationship with A. K. Capital Corporation Private Limited (AKCCPL)	A. K. Mittal, Director of AKCCPL holds 95.39% of the total equity paid up share capital in AKSPL. AKSPL is controlled by key management personnel of AKCCPL
		iv.	Concern or interest of the related party (financial/otherwise)	Financial
3	Tenure of the proposed transaction	The tenur	re shall be from April 1, 2022 till the	date of next annual general Meeting
4	Value of the proposed transactions		aggregate value of all such transacte each financial year	tions/contracts/arrangement shall not exceed INR 2,500
5	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding financial year, that is represented by the value of the proposed transactions (and for a RPT involving a subsidiary, such percentage calculated on the basis of the subsidiary's annual turnover on a standalone basis shall be additionally provided)			

Sr No		Particulars		Details	
6		of proposed RPT entity or its subsidia		deposits, advances or investments made or given by the	
	a.	details of the sourc transaction	e of funds in connection with the proposed	Not applicable	
	b.	where any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments, - nature of indebtedness - cost of funds; - tenure		Not applicable	
	C.		including covenants, tenure, interest rate hedule, whether secured or unsecured; if of security;		
	d.		ich the funds will be utilised by the ultimate ch funds pursuant to the related party		
7			Refer point 1. Type, material terms and par	ticulars of the proposed transaction	
8	Details other e (if any)	Morrial party roport	The related party transactions will be in li Related Party Transactions. These transactions.	ne with the Company's Policy on Materiality and Dealing with ctions are on arm's length basis and in the ordinary course of	
		The related party transactions will be su Valuation Report of an Independent Valuer,	apported by the applicable market price/,market quotes and wherever necessary.		
9	A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transactions will be made available through the registered email address of the shareholders		Not applicable		
10	counte consoli is repre value c	Percentage of the counter-party's annual consolidated turnover that is represented by the value of the proposed RPT on a voluntary basis			
11	Name	of the Director or KI	MP who is related, if any		
	a) A.K. Capital Services Limited Except Mr. A. K. Mittal (being the shareholder holding 95.39% of equity share capital in AKSPL), Ms. Aditi Mittal (being a relative Mr. A. K. Mittal), none of the Promoter, Directors, Key Managerial Personnel of the Company and their relatives are deemed concerned or interested financially or otherwise in the said resolution.			Personnel of the Company and their relatives are deemed to be	
b) A. K. Stockmart Private Limited (AKSMPL) Except Ms. Aditi Mittal (Managing Director in AKSMPL) is interested in the resolution through her relative/f holds 95.39% of equity share capital in A. K. Services Private Limited, none of the Directors of the AKSMF deemed to be concerned or interested financially or otherwise in the said resolution.		ed, none of the Directors of the AKSMPL and their relatives are			
	Exc	cept Mr. A. K. Mittal (h	on Private Limited (AKCCPL) he holds 95.39% of equity share capital A. K. heemed to be concerned or interested finance	Services Private Limited), none of the Directors of the AKCCPL ally or otherwise in the said resolution.	
	Exc	A. K. Wealth Management Private Limited (AKWMPL) Except Ms. Aditi Mittal (Whole Time Director in AKWMPL) is interested in the resolution through her relative/father Mr. A. K. Mittal who holds 95.39% of equity share capital in A. K. Services Private Limited, none of the Directors of the AKWMPL and their relatives are deemed to be concerned or interested financially or otherwise in the said resolution.			

The transactions, which are enabling in nature, have been approved by the "Board" (which term shall be deemed to include any committee constituted/to be constituted by the Board, from time to time, to exercise its powers conferred by the said resolution) of the Company at its meeting held on August 6, 2022 in terms of the requirements of Regulation 23(4) of the Listing Regulations.

 $The Board of the Company \, recommends \, the \, Ordinary \, Resolution \, as \, set \, out \, in \, Item \, no. \, 7 \, of \, this \, Notice \, for \, approval \, of \, the \, shareholders.$

Item No.8:

The members are informed that in order to augment resources inter alia, to expand its operations and its working capital requirements, the Company may offer or invite subscription for issuance of Commercial Papers ("CPs") of nominal value aggregating up to INR 100 crores (Indian Rupees One Hundred Crores), in one or more tranches on such terms and conditions as the Board of Directors ("the Board") may deem fit and appropriate from time to time.

The Board of the Company at its meeting held on August 6, 2022 has, subject to the approval of shareholders in the general meeting proposed to issue CPs on private placement basis, at such terms and conditions and at such price(s) in compliance with the requirements of regulatory authorities, if any and as may be finalized by the Board and/or Committee of Board thereof. The issue price, yield of CP shall be determined by the Board/Committee keeping into consideration various economic factors, tenure and other relevant factors.

Accordingly, the consent of the shareholders is sought for passing a Special Resolution as set out under this item of the Notice.

This resolution enables the Board of the Company or any other Committee which the Board may have constituted or hereinafter constitute to exercise its powers including the powers conferred by this resolution to offer or invite subscription for CPs aggregating up to INR 100 crores (Indian Rupees One Hundred Crores), in one or more series or tranches, as deemed fit, and within the overall borrowing limits of the Company, as approved by the shareholders from time to time and as per the details specified in the said Special Resolution. The Board of the Company or any other Committee thereof shall decide, inter alia, other terms and conditions for such fund raising.

None of the Directors, Key Managerial Personnel of the Company and their relatives is in any way, except to the extent of their respective shareholding in the Company, concerned or interested, financially or otherwise, in the proposed Special Resolution.

The Board of the Company recommends the Special Resolution as set out in Item No. 8 of this Notice for approval of the shareholders.

