

Ref: STL / REG-30&34 / Notice of 28th AGM /BSE / NSE / 2020-2021/72

Date: 28th August, 2020

To, BSE Limited Phiroze Jeejeebhoy Tower, Dalal Street, Mumbai — 400001 To,

The National Stock Exchange of India Ltd. Exchange Plaza, 5th Floor Plot No. C/1, G Block, Bandra Kurla Complex, Bandra (E) Mumbai — 400051

BSE Code:541163; NSE: Sandhar

Subject: Notice of 28th Annual General Meeting for the financial year 2019-2020

Dear Sir/ Madam,

With reference to the captioned subject, we are submitting herewith the Annual Report of the Company along with Notice of Annual General Meeting (AGM) for the financial year 2019-20, which is being sent to the shareholders by Electronic Mode.

The 28th Annual General Meeting of the Company will be held on Wednesday, 23rd September, 2020 at 10:00 A.M. through Video Conferencing/ Other Audio Visual means (VC/OAVM).

A schedule of events relating the AGM is set out below:

Event	Day and Date	Time
Relevant Date/Cut-off date to vote on AGM Resolution	Wednesday, 16 th September, 2020	N.A.
Book Closure Date for AGM and Final Dividend	Thursday, 17 th September, 2020 to Wednesday 23 rd September, 2020 (both days inclusive)	N.A.
Commencing of e-voting	Sunday, 20th September, 2020	09:00 A.M.
End of e-voting	Tuesday, 22 nd September, 2020	05:00 P.M.
AGM	Wednesday, 23 rd September, 2020	10:00 A.M.

The Annual Report containing the AGM Notice is also uploaded on the Company's website viz. https://sandhargroup.com/investors/annual-reports.

Kindly take the same on your record.

Thanking you

Yours Faithfully,

FOR SANDHAR TECHNOLOGIES LIMITED

Subhr Gupta Company Secretary and Compliance Officer Membership Number: 44467

Sandhar Technologies Limited

SANDHAR Growth. Motivation. Better Life Notice

Notice is hereby given that the 28th Annual General Meeting of the shareholders of Sandhar Technologies Limited to be held on Wednesday, the 23rd September, 2020 at 10:00 A.M. through Video Conferencing ('VC')/Other Audio Visual Means ('OAVM') to transact the following businesses:

ORDINARY BUSINESS:

- 1) To receive, consider and adopt the Audited Standalone Financial Statements and the Audited Consolidated Financial Statements of the Company for the year ended on the 31st March, 2020 together with the Auditor's Report and the Board's Report thereon.
- 2) To declare a final dividend of Rs. 0.75 per equity share of Rs. 10/- each fully paid up, and to confirm the interim dividend of Rs. 1.25 per equity share of 10/- each fully paid up, already paid, for the year ended the 31st March, 2020.
- 3) To re-appoint Directors, retiring by rotation:
 - (a) To appoint a Director in place of Shri Dharmendar Nath Davar (DIN- 00002008), who retires by rotation and being eligible, offers himself for re-appointment.
 - (b) To appoint a Director in place of Smt. Monica Davar (DIN-00100875), who retires by rotation and being eligible, offers herself for re-appointment.

SPECIAL BUSINESS:

4) Reappointment of Shri Jayant Davar (DIN:00100801) as Managing Director for a further period of 5 (Five) years w.e.f. the 01st January, 2021 to the 31st December, 2025

To consider and, if thought fit, to pass with or without modification(s), the following Resolutions as **Special Resolutions:**

"RESOLVED THAT pursuant to provisions of the Section 196, 197 and 203 and other applicable provisions, if any, of the Companies Act, 2013 read with Schedule V to the Companies Act, 2013, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 including any statutory modification(s) or re-enactment thereof for the time being in force, the Company hereby approves the re-appointment and terms of remuneration of Shri Jayant Davar as a Managing Director of the Company with effect from the 01st January, 2021 to the 31st December, 2025 upon the terms and conditions including remuneration as set out in the Explanatory Statement annexed to this Notice, subject to the same not exceeding the limits specified under Schedule V of the Companies Act, 2013 or any statutory modification(s) or re-enactment thereof.

"RESOLVED FURTHER THAT the Nomination & Remuneration Committee and/or the Board of Directors be and are hereby authorized to vary and/or revise the remuneration of the said Managing Director within the permissible limits under the provisions of the Companies Act, 2013 or any statutory modification(s) thereof, from time to time and to settle any question or difficulty in connection therewith or incidental thereto and to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this Resolution."

5) To re-appoint Shri Arjun Sharma (DIN: 00003306) as a Non-Executive Independent 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 recommendation of the Nomination & Remuneration Committee and approval of the Board and subject to the provisions of Sections 149 and 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 (the "Act") and the Companies (Appointment and Qualifications of Directors) Rules, 2014 and 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), Shri Arjun Sharma (DIN: 00003306) who was appointed as an Independent Director for a term of 5 (five) years by the shareholders, in their Annual General Meeting held on 11th July, 2016, and who holds office of Independent Director up to 23rd May, 2021 and being eligible, and in respect of whom the Company has received a notice in writing under Section 160 of the Act from a member proposing his candidature for the office of Independent Director, be and is hereby re-appointed as an Independent Director of the Company, not liable to retire by rotation and to hold office for a second term of upto 5 (five) consecutive years on the Board of the Company effective from 24th May, 2021 to 23rd May, 2026.

 Ratification of remuneration payable to Cost Auditor vis. A.N. Satija & Co for audit of cost records for the financial year 2020-2021.

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 148 of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or reenactment(s) thereof, for the time being in force), the remuneration payable for the year ending the 31st March, 2021 to M/s A. N. Satija & Co, Cost Accountants, New Delhi, having Registration No. 100267, appointed by the Board of Directors of the Company to conduct the audit of the Cost Records of the Company, amounting to Rs. 1,25,000 (Rupees One Lakh Twenty-Five Thousand Only) as also the payment of taxes as applicable and reimbursement of out of pocket expenses incurred during the course of audit be and is hereby ratified and confirmed."

7) To appoint Shri Vimal Mahendru as an Independent Director of the Company.

To consider and if thought fit, to pass with or without modification(s), the following resolution as an **Ordinary**

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Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 150, 152 and 160 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 and 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), Shri Vimal Mahendru (DIN:00006016), who was appointed as an Additional Director on the Board of the Company w.e.f. the 5th November 2019, qualifies for being appointed as an Independent Director and in respect of whom the Company has received a notice in writing under Section 160 of the Act from a member proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation and to hold office for a term of upto 5 (five) consecutive years on the Board of the Company effective from the 05th November, 2019 to the 04th November, 2024."

By Order of the Board For Sandhar Technologies Ltd.

5d/ SUBHI GUPTA Company Secretary & Compliance Officer Membership Number: 44467

Registered Office:

Dated: 13th August, 2020

Place: New Delhi

B-6/20 L.S.C. Safdarjung Enclave, New Delhi-110029 CIN: L74999DL1987PLC029553 Phone: 0124-4518900 Fax: 0124-4518912 Email: info@sandhar.in Website: www.sandhargroup.com

NOTES:

- In view of the massive outbreak of the COVID-19 pandemic, social distancing is a norm to be followed and pursuant to the Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020 issued by the Ministry of Corporate Affairs followed by Circular No. 20/2020 dated May 05, 2020, physical attendance of the Members to the AGM venue is not required and Annual General Meeting (AGM) may be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- 2) An Explanatory Statement setting out the material facts, pursuant to Section 102 of the Companies Act, 2013 ("Act") and applicable Secretarial Standard, relating to Special Business to be transacted at the Annual General Meeting, is annexed to the Notice.
- 3) Pursuant to the provisions of the Act, a Member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a Member of the Company. Since, this AGM is being held pursuant to the MCA Circulars through VC / OAVM, physical attendance of the Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 4) Institutional / Corporate Members are required to send a scanned copy (PDF/JPG format) of its Board or governing body resolution /Authorization letter etc. authorizing its representative to attend the AGM through VC / OAVM on its behalf and to vote through remote e-voting at least 48 hours before the AGM. The said resolution / authorization shall be sent to through e-mail on investors@sandhar.in
- 5) Pursuant to Section 91 of the Companies Act, 2013 and Rule 10 of the Companies (Management and Administration) Rules, 2014 read with Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations,

2015, the Register of Members and Share Transfer Books of the Company will remain closed from Thursday the 17th September, 2020 to Wednesday the 23th September, 2020 (both days inclusive).

- 6) Details as required in Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ('Listing Regulations') in respect of the Directors seeking appointment / re-appointment at the AGM is attached as Annexure forming part of this Notice.
- 7) In compliance with the MCA Circulars and SEBI Circular dated 12th May, 2020, the notice of AGM and Annual Report are being sent in electronic mode to Members whose e-mail address is registered with the depository participant(s). Members who have not registered their e-mail address are requested to register the same with their respective depository participant(s). In case of any assistance, the members are requested to write an email to investors@sandhar.in.
- 8) Members may note that the Notice and Annual Report 2019-20 will also be available on the Company's website www.sandhargroup.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of linkintime India Private Limited "The registarar" https://instavote.linkintime.co.in.
- 9) Pursuant to Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of Listing Regulations, the Company is pleased to provide the facility to Members to exercise their right to vote on the resolutions proposed to be passed at AGM by electronic means. The Members, whose names appear in the Register of Members / list of Beneficial Owners as on Wednesday, the 16th September, 2020, i.e., the date prior to the commencement of book closure, being the cut-off date, are entitled to vote on the resolutions set forth in this Notice.
- 10) Any person, who acquires shares of the Company and

becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date, may obtain the login ID and password by sending a request to Registrar. However, if he/she is already registered with Registrar for remote e-voting then he/she can use his/her existing User ID and password for casting the vote.

- 11) The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company as on the cut-off date.
- 12) In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 13) The remote e-voting period will commence at 09:00 A.M., on Sunday, the 20th September, 2020 and will end at 05:00 P.M. on Tuesday, the 22nd September, 2020.
- 14) Members attending the AGM through VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 15) Members who are present in the meeting through VC/OAVM and have not casted their vote on resolutions through remote evoting, shall be allowed to vote through e-voting system during the meeting.
- 16) The Members who have casted their vote by remote e-voting prior to the AGM may also attend/participate in the AGM through VC / OAVM but shall not be entitled to cast their vote again.
- 17) The Company has appointed M/s K.K. Sachdeva & Associates, Practicing Company Secretaries, to act as the Scrutinizer, to scrutinize the entire e-voting process in a fair and transparent manner. The Members desiring to vote through remote e-voting are requested to refer to the detailed procedure given hereinafter.
- 18) Since the AGM will be held through VC/OAVM, the Route Map is not annexed in this Notice.
- 19) The Register of Directors and Key Managerial Personnel and their Shareholding maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or arrangements in which Directors are interested under Section 189 of the Companies Act, 2013 will be available for inspection in electronic mode. Members can inspect the same by sending an email to **investors@sandhar.in**.
- 20) The Securities and Exchange Board of India (SEBI) vide its circular dated 20th April, 2018 has mandated registration of Permanent Account Number (PAN) and Bank Account Details for all securities holders. Members holding shares in physical form are therefore, requested to submit their PAN and Bank Account Details to Registrar by sending a duly signed letter along with self-attested copy of PAN Card and original cancelled cheque. The original cancelled cheque should bear the name of the Member. In the alternative Members are requested to submit a copy of bank passbook/statement attested by the bank. Members holding shares in demat form are requested to submit the aforesaid information to their respective Depository Participant.
- 21) Any Member desirous of receiving any information on the Financial Statements or Operations of the Company is requested to forward his/her queries to the Company at least seven working days prior to the AGM through e-mail on **investors@sandhar.in** The same shall be replied by the Company suitably.

- 22) As per Regulation 12 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Schedule I to the said Regulations, it is mandatory for all the Companies to use bank details furnished by the investors for distributing dividends, interests, redemption or repayment amounts to them through National/Regional/Local Electronic Clearing Services (ECS) or Real Time Gross Settlement (RTGS) or National Electronic Funds Transfer (NEFT), National Automated Clearing House (NACH) wherever ECS/RTGS/NEFT/NACH and bank details are available. In the absence of electronic facility, Companies are required to mandatorily print bank details of the investors on 'payable-at-par' warrants or cheques for distribution of Dividends or other cash benefits to the investors. In addition to this, if bank details of investors are not available, Companies shall mandatorily print the address of the investor on such payment instruments.
- 23) Therefore, Members holding shares in demat mode are requested to record the ECS mandate with their DPs concerned.
- 24) Shareholders who have not registered their e-mail addresses so far, are requested to register their e-mail address for receiving all communication including Annual Report, Notices, circulars etc. from the Company electronically.
- 25) Members desirous of making a nomination in respect of their shareholding, under Section 72 of the Companies Act, 2013, are requested to send their request to **investors@sandhar.in** in the prescribed form.
- 26) Members are requested to note that, dividends if not encashed for a consecutive period of 7 years from the date of transfer to Unpaid Dividend Account of the Company, are liable to be transferred to the Investor Education and Protection Fund ("IEPF"). The shares in respect of such unclaimed dividends are also liable to be transferred to the demat account of the IEPF Authority. In view of this, Members are requested to claim their dividends from the Company, within the stipulated timeline.
- 27) Members may note that the Income Tax Act, 1961 ("Act"), as amended by the Finance Act, 2020, mandates that dividends paid or distributed by a Company after the 01st April, 2020 shall be taxable in the hands of Members. The Company shall therefore be required to deduct tax at source ("TDS") at the time of making the payment of final dividend. In order to enable us to determine the appropriate TDS rate as applicable, Members are requested to verify the correctness of the records (including residential status and PAN) and update the same with your depositories (where shares are held in dematerialized mode) and with the Company's RTA (where shares are held in physical mode). Also submit the following documents/declarations in accordance with the provisions of the Act.

For Resident Members, taxes shall be deducted at source under Section 194 of the Act, as follows:

Shareholders having valid PAN	7.5% or as notified by the Government of India
Shareholders not having PAN or invalid PAN	20%

However, no tax shall be deducted on the dividend payable to a resident individual Member if the total dividend to be received by them during FY 2020-21 from the Company does not exceed Rs. 5,000, and also in cases where Members providing Form No 15G or Form 15H (applicable to an individuals age of 60 years or more) subject to conditions specified in the Act and other applicable sections of the Act by email to investors@sandhar.in.

Resident Members may also submit valid document as prescribed under the Act to claim a lower/Nil withholding tax. PAN is mandatory for Members while providing Form No.15G/15H or any other document as mentioned above. Resident Non-individual Members (who are exempt from TDS under Section 194 of the Act or covered under Section 196 of the Act) are required to submit self-attested copy of the valid documentary evidence and declaration to avail such exemption under the Act.

For Non-resident Members, taxes are required to be withheld in accordance with Section 195 and other applicable sections of the Act. For FPI/FII, TDS shall be at the rate of 20% (plus applicable surcharge and cess) as per Section 196D of the Act. For other non-resident Members, the TDS shall be at the rate of 20% (plus applicable surcharge and cess) or as per Section 90 of the Act. an option to be governed by the provisions of the Double Tax Avoidance Agreement (DTAA) between India and the country of tax residence of the member, if they are more beneficial to them. For this purpose, i.e. to avail the benefits under the DTAA, other non-resident Members will have to provide the following:

- i. Self-attested copy of the PAN Card allotted by the Indian Income Tax authorities.
- ii. Self-attested copy of Tax Residency Certificate (TRC) for FY 2020-2021 obtained from the revenue authorities of the country of tax residence of Members.
- iii. Self-declaration Form 10F.
- iv. Self-declaration by the Member of having no taxable presence or a fixed base/Permanent Establishment in India.
- v. Self-declaration of Beneficial ownership by the Member, and eligibility to claim treaty benefit, which is not impaired in any manner.
- vi. Any other documents as prescribed under the Act for lower withholding of taxes, if applicable duly attested by the shareholder.
- 28) The Scrutinizer shall, immediately after the conclusion of voting at the AGM, first count the votes cast during the AGM, thereafter unblock the votes cast through remote e-voting and make, not later than 48 hours of conclusion of the AGM, a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, to the Chairman or a person authorised by him in writing, who shall countersign the same.
- 29) The results declared along with the scrutinizer's report shall be placed on the website of the Company **www.sandhargroup.com** under the head "Investor Relations" immediately after the results are declared by the Chairman or a person authorised by him in writing. The same shall be communicated by the Company to the stock exchanges i.e. BSE Limited and National Stock Exchange of India Limited.
- 30) Instructions for e-voting and joining the Annual General Meeting are as follows:

Instructions for Shareholders/Members to attend the Annual General Meeting through VC/OAVM:

Shareholders/ Members will be provided with InstaMeet facility for attending the AGM through VC/OAVM wherein Shareholders/ Member shall register their details and attend the Annual General Meeting as under:

1. Open the internet browser and launch the URL for InstaMeet https://instameet.linkintime.co.in and register with your following details:

- i. Demat Account No. or Folio No: Enter your 16 digit DematAccount 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
- ii. PAN: Enter your 10-digit Permanent Account Number (PAN)
- iii. Mobile No.: Enter your mobile number.
- iv. Email ID: Enter your email id, as recorded with your DP/Company.

2. Click "Go to Meeting"

Note:

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 contacton: Tel: 022-49186175.

Instructions for Shareholders/Members to register themselves as Speakers during Annual General Meeting:

Shareholders/ Members who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request mentioning their name, demat account number/folio number, email id, mobile number at e-mail: **investors@sandhar.in** in from 20.09.2020 at 10.00 am to 22.09.2020 at 5.00 pm.

The Speakers on first come basis will only be allowed to express their views/ask questions during the meeting.