Item No. 9:

Pursuant to Rule 14(1) of the Companies (Prospectus and Allotment of Securities) Rules, 2014, an Explanatory Statement relating to the Special Resolution is given as under:

The Company has plans to expand its operations and therefore needs to augment its long-term capital base and in the course of which, the Board of Directors ("the Board") of the Company may need to raise further funds to meet the expansion plans and augment the long term capital base and working capital requirements through the issue of further securities. Accordingly, in terms of Sections 42 and 55 of the Companies Act, 2013 (the "Act") and other applicable provisions, if any, read with the Companies (Share Capital & Debentures) Rules, 2014, consent of the shareholders is being sought by way of special resolution for the issue of Non-convertible Redeemable Preference Shares ("NCRPS"), whether Cumulative or Non-Cumulative of face value of INR 100/- each, aggregating to nominal amount not exceeding INR 100 Crores (Indian Rupees One Hundred Crores) at such price and on the terms and conditions set out hereunder:

The material facts concerned with and relevant to the issue(s) of the preference shares are as given below:

Issue size	Up to INR 100 Crores (Indian Rupees One Hundred Crores) divided into 1 Crore Preference Shares of INR 100/-each.
Nature of shares	It shall be in the nature of Cumulative or Non-Cumulative and shall be Non-Convertible and Non-Participating.
Objective of Issue	To expand its operations and augment the long-term capital base and working capital requirements of the Company.
Manner of Issue	NCRPS will be issued and offered on a private placement basis in accordance with the provisions of Section 42 of the Act and the Rules made there under and applicable guidelines issued by SEBI in this respect.
Issue Price and basis for determining price	NCRPS will be issued at par / or at premium, depending upon market conditions and terms of issue.
Terms of Issue and rate of dividend	NCRPS will carry a dividend rate as may be decided by the Board in the best interest of the Company. Other terms to be determined by the Board.
Terms of Redemption	Redemption at par or at premium within a maximum period of 20 years from the date of allotment.
Manner and modes of Redemption	The proposed NCRPS shall be redeemed in accordance with the provisions of the Companies Act, 2013 or any such other applicable law, rules, regulations as may be applicable.
Expected dilution in equity share capital upon conversion of preference shares	Not Applicable, since the proposed NCRPS shall be Non-Convertible in nature.
Date of passing Board Resolution	August 6, 2022

The Equity Shareholding Pattern of the Company as on June 30, 2022 is as under:

Category	Number of shares	% of total Shareholding
Promoter and promoter group (A)		
Indian	47,18,730	71.50
Sub-total (A)	47,18,730	71.50
Public (B)		
NRIs	59,943	0.91
Indian Bodies Corporate /LLP	5,96,712	9.04
Individuals/HUF	12,12,390	18.37
Clearing Members	4,691	0.07
Investor Education and Protection Fund (Authority of Ministry of Corporate Affairs)	7,534	0.11
Sub-total (B)	18,81,270	28.50
Total Shareholding (A) + (B)	66,00,000	100.00

The issue of Preference Shares has been authorized by the Articles of Association of the Company. The Directors or Key Managerial Personnel of the Company or their respective relatives may be deemed to be concerned or interested in the said resolution to the extent of the Preference Shares that may be subscribed by them or any other entities in which they are interested.

The Board of the Company recommends the Special Resolution as set out in Item no. 9 of this Notice for approval of the shareholders.

Item no. 10

The Shareholders of the Company, at their 25th Annual General Meeting held on September 22, 2018 appointed Mr. Ashish Agarwal (DIN: 08064196) as Whole-time Director of the Company for a term of five years from February 3, 2018 to February 2, 2023 whose office is liable to retire by rotation.

The Board of Directors and the Nomination and Remuneration Committee, approved re-appointment of Mr. Ashish Agarwal (DIN: 08064196) as Whole-time Director, liable to retire by rotation, for a further period of 5 (five) years from February 3, 2023, till February 2, 2028, subject to approval of Shareholders at this Annual General Meeting.

Pursuant to Regulation 36(3) of the Listing Regulations and Secretarial Standard 2 on General Meetings issued by the ICSI, following information is furnished about the Directors proposed to be re-appointed:

Name of the Director	Mr. Ashish Agarwal
Designation	Whole-time Director
Age	49 Years
Date of first appointment on Board	February 3, 2018
Qualification	B. Com, MBA
Brief resume including experience	Mr. Ashish Agarwal is a debt market veteran with over 27 years of work experience. He started his career in arena when markets were in infancy stage. He has played a crucial role in evolvement of corporate bond market in India.
	He has been associated with A. K. Capital Services Limited for over 22 years and is an expert in his domain. He is a key person who has been instrumental in structuring of innovative fixed income instruments such as perpetual bonds, unsecured subordinated bonds, tax free bonds, non-convertible redeemable preference shares etc.
	His role at AK Capital has revolved around origination of bond placement transactions for diverse set of clients including Central Government Undertakings, Public and Private Sector Banks, Financial institutions and large Corporates. Besides bond placement, he has also undertaken several prestigious financial advisory transactions for country's premier Central Government Undertakings and PSU Banks.

Terms of Service:

- a) Period of Service: February 3, 2023, till February 2, 2028 (period of 5 years).
- b) Salary: Up to INR 8,00,000/- (Indian Rupees Eight Lakhs) per month
- c) Perquisites: In addition to the salary, he may also be entitled to perquisites and allowances as may be decided from time to time by the Nomination and Remuneration Committee and the Board of Directors, within the limits specified under Section 197 of the Companies Act, 2013, read with Schedule V thereof.
- d) Incentives and Bonus: On the basis of performance from time to time, within the limits specified under Section 197 of the Companies Act, 2013, read with Schedule V thereof.

- e) Leave Travel Allowance: Subject to applicable law, the Director and his family may be entitled to Leave Travel allowance once in a year.
- f) Medical Expenses: Subject to applicable law, reimbursement of Medical expenses of the Director and his family.
- g) Other Terms: The Director shall adhere to and perform the duties as prescribed under the applicable provisions of the Companies Act, 2013, the rules made thereunder, Code of Conduct of the Company and all other applicable rules, regulations, guidelines and laws (including any amendments thereto or re-enactments thereof for the time being in force.

Expertise in specific functional areas	Structuring of innovative fixed income instruments and origination of bond placement transactions.
Directorship in Companies	A. K. Capital Services Limited
Name of listed entities from which the person has resigned in the past three years	Mr. Ashish Agarwal has not resigned from any listed entity in the past three years
Membership/ Chairmanship of public limited companies (committee considered for this purpose are those prescribed in the listing regulations viz. Audit Committee and Stakeholders' Relationship Committee)	NA NA
Relationship with other Directors, Managers and other Key Managerial Personnel of the Company	Mr. Ashish Agarwal is not related with other Directors, Managers and other Key Managerial Personnel of the Company.
No. of equity shares held in the Company (as on March 31, 2022)	Nil
No. of board meetings attended during the Financial Year 2021-22	5 (Five)
Terms and conditions of appointment or re-appointment including remuneration	As per terms & conditions and remuneration mentioned in the special resolution as set out in the Notice of 29th AGM of the Company.
Last Remuneration Drawn	INR 1,46,54,999 /- per annum.

The proposal for re-appointment of Mr. Ashish Agarwal, Whole-Time Director has been approved by the Board pursuant to the recommendation of the Nomination and Remuneration Committee considering his skills, experience and knowledge and positive outcome of performance evaluation, wherever applicable.

Mr. Ashish Agarwal has given: (i) the consent in writing to act as Director (ii) intimation that he is not disqualified under section 164(2) of the Companies Act, 2013, BSE circular dated June 20, 2018 and Schedule V of Companies Act, 2013 (iii) a declaration to the effect that he is not debarred from holding the office of Director pursuant to any Order issued by the Securities and Exchange Board of India (SEBI).

In compliance with Section 190 of the Act, terms of service and remuneration of the above-mentioned Director would be available for inspection of the Members in electronic form at the Registered office of the Company on any working day excluding Saturdays, Sundays and Public Holidays during business hours on any working day.

None of the directors or key managerial personnel of the Company or their relatives, except Mr. Ashish Agarwal are, directly or indirectly concerned or interested, financially or otherwise in the proposed Special Resolution.

The Board recommends item no. 10 for consideration and approval of the shareholders.

Item no.11

The Shareholders of the Company, at their 25th Annual General Meeting held on September 22, 2018 appointed Mr. Vikas Jain (DIN: 07887754) as Whole-time Director of the Company for a term of five years from February 3, 2018 to February 2, 2023 whose office is liable to retire by rotation.

The Board of Directors and the Nomination and Remuneration Committee, approved re-appointment of Mr. Vikas Jain (DIN: 07887754) as Whole-time Director, liable to retire by rotation, for a further period of 5 (five) years from February 3, 2023, till February 2, 2028, subject to approval of Shareholders at this Annual General Meeting.

Pursuant to Regulation 36(3) of the Listing Regulations and Secretarial Standard 2 on General Meetings issued by the ICSI, following information is furnished about the Directors proposed to be re-appointed:

Name of the Director	Mr. Vikas Jain
Designation	Whole-time Director
Age	46 Years
Date of first appointment on Board	February 3, 2018
Qualification	B. Com, Chartered Accountant
Brief resume including experience	Mr. Vikas Jain has over 21 years of work experience in securities market. Mr. Vikas Jain is a Chartered Accountant and has been with A. K. Capital Services Limited since it came into being. He has played an important role in the Company's business growth.
	At A. K. Capital he has donned several hats and handled placement responsibilities with retirement funds, advisory and structuring of venture capital funds, including fund raising.
	He is currently handling advisory and business development for private sector companies for their debt resources. His key skill is in successfully understanding the needs of clients with a substantial knowledge of markets and instruments.
	He has been instrumental in taking the Company to top position as arranger of debt products especially in private placement arena.

Terms of Service:

- a) Period of Service: From February 3, 2023, till February 2, 2028 (period of 5 years).
- b) Fixed Salary: Up to INR 8,00,000/- (Indian Rupees Eight Lakhs) per month
- c) Perquisites: In addition to the salary, he may also be entitled to perquisites and allowances as may be decided from time to time by the Nomination and Remuneration Committee and the Board of Directors, within the limits specified under Section 197 of the Companies Act, 2013, read with Schedule V thereof.
- d) Incentives and Bonus: On the basis of performance from time to time, within the limits specified under Section 197 of the Companies Act, 2013, read with Schedule V thereof.
- e) Leave Travel Allowance: Subject to applicable law, the Director and his family may be entitled to Leave Travel allowance once in a year.
- f) Medical Expenses: Subject to applicable law, reimbursement of medical expenses of the Director and his family.
- Other Terms: The Director shall adhere to and perform the duties as prescribed under the applicable provisions of the Companies Act, 2013, the rules made thereunder, Code of Conduct of the Company and all other applicable rules, regulations, guidelines and laws (including any amendments thereto or re-enactments thereof for the time being in force) and any other terms as may be mutually agreed between him and the Board.

Expertise in specific functional areas	Advisory, structuring and business development					
Directorship in Companies	A. K. Capital Services Limited					
	Family Home Finance Private Limited					
	A. K. Capital Corporation Private Limited					
Name of listed entities from which the person has resigned in the past three years	Mr. Vikas Jain has not resigned from any listed entity in the past three years					
Membership/ Chairmanship of public limited companies (committee considered for this purpose are those prescribed in the listing regulations viz. Audit Committee and Stakeholders' Relationship Committee)	Sr . No.	Name of the Company	Name of the Committee	Designation		
	1	A. K. Capital Services Limited	Stakeholders' Relationship Committee	Member		
Relationship with other Directors, Managers and other Key Managerial Personnel of the Company	Mr. Vikas Jain is not related with other Directors, Managers and other Key Managerial Personnel of the Company.					
No. of equity shares held in the Company (as on March 31, 2022) $$	Nil					
No. of board meetings attended during the Financial Year 2021-22	5 (Five)					
Terms and conditions of appointment or re-appointment including remuneration	As per terms & conditions and remuneration mentioned in the special resolution as set out in the Notice of 29th AGM of the Company.					
Last Remuneration Drawn	INR 1,71,5	54,999/-perannum.				

The proposal for re-appointment of Mr. Vikas Jain, Whole-Time Director has been approved by the Board pursuant to the recommendation of the Nomination and Remuneration Committee considering his skills, experience and knowledge and positive outcome of performance evaluation, wherever applicable.

Mr. Vikas Jain has given: (i) the consent in writing to act as Director (ii) intimation that he is not disqualified under section 164(2) of the Companies Act, 2013, BSE circular dated June 20, 2018 and Schedule V of Companies Act, 2013 and (iii) a declaration to the effect that he is not debarred from holding the office of Director pursuant to any Order issued by the Securities and Exchange Board of India (SEBI).

In compliance with Section 190 of the Act, terms of service and remuneration of the above-mentioned Director would be available for inspection of the Members in electronic form at the Registered office of the Company on any working day excluding Saturdays, Sundays and Public Holidays during business hours on any working day.