Shareholders/ Members, who would like to ask questions, may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at e-mail : **investors@sandhar.in**. The same will be replied by the Company suitably.

Note:

Those shareholders/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 depending on the availability of time for the Annual General Meeting.

Shareholders/ Members should allow to use camera and are

required to use Internet with a good speed (preferably 2 MBPS download stream) to avoid any disturbance during the meeting.

Instructions for Shareholders/Members to Vote during the Annual General Meeting through InstaMeet:

Once the electronic voting is activated by the scrutinizer 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 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.
- e) Enter the number of shares (which represents no. of votes) as on the cut-off date under 'Favour/Against'.
- f) 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.
- g) 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.

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.

3. REMOTEE-VOTING

In compliance with Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is pleased to offer remote e-voting facility as an alternative mode of voting which will enable the Members to cast their votes electronically. Necessary arrangements have been made by the Company with Link Intime India Pvt. Limited ("LIIPL"), Registrar and Share Transfer agent of the Company to facilitate remote e-voting

The remote e-voting period begins on 09:00 A.M., on Sunday, the 20th September, 2020 and will end at 05:00 P.M. on Tuesday, the 22nd September, 2020 (IST). During this period, shareholders of the Company, holding shares in dematerialized form as on the Cut-off Date i.e. 16th September, 2020 may cast their votes electronically. The remote e-voting module shall be disabled by LIIPL for voting after 05:00 p.m. (IST) on the 22nd September, 2020.

The process and instructions for remote e-voting are as under:

Log-in to e-Voting website of Link Intime India Private Limited (LIIPL)

- I. Visit the e-voting system of LIIPL. Open web browser by typing the following URL: https://instavote.linkintime.co.in.
- II. Click on "Login" tab, available under 'Shareholders' section.
- III. Enter your User ID, password and image verification code (CAPTCHA) as shown on the screen and click on "SUBMIT".
- IV. Your User ID details are given below:
 - 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
- V. Your Password details are given below:

If you are using e-Voting system of LIIPL: https://instavote.linkintime.co.in for the first time or if you are holding shares in physical form, you need to follow the steps given below:

Click on "Sign Up" tab available under 'Shareholders' section, register your details and set the password of your choice and confirm (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).

	For Shareholders holding shares in Demat Form or Physical Form
PAN	Enter your 10-digit alpha-numeric PAN issued by Income Tax Department (applicable for both demat shareholders as well as physical shareholders).
	Members who have not updated their PAN with Depository Participant or in the company record are requested to use the sequence number which is printed on Ballot Form / Attendance Slip indicated in the PAN Field.
DOB/DOI	Enter the DOB (Date of Birth)/ DOI as recorded with depository participant or in the company record for the said demat account or folio number in dd/mm/yyyy format.
Dividend Bank Details	Enter the Dividend Bank Details as recorded in your demat account or in the company records for the said demat account or folio number. Please enter the DOB/ DOI or Dividend Bank Details in order to register. If the above mentioned details are not recorded with the depository participants or company, please enter Folio number in the Dividend Bank Details field as mentioned in instruction (iv-c).

If you are holding shares in demat form and had registered on to e-Voting system of LIIPL: https://instavote.linkintime.co.in, and/or voted on an earlier voting of any company then you can use your existing password to login.

If Shareholders holding shares in Demat Form have forgotten password:

Enter User ID, select Mode and Enter Image Verification code (CAPTCHA). Click on "SUBMIT".

Incase shareholder is having valid email address, Password will be sent to the shareholder's registered e-mail address. Else, shareholder can set the password of his/her choice by providing the information about the particulars of the Security Question & Answer, PAN, DOB/ DOI, Dividend Bank Details etc. and confirm. (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)

NOTE: The password is to be used by demat shareholders for voting on the resolutions placed by the Company in which they are a shareholder and eligible to vote, provided that the company opts for e-voting platform of LIIPL.

It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.

Cast your vote electronically

- VI. After successful login, you will be able to see the notification for e-voting on the home page of INSTA Vote. Select/ View "Event No" of the Company, you choose to vote.
- VII. On the voting page, you will see "Resolution Description" and against the same the option "Favour/Against" for voting.

Cast your vote by selecting appropriate option i.e. Favour/Againstas desired.

Enter the number of shares (which represents no. of votes) as on the cut-off date under 'Favour/Against'. You may also choose the option 'Abstain' and the shares held will not be counted under 'Favour/Against'.

- VIII.If you wish to view the entire Resolution details, click on the 'View Resolutions' File Link.
- IX. After selecting the appropriate option i.e. Favour/Against as desired and you have decided to vote, 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.
- X. Once you confirm your vote on the resolution, you will not be allowed to modify or change your vote subsequently.
- XI. You can also take the printout of the votes cast by you by clicking on "Print" option on the Voting page.

General Guidelines for shareholders:

- Institutional shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to e-Voting system of LIIPL: https://instavote.linkintime.co.in and register themselves as 'Custodian/MutualFund/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.
- During the voting period, shareholders can login any number of time till they have voted on the resolution(s) for a particular "Event".
- Shareholders holding multiple folios/demat account shall choose the voting process separately for each of the folios/demat account.

In case shareholders/ members have any queries regarding evoting, they may refer the Frequently Asked Questions ('FAQs') and InstaVote e-Voting manual available at https:// instavote.linkintime.co.in , under Help section or send an email to enotices@linkintime.co.in or contact on: - Tel: 022 -4918 6000.

By Order of the Board **For Sandhar Technologies Ltd.**

Place: New Delhi Dated: **13th August, 2020** Sd/ SUBHI GUPTA Company Secretary & Compliance Officer Membership Number: 44467

Registered Office:

B-6/20 L.S.C. Safdarjung Enclave, New Delhi-110029 CIN: L74999DL1987PLC029553 Phone: 0124-4518900 Fax: 0124-4518912 Email: info@sandhar.in Website: www.sandhargroup.com

EXPLANATORY STATEMENT

(Pursuant to Section 102 of the Companies Act, 2013)

Item No 4

The Company, in terms of the Resolution dated the 27th June, 2020, passed in the Meeting of Board of Directors, had appointed Shri Jayant Davar as the Managing Director of the Company for a period of five years w.e.f. the 1st January, 2021 and his term as the Managing Director would be expiring on the 31st December, 2025. Concurring with the recommendations of the Nomination and Remuneration Committee, based on qualifications, experience and contribution of Shri Jayant Davar, the Board in its meeting held on 27th June, 2020, has decided to re-appoint him as Managing Director for a further period of 5 (five) years w.e.f. the 01st January, 2021 at the remuneration have been recommended by the Nomination and Remuneration and Remuneration Committee.

Jayant Davar is the Co-chairman and Managing Director of our Company. He is the founding Director, and is the Promoter of our Company. He holds a bachelors' degree in mechanical engineering from the Punjab University, Patiala, and has successfully completed the owner / president management programme from the Harvard Business School. He was the chairman of the Confederation of Indian Industries, Northern Region, and has been the president of the Auto Component Manufacturers Association in the past. He has three decades of experience in the auto components sector. He was awarded the distinguished alumnus during the year 2009 from Thapar Collage of Engineering and Technology, Patiala-DEEMED University.

The main terms and conditions of re-appointment of Shri Jayant Davar as Managing Director are given below:

I) Salary & Perquisites

S.N	lo.	Particulars	Amount (Rupees)
1.		Period	5 Years w.e.f. the 1st January '2021
2.		Basic Salary	Rs, 10,00,000/-
			(to be reviewed for upscale revision by and or before the 31st December '2022)
3.	Me	edical Reimbursement	Reimbursement of medical expenses incurred by the appointee (including medi-claim insurance premium) on self, and his family, subject to a ceiling as prescribed by law.
4.	Le	ave Travel Assistance	Payable as per the rules of the Company

II) Perquisites and Allowances:

In addition to Basic Pay as above, the following perquisites/ allowances shall be paid to Shri Jayant Davar, Managing Director.

- a) Housing: Residential Rent Free furnished accommodation.
- b) Gas, Electricity, Water and furnishing: Expenses incurred on Gas, Electricity, Water and Furnishing subject to a ceiling of 10 % of the salary.
- c) **Provident Fund:** Company's contribution towards Provident Fund, as per rules of the Company, which are applicable from time to time, not being taxable under the Income Tax

Act 1961, which, at present, is 12% of the basic salary.

- d) **Gratuity:** Gratuity in accordance with the rules of the Company but not exceeding one-half month's basic salary for each completed year of service.
- e) Leave: Leave shall be allowed with full pay and allowances as per the rules of the Company.
- f) Club Fee: Fees of clubs, subject to a maximum of two clubs.
- g) **Personal Accident Insurance:** Premium not exceeding Rs. 25,000/- p.a.
- III) Provision of Car for the use on Company's business: The Company shall provide car with driver in accordance with the Rules of the Company, at the cost of the Company for use of Company's car with driver for official business of the Company.
- IV) Commission: Commission at the rate Equal to 4 % of the Net Profit of the Company for each Financial Year, effective from the 1st January '2021 computed in accordance with the relevant provisions of the Companies Act, 2013 – to be reviewed for revision by the 31st December '2022.

Such Commission on profits shall be subject to the overall limits of remuneration prescribed under provisions of the Companies Act, 2013 and the Rules made thereunder.

V) No Sitting Fee for attending meetings of Board or Committees or Subsidiaries.

Minimum Remuneration:

In the event of inadequacy of Profit, the remuneration will be regulated by Schedule V of the Companies Act, 2013 otherwise to require the approval of the Central Government.

The Board of Directors considers the re-appointment of Shri Jayant Davar to be in the best interest of the Company. The re-appointment Shri Jayant Davar requires approval of the members of the Company.

Except Shri Dharmendar Nath Davar, Shri Jayant Davar and Smt. Monica Davar none of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the Resolution set out at Item No.4 of the Notice.

The Board commends the Special Resolution set out at Item No. 4 of the Notice for approval by the members.

Item No. 5

Shri Arjun Sharma was appointed as an Independent Director on the Board of the Company pursuant to the provisions of Section 149 and Schedule IV of the Act read with the Companies (Appointment and Qualification of Directors) Rules, 2014. He holds office as Independent Director of the Company up to 23rd May, 2021 ("first term" in line with the explanation to Sections 149(10) and 149(11) of the Act). Section 149 of the Act and provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") inter alia prescribe that an Independent Director shall hold office for a term of up to five consecutive years on the Board and shall be eligible for reappointment on passing a special resolution by the Company and disclosure of such appointment in its Board's report. Section 149(11) provides that an independent director may hold office for up to two consecutive terms.

The Nomination & Remuneration Committee of the Board of Directors, on the basis of the report of performance evaluation of

Independent Director, have recommended re-appointment of the Shri Arjun Sharma as Independent Director for a second term on the Board of the Company. The performance evaluation of Shri Arjun Sharma was done during each year of his current tenure. Some of the performance indicators based for such evaluation were – attendance in the Board & Committee meetings, quality of participation/preparation, ability to provide leadership, work as team player, commitment to protecting/enhancing interests of all shareholders and contribution in implementation of best governance practices etc. The brief resumes of the Shri Arjun Sharma is available in the Annexure to the Notice and detailed profile is available on the website of the Company at www.sandhargroup.com

The Board, based on the performance evaluation of the Shri Arjun Sharma and as per the recommendation of the Nomination & Remuneration Committee, considers that, given his background, experience and contributions made by him during his first tenure, the continued association of the Shri Arjun Sharma would be beneficial to the Company and it is desirable to continue to avail his services as an Independent Director. The Board of Directors of the Company in its meeting dated 13th August, 2020 on the recommendation of Nomination & Remuneration Committee, approved the reappointment of the Shri Arjun Sharma as an Independent Director of the Company for a second term of upto 5 (five) consecutive years, subject to the approval of the shareholders at this Annual General Meeting. Shri Arjun Sharma is not disqualified from being appointed as Director in terms of Section 164 of the Act and has given his consent to act as Director. The Company has received notice in writing from a member under Section160 of the Act proposing the candidature of the Shri Arjun Sharma for the office of Independent Directors of the Company.

The Company has also received declarations from Shri Arjun Sharma that he meets with the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and under the Regulation 16(1) (b) of the Listing Regulations.

In the opinion of the Board, the Directors fulfils the conditions for appointment as Independent Director as specified in the Act and the Listing Regulations and is independent of the management.

Shri Arjun Sharma is not debarred from holding the office of Director by virtue of any SEBI, MCA order or any other such authority.

Copy of draft letter of appointment of the Directors setting out the terms and conditions of appointment is available for inspection by the members at the Corporate Office of the Company.

Shri Arjun Sharma herein is interested in the resolution set out at item no. 5 of the Notice and his relatives may be deemed to be interested in the above resolution to the extent of his shareholding interest, if any, in the Company. Save and except the above, none of the other Directors/Key Managerial Personnel of the Company/ their relatives are, in any way, concerned or interested, financially or otherwise, in this resolution.

This statement may also be regarded as an appropriate disclosure under the Listing Regulations. The Board recommends the resolution set out at item no. 5 of the Notice for approval by the members of the Company.

Item No.6

The Board, on the recommendation of the Audit Committee, has approved the appointment and remuneration of the Cost Auditors M/s. A.N. Satija & Co. to conduct the audit of the cost records of the Company for the financial year ending the 31st March 2021 at a remuneration of Rs. 1, 25,000/- (Rupees One Lakh Twenty-Five Thousand Only).

In accordance with the provisions of Section 148 of the Act read with

the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors as recommended by the Audit Committee and approved by the Board of Directors, has to be ratified by the members of the Company.

Accordingly, consent of the members is sought for passing an Ordinary Resolution as set out at Item No.6 of the Notice for ratification of the remuneration payable to the Cost Auditors for the financial year ending the 31st March, 2021

None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the Resolution set out at Item No. 6 of the Notice.

Item No.7

Shri Vimal Mahendru was appointed as an Additional Director of the Company with effect from the 05th November, 2019. In terms of Section 161of the Companies Act, 2013 ("Act"), read with Article 74 of the Articles of the Association of the Company Shri Vimal Mahendru holds office as an Additional Director upto the date of the ensuing Annual General Meeting. Shri Vimal Mahendru had given his consent for appointment as director on the Board of the Company at the time of his appointment as an Additional Director. Based on the declaration received from his, he is not disqualified under Section 164 of the Act.

Profile of the appointee, Shri Vimal Mahendru

Shri Vimal Mahendru is the President of Legrand-India. Besides this, Shri Mahendru is presently the IEC Ambassador, representing IEC in various government and stakeholder fora on standardization, rural electrification and energy access. He is also the IEC SMB member from India and Convener of IEC Systems Evaluation Group on standardization of Low Voltage Direct Current – SEG4-LVDC.

He is also a member of the Governing Council of Indian Electrical & Electronics Manufacturers' Association (IEEMA), the apex industry body in India. He is also the Chair of the Bureau of Standards, Sectional Committee 39, for standardization of fuses and fuse accessories. Shri. Vimal has over 28 years of diverse experience in various functions in the manufacturing industry.

Shri Vimal Mahendru herein is interested in the resolution set out at item no. 7 of the Notice and his relatives may be deemed to be interested in the above resolution to the extent of his shareholding interest, if any, in the Company. Save and except the above, none of the other Directors/Key Managerial Personnel of the Company/ their relatives are, in any way, concerned or interested, financially or otherwise, in this resolution.

This statement may also be regarded as an appropriate disclosure under the Listing Regulations. The Board recommends the resolution set out at item no. 7 of the Notice for approval by the members of the Company.

By Order of the Board **For Sandhar Technologies Ltd.**

Place: New Delhi Dated: **13th August, 2020**

Registered Office:

B-6/20 L.S.C. Safdarjung Enclave, New Delhi-110029 CIN: L74999DL1987PLC029553 Phone: 0124-4518900 Fax: 0124-4518912 Email: info@sandhar.in Website: www.sandhargroup.com /SUBHI GUPTA SUBHI GUPTA Company Secretary & Compliance Officer (Interim) Membership Number: 44467

ANNEXURE-I

Brief resume of director seeking re-appointment at the Annual General Meeting pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Name of the Director	Dharmendar Nath Davar	Monica Davar	Jayant Davar	Vimal Mahendru	Arjun Sharma
Date of Birth Age Date of Appointment/ Reappointment	08/08/1934 86 02/07/1994	07/09/1965 55 24/10/1987	18/10/1961 59 *01/01/2021	08/06/1963 57 05/11/2019	15/12/1965 55 *24/05/2021
Date of Appointment as Independent Director under the Companies Act, 2013 and SEBI Listing Regulations	N.A.	N.A.	N.A	05/11/2019	24/05/2016
Relationship with Directors and Key Managerial Personnel	Father of Shri Jayant Davar (Promoter of the Company)	Wife of Shri Jayant Davar (Promoter of the Company)	Son of Shri Dharmendar Nath Davar (Chairman) And Husband of Mrs. Monica Davar	None	None
Qualification(s)	B.Com (Hons.), M.A. (Economics), Certified Associate of the Indian Institute of Bankers, and Fellow of the Economic Development Institute of the World Bank.	Pre-Universities studies in Commerce Stream	Bachelors' degree in mechanical engineering from the Punjabi University, Patiala	Bachelor's in Engineering Graduate of 1985 batch from the Thapar College of Engineering and Technology, India.	Bachelor's degree in commerce from University of Delhi
Expertise in specific Functional Area	Five decade of experience in finance, banking, corporate management, laws and auto component sector.	Three decade of experience in the auto components sector.	Three decades of experience in the auto components sector.	28 years of diverse experience in various functions in the manufacturing industry.	Three decades of experience in tourism and tour operations and adviser to various forums, associations.
Board Membership of other listed Companies as on March 31, 2020	Nil	Nil	l) Jagran Prakashan Limited ii) HEG Limited	Nil	Nil

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Name of the Director	Dharmendar Nath Davar	Monica Davar	Jayant Davar	Vimal Mahendru	Arjun Sharma
Chairmanships/Member	ships of the Committe	es of other public lim	nited companies as on l	March 31, 2020	
a. Audit Committee	Nil	Nil	l) Jagran Prakashan Limited	Nil	Nil
b. Stakeholder Relationship Committee	Nil	Nil	I) Sandhar Technologies Limited		Nil
c. Nomination & Remuneration Committee	Nil	Nil	Nil		I) Sandhar Technologies Limited
d. Other Committee(s)	I) Sandhar Technologies Limited (Member in Finance Committee)	Nil	I) Sandhar Technologies Limited		Nil
Number of Shares held in the Company as on March 31, 2020	8,39,582	26,22,725	3,13,75,200	Nil	Nil

*Re-appointment date





Annual Report Formats

This annual report is available in the following formats:





To view this report online please log on to www.sandhargroup.com

Forward-lookingStatement

Some information in this report may contain forward-looking statements which include statements regarding Company's expected financial position and results of operations, business plans and prospects etc. and are generally identified by forward-looking words such as "believe," "plan," "anticipate," "continue," "estimate," "expect," "may," "will" or other similar words. Forwardlooking statements are dependent on assumptions or basis underlying such statements. We have chosen these assumptions or basis in good faith, and we believe that they are reasonable in all material respects. However, we caution that actual results, performances or achievements could differ materially from those expressed or implied in such forward-looking statements. We undertake no obligation to update or revise any forward-looking statement, whether as a result of new information, future events, or otherwise.