None of the directors or key managerial personnel of the Company or their relatives, except Mr. Vikas Jain are, directly or indirectly concerned or interested, financially or otherwise in the proposed Special Resolution.

The Board recommends item no. 11 for consideration and approval of the shareholders.

Item no. 12

The Members are informed that pursuant to the provisions of Section 152 of the Companies Act, 2013, an independent director shall hold office for a term up to five consecutive years on the Board of a company, but shall be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report. It is also provided that no independent director shall hold office for more than two consecutive terms. Explanation appended to the provisions of Section 152 of the Companies Act, 2013 also provides that any tenure of an independent director on the date of commencement of this Act shall not be counted as a term under those sub-sections.

The Members of the Company at the 25th Annual General Meeting of the Company had approved the appointment of Mr. Khimji Shamji Pandav (DIN: 01070944) as Independent Director of the Company for a period of 5 Years commencing from August 11, 2018 upto August 10, 2023 (1st Term)

Pursuant to the terms of appointment, his first tenure is expiring on August 10, 2023 and the said Independent Director has shown his willingness for re-appointment for the second term.

The Performance evaluation of the Independent Director was conducted by the entire Board (excluding the Director being evaluated) on the basis of criteria's such as Transparency, Analytical Capabilities, Performance, Leadership, Ethics, integrity and ability to take balanced decisions regarding stakeholders, etc. Accordingly, based on the performance evaluation of the Independent Director, the Nomination & Remuneration Committee and Board of Directors of the Company at their meeting held on August 6, 2022 have approved and recommended the reappointment of Mr. Khimji Shamji Pandav (DIN: 01070944), for a second term commencing from August 11, 2023 to August 10, 2028, and he shall not be liable to retire by rotation at the Annual General Meeting as provided under Section 152(6) of the Companies Act, 2013.

The Members are informed that the Company is in receipt of declarations to the Company to the effect that Mr. Khimji Shamji Pandav meets the criteria of independence as provided under Section 149(6) of the Act and Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015. In the opinion of the Board, Mr. Khimji Shamji Pandav fulfils the conditions specified in the Act and the Rules framed there under for re-appointment as Non-Executive Independent Director

Mr. Khimji Shamji Pandav is not disqualified from being appointed as a Director in terms of Section 164 of the Companies Act, 2013, and have given his consent to act as a Director of the Company. In view of same, approval of members is sought by way of special resolution for appointment of said Independent Directors for second term.

The Members of the Company may also note that pursuant to proposed enactment of Regulation 17(1A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, no listed entity shall appoint a person or continue the directorship of any person as a non-executive director who has attained the age of seventy five years unless a special resolution is passed to that effect, in which case the explanatory statement annexed to the notice for such motion shall indicate the justification for appointing such a person.

Mr. Khimji Shamji Pandav shall attain the age of 75 years during his second term.

The Board of Directors of the Company also recommend the Special Resolution for continuing appointment of Mr. Khimji Shamji Pandav even after attaining age of 75 Years. The Members are informed that Mr. Khimji Shamji Pandav has contributed in the decision making process, evaluating plans and policies of the Company resulting into overall growth and development of the Company. Considering the performance Mr. Khimji Shamji Pandav in his first term and his vast experience and expertise in different domain has led to well-balanced board composition and in view of the same the approval of members by way of special resolution is also sought to allow independent directors to occupy the position even after attaining age of 75 years.

The terms of appointment of Mr. Khimji Shamji Pandav is also available for inspection at the registered office of the Company on all working days except Saturday's between 9.00 a.m. to 5.00 p.m. up to the date of the AGM and will also be available for inspection at AGM.

Other details required to be disclosed in terms of the provisions of Secretarial Standard on General Meetings and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, are tabled below:

Name of the Director	Mr. Khimji S	Shamji Pandav		
Age	69 Years			
Date of first appointment on Board	August 11, 2018			
Qualification	B.Com, Chartered Accountant			
Brief resume including experience	Mr. K S Pandav holds a Bachelor's degree in Commerce from University of Mumbai and is a Fellow Chartered Accountant. Mr. K. S. Pandav has 38 year experience in the field in of finance and worked with multiple organizations. He has served as the Deputy General Manager (Finance) at Maharashtra Electronic Corporation Limited, Director (Finance) at Rural Electrification Corporation Limited and as a General Manager with Videocon Leasing and Finance Limited. He has also held the position of Financial Adviser and Chief Accounts Officer at City & Industrial Development Corporation of Maharashtra Limited and Secretary and Financial Adviser to the Maharashtra State Road Development Corporation Limited. He has also served on the Board of MEP Infrastructure Developers Limited			
Expertise in specific functional areas	Corporate Finance and Advisory			
Directorship in other Companies (Public Limited Company)		Finance Limited		
Membership/ Chairmanship of public limited companies (committee	Sr No	Name of the Company	Name of the Committee	Designation
considered for this purpose are those prescribed in the listing regulations viz. Audit Committee and Stakeholders' Relationship Committee)	1	A. K. Capital Services Limited	Audit Committee	Chairman
	2	A. K. Capital Services Limited	Stakeholders' Relationship Committee	Member
	3	A. K. Capital Finance Limited	Audit Committee	Chairman
Relationship with other Directors, Managers and other Key Managerial Personnel of the Company			Directors, Managers and other	Key Managerial Personnel
No. of equity shares held in the Company (as on March 31, 2022)	Nil			
No. of board meetings attended during the Financial Year 2021-22	5 (Five)			
Terms and conditions of appointment or re-appointment including remuneration	Appointment as Independent Director for a period of 5 years on the terms and conditions and remuneration provided in the resolution and explanatory statement hereinabove.			
In the case of independent directors, the skills and capabilities required for the role and the manner in which the proposed person meets such requirements	Further, the Board has a defined list of core skills/expertise/competencies, in the context of its business and			
Name of listed entities from which the person has resigned in the past three years				
Last Remuneration Drawn	Not Applicat	ble		

None of the directors or key managerial personnel of the Company or their relatives, except Mr. Mr. Khimji Shamji Pandav are, directly or indirectly concerned or interested, financially or otherwise in the proposed Special Resolution.