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Corporate Overview

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With its self-driven and self-sustaining approach in expanding opportunities and enhancing business, Sandhar Technologies Limited has set a strong foothold in the diverse range of product categories across automotive segment. Since its inception, Sandhar has been working relentlessly to create value for not just business, but also its employees, clients and stakeholders. Aligning itself with the goal of self-reliant India, Sandhar has always nurtured innovation and will continue to do so to promote growth and development in the sector.

With our sheer zest to create and deliver value, we at SANDHAR have successfully added a diverse range of product categories across automotive segments. Not only this, we have also expanded our geographical reach to emerge as one of the leading automotive component supplier in the world. With our vision to enhance our business value and with the efforts of our competent team, our state-of-art R&D and our core expertise, we are confident to achieve greater heights while embracing new technologies, augmenting our capacities, production and revenue.

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The leading manufacturer of automotive components in the world, SANDHAR TECHNOLOGIES LIMITED (SANDHAR) was incorporated in October 1987 as a sheet metal components supplier catering to a major local OEM. What started as a homegrown Company, Sandhar has, in over 30 years, cemented its position as a multi-faceted manufacturing player supplying diverse range of products across automotive segments across the globe.

With its interests revolving around customer needs and building real connection with them, the company aspires to emerge as a global leader in the manufacturing marketplace. Steering Sandhar towards success is its innovation-led product portfolio and a team of dedicated professionals working relentessly to deliver the best.



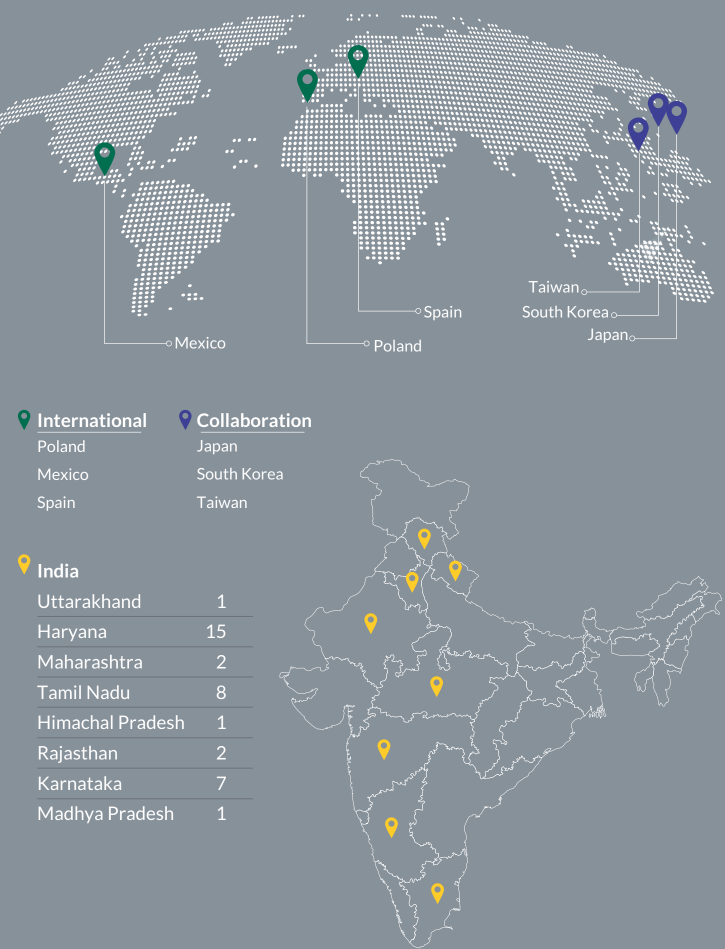
Sandhar's Indicators*



*For the year ending 31st March, 2020

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PRESENCE



PATRONS

With customer satisfaction as its priority, Sandhar has the privilege to build a long lasting relationship with various OEMs in the automotive and non-automotive sector. We, at the company, believe in catering to the varied needs of customers through a customer centric business model. Our focus is always on providing customers with high quality products and timely services and in nourishing a relationship based on trust and commitment with them. Leveraging our core competencies, we are proud to serve our customers spread across in India, Europe and NAFTA regions.



MESSAGE TO SHAREHOLDERS



DEAR SHAREHOLDERS,

I am pleased to share with you an update on your Company's performance for FY 2019-20. Well before the onset of the COVID-19 pandemic, India's GDP growth had slowed down and consequently the country's automotive industry had started feeling the slow down in demand. The real GDP growth which was 7.0% in FY 2017-18 decreased to 6.1% in FY 2018-19 and further to 4.3% in FY 2019-20. There is a meagre growth of 3.1% in January-March 2020 guarter. With the COVID-19 pandemic hitting the country, national lockdown wiped out all economic activities in the last given situation of restricted eight days of March, 2020.

The year 2019-20 was an unexpected vear for Sandhar in which revenue declined by 17% YOY. The main We have to adapt lessons learnt in reasons for the decline are:

- Temporarily shutting down of i. manufacturing plants due to COVID-19 pandemic.
- ii. Decrease in the OEMs' sales due to transition from BS-IV to BS-VI.
- iii. Drastic slow-down in the infrastructure sector.
- iv. Slow traction in the new product development business due to poor off-take of BS-VI models.
- v. Global softening of commodity prices.

By incessant efforts of the I would like to thank each and every management team and the employees employee as well as those working as led by your Co-Chairman & Managing our partners across our value chain for

Director, Shri Jayant Davar, Sandhar has performed creditably in battling severe demand challenges that the industry has faced in the last year. The national lockdown on account of COVID-19 has effectively wiped out 40 working days. We believe that the movement and low demand may continue in the next two guarters of FY 2020-21.

selling to recreate markets for our products. We have to approach our customers' with renewed vigour and with newer products as well, have to deepen our relationships with them, to have a regular feedback and to eliminate all unnecessary costs. We need to do so as a versatile Sandhar team, striving in unison to get more business, irrespective of the spectre of COVID-19.

Even in such a challenging time, your Company Sandhar is pleased to announce the total dividend of Rs. 2 per share for FY 2019-2020.

their commitment and service to Sandhar in these challenging times. Most importantly, I would like to thank you, for your overwhelming trust, support and confidence in Sandhar Technologies Limited.

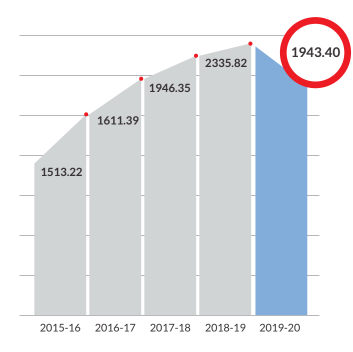
In the meanwhile, do stay safe, stay happy.

> Sd/-D. N. Davar Chairman



DELIVERING PERFORMANCE

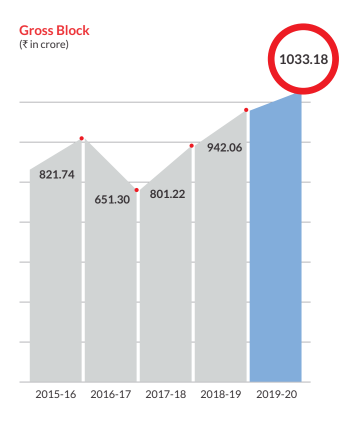
Net Revenue from Operations (₹ in crore)

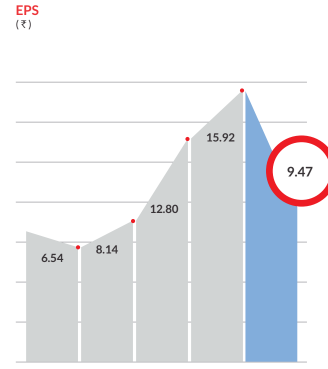


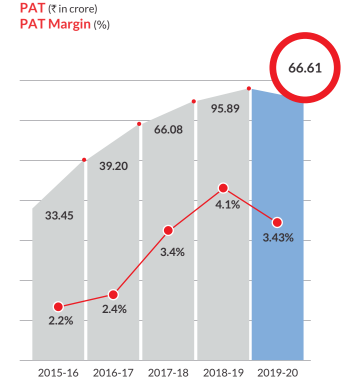
EBITDA (₹ in crore) **EBITDA Margin** (%)

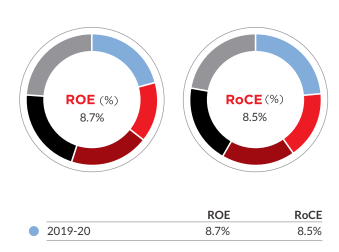




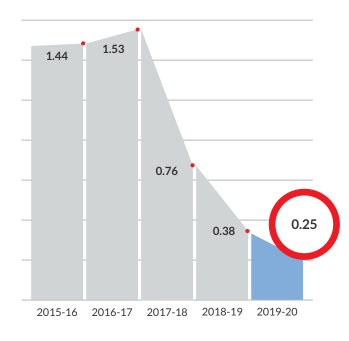




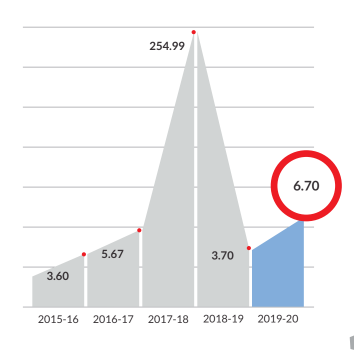




Debt to Equity Ratio (in times)



Cash and Cash equivalent (₹ in crore)



OUR VALUE CREATION MODEL

Inputs



Financial Capital

The funds used for growth and expansion of the company

- >> ₹60.19 crore equity share capital invested by the shareholders
- » Debt funding of **₹200.77** crore
- ➤ Cash generated from operations after tax amounting to ₹239.00 crore



Manufacturing Capital

Assets used by the company to carry out its operations

- >> ₹103.22 crore additionally invested in Property, plant and equipment and investments
- » 37 State-of-art production facilities



Human Capital

A skilled, diverse and motivated work force

- >> **7068** total strength of employees (Standalone)
- » Training programs conducted



Intellectual Capital

Intangible assets, such as goodwill and industry experience, used for growth and expansion of the company

- Introduction of innovative new products every year
- Innovation and Research and Development centres
- » Certifications for quality and technology
- » 4 new patents filed & published this year

» ₹1.98 crore spent in CSR initiatives

with technology providers and



Social and Relationship Capital

Strong relationships with various stakeholders including customers, suppliers, employees, investors and community

Regular stakeholder engagement activities
 Ioint venture and collaboration

Na Use and for

Natural Capital

Use of renewable, non-renewable and conventional source of energy for smooth functioning of the company

suppliers

Electricity*



*12% of the electricity generated through solar power

Purpose and Core values

VISION

To be the Most Preferred Choice of Global Stakeholders

MISSION

To be the leading player in Global Markets with fully satisfied Stakeholder, maintaining cost effectiveness through innovative technology and optimum utilization of talent and resources

VALUES

- S Spirit of Accomplishment
- Appropriate Attitude Α
- Never Dying Passion for N Excellence
- D Dynamic
- н Honest
- Accountable Α
- Reliable

CORE STRENGTHS

- Diversifed product portfolio
- Long-standing relationships with major OEMs in the country
- Experienced management team
- Production facilities in proximity to customers
- In-house research and development facility backed with strong technical collaboration

Impact & Outcomes

EBITDA earned during the year

Gender mix

Age mix

QQ 13

46%

₹774.65 crore

31st March 2020

component parts

Credit ratings

(stable)

Commercial

paper A1+

Bank Loan

AA-

Largest

market capitalization as on

manufacturer in key auto

<u><</u> 35 Years

₹206.42 crore (FY 2019: **₹257.84** crore)

Total shareholder return of 8.7%

Annual Dividend of

₹2.00 per share (FY 2019: **₹2.50** per share)

Repayment of Debt ₹80.33 crore and Finance Cost

₹20.46 crore

Employee turnover ratio 13.30%

20 patents/ copyrights as on 31st March 2020

Loyal and satisfied

clientele

decades of relationship with the customers & vendors

1

54%

<u>></u> 35 Years

More than

three

Reduction in power consumption

Optimum utilization of finite resources

carbon footprint

Reduction in



Our Stakeholders





5000	

Governments and Regulators





Communities





Technical Partners

MANAGING BUSINESS GROWTH

AT EVERY STEP, SANDHAR HAS ADOPTED AND IMPLEMENTED STRATEGIES TO TAP THE RIGHT BUSINESS OPPORTUNITIES ARISING FROM GLOBAL MEGA TRENDS. THIS HAS NOT ONLY HELPED THE COMPANY MANOEUVRE FOR GROWTH BUT ALSO BECOME GLOBALLEADERS IN THE MARKET.

With our expertise and competencies, we have successfully captured a myriad of opportunities and created value for our business and stakeholders. Over the years, we have increased our production volumes and successfully catered to the needs of different segments of consumers.

Business Opportunities for Sandhar



Strategies Adopted



Invest in emerging trends

Through our joint ventures and collaborations we invest in research and development activities to know the emerging market demands and new technologies to gain an edge over peers.



Employees working in innovation and development centre



Consumers

Along with expanding our product pipeline, we strive to increase our customer base by adding new customers as well as strengthen our relationship with existing ones in order to increase our revenue.

80

No. of OEMs we cater

ය ස ප හ Build scale

On the basis of customer demand, we scale up our operations either by opening a new manufacturing facility or increasing the capacity of the existing one.



Product portfolio

Our primary focus has been on safety and security systems for automobiles across segments. Hence, we keep adding new and improved products in the category to cater the diverse needs of our customers.

23 No. of Product Categories



Value created

We create value through proactive price management, innovation, and economies of scale. This enables us sustain our business and invest in future expansion projects.

6%

5-year CAGR growth of Revenue from operations



	(in %)
2&3 wheelers	58.86
PVs	21.05
CVs	1.66
OHVs	13.83
Others	4.60

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DIVERSE PRODUCTS THAT

WITH ITS PRIME FOCUS ON DELIVERING VALUE AND MEET THE GROWING NEEDS OF CUSTOMERS, SANDHAR OFFERS A WIDE RANGE OF PRODUCTS. OUR PROFESSIONALS INVEST INTO A PRODUCT CATEGORY THAT HAS POTENTIAL TO GROW AND CAPTURE THE MARKET. OUR PRODUCTS CATER TO ANCILLARY CATEGORIES AND VEHICLE SEGMENTS WITH MAIN FOCUS ON SAFETY AND SECURITY SYSTEMS.



On Consolidated Level:

	(111 /0)
Locking systems	20.5
Vision systems	8.6
Wheel assembly	10.5
Sheet metal components	10.9
Aluminium die casting components	20.0
Cabin and fabrication	12.7
Plastic parts	1.8
Handle Bar Assembly	5.7
Others	9.3

OUR DIVERSIFIED PRODUCT OFFERING

Existing Products

AUTOMOTIVE DIVISION

Through our technological competencies, we manufacture and supply various high-quality and reliable auto component parts for our customers across globe.



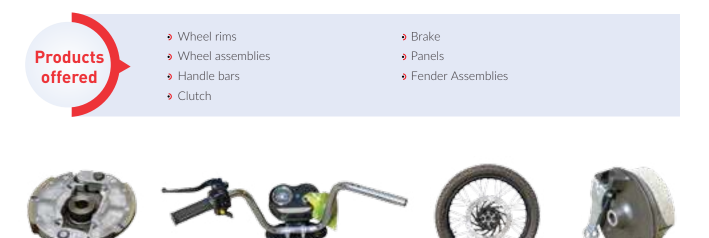
COMPONENTS DIVISION

As a part of strategy of being self-dependent, through this division we meet the internal requirement of key materials and processes required for products manufactured at our automotive division.



AUTOMACH DIVISION

One of the top companies in the two-wheeler steel wheels market of India, with our state-of-the-art manufacturing technologies and process for wheel forming, tri-nickel chrome plating, and assembly machines.



CABINS AND FABRICATION DIVISION

For off-highway vehicle segment, we offer a diverse range of products that are high quality and cost effective consisting of precision steel metal components used in wheel loaders, cranes, tractors, hoe loaders, and excavators.



PROFILE OF BOARD OF DIRECTORS























1

Dharmendar Nath Davar is the Chairman and Non-Executive, Non-Independent Director of our Company. A distinguished professional development banker with innate expertise in corporate management, has the degree of B.Com (Hons.), M.A. (Economics), Certified Associate of the Indian Institute of Bankers and is a Fellow of the Economic Development Institute of the World Bank. After serving the Punjab National Bank (PNB) in senior management position(s) upto 1968, he joined Industrial Financial Corporation of India (IFCI), a well-known national level premier financial institution and retired on completion of two terms spreading over eight years as an Executive Chairman in 1992. He had also been on the Boards and Executive Committees of IDBI and IRBI for nearly 9 years and also on the Board of LIC Housing Finance Co. He had been, for several years, a part time Consultant to the World Bank, UNIDO and KFW. Presently he is on the Boards of several reputed companies, training institutions and nongovernmental (social) organizations.

2

Jayant Davar is the Co-chairman and Managing Director of our Company. He is the founding Director and is the Promoter of our Company. He holds a bachelors' degree in mechanical engineering from the Punjabi University, Patiala, and has successfully completed the owner / president management programme from the Harvard Business School. He was the chairman of the Confederation of Indian Industries, Northern Region, and has been the president of the Auto Component Manufacturers Association in the past. He has three decades of experience in the auto components sector. He was awarded the distinguished alumnus during the year 2009 from Thapar Institute of Engineering Technology.

3

Monica Davar is a Non-Independent, Non-Executive Director of our Company. She was appointed as a Director in 1987. She completed her pre-university studies in the commerce stream. She has over 22 years of experience in the auto components sector.

4

Mohan Lal Bhagat is an Independent Director of our Company. He was first appointed as an Independent Director of our Company on February 2, 1993. He holds a bachelors' degree in commerce from the University of Calcutta. He has over 42 years of experience in the areas of financial and management consultancy.

5

Ravinder Nagpal is an Independent Director of our Company. He was appointed as an Independent Director of our Company in the year 2001. He is a practicing chartered accountant since 1980. He has been a member of the Panel of Chartered Accountants for the Office of the Official Liquidator, Delhi. He has 34 years of experience in the areas of corporate restructuring, mergers and acquisition, due diligence, tax planning, and strategic advisory.

6

Krishan Lal Chugh is an Independent Director of our Company. He was appointed as an Independent Director of our Company on March 14, 2003. He has a bachelors' degree in mechanical engineering from Delhi College of Engineering. He is the Chairman Emeritus of ITC Group, and has been past member of the Board of Governors, Administrative Staff College of India, Hyderabad. This apart, he has also been the Past President of all India Management Association, the alternate president of the Associated Chambers of Commerce and Industry of India and the former director of Central Board of Reserve Bank of India. He has over five decades in the areas of heavy industries, fast-moving consumer durables, and paper industries.

7

Arvind Kapur is an Independent Director of our Company. He was first appointed as an Independent Director of our Company on October 1, 2005. He holds a bachelors' degree in science from the University of Delhi and has completed a president management programme from Harvard Business School. He was the erstwhile president of the Automotive Component Manufacturers Association, as well as the erstwhile chairman of CII– Haryana State Council, Northern Region. He is the managing director of RICO Auto Industries Limited and has 37 years of experience in the area of manufacturing of auto components.

8

Archana Capoor is an Independent Director of our Company. She was appointed as an Independent Director of our company on 05th November, 2018. She holds a masters' degree in Business Administration with specialization in Finance and Market Research, University of Allahabad, UP (India). She has a versatile profile in different sectors such as Tourism, Banking & Finance and Social. This apart she is an Independent Board Director/ member of 6 listed Companies and 3 Private Companies since 2014 also a member secretary and project director of an NGO, India Trust for Rural Heritage and Development (ITRHD). She has over 35 years of work experience in Finance, Legal & International Business.

9

Arjun Sharma is an Independent Director of our Company. He was appointed as an Independent Director of our Company on May 24th, 2016. He holds a bachelors' degree in commerce from University of Delhi. He is the chairman of Select Group, a business house that has diversified interests in retail industries, real estates, travel and tourism, hospitality and private equity.

10

Bharat Anand, aged about 43 years is a Partner in the Corporate Department of Khaitan & Co. Bharat is a dual qualified (England & Wales and India) lawyer and his practice focuses on corporate transactions such as acquisitions, joint ventures and private equity investments. He joined Khaitan & Co in March 2009 from the London office of Fresh fields Bruckhaus Deringer, where he worked since 2001. He has been highly ranked by several legal journals and magazines. RSG Consulting, an independent UK-based consultancy, featured Bharat in their list of 'Top 25 Second Generation Lawyers in India'. Bharat plays an active role in leading industry associations in India. He is Co-Chair of FICCI's Committee on Stressed Assets and a member of CII's Committee on Transparency and Governance. He read law at Jesus College, Cambridge and is an alumnus of St. Columba's School.

11

Vimal Mahendru is the president of Legrand-India. Besides this, Shri. Vimal is presently the IEC Ambassador, representing IEC in various government and stakeholder for on standardization, rural electrification and energy access. He is also the IEC SMB member from India and Convener of IEC Systems Evaluation Group on standardization of Low Voltage Direct Current – SEG4-LVDC. He is also a member of the Governing Council of Indian Electrical & Electronic Manufacturers' Association (IEEMA), the apex industry body in India. He also Chair the Bureau of Standards, Sectional Committee 39 for standardization of fuses and fuse accessories. He has over 28 years of diverse experience in various functions in the manufacturing industry.

CORPORATE SOCIAL RESPONSIBILITY

AT SANDHAR, WE ARE COMMITTED TO FUNCTION IN A RESPONSIBLE MANNER THROUGH SUSTAINABLE BUSINESS PRACTICES, CONSTANTLY CARING FOR THE COMMUNITIES AND MARKETS WHERE WE LIVE AND OPERATE OUR BUSINESS.

Our focus areas



Promoting Gender Equality and Empowerment of Women

Promoting

Rural Sports



Protection





Education

Adopt a Gran



Free health camp at Sandhar health care center Begumpur, Khatola In coordination with W Pratiksha Hospital



KHUSHII, School NIT 1, Faridabad



Yoga classes



Counseling Sessions







Training program



CORPORATE **INFORMATION**

Board of Directors

Shri Dharmendar Nath Davar Chairman & Non-Executive Director

Shri Jayant Davar Co-Chairman & Managing Director

Smt. Monica Davar Non-Executive Director

Shri Arjun Sharma Independent Director

Shri Arvind Kapur Independent Director

Shri Ravinder Nagpal Independent Director

Shri Krishan Lal Chugh Independent Director

Shri Mohan Lal Bhagat Independent Director

Smt. Archana Capoor Independent Director

Shri Bharat Anand Independent Director

Shri Vimal Mahendru Independent Director

Chief Financial Officer (CFO)

Shri Puru Aggarwal (Appointed as CFO with effect from 01 Aug, 2020.)

Audit Committee

Shri Ravinder Nagpal Chairman

Shri Arvind Kapur Member

Smt. Archana Capoor Member

Nomination & Remuneration Committee

Shri Krishan Lal Chugh Chairman

Shri Arjun Sharma Member

Shri Ravinder Nagpal Member

Stakeholder Relationship Committee

Shri Arjun Sharma Chairman

Shri Arvind Kapur Member

Shri Jayant Davar Member

Corporate Social Resposibility Committee

Shri Jayant Davar Chairman

Shri Arvind Kapur Member

Smt. Monica Davar Member

Finance Committee

Shri Dharmendar Nath Davar Chairman

Shri Jayant Davar Member

Shri Ravinder Nagpal Member

Compliance Officer

Km. Subhi Gupta Plot No. 13, Sector 44, Gurgaon - 122001, Haryana - India Tel No: 0124-4518900 Fax No: 0124-4518912 Email: investors@sandhar.in

Corporate Identity Number (CIN)

L74999DL1987PLC029553

Share Transfer & Allotment Committee

Shri Jayant Davar Chairman

Smt. Archana Capoor Member

Shri Vimal Mahendru Member

Bankers

State Bank of India Citi Bank N.A. Yes Bank Limited HDFC Bank Limited DBS Bank Limited

Registered Office

B-6/20 L.S.C. Safdarjung Enclave, New Delhi-110029

E-mail: Info@sandhar.in

Corporate Office

Plot No 13, Sector 44 Gurgaon - 122002

E-mail: Info@sandhar.in

Registrar & Share Transfer Agent

M/s Link Intime India Private Limited C-101, 1st floor 247 Park L B S Marg, Vikhroli (West) Mumbai 400 083 Tel: +91 22 4918 6270 Fax: +91 22 4918 6060 E-mail: mumbai@linkintime.co.in Investor Grievance e-mail: rnt.helpdesk@linkintime.co.in Website: www.linkintime.co.in

DIRECTORS REPORT

Dear Shareholders,

The Directors of your Company take pleasure in presenting its 28th Annual Report on the business and operations of the Company together with financial statements for financial year ended the 31st March, 2020.

OPERATIONS-FINANCIALS

The summarised standalone and consolidated financial results of the Company for financial year ended the 31 March, 2020 as compared to the previous year are as under:

				(Rs. in Lacs)
Corresponding figures for the previous year have	Standalone		Consolidated	
beenregrouped / recast wherever necessary to correspond to current year / year Classification	Financial Year		Financial Year	
correspond to current year / year classification	2019-20	2018-19	2019-20	2018-19
Revenue and other Income	1,65,015.33	2,04,326.80	1,95,344.66	2,34,219.41
EBITDA as per financial statement	16,916.09	22,760.82	20,641.75	25,784.23
Less: Financial Expenses	(1,263.43)	(1,745.91)	(2,045.63)	(2,394.62)
Profit before Exceptional Items, Depreciation & Tax	15,652.66	21,014.91	18,596.12	23,389.61
Less: Depreciation	(7,560.17)	(6,669.80)	(9,841.47)	(8,088.12)
Profit Before Exceptional Items and Tax Provisions	8,092.49	14,345.11	8,754.65	15,301.49
Less: Share in loss of jointly controlled entity	-	-	(949.72)	(685.94)
Less: Exceptional Items	-	148.05	-	(74.08)
Less: Tax Provisions	2,000.39	4,664.36	(2,107.05)	(4,956.23)
Net Profit After Tax Provisions	6,092.10	9,532.70	5,697.88	9,585.24
Add: Other Comprehensive Income/Expense	734.07	(65.11)	963.21	3.53
${\tt Less: Profitattributable to Non-controlling interest}$	-	-	(12.05)	(67.70)
Less: Appropriations:				
Dividend	(1,504.77)	(752.38)	(1,529.15)	(778.62)
Corporate Tax on Dividend Distribution	(299.45)	(144.8)	(299.45)	(144.8)
Balance carried forward in Balance Sheet	5,021.95	8,570.41	4,820.43	8,597.65

The Auto industry has produced a total 26,362,284 vehicles including Passenger Vehicles, Commercial Vehicles, Three Wheelers, Two Wheelers and Quadricycle in April-March 2020 as against 30,914,874 in April-March 2019 with a decline of (-)14.73%.

The decline is on account of several factors such as temporarily shutting down of manufacturing plants due to Corona Pandemic, decrease in the OEMs' sales, drastic slow-down in the infrastructure sector thereby impacting the growth in the Company's Cabin and Fabrication division, despite commencement of sales at new manufacturing units, slow traction in the new product development business due to poor off-take and softening commodity prices.

Your company's strong brand resonance and fundamentals are well positioned to navigate through such extraordinary times. The Company will continually strive to enhance and strengthen its market position by exploring new geographies, innovation, manufacturing excellence and providing customized solutions to customer's needs. Sandhar will leverage its unique business model to achieve sustainable and profitable growth over medium to long term.

STATE OF COMPANY'S AFFAIRS

Discussion on state of affairs of the Company has been covered as part of the Management Discussion and Analysis (MDA). MDA for the year under review, as stipulated under Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, is presented in a separate section forming part of this Annual Report.

AMOUNT TRANSFERRED TO RESERVE

The Board of Directors has decided to retain the entire amount of profits in the profit and loss account.

DIVIDEND

The Board in its meeting held on 10th February, 2020, declared an interim dividend of Rs. 1.25 per equity share as per particulars below:

S.No	Date of Declaration	Rate of Dividend	Amount (in Rs. Lacs) (Excluding Dividend distribution tax)
1	10th February, 2020 (Interim Dividend)	12.5%	752.38

Further, the Board in its Meeting held on 27th June, 2020 recommended a final dividend of Rs. 0.75 per equity share for the Financial Year ended on 31st March 2020, subject to the approval of shareholders at the ensuing Annual General Meeting of the Company.

CONSOLIDATED FINANCIAL STATEMENTS

As per Regulation 33 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), applicable provisions of the Companies Act, 2013 ("Act") read with the rules issued thereunder and Indian Accounting Standard (AS)-110 on Consolidated Financial Statements, read with Ind AS-28 Investments in Associates and Joint Ventures, the Audited Consolidated Financial Statement for the FY ended 31st March, 2020 is provided in this Annual Report.

During the year, the Board of Directors reviewed the affairs of the subsidiaries in accordance with Section 129(3) of the Companies Act 2013. Consolidated financial statements together with the auditor's report form part of this annual report.

SHARE CAPITAL

The Authorised Share Capital of the Company is Rs. 7,000.00 Lacs divided into 680.00 Lacs Equity Shares of Rs. 10/- (Rupees Ten only) each and 2.00 Lacs Preference shares of Rs. 100/- (Rupees Hundred only) each. The Paid up Capital of the Company is Rs. 6,019.07 Lacs divided into 601.91 Lacs Equity Shares of Rs. 10/- each.

There was no public issue, rights issue, bonus issue or preferential issue, etc. during the year. The Company has not issued shares with differential voting rights, sweat equity shares, nor has it granted any stock options.

SUBSIDIARIES AND JOINT VENTURES

During the year under review, three new Joint Venture namely, Sandhar Han Shin Automotive Private Limited, Winnercom Sandhar Technologies Private Limited and Sandhar Han Shin Auto Technologies Private Limited have been incorporated. As at 31st March, 2020, the Company had following Subsidiaries and Joint Ventures:

Subsidiaries:

- 1. Sandhar Tooling Pvt. Ltd.
- 2. Sandhar Strategic Systems Pvt. Ltd.
- 3. Sandhar Technologies Barcelona S.L., including step down subsidiaries at Mexico & Poland

Joint Ventures:

- 1. Sandhar Hansung Technologies Private Limited
- 2. Indo Toolings Private Limited
- 3. Sandhar ECCO Green Energy Private Limited
- 4. Sandhar Daewha Automotive Systems Private Limited
- 5. Sandhar Amkin Industries Private Limited
- 6. Jinyoung Sandhar Mechatronics Private Limited
- 7. Sandhar Daeshin Auto Systems Private Limited
- 8. Sandhar Whetron Electronics Private Limited
- 9. Kwangsung Sandhar Technologies Private Limited
- 10. Sandhar Han Shin Automotive Private Limited
- 11. Sandhar Han Shin Auto Technologies Private Limited
- 12. Winnercom Sandhar Technologies Private Limited

Pursuant to the provisions of Section 129 (3) of the Companies Act, 2013, a statement containing the salient features of the financial statements of all the Joint Ventures/ Subsidiaries in form AOC-1 is annexed hereto as Annexure-I and, hence, not repeated here for the sake of brevity.

A copy of the audited financial statements of each of the subsidiary companies and English translation thereof will be kept for inspection by any Member of the Company at Corporate Office during business hours. Further, pursuant to the provisions of Section 136 of the Companies Act, 2013, these financial statements are also placed on the Company's website www.sandhargroup.com. Copy of these financial statements shall be made available to any Member of the Company, on request.

Details of subsidiaries of the Company and their performance are covered in Management Discussion and Analysis Report forming part of the Annual Report.

CAPEX AND LIQUIDITY

During the fiscal Company spent Rs. 8,106.27 Lacs on Capex and Investments in Joint Ventures. Despite this significant spent, the Company was able to keep the gross debt level stable during the year.

Cash and Cash Equivalents at the Consolidated level as at the 31st March, 2020 was Rs. 670.37 Lacs vis-à-vis Rs. 370.33 Lacs in the previous fiscal.

DEPOSITS

During the year under review, the Company has not accepted any deposits, thus far, within the meaning of Section 73 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014.

Particulars of Loans, Guarantees and Investments

Details of Loans, Guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the Notes to the Financial Statements.

RELATED PARTY TRANSACTION

Following the provisions of Section 188(1) of the Companies Act, 2013, all Related Party contracts / arrangements / transactions entered by the Company during the financial year had been in the ordinary course of business and on arm's length basis, with Audit Committee having a domain role, the Board of Directors brought into picture, wherever necessary and/or obligatory. Therefore, the provision of Section 188 of the Companies Act, 2013 was not attracted. There are no materially significant Related Party Transaction during the year under review made by the Company with Promoters, Directors or other designated person which may have a potential conflict with the interest of the Company at large. Thus, disclosure in Form AOC-2 is not required. Pertinent, in this context, is to say that, during the year, the Company has not entered into any contract / arrangement / transaction with related parties, which could be considered material in accordance with the policy of the Company on materiality of related party transactions.

Related party transactions were disclosed to the Board on regular basis. Details of related party transactions may be referred to in Note 32 of the Standalone Financial Statements.

MATERIAL CHANGES AND COMMITMENTS

There have been no significant or material changes in the operations, commitments and governance aspects, following the provisions of Companies Act, 2013 and Rules made thereunder.