The Board recommends the Special resolutions under Item No. 12 for approval by the members

For and on behalf of the Board of Directors

A. K. Capital Services Limited

A. K. Mittal Managing Director (DIN: 00698377)

Place: Mumbai Date: August 6, 2022

Registered Office: 603, 6th Floor, Windsor, Off CST Road, Kalina, Santacruz (East), Mumbai – 400 098

INSTRUCTIONS FOR REMOTE E-VOTING:

1. Procedure for Remote E-voting

In compliance with provisions of Section 108 of the Act, and Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time, and Regulation 44 of the Listing Regulations and the MCA Circulars, the Company is pleased to provide its members facility to exercise their right to vote at the 29th AGM by electronic means and the business may be transacted through e-voting services. The facility of casting votes by the members using an electronic voting system from a remote location ("remote e-voting") will be provided by Link Intime India Private Limited ("LIIPL"). Remote e-voting is a mechanism through which Members shall have an option to cast their vote prior to the scheduled date of the AGM or alternatively the members can cast their votes using the e-voting mechanism during the AGM. The Members who had cast their vote by remote e-voting prior to the AGM may also attend the AGM through VC/OAVM but shall not be entitled to cast their vote again.

Pursuant to SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode can vote through their demat account maintained with Depositories and Depository Participants only post 9th June, 2021.

Shareholders are advised to update their mobile number and email Id in their demat accounts to access e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:

a) Individual Shareholders holding securities in demat mode with NSDL

- i. Existing IDeAS user can visit the e-Services website of NSDL viz. https://eservices.nsdl.com either on a personal computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name i.e. LINKINTIME and you will be re-directed to "InstaVote" website for casting your vote during the remote e-Voting period.
- ii. If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- iii. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a personal computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen-digit demat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name i.e. LINKINTIME and you will be redirected to "InstaVote" website for casting your vote during the remote e-Voting period.

b) Individual Shareholders holding securities in demat mode with CDSL

- I Existing users who have opted for Easi/Easiest, can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi/Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi.
- ii. After successful login of Easi/Easiest the user will be able to see the E Voting Menu. The Menu will have links of E-Voting Service Provider (ESP) i.e. LINKINTIME. Click on LINKINTIME and you will be redirected to "InstaVote" website for casting your vote during the remote e-Voting period.
- iii. If the user is not registered for Easi/Easiest, option to register is available at:
 - $\underline{https://web.cdslindia.com/myeasi/Registration/EasiRegistration}.$
- iv. Alternatively, the user can directly access e-Voting page by providing demat account number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. LINKINTIME. Click on LINKINTIME and you will be redirected to "InstaVote" website for casting your vote during the remote e-Voting period.

c) Individual Shareholders (holding securities in demat mode) login through their depository participants

You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name i.e. LINKINTIME and you will be redirected to "InstaVote" website for casting your vote during the remote e-Voting period.

d) Login method for Individual shareholders holding securities in physical form is given below:

Individual Shareholders of the company, holding shares in physical form as on the cut-off date for e-voting may register for e-Voting facility of Link Intime as under:

- i. Open the internet browser and launch the URL: https://instavote.linkintime.co.in
- ii. Click on "Sign Up" under 'SHARE HOLDER' tab and register with your following details: -
 - A. User ID: Shareholders holding shares in physical form shall provide Event No + Folio Number registered with the Company.
 - B. **PAN:** Enter your 10-digit Permanent Account Number (PAN) (Shareholders who have not updated their PAN with the Company shall use the sequence number provided to you, if applicable.

- DOB/DOI: Enter the Date of Birth (DOB)/Date of Incorporation (DOI) (As recorded with your Company- in DD/MM/YYYY format)
- D. Bank Account Number: Enter your Bank Account Number (last four digits), as recorded with your Company.
 - *Shareholders/ members holding shares in **physical form** but have not recorded 'C' and 'D', shall provide their Folio number in 'D' above
 - ▶ Set the password of your choice (The password should contain minimum 8 characters, at least one special Character (@!#\$&*), at least one numeral, at least one alphabet and at least one capital letter).
 - ► Click "confirm" (Your password is now generated).
- iii. Click on 'Login' under 'SHARE HOLDER' tab.
- iv. Enter your User ID, Password and Image Verification (CAPTCHA) Code and click on 'Submit'.

Cast your vote electronically:

- i. After successful login, you will be able to see the notification for e-voting. Select 'View' icon.
- ii. E-voting page will appear.
- iii. Refer the Resolution description and cast your vote by selecting your desired option 'Favour / Against' (If you wish to view the entire Resolution details, click on the 'View Resolution' file link).
- iv. After selecting the desired option i.e. Favour / Against, click on 'Submit'. A confirmation box will be displayed. If you wish to confirm your vote, click on 'Yes', else to change your vote, click on 'No' and accordingly modify your vote.

Guidelines for Institutional shareholders:

Institutional shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on the e-voting system of LIIPL at https://instavote.linkintime.co.in and register themselves as 'Custodian / Mutual Fund / Corporate Body'. They are also required to upload a scanned certified true copy of the board resolution /authority letter/power of attorney etc. together with attested specimen signature of the duly authorised representative(s) in PDF format in the 'Custodian / Mutual Fund / Corporate Body' login for the Scrutinizer to verify the same.

Helpdesk for Individual Shareholders holding securities in physical mode/Institutional shareholders:

Shareholders facing any technical issue in login may contact Link Intime INSTAVOTE helpdesk by sending a request at enotices@linkintime.co.in or contact on: - Tel: 022 – 4918 6000.

Helpdesk for Individual Shareholders holding securities in demat mode:

Individual Shareholders holding securities in demat mode may contact the respective helpdesk for any technical issues related to login through Depository i.e. NSDL and CDSL.

Logintype	Helpdesk details
	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022-23058738 or 22-23058542-43.

Individual Shareholders holding securities in Physical mode has forgotten the password:

If an Individual Shareholders holding securities in Physical mode has forgotten the USER ID [Login ID] or Password or both then the shareholder can use the "Forgot Password" option available on the e-Voting website of Link Intime: https://instavote.linkintime.co.in

o Click on 'Login' under 'SHARE HOLDER' tab and further Click 'forgot password?'

o Enter User ID, select Mode and Enter Image Verification code (CAPTCHA). Click on "SUBMIT".

In case a shareholder is having valid email address, Password will be sent to his / her registered e-mail address. Shareholders can set the password of his/her choice by providing the information about the particulars of the Security Question and Answer, PAN, DOB/DOI, Bank Account Number (last four digits) etc. as mentioned above. The password should contain minimum 8 characters, at least one special character (@!#\$&*), at least one numeral, at least one alphabet and at least one capital letter.

<u>User ID for Shareholders holding shares in Physical Form (i.e. Share Certificate):</u> Your User ID is Event No + Folio Number registered with the Company

Individual Shareholders holding securities in demat mode with NSDL/CDSL has forgotten the password:

Shareholders who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned depository/depository participants website.

- · It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- For shareholders/ members holding shares in physical form, the details can be used only for voting on the resolutions contained in this Notice.
- During the voting period, shareholders/ members can login any number of times till they have voted on the resolution(s) for a particular "Event".

2. The remote e-voting period shall commence on Wednesday, September 14, 2022 (9.00 a.m. IST) and close on Friday, September 16, 2022 (5.00 p.m. IST). During this period, members of the Company, holding shares either in physical form or in electronic form, as on the cut-off date i.e., September 10, 2022 may cast their vote by remote e-voting. The remote e-voting module shall be disabled by LIIPL for voting thereafter. Once the vote on a resolution is cast by member, the same shall not be allowed to change it subsequently or cast the vote again. A person who is not a member as on cut-off date i.e. September 10, 2022 should treat this Notice for information purpose only.

3. Other Instructions relating to Voting:

- i) The voting rights of shareholders shall be in proportion to their shares of the paid-up equity share capital of the Company as on cut-off date of Saturday, September 10, 2022.
- ii) A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date, viz., Saturday, September 10, 2022 only shall be entitled to avail the facility of remote e-voting as well as e-voting during the AGM.
- iii) Any person who becomes a Member of the Company after dispatch of the Notice and holds shares of the Company as on the cut-off date i.e. Saturday, September 10, 2022 and whose PAN is not registered with the Company may obtain the Login ID and Password by sending request at enotices@linkintime.co.in or akcslagm@akgroup.co.in. However, if he/she is already registered with LIIPL for remote e-voting then he/she can use his/her existing User ID and Password for casting the vote.
- iv) In case of joint holders attending the AGM, only such joint holder who is higher in the order of names will be entitled to vote.
- 4. Mr. Umashankar Hegde (Membership No A22133 and COP No. 11161) partner of M/s. Ragini Chokshi & Co., Practicing Company Secretary, has been appointed as the Scrutinizer to scrutinize the votes cast through remote e-voting and the e-voting process during the AGM in a fair and transparent manner.
- 5. The Scrutinizer will submit a consolidated scrutinizer's report of the total votes cast in favour or against if any, after the completion of the scrutiny of the e-Voting (votes cast during the AGM and votes cast through remote e-Voting), within two working days of the conclusion of the AGM, to the Chairman or a person authorized by the Chairman in writing, who shall countersign the same and declare the result of the voting forthwith.
- 6. The results shall be declared within the time stipulated under the applicable laws. The results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.akgroup.co.in and on the website of LIIPL and be communicated to the Stock Exchange, where the shares of the Company are listed, by the Chairman or a person authorized by him.
- 7. Subject to the receipt of requisite number of votes, the Resolutions forming part of the Notice shall be deemed to be passed on the date of the AGM, i.e. Saturday, September 17, 2022

PROCESS AND MANNER FOR ATTENDING THE TWENTY-NINTH AGM THROUGH INSTAMEET

1. Open the internet browser and launch the URL: https://instameet.linkintime.co.in

Select the "Company" and 'Event Date' and register with your following details: -

- A. Demat Account No. or Folio No: Enter your 16-digit Demat Account No. or Folio No.
 - Shareholders/ members holding shares in CDSL demat account shall provide 16 Digit Beneficiary ID
 - Shareholders/ members holding shares in NSDL demat account shall provide 8 Character DP ID followed by 8 Digit Client ID
 - · Shareholders/ members holding shares in physical form shall provide Folio Number registered with the Company
- **B.** PAN: Enter your 10-digit Permanent Account Number (PAN) (Members who have not updated their PAN with the Depository Participant (DP)/Company) shall use the sequence number provided to you, if applicable.
- C. Mobile No.: Enter your mobile number.
- D. Email ID: Enter your email id, as recorded with your DP/Company.
 - Click "Go to Meeting" (You are now registered for InstaMeet and your attendance is marked for the meeting).

Instructions for Shareholders/ Members to Speak during the Annual General Meeting through InstaMeet:

- a. Members who would like to express their views/ask questions with respect to the financial statements or any other matter to be placed at the Annual General Meeting may pre-register themselves by sending a request from their registered email address mentioning their names, DP ID and Client ID/folio number, PAN and mobile number at akcslagm@akgroup.co.in between Monday, September 5, 2022 (9:00 a.m. IST) and Friday, September 9, 2022 (5:00 p.m. IST). Those Members who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting. The Company reserves the right to restrict the number of speakers/questions depending on the availability of time for the Annual General Meeting. Queries that remain unanswered at the AGM will be appropriately responded by the Company at the earliest post the conclusion of the AGM.
- Shareholders will get confirmation on first cum first basis depending upon the provision made by the company.
- c. Shareholders will receive "speaking serial number" once they mark attendance for the meeting.
- d. Other shareholder may ask questions to the panelist, via active chat-board during the meeting.
- e. Please remember speaking serial number and start your conversation with panelist by switching on video mode and audio of your device.

Shareholders are requested to speak only when moderator of the meeting/ management will announce the name and serial number for speaking.

Instructions for Shareholders/ Members to Vote during the Annual General Meeting through InstaMeet:

Once the electronic voting is activated by the scrutinizer/ moderator during the meeting, shareholders/ members who have not exercised their vote through the remote e-voting can cast the vote as under:

- a. On the Shareholders VC page, click on the link for e-Voting "Cast your vote"
- b. Enter your 16 digit Demat Account No. / Folio No. and OTP (received on the registered mobile number/ registered email Id) received during registration for InstaMEET and click on 'Submit'.
- c. After successful login, you will see "Resolution Description" and against the same the option "Favour/ Against" for voting.
- d. Cast your vote by selecting appropriate option i.e. "Favour/Against" as desired. Enter the number of shares (which represents no. of votes) as on the cut-off date under 'Favour/Against'.
- e. After selecting the appropriate option i.e. Favour/Against as desired and you have decided to vote, click on "Save". A confirmation box will be displayed. If you wish to confirm your vote, click on "Confirm", else to change your vote, click on "Back" and accordingly modify your vote.
- f. Once you confirm your vote on the resolution, you will not be allowed to modify or change your vote subsequently.