NOTABLE INITIATIVES DURING THE YEAR

Technical Collaborations / Joint Ventures:

The Company had signed Joint Venture Agreements with foreign collaborators as below:

With Han Shin Corporation South Korea: Company signed a 50:50 joint venture with Han Shin Corporation. A JV Company viz. Sandhar Han Shin Auto Technologies Private Limited was incorporated under the Companies Act, 2013, on 26th November, 2019 in Delhi. The main object of this joint venture company is manufacturing and selling, inter-alia, electronic parts and accessories for the automotive industries in India which would include Antenna, Radio Cable, AV/NAVI Cable, GPS/DMB Cable, USB Cable, AVM Cable etc.

With Winnercom Co. Ltd., South Korea: Company signed a 50:50 joint venture with Winnercom Co. Ltd, South Korea. A JV Company viz. Winnercom Sandhar Technologies Private Limited was incorporated under the Companies Act, 2013, on 22nd August, 2019 in Gurugram, Haryana. The main object of this joint venture company is manufacturing and selling, inter-alia, electronic parts and accessories for the automotive industries in India which would include Shark fin antenna and micro pole antenna etc. and catering to the four-wheeler segment.

IN-HOUSER&DDIVISION

Added to the aforesaid, is the real-time emphasis on Research and Development, wherefore a dedicated organizational wing, with requisite Government approvals in place, is in operation. The programs for innovations, as chartered out and time lines set therefore, are closely monitored for their development & entering into commercial activity.

INFORMATION TECHNOLOGY

The Company continues to take full advantage of Information Technology, leveraging it as a source of competitive advantage. As in earlier years, the enterprise wide Oracle ERP platform forms the backbone of IT and encompasses all core business processes in the Company and also provides a comprehensive data warehouse with analytics capability that helps in better and speedier decisions.

Multiple new initiatives have been taken, to ensure that the investments in creation, maintenance and upgradation of IT Infrastructure is kept at optimal level and relevant new technologies are adopted to facilitate risk mitigation, ensuring business continuity, achieve scalability in operations and ensuring that data security and privacy are not compromised.

Company has already upgraded its ERP platform from On premise Oracle EBS to Cloud based Oracle Fusion technology platform, which covers all core business processes including end-to-end solution for digital expense management giving employees easy data entry options, and financial managers detailed spend information and policy-driven control.

CORPORATE GOVERNANCE

Corporate governance is an ethically driven business process that is committed to values and aimed at enhancing an organization's brand and reputation. This is ensured by taking ethical business decisions and conducting business with firm commitment to values, while meeting stakeholders' expectations. Further Corporate Governance is based on the principles of conducting the business with all integrity, fairness and being transparent with all the transactions, making the necessary disclosures and decisions, complying with the laws of the land, accountability and responsibility towards the stakeholders and commitment of conducting the business in an ethical manner. At Sandhar, it is ensured that Company's affairs are managed in a fair and transparent manner. This is vital to continue to gain and retain the trust of its stakeholders.

A separate section on Corporate Governance standards followed by your Company and the relevant disclosures, as stipulated under the Listing Regulations, Companies Act, 2013 and Rules made thereunder, forms part of this Annual Report.

A Certificate from M/s K.K. Sachdeva & Associates, Practising Company Secretary, confirming the compliance by the Company to the conditions of Corporate Governance as stipulated under the Listing Regulations, is annexed to the Report on Corporate Governance, which forms part of this Annual Report.

DIRECTORS&KEYMANAGERIAL PERSONNEL

The Company's policy is to maintain an optimum combination of Executive and Non-Executive Directors on the Board. The composition of the Board is as follows:

Co-Chairman & Managing Director	Shri Jayant Davar
Non-Executive Directors	Shri Dharmendar Nath Davar (Chairman) Smt. Monica Davar
Non-Executive Independent Directors	Shri Arvind Kapur Shri Ravinder Nagpal Shri Krishan Lal Chugh Shri Mohan Lal Bhagat Shri Arjun Sharma Shri Bharat Anand (appointed on 12th August, 2019) Shri Vimal Mahendru (appointed on 05th November, 2019) Smt. Archana Capoor
Executive Director	Shri Arvind Joshi Resigned from the closing hours of 10th May, 2020
Key Managerial Personnel	Shri Narender Kumar Dogra, Chief Financial Officer (Interim) appointed on 11th May, 2020 Km. Subhi Gupta, Company Secretary & Compliance Officer (Interim) appointed on 11th May, 2020

All the Non – Executive Independent Directors are not disqualified to be appointed as such under the relevant provisions of the Companies Act, 2013 and the rules made thereunder and shall not be subject for determination by retirement of Directors by rotation.

Appointment of Shri Bharat Anand, Non-Executive and Independent Director of the Company

During the year under review, in terms of section 149, 150 & 152 of the Companies Act, 2013 Shri Bharat Anand was appointed as an Additional (Non-Executive and Independent) Director by Circular Resolution dated 12th August, 2019 to hold office for a period of 5 (five) consecutive years and regularized as a Director (Non-Executive and Independent) of the Company in the 27th Annual General Meeting which was held on 10th September, 2019.

Brief Profile of Shri Bharat Anand

Shri Bharat Anand, aged about 43 years is a Partner in the Corporate Department of Khaitan & Co. Shri Bharat is a dual qualified (England & Wales and India) lawyer and his practice focuses on corporate transactions such as acquisitions, joint ventures and private equity investments. Shri Bharat joined Khaitan & Co in March 2009 from the London office of Freshfields Bruckhaus Deringer, where he worked since 2001. Shri Bharat has been highly ranked by several legal journals and magazines. RSG Consulting, an independent UK-based consultancy, featured Shri Bharat in their list of 'Top 25 Second Generation Lawyers in India'. Shri Bharat plays an active role in leading industry associations in India. He is Co-Chair of FICCI's Committee on Stressed Assets and a member of ClI's Committee on Transparency and Governance. Shri Bharat read law at Jesus College, Cambridge and is an alumnus of St. Columba's School.

Re-appointment of Shri Jayant Davar, Managing Director of the Company.

Shri Jayant Davar has been serving as the Managing Director of the Company. His current tenure as Managing Director of the Company is valid upto 31st December 2020. The Board of the Director at their meeting held on 27th June 2020, based on the commendation of the Nomination & Remuneration Committee has decided to recommend the re-appointment of Shri Jayant Davar with effect from 01st January 2021 to 31st December 2025 subject to the approval of members in the ensuing AGM.

Appointment of Shri Vimal Mahendru, Additional Non-Executive and Independent Director of the Company

During the year under review, in terms of section 149, 150 & 152 of the Companies Act, 2013, by board of directors at its meeting held on the 05th November, 2019. Shri Vimal Mahendru was appointed as additional Non-Executive and Independent Director, to hold office from 05th November, 2019 till the ensuing Annual General Meeting of the Company based on the commendation of the Nomination & Remuneration Committee and to hold office for a period of 5 (five) consecutive years thereafter, subject to approval of the shareholders.

Brief Profile of Shri Vimal Mahendru

Shri. Vimal Mahendru is the President of Legrand-India. Besides this, Shri. Vimal is presently the IEC Ambassador, representing IEC in various government and stakeholder fora on standardization, rural electrification and energy access. He is also the IEC SMB member from India and Convener of IEC Systems Evaluation Group on standardization of Low Voltage Direct Current – SEG4-LVDC.

He also a member of the Governing Council of Indian Electrical & Electronics Manufacturers' Association (IEEMA), the apex industry body in India. He also Chair the Bureau of Standards, Sectional Committee 39, for standardization of fuses and fuse accessories. Shri. Vimal has over 28 years of diverse experience in various functions in the manufacturing industry.

Re-appointment of Shri Arjun Sharma as Independent Director

Based on the commendation of Nomination & Remuneration Committee, Shri Arjun Sharma shall be re-appointed as Independent Director for a second term of Five Years effective from 24th May 2021 to 23rd March 2026.

The Board is of the opinion that the skills and knowledge of Shri Arjun Sharma would be of immense help to the business interests of the Company. Proposal for his re-appointment as Independent Director is being placed before the shareholders for approval at the ensuing Annual General Meeting.

Resignation of Shri Arvind Joshi

During the year under review, Shri Arvind Joshi, resigned from the position of Whole-Time Director, Chief Financial Officer & Company Secretary of the Company with effect from closing hours of 10th May, 2020 due to unavoidable circumstances.

Retirement of Directors by rotation

In terms of Section 152 of the Act, Shri Dharmendar Nath Davar, Chairman and Smt. Monica Davar, Non-Executive Director, shall retire by rotation at the ensuing AGM and being eligible, have offered themselves for re-appointment. Information as required under Regulation 36(3) of the Listing Regulations is provided in the Notice of 28th AGM.

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. The schedule of the Board/Committee meetings to be held in the forthcoming quarter is circulated to the Directors in advance to enable them to plan their schedule for effective participation in the meetings. Due to business exigencies, the Board has also been approving some proposals by circulation from time to time.

During the year under review, four Board Meetings were convened and the gap between the meetings was as per the period prescribed under the Companies Act, 2013.

S.No	Date of Board Meeting	Board Strength	No. of Directors Present
1	27th May, 2019	10	8
2	03th August, 2019	10	10
3	05th November, 2019	12	9
4	10th February 2020	12	12

Additionally, several Committee meetings were held during the year including Audit Committee. The detailed information on the meetings of the Committees are included in the Report on Corporate Governance, which forms part of this Annual Report.

POLICY ON DIRECTOR'S APPOINTMENT AND REMUNERATION

The current policy is to have an appropriate mix of Executive and Independent Directors to maintain the independence of the Board, and separate its functions of governance and management. As on the 31st March, 2020, the Board consists of twelve members, one of whom are Executive or Whole-Time Director, two are Non-Executive Directors including one woman Director and eight are Independent Directors including one woman Director. The Board periodically evaluates the need for change in its composition and size.

The Policy of the Company on Director's appointment and remuneration including criteria for determining qualifications, positive attributes, independence of Directors and other matters provided under Section 178 (3) of the Companies Act, 2013 is adopted by the Board. The remuneration paid to the Directors is as per the provisions of Companies Act, 2013 and the rules made thereunder. Annexure-IIA, Policy for Selection of Directors and determining Director's Independence and Appointment and Remuneration Policies are annexed as Annexure – IIB.

DECLARATION BY INDEPENDENT DIRECTORS

The Company has received necessary declarations from each Independent Director as per the provisions of Section 149(7) of the Companies Act, 2013, that they meet the criteria of Independence as laid down in Section 149(6) of the Companies Act, 2013 and Regulation 16 (1) (b) of the SEBI (LODR) Regulations, 2015 ("the Listing Regulations").

There has been no change in the circumstances offering their states as independent directors of the company so as to qualify themselves to the companies act 2013 and the relevant regulations.

SEPARATE MEETINGS OF INDEPENDENT DIRECTORS

In terms of requirement of schedule IV of the Companies Act, 2013, the independent directors of the company met separately on the 10th february 2020 to inter alice review the performance of non independent directors (including the chairman), the entire board the quality, quantity and timelines of the flow of information between the management and board.

DIRECTORS' REMUNERATION POLICY AND CRITERIA FOR MATTERS UNDER SECTION 178

As stipulated under Section 178 of the Act and based on the recommendation of the Nomination and Remuneration Committee, the Board has approved a Nomination and Remuneration Policy of the Company. The Policy documents the mechanism for appointment, cessation, evaluation and remuneration of the Directors, Key Managerial Personnel and Senior Management of the Company. Information on the Policy and details of the criteria for determining qualifications, positive attributes and other matters in terms of Section 178 of the Act are provided in the Corporate Governance Report.

INFORMATION ON BOARD MEETING PROCEDURE AND ATTENDANCE DURING THE FINANCIAL YEAR 2019-20

The Board meetings of the Company are conducted as per the provisions of the Act, Listing Regulations and applicable Secretarial Standards. Information as mentioned in the Act and Schedule II to the Listing Regulations and all other material information, as may be decided by the management, is placed for consideration of the Board. Details on the matters to be discussed along with relevant supporting documents, data and other information is also furnished in the form of detailed agenda to the Board and the Committees concerned, to enable directors take critical decisions and accordingly advise the management.

Details regarding information furnished to the Board members, number of Committee and Board meetings held during the year along with attendance record of each director has been disclosed in the Corporate Governance Report of the Company.

PERFORMANCE EVALUATION OF THE BOARD

The Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and other individual Directors, which includes criteria for performance evaluation of the Non-Executive Directors and Executive Directors. On the basis of the laid out Policy, a process of evaluation was followed by the Board for its own performance and that of its Committees and individual Directors including Chairman.

The Company is committed to benchmark itself with best practices and standards in all areas including Corporate Governance. To this end, the Board has the analytical and functional support of Committee of Directors, Audit Committee, Nomination & Remuneration Committee & Corporate Social Responsibility Committee. The system brings insight & effectiveness in to the designated areas of Corporate Governance.

COMMITTEES OF THE BOARD

Currently, the Board has Six Committees which have been established in compliance with the requirements of the business and relevant provisions of the applicable laws and statutes. These are:

- 1. Audit Committee,
- 2. Nomination and Remuneration Committee,
- 3. Corporate Social Responsibility Committee,
- 4. Stakeholders Relationship Committee,
- 5. Share Transfer & Allotment Committee and
- 6. Finance Committee.

The details with respect to the composition, terms of reference, number of meetings held etc. of these Committees are given in the Report on Corporate Governance which forms part of this Annual Report.

INSIDER TRADING POLICY FOR PREVENTION OF INSIDER TRADING AND FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION

In terms of the SEBI (Prohibition of Insider Trading) Regulations, 2015, the Company has adopted a "Insider Trading Policy" Further, the Company has also adopted a "Corporate Policy on Investor Relations"

The Insider Trading Policy and Corporate Policy on Investor Relations are drawn up on the principle that the Company's directors and employees owe a fiduciary duty, amongst others, to the shareholders of the Company to place the interest of shareholders above their own and conduct their personal securities transactions in a manner that does not give rise to any conflict of interest. These codes lay down the mechanism for ensuring timely and adequate disclosure of Unpublished Price Sensitive Information ("UPSI") to the investor community by the Company to enable them take informed investment decisions with regard to its securities.

The Insider Trading Policy prescribes the procedure for trading in securities of the Company and the disclosures to be made by persons covered under the Insider Trading Policy with respect to their shareholding in the Company, both direct and indirect.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the provisions of Section 134(5) of Companies Act, 2013 your Directors state that:

- 1. In the preparation of annual accounts for the year ended the 31st March, 2020, the applicable accounting standards read with requirements set out under Schedule III to the Act, have been followed along with proper explanation relating to material departures;
- 2. The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as on the 31st March, 2020 and of the Profit of the Company for the year ended on that date;
- 3. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities, and
- 4. The Directors have prepared the annual accounts on a going concern basis.
- 5. The Directors have laid down Internal Financial Controls to be followed by the Company have been laid down and that such internal financial controls are adequate and operating effectively; and
- 6. The Directors have devised proper systems to ensure compliance with the provisions of all the applicable laws and that such Systems are adequate and operating effectively.

POLICIES OF THE COMPANY

The Company is committed to high ethical standards in its business transactions guided by its value systems. The Listing Regulations mandate formulation of certain policies for listed companies. Accordingly, the Board of Directors has from time to time framed and approved policies as required by the Listing Regulations as well as under the Act. These policies are reviewed by the Board at periodic intervals.

Some of the key policies that have been adopted till date are as follows:

S.No	Name of Policy
1.	Code of Conduct Policy
2.	Determination of Materiality and Dealing with Related Party Transactions
3.	Remuneration Policy
4.	Whistle Blower Policy
5.	Independent Director Policy
6.	Policy on Determining Material Subsidiaries
7.	Insider Trading Policy
8.	CSR Policy
9.	Policy for preservation of Documents and Archival of Documents
10.	Policy on familiarisation of Independent Directors
11.	Policy for Determination of Materiality of Events

The Polices are available on the Company's website on the link www.sandhargroup.com/ investor-relations/corporate governance.

BUSINESS RISK MANAGEMENT

Pursuant to Section 134 (3) (n) of the Companies Act, 2013 the Company may constitute a Business Risk Management Committee which shall be entrusted with the responsibility to assist the Board in:

- Formulating and implementing Risk Management Policy;
- Overseeing and approving the Company's enterprise wide risk management framework; and
- Overseeing that all the risks that the Company faces such as strategic, financial, credit, market, liquidity, property, IT, legal, regulatory, reputational, employee and other risks have been identified and assessed and there is an adequate risk management infrastructure in place capable of addressing those risks.

At present the Company has not identified any element of risk which may perceptibly threaten the existence of the Company.

FAMILIARISATION PROGRAMMES

With a view to familiarising the Independent Directors with the Company's operations, as required under regulation 25(7) of the SEBI Listing Regulations, 2015, the Company held familiarisation programmes for the independent directors on an ongoing and continuous basis. The details of such familiarisation programmes are placed on website http://sandhargroup.com/uploads/downloads/ details-of-familiarization-programmes-for-independent-directors-1.pdf

VIGIL MECHANISM / WHISTLE BLOWER POLICY

The Vigil Mechanism of the Company, which also incorporates a Whistle Blower Policy is in place. There has been no case to report for the FY 2019-2020, no individual was denied access to the Audit Committee for reporting concerns, if any.

DISCLOSURE UNDER SEXUAL HARASSMENT OF WOMEN AT WORK PLACE (PREVENTION, PROHIBITION&REDRESSAL)ACT,2013

There has been no case during the year requiring to be reported during the year under review.

AUDITORS

 $\rm M/s.$ BSR & Co. LLP, Chartered Accountants (Firm's Registration No. 101248W/W-00022), hold office up to the conclusion of the 30th AGM.

M/s. BSR & Co. LLP were appointed as Statutory Auditors of the Company from the conclusion of 25th AGM i.e. from 29th July, 2017. In terms of the proviso to Section 139(1) of the Act, the said appointment was subject to ratification by Members at every AGM held during the tenure of their appointment. The proviso to Section 139(1) of the Act has been omitted by the Companies (Amendment) Act, 2017 with effect from 7th May, 2018; accordingly, the requirement of ratifying appointment of statutory auditors at every annual general meeting, during their tenure of appointment, has been dispensed with.

The Auditors' Reports, including the one on Internal Financial Controls, does not carry any observation or infirmity in the Company's affairs.

SECRETARIAL AUDITORS

As required u/s 204 of the Companies Act 2013 and rules here under, M/s K.K Sachdeva and associates shall be reappointed as the Secretarial Auditors of the company to conduct Secretarial Audits for the year ended 31 st March 2021.

SECRETARIAL AUDIT REPORT

The Secretarial Audit Report for the financial year ended 31st March 2020 is set out in Annexure-III to this report. The Secretarial Audit Reports does not contain any qualification, reservation or adverse remark or disclaimer.

INTERNAL AUDITORS

The board on the recommendation of audit committee approved the appointment of M/S GSA & Associates, Internal Auditors, for conducting the internal audit of the company for the financial fear 2020-2021.

COST AUDITORS

The Board on the recommendation of Audit Committee approved the appointment of M/s. A.N. Satija & Co, Cost Auditors for conducting the audit of cost records of the Company for its business for the financial year 2019-2020. As required u/s 148 of the companies act 2013 and rules hereunder, the board shall be re- appoint M/S A.N. Satija & Co, Cost Auditors for FY 2020-2021. Necessary Resolution will be recommended by the Board to be passed by the shareholders in the ensuing Annual General Meeting to ratify the remuneration of the Cost Auditors for the F.Y. 2020-2021.

INTERNAL CONTROL SYSTEMS AND ADEQUACY THEREOF

The Company's internal control systems as laid down to commensurate with the nature of its business, the size and the complexity of its operations. These are tested and certified by Statutory as well as Internal Auditors and cover all factories and key areas of business. Significant audit observations and follow up action thereon are reported to the Audit Committee. The Audit Committee, as aforesaid, reviews adequacy and effectiveness of the Company's internal control environment including in-house Commercial Audit headed by a senior professional and monitors the implementation of audit recommendations, including those relating to strengthening and adequacy of the Company's Risk Management policies and systems.

EXTRACT OF ANNUAL RETURN

In terms of Sections 92(3) and 134(3) (a) of the Act and Rules made there under, extract of the Annual Return in Form No. MGT-9 is annexed as Annexure-IV to this Report.

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

A Statement containing Particulars of Employees as required under Section 197(12) read with Rule 5(1) of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 is annexed in Annexure- V.

Further pursuant to the provision to Section 136(1) of the Companies Act 2013 read with the Rule 5(2) of the companies (Appointment & Remuneration of Managerial Personnel) Rules 2014, will be sent to the members of the Company on request.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

In compliance with Section 135 of the Companies Act, 2013 read with the Companies (Corporate Social Responsibility Policy), Rules, 2014, the Company has established Corporate Social Responsibility Committee (the "CSR Committee") and statutory disclosures with respect to the CSR Committee and an annual report on CSR activities forms part of this Report as Annexure VI.

In this regard following the recommendation of the said Committee, the Board has approved the CSR policy, which is also available on the website of the Company i.e. www.sandhargroup.com .

The composition of the CSR Committee is covered under the Corporate Governance Report which forms the part of the Annual Report.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE INFLOW AND OUTFLOW AND RESEARCH & DEVELOPMENT

The information pertaining to conservation of Energy, Technology Absorption and Foreign Exchange Inflow and Outflow and Research and Development activities carried out by the company pursuant to Section 134(3) (m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 given in Annexure VII which forms a part of this Report.

INVESTOR EDUCATION & PROTECTION FUND

During the year under review there is no amount which is required to be transferred to the investors education & protection fund as per the provisions of section 125 (2) of the Companies Act, 2013.

BUSINESS RESPONSIBILITY REPORT

The business responsibility report as stipulated under regulation 34 (2) (f) of SEBI (LODR) regulation is presented in a separate section forming part of the annual report.

CREDIT RATING

During the year under review India Rating & Research, a credit rating agency registered with SEBI had given the credit ratings as follows:

- I) Long Term Ratings : IND AA-/stable
- ii) Short Term Ratings : IND A1+

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

There was no significant and material order passed by the regulators or Courts or Tribunals impacting the going concern status and Company's operations in future.

SECRETARIAL STANDARDS ISSUED BY THE INSTITUTE OF COMPANY SECRETARIES OF INDIA (ICSI)

The Directors state that applicable Secretarial Standards have been followed during the financial year 2019-20.

FRAUD REPORTING

During the year under review, no fraud has been reported by Auditors under sub-section (12) of Section 143 of the Companies Act, 2013.

CAUTIONARYSTATEMENT

Statements in the Annual Report, including those which relate to Management Discussion and Analysis, describing the Company's objectives, projections, estimates and expectations, may constitute 'forward looking statements' within the meaning of applicable laws and regulations. Although the expectations are based on reasonable assumptions, the actual results might differ.

PERSONNEL & INDUSTRIAL RELATIONS

Cordial atmosphere across functional verticals / units contributed, as before, to the overall satisfactory performance of the Company. The Directors place on record their deep appreciation of the inspiring and motivating leadership provided by the Co-Chairman & Managing Director, ably supported by Chief Financial Officer and Company Secretary and the commendable team work done by the executives, staff and workers at all levels in various units at different locations.

ACKNOWLEDGEMENT

Your Directors are grateful for the co-operation and guidance received from Citibank N.A, DBS Bank, Yes Bank Limited, State Bank of India and HDFC Bank Limited. The Board specially wishes to place on record their sincerest gratitude for the patronage it received from Hero MotoCorp Limited, Honda Cars India Limited, Honda Motorcycle and Scooters Limited, TVS Motor Company Limited, JCB India Limited, Eicher Motors and Tata Motors Limited.

For and on behalf of the Board of Directors

Sandhar Technologies Limited

Sd/-**Jayant Davar**

Co-Chairman & Managing Director DIN:00100801 Sd/-D. N. Davar Chairman DIN: 0002008

Place : Gurugram Date : 27th June 2020

Annexure I to Director Report, 2020

Form AOC-1

Statement containing salient features of the financial statement of subsidiaries or associate companies or joint ventures (Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

PART A SUBSIDIARIES

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

S.No	Particulars	Details	Details	Details
1.	Name of the subsidiary	Sandhar Tooling	Sandhar Technologies	Sandhar Strategic
		Private Limited	Barcelona, S.L.	Systems Private Limited
2.	Reporting period for the subsidiary concerned, if	1 April, 2019 to	1 April, 2019 to	1 April, 2019 to
	different from the holding company's reporting period	31 March, 2020	31 March, 2020	31 March, 2020
3.	Reporting currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries	INR	INR	INR
4.	Share capital	600.00	2,143.37	1.00
5.	Reserve & Surplus	942.51	1,978.92	(0.76)
6.	Total Assets	2,178.36	35,055.54	0.34
7.	Total Liabilities	635.85	30,933.25	0.10
8.	Investments	294.23	-	-
9.	Turnover	1,311.96	29,077.31	-
10.	Profit Before Taxation	55.54	640.21	(0.20)
11.	Provision for taxation	14.31	92.35	-
12.	Profit after taxation	41.23	547.86	(0.20)
13.	Other comprehensive Income	18.80	210.34	-
14.	Total Comprehensive Income	60.03	758.20	(0.20)
15.	Proposed Dividend	60.00	-	-
16.	% of Shareholding	79.92%	100%	99.99%

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S.No	Particulars	Details	Details	Details	Details	Details	Details	Details	Details	Details	Details	Details	Details
	Name of Associates	Sandhar	Sandhar	Sandhar	Jinyoung	lndo	Sandhar	Sandhar	Sandhar	Kwansung	Sandhar	Sandhar	Winnercom
	or Joint Ventures	Han Sung	Ecco Green	Daewha	Sandhar	Tooling	Amkin	Daeshin	Whetron	Sandhar	Han Shin	Han Shin	Sandhar
	-	Technologies	Energy	Automotive	Mechatronics	(P) Ltd	Industries	Auto	Electronics	Technologies	Automotive	Auto	Technologies
		(P) Ltd	(P) Ltd	Systems (P) I +d	(P) Ltd		(P) Ltd	Systems (P) I td	(P) Ltd	Private	Pvt. Ltd.	Technologies	Pvt. Ltd.
2	Latest audited	31st	31st	31st	31st	31st	31st	31st	31st	31st	31st	31st	31st
	Balance Sheet Date	March,	March,	March,	March,	Σ	March,	March,	March,	March,	March,	March,	March,
		2020	2020	2020	2020	2020	2020	2020	2020	2020	2020	2020	2020
e	Shares of Associate	50%	50%	50%	50%	50%	50%	50%	50%	50%	50%	50%	50%
	or Joint Ventures												
	held by the company												
~	No of Shares	150.00	CO 7	1 10 70	CC	20 20		1010	00 07	10.01		000 01	
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		1579.24	222.48*	1,497.31	700.07	352.5	832	1.0/	683.07	109.52		149.49	400
	in Associatos or												
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)	(in nerrentage)	200	0/00	0/17.00	0/00		2000	0/00	200	D/ T C	0//.//	0/00	0/00
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	influence												
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00	Reason why the	NA	NA	NA	NA	AN	NA	AN	NA	NA	AN	NA	NA
	associate/joint												
	venture is not												
	consolidated												
6	Networth	1,019.40	85.95	1,218.92	202.31	115.89	104.67	0.62	662.95	94.15	-2.67	195.89	388.32
	attributable												
	to shareholding												
	as per latest												
	audited Balance												
	Sheet												
10	Profit or (Loss) for												
	the year												
	(I) Considered in	9.52	3.68	(92.98)	(372.31)	93.73	(567.81)	0.01	5.52	(10.13)	(3.17)	(4.11)	(11.68)
	Consolidation												
	(ii) Not Considered	1	I	I	I	I	I	ı	I	I	I	I	I

Annexure IIA to Director Report, 2020

Policy for Selection of Directors and determining Director's Independence

BACKGROUND

Sandhar Technologies Ltd. {including its subsidiaries} (hereinafter referred as the 'Company') believes in the conduct of its affairs in a fair and transparent manner by adopting highest standards of professionalism, honesty, integrity and ethical in complete compliance of laws.

Objective

In order to comply with the requirements of Section 178 of the Act and Regulation 19 of the SEBI Listing Regulations and any other applicable provisions, the Nomination and Remuneration Committee of the Board of Directors of the Company (the "Committee") had formulated this policy (the "Policy").

The key objectives of the Policy are as follows:

- a. To formulate the criteria for determining qualifications, competencies, positive attributes and independence for appointment of a Director (Executive / Non-Executive) and recommend to the Board of Directors of the Company (the "Board"), policies relating to the remuneration (payable in whatever form) of the Directors, Key Managerial Personnel and other employees.
- b. To formulate criteria for evaluation of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
- c. To provide to Key Managerial Personnel and Senior Management reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- d. To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.
- e. To devise a Policy on Board Diversity.
- f. To develop a succession plan for the Board and to regularly review the plan.
- g. To determine whether to extend or continue the term of appointment of the Independent Director(s), on the basis of the report of performance evaluation of Independent Directors.

AUTHORITY FOR LAYING DOWN THE CRITERIA FOR PERFORMANCE EVALUATION OF BOARD & INDEPENDENT DIRECTORS

The Nomination & Remuneration Committee of the Company shall lay out the criteria for performance evaluation of the Board & Independent Directors, which shall be approved by the Board. The evaluation shall be done by the entire Board (excluding the director being evaluated). The criteria shall be reviewed by the Nomination & Remuneration Committee and the Board from time to time.

BRIEF OVERVIEW OF THE PROVISIONS OF COMPANIES ACT, 2013 & REGULATION 19 OF SEBI LODR

In order to comply with the requirements of Section 178 of the Act, and Regulation 19 read with Schedule II to the SEBI Listing Regulations. The Nomination and Remuneration Committee has laid down the criteria for performance evaluation of the Board as a whole, its Committees and individual directors. Based thereon, the evaluation is carried out by The Nomination and Remuneration Committee and the Board. The Nomination and Remuneration Committee 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 and shall specify the manner for effective evaluation of performance of Board, it's committees and individual director's (Section 178 & Companies (Meetings of Board and its Powers) Rules 2014).

The performance evaluation of independent directors (as defined in these provisions) shall be done by the entire Board of Directors, excluding the director being evaluated. On the basis of the report of performance evaluation, it shall be determined whether to extend or continue the term of appointment of the independent director (Section 149 – Schedule IV & Companies (Appointment and Qualification of Directors) Rules 2014 & Regulation 19 read with Schedule II to the Listing Regulations

Code for Independent Directors has been laid down. (Section 149 – Schedule IV & Regulation 19 read with Schedule II to the SEBI Listing Regulations.

Qualifications for appointment of Directors (including Independent Directors):

- Persons of eminence, standing and knowledge with significant achievements in business, professions and/or public service.
- Their financial or business literacy/skills.
- Their industry experience.
- Appropriate other qualification/experience to meet the objectives of the Company.
- Persons whose name is included in the data bank as per Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014.

The Nomination and Remuneration Committee shall have discretion to consider and fix any other criteria or norms for selection of the most suitable candidate/s.

Positive attributes of Directors (including Independent Directors):

- Directors are to demonstrate integrity, credibility, trustworthiness, ability to handle conflict constructively, and the willingness to address issues proactively.
- Actively update their knowledge and skills with the latest developments in the industry, market conditions and applicable legal provisions.
- Willingness to devote sufficient time and attention to the Company's business and discharge their responsibilities.
- To assist in bringing independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct.
- Ability to develop a good working relationship with other Board members and contribute to the Board's working relationship with the senior management of the Company.
- To act within their authority, assist in protecting the legitimate interests of the Company, its shareholders and employees.
- Independent Directors to meet the requirements of the Companies Act, 2013 read with the Rules made there under and SEBI LODR as amended from time to time.

For appointment of KMP/Senior Management:

- To possess the required qualifications, experience, skills and expertise to effectively discharge their duties and responsibilities.
- To practice and encourage professionalism and transparent working environment.

- To build teams and carry the team members along for achieving the goals/objectives and corporate mission.
- To adhere strictly to code of conduct.

INDIVIDUAL DIRECTOR EVALUATION & OVERALL BOARDEVALUATION PROCESS

The criteria are based for assessment of peer directors and assessment of the overall performance of the Board.

EACH DIRECTOR has to complete an evaluation sheet by giving the appropriate rating number related to each of the criteria mentioned below that most closely reflects: -

- performance of individual peer directors, and
- overall performance of the Board.

For each of the criteria, rating number ranges between 1 and 5 as follows: -

01-indicating minimum positive.

05-indicating maximum positive.

00-indicating where the particular criterion is not applicable or Director does not have enough knowledge or information.

Separate sheet would be provided to each director for evaluation.

The ratings will be compiled and placed before the Board for discussions and evaluation.

The evaluation exercise is to be completed within a time frame.

RATING CRITERIA {Ratings from 1-5}

INDIVIDUAL PEER REVIEW (By all directors)

- Whether the Directors uphold ethical standards of honesty and virtue?
- Whether the Directors have appropriate qualifications to meet the objectives of the Company?
- Whether they have financial/accounting or business literacy/skills?
- Whether they have automotive industry knowledge?
- How actively and successfully do they refresh their knowledge and skill & are they up-to-date with the latest developments in areas such as the corporate governance framework and financial reporting and in the automotive industry and market conditions?
- How well prepared and well informed are they for Board/Committee meetings?
- Do they show willingness to spend time and effort learning about the Company and its business?
- Is the attendance of Directors at Board /Committee meetings satisfactory?
- Do they actively participate in the Board /Committee meetings?
- Can they present their views convincingly, yet diplomatically?
- Do they listen to the views of others?
- How cordial are their relationships with other Board/Committee members and Senior Management?
- What have been the quality and value of Director's contributions at Board/Committee meetings?
- What has been their contribution to the development of strategy and risk management and how successfully they have brought their knowledge and experience to bear in the consideration of these areas?

- Where necessary, how resolute are they in holding to their views and resisting pressure from others?
- How effectively have they followed up matters about which they have expressed concern?
- How well do they communicate with other Board/Committee members, senior management and others?

BOARD/COMMITTEEE VALUATION {By all directors}: -

- Whether Board / Committee have diversity of experiences, backgrounds& appropriate composition?
- Whether Board / Committee monitor compliance with corporate governance, laws, regulations and guidelines?
- Whether Board / Committee demonstrate integrity, credibility, trustworthiness, an ability to handle conflict constructively, and the willingness to address issues proactively?
- Whether Board / Committee dedicate appropriate time and resources needed to execute their responsibilities?
- Whether Agenda and related information are circulated in advance of Board / Committee meetings to allow Directors sufficient time to study and understand the information?
- Whether written materials provided to Board / Committee members are relevant and concise?
- Whether the Chairman encourages inputs on agenda of Board / Committee meetings from their members, management, the internal auditors, and the independent auditor?
- Whether meetings of Board / Committee are conducted effectively, with sufficient time spent on significant matters?
- How well does management respond to request from the Board/ Committee for clarification or additional information?
- Whether proper minutes are maintained of each meeting of Board / Committee?
- Whether Board / Committee meetings are held with enough frequency to fulfil the Board's /Committee's duties?
- Whether Board / Committee {as required} consider the quality and appropriateness of financial/ accounting and reporting, including the transparency of disclosures?
- Whether Board / Committee consider the statutory audit plan and provide recommendations?
- Whether Board / Committee ensure that management takes action to achieve resolution when there are repeat comments from statutory auditors?
- Whether adjustments to the financial statements that resulted from the statutory audit are reviewed by the Audit Committee, regardless of whether they were recorded by management?
- Whether Board / Committee oversee the role of the statutory auditors and have an effective process to evaluate the auditor's qualifications and performance?
- Whether Board / Committee review the audit fees paid to the statutory auditors?
- Whether Board/ Committee consider internal audit reports, management's responses, and steps toward improvement?
- Whether Board/ Committee oversee the process and are notified of communications received from governmental or regulatory agencies related to alleged violations or areas of non-compliance?
- Whether the contributions of the Board/ Committee to ensuring robust and effective risk management are adequate?