Note: Shareholders/ Members, who will be present in the Annual General Meeting through InstaMeet facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting facility during the meeting. Shareholders/ Members who have voted through Remote e-Voting prior to the Annual General Meeting will be eligible to attend/ participate in the Annual General Meeting through InstaMeet. However, they will not be eligible to vote again during the meeting.

Shareholders/Members are encouraged to join the Meeting through Tablets/Laptops connected through broadband for better experience.

Shareholders/ Members are required to use Internet with a good speed (preferably 2 MBPS download stream) to avoid any disturbance during the meeting.

Please note that Shareholders/ Members connecting from Mobile Devices or Tablets or through Laptops connecting via Mobile Hotspot may experience Audio/Visual loss due to fluctuation in their network. It is therefore recommended to use stable Wi-FI or LAN connection to mitigate any kind of aforesaid glitches.

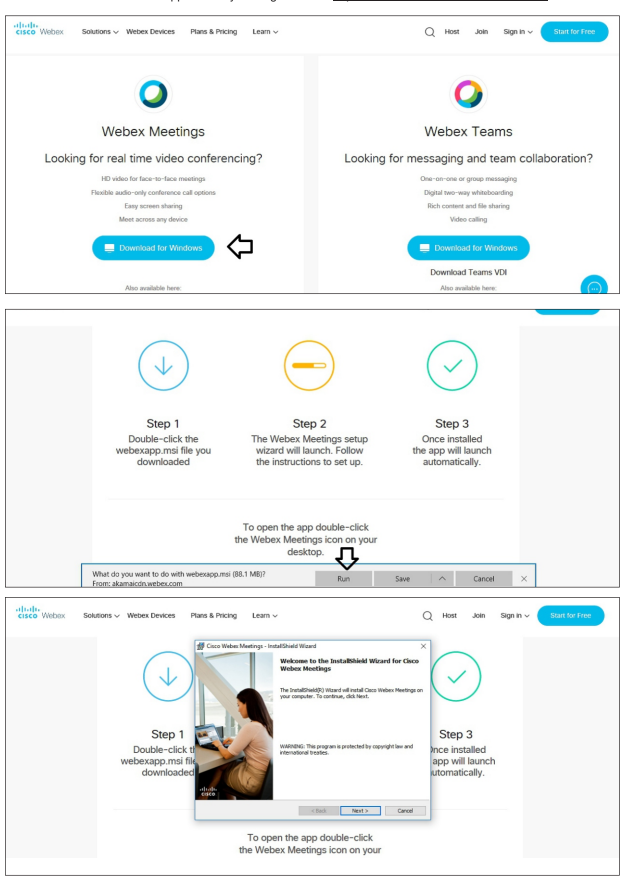
In case shareholders/ members have any queries regarding login/ e-voting, they may send an email to instameet@linkintime.co.in or contact on: -Tel: 022-49186175.

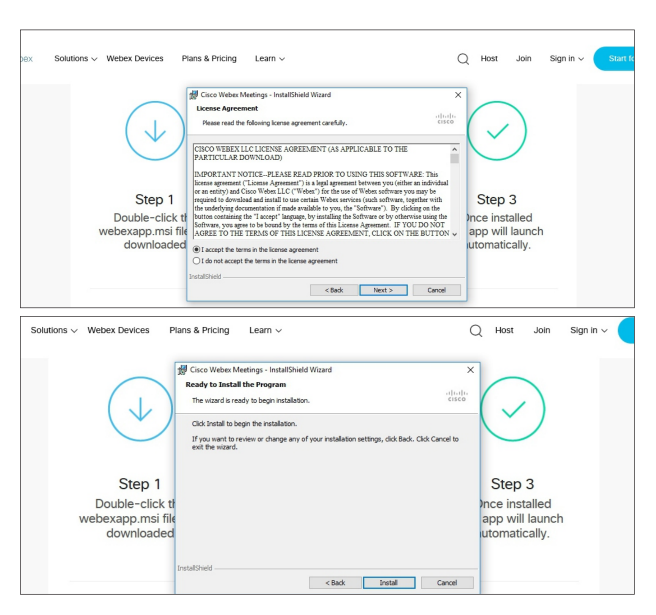
Schedule

Guidelines to attend the AGM proceedings on Link Intime India Private Limited: InstaMEET

For a smooth experience of viewing the AGM proceedings on Link Intime India Private Limited InstaMEET, shareholders/ members who are registered as speakers for the event are requested to download and install the Webex application in advance by following the instructions as under:

a) Please download and install the Webex application by clicking on the link https://www.webex.com/downloads.html/





Or

b) If you do not want to download and install the Webex application, you may join the meeting by following the process mentioned as under:

Step 1	Enter your First Name, Last Name and Email ID and click on Join Now.
1 (A)	If you have already installed the Webex application on your device, join the meeting by clicking on Join Now
1 (B)	If Webex application is not installed, a new page will appear giving you an option to either Add Webex to chrome or Run a temporary application. Click on Run a temporary application, an exe file will be downloaded. Click on this exe file to run the application and join the meeting by clicking on Join Now



INSTRUCTIONS ON TAX DEDUCTIBLE AT SOURCE ON DIVIDEND

In accordance with the provisions of the Income Tax Act, 1961, as amended by the Finance Act, 2020, dividends paid or distributed by a company after April 1, 2020 shall be taxable in the hands of the shareholders. The Company is required to deduct tax at source (TDS) at the rates applicable to each category of shareholders. The rates of TDS for various categories of shareholders and the required documents are provided below:

I. FOR RESIDENT SHAREHOLDERS:

Tax is required to be deducted at source under Section 194 of the Income Tax Act, 1961 at rate in force (at present 10%) on the amount of Dividend declared and paid by the Company during Financial Year 2022-23, provided valid Permanent Account Number (PAN) is registered by the Shareholder. If PAN is not registered or if they are specified person (non-filers) as per section 206AB of the IT Act, 1961, TDS would be deducted at rate in force (at present 20%) as per the provisions of the Income Tax Act, 1961 and/or Rules framed thereunder.