EVALUATION CRITERIA FOR INDEPENDENT DIRECTORS

Each Independent director shall be evaluated by all other Directors of the Board but not by the Independent Director themselves.

Section 150 of the Companies Act, 2013 provides that "an independent director can be selected from a data bank maintained by any-body, institute or association, as may be notified by the Central Government. The data bank would contain names, addresses and qualifications of persons who are eligible and willing to act as independent directors. The company needs to ensure exercise of due diligence before selecting an independent director from the data bank".

Rating Criteria for **PEER REVIEW** {by all Directors} as stated hereinabove shall also apply to Independent directors to the extent there is no overlapping with the Rating Criteria of Independent Directors as stated hereinafter.

Whether Independent director/s {ID}follow/ professional Conduct, carry out their Roles and Functions and Duties as required in section 149 and Schedule IV of the Companies Act 2013 & given herein below?

${\it Evaluation\, based\, on\, professional\, conduct}$

- Whether ID upholds ethical standards of integrity and probity?
- Whether ID acts objectively and constructively while exercising their duties?
- Whether ID exercises his/her responsibilities in a bona fide manner in the interest of the Company?
- Whether ID devotes sufficient time and attention to his/her professional obligations for informed and balanced decision making?
- Whether ID not allow any extraneous considerations that will vitiate his/her exercise of objective independent judgment in the paramount interest of the Company as a whole, while concurring in or dissenting from the collective judgment of the Board in its decision making?
- Whether ID does not abuse his/her positions to the detriment of the Company or its shareholders or for the purpose of gaining direct or indirect personal advantage or advantage for any associated person?
- Whether ID refrains from any action that would lead to loss of his/her independence?
- Where circumstances arise which make an independent director lose his/her independence, whether the independent director has immediately informed the Board accordingly?
- Whether ID assists the Company in implementing the best corporate governance practices?

Evaluation based on Role and functions

- Whether ID helps in bringing an independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct?
- Whether ID brings an objective view in the evaluation of the performance of Board and management?
- Whether ID organization the performance of management in meeting agreed goals and objectives and monitor the reporting of performance?
- Whether ID satisfies himself/herself on the integrity of financial information and that financial control and the systems of risk management are robust and defensible?
- Whether ID has taken actions to safeguard the interests of all stakeholders, particularly the minority shareholders?

- Whether IDs balances the conflicting interest of the stakeholders?
- Whether ID during the Board/ Committee meetings along with other members determines appropriate levels of remuneration of executive directors, key managerial personnel and senior management and has a prime role in appointing and where necessary recommend removal of executive directors, key managerial personnel and senior management?
- Whether ID moderates and arbitrates in the interest of the Company as a whole, in situations of conflict between management and shareholder's interest?

Evaluation based on Duties

- Whether ID undertakes appropriate induction and regularly update and refresh his/her skills, knowledge and familiarity with the Company?
- Whether ID seeks appropriate clarification or amplification of information and, where necessary, take and follow appropriate professional advice and opinion of outside experts?
- Whether IDs strive to attend all meetings of the Board of Directors and of the Committees of which he/she is a member?
- Whether ID participates constructively and actively in the Committees of the Board in which he/she is chairperson or member?
- Whether ID strives to attend the general meetings of the Company?
- Where ID has concerns about the running of the Company or a proposed action, whether he/she ensures that these are addressed by the Board and, to the extent that they are not resolved, insist that their concerns are recorded in the minutes of the Board meeting?
- Whether ID does not unfairly obstruct the functioning of an otherwise proper Board or Committee of the Board?
- Whether ID gives sufficient attention and ensure that adequate deliberations are held before approving related party transactions and assure himself/herself that the same are in the interest of the Company?
- Whether ID ascertains and ensures that the Company has an adequate and functional vigil mechanism and also ensures that the interests of a person who uses such mechanism are not prejudicially affected on account of such use?
- Whether ID reports concerns about unethical, actual or suspected fraud or violation of the Company's Code of Conduct?
- Whether ID acts within his/her authority, assist in protecting the legitimate interests of the Company, shareholders and its employees?
- Whether ID does not disclose confidential information, including commercial secrets, technologies, advertising and sales promotion plans, unpublished price sensitive information, unless such disclosure is expressly approved by the Board or required by law?

COMPLIANCES

All evaluation shall be done annually.

Criteria and Evaluation shall be disclosed in the Annual Report of the Company.

On the basis of the report of performance evaluation, it shall be determined by the Nomination & Remuneration Committee & Board whether to extend or continue the term of appointment of the independent director subject to all other applicable compliances.

Annexure IIB to Director Report, 2020

Remuneration Policy for Directors, Key Managerial Personnel and other Employees

BACKGROUND

Sandhar Technologies Ltd. {including its subsidiaries} (hereinafter referred as the 'Company') believes in the conduct of its affairs in a fair and transparent manner by adopting highest standards of professionalism, honesty, integrity and ethical and in complete compliance of laws.

BRIEF OVERVIEW OF PROVISIONS UNDER COMPANIESACT, 2013

{Section 178 & Companies [Meetings of Board and its Powers] Rules, 2014} provides for:

Constitution of Nomination and Remuneration Committee consisting of three or more non-executive directors out of which not less than one-half shall be independent directors.

The Nomination and Remuneration Committee 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 and shall specify the manner for effective evaluation of performance of Board, its committees and individual directors to be carried out either by the Board, by the Nomination and Remuneration Committee or by an independent external agency and review its implementation and compliance.

The Nomination and Remuneration Committee shall formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration for the directors, key managerial personnel and other employees.

The Nomination and Remuneration Committee shall, while formulating the policy ensure 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;
- relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

such policy shall be placed on the website of the company the salient features of the policy and changes therein, if any, along with the web address of the policy shall be disclosed in the Board's report.

PRESENT POSITION OF DIRECTORS & KMP OF THE COMPANY

There exists a Nomination and Remuneration Committee of the Board of Directors (Board).

As on the 31st March, 2020 there are total 12(Twelve) directors as members of the Board of Directors of the Company {Board} out of which there are 8(Eight) Non-Executive Directors. Of the 2 (Two) Non -Executive Directors, 6 (Six) are also independent and the remaining 2(Two) are Executive Directors who are not independent. The Key Managerial Personnel (KMP) consists of Managing Director and employee Whole Time Director who also is the Chief Financial Officer and Company Secretary.

TERMS OF REFERENCE OF NOMINATION AND REMUNERATION COMMITTEE

- 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
- Formulation of criteria for evaluation of performance of independent directors, board of directors, its committees and individual directors to be carried out either by the Board, by the Nomination and Remuneration Committee or by an independent external agency and review its implementation and compliance
- Devising a policy on diversity of board of directors;
- 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.
- 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.
- Recommend to the board, all remuneration, in whatever form, payable to senior management.
- To develop a succession plan for the Board and to regularly review the plan.

CRITERIA FOR DETERMINING THE FOLLOWING:

Qualifications for appointment of Directors (including Independent Directors):-

- No specific qualification/s for Directors Persons of eminence, standing and knowledge with significant achievements in business, professions and/or public service.
- Their financial or business literacy/skills.
- Their automotive / allied industry experience.
- Appropriate other qualification/experience to meet the objectives of the Company.
- Applicable provisions of Companies Act 2013, its Rules and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- Persons whose name is included in the data bank as per Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014.

The above qualifications, {other than the statutory requirements which are mandatory}, are preferable and desirable with absolute discretion to the Nomination and Remuneration Committee to consider and keep in view any other criteria or norms for selection of the most suitable candidate/s.

Positive attributes of Directors {including Independent Directors}:-

- Directors are to demonstrate integrity, credibility, trustworthiness, ability to handle conflict constructively, and the willingness to address issues proactively.
- They are to actively refresh their knowledge and skill with the latest developments in the automotive and allied industry, market conditions and applicable legal provisions.
- They are to show willingness to devote sufficient time and attention for the Company and its business and execute their responsibilities
- They are to assist in bringing independent judgments to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and

standards of conduct.

- They are able to develop a good working relationship with other Board members and contribute to the Board's working relationship with the senior management of the Company.
- They are to act within their authority, assist in protecting the legitimate interests of the Company, its shareholders and employees

Conditions of Independence of Directors: -

In compliance of terms of the Companies Act 2013 and its Rules { Section 149 – Schedule IV- Code for Independent Directors & Companies [Appointment and Qualification of Directors] Rules 2014 } and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time.

Criteria for appointment in Senior Management including KMP: -

- Their required qualifications, experience, skills& expertise to effectively meet their areas of work, duties and responsibilities.
- Their Automotives/ allied industry experience.
- Their ability to assume the responsibilities and duties of their posts effectually.
- Appropriate other qualification/experience to meet the objectives of the Company.

POLICY RELATING TO REMUNERATION OF DIRECTORS, KMP & OTHER EMPLOYEES {ON APPOINTMENT/SUBSEQUENTINCREASES

- The Company shall ensure that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate Directors, KMP and other employees of the quality required to run the Company successfully.
- It should be ensured that no director/KMP/ other employee are involved in deciding his or her own remuneration.
- The market rates/ quantum and structures of remuneration as applicable to the comparable organisations in the similar business spheres should be given due consideration.
- · It is to be ensured that relationship of remuneration to the

performance is clear & meets appropriate performance benchmarks.

- Performance benchmarks are laid down.
- Increase in remuneration should provide rewards for improved performance.
- Remuneration packages should strike a balance between fixed and incentive pay, where applicable, reflecting short and long term performance objectives appropriate to the Company's working and goals.

Following criteria are also to be considered: -

- Responsibilities and duties;
- Time & efforts devoted;
- Value addition;
- Profitability of the Company & growth of its business;
- Analyzing each and every position and skills for fixing the remuneration yardstick;
- Standards for certain functions/Departments like Die Casting, Plastic Injection Moulding production, Manufacturing Engineering, Quality Assurance, Maintenance & Business Development, where there is a huge scarcity of qualified resource;
- Ensuring tax efficient remuneration structures;
- Ensuring that remuneration structure is simple and that the Cost to the Company {CTC} is not shown inflated and, in comparison, the effective take home remuneration is not low;
- Any other criteria as may be applicable.

Consistent treatment of remuneration parameters across the organization.

Provisions of law with regard making payment of remuneration, as may be applicable, are complied.

Whenever, there is any deviation from the Policy, the justification/reasons should also be indicated/ disclosed adequately.

Annexure III to Director Report, 2020

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED on 31st MARCH, 2020

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

To, The Members, Sandhar Technologies Limited B-6/20, L.S.C, Safdarjung Enclave, New Delhi- 110029

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Sandhar Technologies Limited (CIN: L74999DL1987PLC029553)** (hereinafter called "the Company"). Subject to limitation of physical interaction and verification of records caused by COVID-19 pandemic lockdown while taking review after completion of financial year the 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.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company, the information provided by the Company, its officers, agents and authorised representatives during the conduct of secretarial audit, the explanations and clarifications given to us and the representations made by the Management and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India warranted due to the spread of the COVID-19 pandemic, we hereby report that in our opinion, the Company has during the audit

Based on our verification of the Company's 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, the explanations and clarifications given to us and the representations made by the Management and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India warranted due to the spread of the COVID-19 pandemic, we hereby report that in our opinion, the Company has during the audit period covering the financial year ended on the 31st March, 2020, 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 the Company for the financial year ended on the 31st March, 2020 according to the provisions of:

- The Companies Act, 2013 (the Act) read with the applicable provisions of Companies Amendment Act, 2017 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) The 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; and
- 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 to the Company during the Audit period);
- d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 (Not Applicable to the Company during the audit period);
- e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not Applicable to the Company 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 to the Company 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 (Buyback of Securities) Regulations, 1998 (Not Applicable to the Company during the Audit period); and
- I) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015
- vi) We further report that having regard to compliance system prevailing in the Company and on examination of the relevant documents and records in pursuance thereof, on test-check basis, the Company has complied with the following laws applicable specifically to the Company:
 - I) The Factories Act, 1948;
 - ii) The Competition Act, 2002;
 - iii) The Industries (Development and Regulation) Act, 1951 and rules/ regulations framed thereunder;
 - iv) The Petroleum Act, 1934 and the rules made thereunder;
 - v) The Environment Protection Act, 1986 and the rules made thereunder;
 - vi) The Water (Prevention and Control of Pollution) Act, 1974 and the rules made thereunder;
 - vii) The Air (Prevention and Control of Pollution) Act, 1981 and the rules made thereunder;
 - viii) Noise Pollution (Regulation and control) Rules 2000;
 - ix) The Goods and Service Tax Act, 2017;
 - x) The Shop and Establishment Act, 1948;
 - xi) The Industrial Disputes Act, 1947;
 - xii) The Workmen's Compensation Act, 1923;
 - xiii) The Payment of Wages Act, 1936
 - xiv) The Minimum Wages Act, 1948;
 - xv) The Payment of Bonus Act, 1965; and
 - xvi) Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013

We further report that the compliance by the Company of applicable financial laws, like direct and indirect tax laws, has not been reviewed in this Audit since the same have been subject to review by statutory financial audit and other designated laws.

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

- Secretarial Standards (SS) with regard to Meeting of Board of Directors (SS-1) and General Meetings (SS-2) issued by the Institute of Company Secretaries of India.
- ii) The Listing Agreements entered into by the Company with BSE Limited and National Stock Exchange of India Limited.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above except, Regulation 29(2)/ (3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, regarding not giving prior intimation for declaration/recommendation of final dividend in the Board Meeting held on 27th May, 2019 The Board of Directors had taken on record the Bombay Stock Exchange letter dated the 11th June, 2019 vide ref no. LIST/COMP/541163/Reg 29(2)-May 19/89/2019-20 and the National Stock Exchange letter dated the 11th June, 2019 vide ref no. NSE/LIST-SOP/REG-29/May-2019/FINES/83187 with regard to non-compliance of Listing Regulation 29(2)/(3). It had been noted by the Company that such inadvertence be avoided in future and the Compliance Officer was asked to be more careful.

We further report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and Women Director. The changes in the composition of the Board of Directors that took place during the period under review were 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 carried out through unanimous consent as recorded in the minutes of the meetings of the Board of Directors or Committees of the Board, as the case may be.

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.

$We further\,report\,that\,during\,the\,audit\,period,$

- a) M/s Sandhar Technologies Limited and Han Shin Corporation, Company incorporated in Korea have entered into Joint Venture Agreement dated 24th day of July, 2019 with the purpose of manufacturing and distributing Antenna, Radio Cable, AV/ NAVI Cable, GPS/ DMB Cable, USB Cable, AVM Cable and others in India and abroad and pursuant to same incorporated Sandhar Han Shin Automotive Private Limited on 16th September, 2019 as a Joint Venture enterprise.
- b) M/S Sandhar Technologies Limited and Winnercom Co. Ltd. (Company incorporated under the laws of Republic of Korea) have entered into Joint Venture Agreement dated 15th day of June, 2019 with the purpose of manufacturing and selling shark fin antenna and micro pole antenna in India and pursuant to same established Winnercom Sandhar Technologies Private Limited on 22nd August, 2019 as a Joint Venture enterprise.

for K.K Sachdeva & Associates (Company Secretaries)

Place: New Delhi Date:27.06.2020 Sd/-K.K. Sachdeva Proprietor FCS No. 7153, CP No. 4721

Annexure IV to Director Report, 2019

Form-MGT9

Extracts of Annual Return as on financial year ended on 31.03.2020

Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014.