a. Resident Individuals:

No tax shall be deducted on the dividend payable to resident individuals if -

- i. Total dividend to be received by them during the Financial Year 2022-23 does not exceed INR 5,000/.
- ii. The shareholder provides Form 15G (applicable to any person other than a Company or a Firm) / Form 15H (applicable to an Individual above the age of 60 years), provided that all the required eligibility conditions are met.

b. Resident Non-Individuals:

Are requested to provide -

- i. **Insurance Companies:** Public & Other Insurance Companies, a declaration that it has full beneficial interest with respect to the shares owned by it along with PAN.
- ii. **Mutual Funds:** Self-declaration that they are specified in Section 10 (23D) of the Income Tax Act, 1961 along with self-attested copy of PAN card and registration certificate.
- iii. Alternative Investment Fund (AIF) (established/incorporated in India): Self-declaration that its income is exempt under Section 10 (23FBA) of the Income Tax Act, 1961 and they are governed by SEBI regulations as Category I or Category II AIF along with self-attested copy of the PAN card and registration certificate.
- iv. Other Non-Individual shareholders: Who are exempted from TDS under provisions of Section 194 of the Income Tax Act, 1961 and who are covered u/s 196 of the Income Tax Act, 1961 are also not subject to withholding of any tax are required to submit an attested copy of the PAN along with the documentary evidence in relation to the same.
- c. In case where the shareholders provide certificate under Section 197 of the Income Tax Act, 1961 for lower/ NIL withholding of taxes, rate specified in the said certificate shall be considered based on submission of self-attested copy of the same.

II. FOR NON-RESIDENT SHAREHOLDERS:

- a. Taxes are required to be withheld in accordance with the provisions of Section 195 of the Income Tax Act, 1961 as per the rates in force. As per the relevant provisions of the Act, the withholding tax shall be at the rate of 20% (plus applicable surcharge and cess) on the amount of dividend payable to them. In case, certificate issued under Section 197/195 of the Income Tax Act, 1961 is given by non-resident shareholders for lower/ Nil withholding of taxes, rate specified in the said certificate shall be considered based on submission of self-attested copy of the same.
- b. Further, as per Section 90 of the Income Tax Act, 1961 the non-resident shareholder has the option to be governed by the provisions of the Double Tax Avoidance Treaty between India and the country of tax residence of the shareholder, if they are more beneficial to them. For this purpose, i.e. to avail Tax Treaty benefits, the non-resident shareholders will have to provide the following:
 - i. Self-attested copy of the PAN Card allotted by the Indian Income Tax authorities. If the PAN is not allotted, please provide your email address, contact number, tax identification number allotted in the country of residence and address in country of residence.
 - ii. Self-attested copy of Tax Residency Certificate (TRC) obtained from the tax authorities of the country of which the shareholder is resident. In case, the TRC is in a language other than English, a duly notarized and apostilled copy thereof, translated in English language would have to be provided
 - iii. Self-declaration in Form 10F.
 - iv. Self-declaration by the non-resident shareholder of having no Permanent Establishment in India in accordance with the applicable Tax Treaty.
 - v. Self-declaration of Beneficial ownership by the non-resident shareholder.

Kindly note that the Company is not obligated to apply beneficial tax treaty rates at the time of tax deduction / withholding on dividend amounts. Application of beneficial rate of tax treaty for the purpose of withholding taxes shall depend upon completeness and satisfactory review by the Company of the documents submitted by the non-resident shareholder.

c. In case of Foreign Institutional Investors (FII) and Foreign Portfolio Investors (FPI), taxes shall be withheld at 20% plus applicable surcharge and cess in accordance with provisions of Section 196D of the Income Tax Act,1961.

Accordingly, in order to enable us to determine the appropriate TDS / withholding tax rate applicable, we request you to provide these details and documents as mentioned above on or before Friday, September 09, 2022 by 11:59 p.m. IST at investortaxdeclarations@akgroup.co.in or akgroup.co.in or akgroup.co.in<

The Final Dividend for FY 2021-22 will be paid after deducting the tax at source as under:

A. FOR RESIDENT SHARE HOLDERS:

- i. Nil for resident shareholders in case Form 15G / Form 15H (as applicable) is submitted along with self- attested copy of the PAN. Please note that the duly filled up forms submitted through your registered email id.
- ii. Lower/ NIL withholding tax rate on submission of self-attested copy of the certificate issued under Section 197 of the Income Tax Act.1961.
- iii. 10% for resident shareholders in case PAN is provided /available.
- iv. 20% plus applicable surcharge and cess, for resident shareholders in case PAN is not provided / not available

B. FOR NON-RESIDENTSHAREHOLDERS:

- i. Beneficial tax treaty rate (based on tax treaty with India) for non-resident shareholders, as applicable will be applied on the basis of documents submitted by the non-resident shareholders
- ii. Lower/ NIL withholding tax rate on submission of self-attested copy of the certificate issued under Section 195/197 of the Income Tax Act, 1961
- iii. 20% plus applicable surcharge and cess for non-resident shareholders in case the aforementioned documents are not submitted (including FII/FPI)

C. FOR SHAREHOLDERS HAVING MULTIPLE ACCOUNTS UNDER DIFFERENT STATUS/CATEGORY:

Shareholders holding shares under multiple accounts under different status / category and single PAN, may note that, higher of the tax as applicable to the status in which shares held under a PAN will be considered on their entire holding in different accounts.

Shareholders are requested to send aforementioned documents at investortaxdeclarations@akgroup.co.in or akgroup.co.in or <a href="ma

No communication on the tax determination / deduction shall be entertained post September 9, 2022. It may be further noted that in case the tax on said Final Dividend is deducted at a higher rate in the absence of receipt of the aforementioned details/documents from you, there would still be an option available with you to file the return of income and claim an appropriate refund, if eligible.

Shareholders are requested to complete necessary formalities with regard to their bank accounts linked to their demat account for enabling the Company to make timely credit of dividend in the respective bank accounts.

Disclaimer: This communication shall not be treated as an advice from the Company or its affiliates. Shareholders should obtain the tax advice related to their tax matters from a tax professional.