Ι.	REGISTRATION & OTHER DETAILS:	
1	CIN	L74999DL1987PLC029553
2	Registration Date	19.10.1987
3	Name of the Company	Sandhar Technologies Limited
4	Category/Sub-category of the Company	Company Limited by Shares
5	Address of the Registered office & contact details	B-6/20 L.S.C. Safdarjung Enclave, New Delhi-110029
6	Whether listed company	Yes
7	Name , Address & contact details of the Registrar & Transfer Agent, if any.	Link Intime India Private Limited Address : C-101, 1st floor 247 Park L B S Marg, Vikhroli (West) Mumbai 400 083 Tel: +91 22 4918 6270 Fax: +91 22 4918 6060 E-mail: mumbai@linkintime.co.in Investor Grievance e-mail: rnt.helpdesk@linkintime.co.in Website: www.linkintime.co.in

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

(All the business activities contributing 10% or more of the total turnover of the company shall be stated)

S.No	Name & Description of main products/services	NIC Code of the Product/service*	% to total turnover of the company
1.	Locks	259, 282, 293, 309, 453 and 454	24.28%
2.	Mirror Assembly	282, 293, 309, 453 and 454	10.20%
З.	Wheel Assembly	293, 309, 453 and 454	12.47%
4.	Sheet Metal Components	282, 293, 309, 453 and 454	18.81%
5.	Cabins	282	9.22%
6.	Plastic Parts	222, 292, 293, 309, 453 and 454	2.08%
7.	Handle Bar Assembly	293, 309, 453 and 454	6.72%
8.	Other Products	222, 292, 293, 309, 453 and 454	16.22%

*As per National Industrial Classification 2008

III. PARTICULARS OF HOLDING, SUBSIDIARY & ASSOCIATE COMPANIES (AS ON 31ST MARCH, 2020)

S. No	Name & Address of the Company	CIN/FCRN	Holding/Subsidiary/ Associate	% of Shares Held
1	Sandhar Tooling Private Limited	U28939DL2002PTC114374	Subsidiary	79.92%
2	Sandhar Technologies Barcelona S.L.	NDWAZ2009757	Subsidiary	100%
3	Sandhar Strategic Systems Pvt. Ltd.	U28994HR2016PTC065726	Subsidiary	99.99%
4	Kwangsung Sandhar Technologies Pvt. Ltd	U29100HR2019PTC078337	Associate/Joint Venture	51%
5	Indo Tooling Private Limited	U28931MP2008PTC034503	Associate/Joint Venture	50%
6	Sandhar Han Sung Technologies Private Limited	U28100HR2014PTC067295	Associate/Joint Venture	50%
7	Jinyoung Sandhar Mechatronics Pvt. Ltd.	U36990HR2017PTC068220	Associate/Joint Venture	50%
8	Sandhar Daewha Automotive Systems Private Limited	U36100HR2017PTC069555	Associate/Joint Venture	50.25%
9	Sandhar Amkin Industries Private Limited	U36100DL2017PTC323315	Associate/Joint Venture	50%
10	Sandhar ECCO Green Energy Private Limited	U74900DL2013PTC252844	Associate/Joint Venture	50%
11	Sandhar Daeshin Auto Systems Private Limited	U29100HR2018PTC073894	Associate/Joint Venture	50%
12	Sandhar Whetron Electronics Private Limited	U29100HR2018PTC075043	Associate/Joint Venture	50%
13	Kwangsung Sandhar Automotive Systems Private Limited	U29309HR2019PTC083787	Associate/Joint Venture	50%
14	Sandhar Han Shin Auto Technologies Private Limited	U29308DL2019PTC358000	Associate/Joint Venture	50%
15	Sandhar Han Shin Automotive Private Limited	U29304DL2019PTC355141	Associate/Joint Venture	99.9%

IV. SHARE HOLDING PATTERN (Equity & Preference Share Capital Breakup as percentage of Total Equity & Preference)

I. Cat	egory Wise Shareholding	Shareholding a	t the begin	nning of the y	ear - 2019	Sharehol	ding at th	e End of the ye	ear - 2020	%
SrNo	Category of Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	Change during the year
(A)	Shareholding of Promoter and Promoter Group Indian									
[1] (a)	Indian Individuals / Hindu Undivided Family	37,207,865	-	37,207,865	61.82%	37,241,717	-	37,241,717	61.87%	0.0563
(b)	Central Government / State Government(s)	-	-	-	0.00%	-	-	-	0.00%	0.0000
(c) (d)	Financial Institutions / Banks Any Other (Specify)	-	-	-	0.00%	-	-	-	0.00%	0.0000
[2]	Bodies Corporate Sub Total (A)(1) Foreign	5,064,127 42,271,992	-	5,064,127 42,271,992	8.41% 70.23%	5,064,127 42,305,844	-	5,064,127 42,305,844 0.00%	8.41% 70.29%	0.0000 0.0562
(a)	Individuals (Non-Resident Individuals / Foreign Individuals)	-	-	-	0.00%	-	-	-	0.00%	0.0000
(b)	Government	-	-	-	0.00%	-	-	-	0.00%	0.0000
(C)	Institutions	-	-	-	0.00%	-	-	-	0.00%	0.0000
(d) (e)	Foreign Portfolio Investor Any Other (Specify)	-	-	-	0.00%	-	-	-	0.00%	0.0000
	Sub Total (A)(2) Total Shareholding of	- 42,271,992		42,271,992	0.00% 70.23%	42,305,844	1	42,305,844	0.00% 70.29%	0.0000 0.0562
	Promoter and Promoter									
(D)	Group(A)=(A)(1)+(A)(2)								0.00%	
(B) [1]	Public Shareholding Institutions								0.00%	
(a)	Mutual Funds / UTI	8,908,022	_	8,908,022	14.80%	8,826,354	_	8,826,354	14.66%	-0.1357
(b)	Venture Capital Funds	-	_	-	0.00%	-	_	-	0.00%	0.0000
(C)	Alternate Investment Funds	331,290	_	331,290	0.55%	331,290	_	331,290	0.55%	0.0000
(d)	Foreign Venture Capital	-	_	-	0.00%	-	_	-	0.00%	0.0000
(u)	Investors				0.0070				0.0070	0.0000
(e)	Foreign Portfolio Investor	1,581,970	-	1,581,970	2.63%	2,157,150	_	2,157,150	3.58%	0.9556
(f)	Financial Institutions / Banks	41,665	-	41,665	0.07%	-	_		0.00%	-0.0692
(g)	Insurance Companies	-	-	-	0.00%	-	_	-	0.00%	0.0000
(h)	Provident Funds/ Pension	-	-	-	0.00%	-	_	-	0.00%	0.0000
. ,	Funds									
(i)	Any Other (Specify)								0.00%	
	Sub Total (B)(1)	10,862,947	-	10,862,947	18.05%	11,314,794	-	11,314,794	18.80%	0.7507
[2]	Central Government/								0.00%	
	State Government(s)/									
	President of India									
	Sub Total (B)(2)	-	-	-	0.00%	-	-	-	0.00%	0.0000
[3]	Non-Institutions									
(a)	Individuals									
(i)	Individual shareholders	1,977,132	-	1,977,132	3.28%	1,681,708	-	1,681,708	2.79%	-0.4908
	holding nominal share capital									
()	upto Rs. 1 Lacs.									
(ii)	Individual shareholders	3,537,301	-	3,537,301	5.88%	3,613,930	-	3,613,930	6.00%	0.1273
	holding nominal share capital									
(b)	in excess of Rs. 1 Lacs NBFCs registered with RBI				0.00%				0.00%	0.0000
(b)	Overseas Depositories	-	-	-	0.00%	-	-	-	0.00%	0.0000
(d)	(holding DRs) (balancing figure)	-	-	-	0.00%	Ē	-	-	0.00%	0.0000
(e)	Any Other (Specify)			_						
(0)	Hindu Undivided Family	159,912	-	159,912	0.27%	147,515	_	147,515	0.25%	-0.0206
	Non Resident Indians (Non Repat		-	27,147	0.05%	17,059	-	17,059	0.03%	-0.0168
	Non Resident Indians (Repat)	24,806	-	24,806	0.04%	25,973	-	25,973	0.04%	0.0020
	Clearing Member	123,752	-	123,752	0.21%	11,353	-	11,353	0.02%	-0.1867
	Bodies Corporate	1,205,719	-	1,205,719	2.00%	1,072,532	-	1,072,532	1.78%	-0.2213
	Sub Total (B)(3)	7,055,769	-	7,055,769	11.72%	6,570,070	-	6,570,070	10.92%	-0.8070
	Total Public Shareholding(B)=(B	3) 17,918,716	-	17,918,716	29.77%	17,884,864	-	17,884,864	29.71%	-0.0562
	(1)+(B)(2)+(B)(3)									
	Total (A)+(B)	60,190,708	-	60,190,708	100.00%	60,190,708	-	60,190,708	100.00%	0.0000
(C)	Non Promoter - Non Public									
[1]	Custodian/DR Holder	-	-	-	0.00%	-	-	-	0.00%	0.0000
[2]	Employee Benefit Trust (under	-	-	-	0.00%	-	-	-	0.00%	0.0000
	SEBI (Share based Employee									
	Benefit) Regulations, 2014)					60,190,708				
	Total (A)+(B)+(C)	60,190,708		60,190,708	100.00%			60,190,708	100.00%	

ii. Shareholding of Promoters

Sr No	Shareholder's Name	beg	Shareholding inning of the y			ihareholding a Id of the year -		% change
		No of Shares Held	% of the Total of the Company	%of Shares Pledged / encumbered to total shares	No of Shares Held	% of the Total of the Company	% of Shares Pledged/ encumbered to total shares	in shareholding during the year
1	JAYANT DAVAR	31,341,348	52.07%	-	31,375,200	52.13%	-	0.0562
2	MONICA DAVAR	2,622,725	4.36%	-	2,622,725	4.36%	-	-
3	SANJEEVNI IMPEX	1,684,738	2.80%	-	1,684,738	2.80%	-	-
	PRIVATE LIMITED							
4	YSG ESTATES	1,662,032	2.76%	-	1,662,032	2.76%	-	-
	PRIVATE LIMITED							
5	NEEL JAY DAVAR	1,555,995	2.59%	-	1,555,995	2.59%	-	-
6	DHARMENDAR	839,582	1.39%	-	839,582	1.39%	-	-
	NATH DAVAR							
7	SANDHAR	793,569	1.32%	-	793,569	1.32%	-	-
	INFOSYSTEMS LIMITED							
8	SANTOSH DAVAR	785,950	1.31%	-	785,950	1.31%	-	-
9	JUBIN FINANCE	573,508	0.95%	-	573,508	0.95%	-	-
	AND INVESTMENT LTD							
10	SANDHAR ESTATES	350,280	0.58%	-	350,280	0.58%	-	-
	PRIVATE LIMITED							
11	POONAM JUNEJA	62,265	0.10%	-	62,265	0.10%	-	-
	Total	42,271,992	70.23%	-	42,305,844	70.29%	-	0.0562

iii. Change in Promoter Shareholding (Please specify, if there is no change)

Sr No	Name & Type of Transaction	Shareholding at the beginning of the year - 2019		Transactions during the year		Cumulative Shareholding at the end of the year - 2020	
		No. of Shares Held	% of Total Shares of the Company	Date of Transaction	No. of Shares	No. of Shares Held	% of Total Shares of the Company
1	JAYANT DAVAR	31,341,348	52.0701			31341348	52.0701
	Transfer			07 Jun 2019	1000	31342348	52.0717
	Transfer			14 Jun 2019	3936	31346284	52.0783
	Transfer			21 Jun 2019	474	31346758	52.0791
	Transfer			09 Aug 2019	3549	31350307	52.0850
	Transfer			16 Aug 2019	1002	31351309	52.0866
	Transfer			23 Aug 2019	1339	31352648	52.0889
	Transfer			06 Sep 2019	80	31352728	52.0890
	Transfer			20 Sep 2019	76	31352804	52.0891
	Transfer			04 Oct 2019	1009	31353813	52.0908
	Transfer			13 Mar 2020	8296	31362109	52.1046
	Transfer			20 Mar 2020	8500	31370609	52.1187
	Transfer			27 Mar 2020	2591	31373200	52.1230
	Transfer			31 Mar 2020	2000	31375200	52.1263
	AT THE END OF THE YEAR					31375200	52.1263
2	MONICA DAVAR	2,622,725	4.3574			2622725	4.3574
	AT THE END OF THE YEAR					2622930	4.3577
3	SANJEEVNI IMPEX PRIVATE LIMITE	ED 1,684,738	2.7990			1684738	2.7990
	AT THE END OF THE YEAR					1684738	2.7990

4	YSG ESTATES PRIVATE LIMITED	1.662.032	2.7613	1662032	2,7613
I	AT THE END OF THE YEAR	1,002,002	2.7010	1662032	2.7613
5	NFFL JAY DAVAR	1555995	2.5851	1555995	2.5851
J	AT THE END OF THE YEAR	1000//0	2.3031	1555995	2.5851
6	DHARMENDAR NATH DAVAR	839582	1.3949	839582	1.3949
	AT THE END OF THE YEAR			839582	1.3949
7	SANDHAR INFOSYSTEMS LIMITED	793569	1.3184	793569	1.3184
	AT THE END OF THE YEAR			793569	1.3184
8	SANTOSH DAVAR	785950	1.3058	785950	1.3058
	AT THE END OF THE YEAR			785950	1.3058
9	JUBIN FINANCE AND INVESTMENT LTD	573508	0.9528	573508	0.9528
	AT THE END OF THE YEAR			573508	0.9528
10	SANDHAR ESTATES PRIVATE LIMITED	350280	0.5820	350280	0.5820
	AT THE END OF THE YEAR			350280	0.5820
11	POONAM JUNEJA	62265	0.1034	62265	0.1034
	AT THE END OF THE YEAR			62265	0.1034

(iv) Shareholding Pattern of top ten Shareholders (Other than Directors, Promoters and Holder & of GDRs & ADRs)

Sr No	Name & Type of Transaction	Shareholding at the beginning of the year - 2019		Transactions the yea	-	Cumulative Shareholding at the end of the year - 2020		
		No. of Shares Held	% of Total Shares of the Company	Date of Transaction	No. of Shares	No. of Shares Held	% of Total Shares of the Company	
1	ICICI PRUDENTIAL	2140688	3.5565			2140688	3.5565	
	MULTICAP FUND			05 Apr 2010	205027	224/524	2 2005	
	Transfer Transfer			05 Apr 2019 12 Apr 2019	205836 91096	2346524 2437620	3.8985 4.0498	
	Transfer			12 Apr 2019 19 Apr 2019	270000	2707620	4.0478	
	Transfer			21 Jun 2019	21155	2707020	4.5335	
	Transfer			29 Jun 2019	11927	2720773	4.5534	
	Transfer			02 Aug 2019	45400	2786102	4.6288	
	Transfer			04 Oct 2019	4500	2790602	4.6363	
	Transfer			11 Oct 2019	20354	2810956	4.6701	
	Transfer			18 Oct 2019	2309	2813265	4.6739	
	Transfer			25 Oct 2019	1313	2814578	4.6761	
	Transfer			22 Nov 2019	(4795)	2809783	4.6681	
	Transfer			29 Nov 2019	2956	2812739	4.6730	
	Transfer			06 Dec 2019	(4000)	2808739	4.6664	
	Transfer			20 Dec 2019	(482)	2808257	4.6656	
	Transfer			27 Dec 2019	1499	2809756	4.6681	
	Transfer			31 Dec 2019	1714	2811470	4.6709	
	Transfer			03 Jan 2020	766	2812236	4.6722	
	Transfer			10 Jan 2020	(211378)	2600858	4.3210	
	Transfer			06 Mar 2020	2947	2603805	4.3259	
	Transfer			13 Mar 2020	32463	2636268	4.3799	
	Transfer			20 Mar 2020	2196	2638464	4.3835	
	Transfer			27 Mar 2020	1609	2640073	4.3862	
	Transfer			31 Mar 2020	30796	2670869	4.4373	
	AT THE END OF THE YEAR					2670869	4.4373	
2	MONICA DAVAR	2622725	4.3574			2622725	4.3574	
	AT THE END OF THE YEAR					2622930	4.3577	
3	AKASH BHANSHALI	2487505	4.1327			2487505	4.1327	
	AT THE END OF THE YEAR					2487505	4.1327	
4	IDFC TAX ADVANTAGE (ELSS) FUND	1687980	2.8044			1687980	2.8044	
	Transfer			05 Apr 2019	10000	1697980	2.8210	
	Transfer			19 Apr 2019	4431	1702411	2.8284	
	Transfer			10 May 2019	2500	1704911	2.8325	
	Transfer			24 May 2019	2500	1707411	2.8367	
	Transfer			07 Jun 2019	2500	1709911	2.8408	
	Transfer			14 Jun 2019	3500	1713411	2.8466	
	Transfer			21 Jun 2019	4000	1717411	2.8533	
	Transfer			29 Jun 2019	4000	1721411	2.8599	
	Transfer			05 Jul 2019	3000	1724411	2.8649	
	Transfer			26 Jul 2019	1500	1725911	2.8674	
	Transfer			02 Aug 2019	1500	1727411	2.8699	
	Transfer			09 Aug 2019	1015	1728426	2.8716	
	Transfer			16 Aug 2019	6985	1735411	2.8832	
	Transfer			23 Aug 2019	282	1735693	2.8837	
	Transfer			30 Aug 2019	2666	1738359	2.8881	
	Transfer			06 Sep 2019	3052	1741411	2.8932	

Transfer			27 Sep 2019	6000	1747411	2.9031
Transfer			01 Nov 2019	7500	1754911	2.9156
Transfer			08 Nov 2019	2500	1757411	2.9197
Transfer			29 Nov 2019	2500	1759911	2.9239
Transfer			27 Dec 2019	2500	1762411	2.9280
Transfer			17 Jan 2020	1300	1763711	2.9302
Transfer			24 Jan 2020	1700	1765411	2.9330
Transfer			31 Jan 2020	2000	1767411	2.9364
Transfer			20 Mar 2020	3529	1770940	2.9422
AT THE END OF THE YEAR					1770940	2.9422
HSBC GLOBAL INVESTMENT	830334	1.3795			830334	1.3795
FUNDS - ASIA EX JAPAN						
EQUITY SMALLER COMPANIES						
Transfer			26 Apr 2019	299421	1129755	1.8770
Transfer			03 May 2019	23539	1153294	1.9161
Transfer			10 May 2019	55575	1208869	2.0084
AT THE END OF THE YEAR			10 /10 / 2017	23373	1208869	2.0084
DSP SMALL CAP FUND	1057129	1.7563			1057129	1.7563
AT THE END OF THE YEAR	103/12/	1./ 200			1057129	1.7563
RELIANCE CAPITAL TRUSTEE	229765	0.3817			229765	0.3817
	227/03	0.301/			229/03	0.381/
CO LTD-A/C NIPPON INDIA						
SMALL CAP FUND			10 14 0040	101/00	404450	0 7000
Transfer			10 May 2019		421458	0.7002
Transfer			17 May 2019	33910	455368	0.7565
Transfer			24 May 2019	40104	495472	0.8232
Transfer			31 May 2019	9691	505163	0.8393
Transfer			05 Jul 2019	11341	516504	0.8581
Transfer			27 Sep 2019	199000	715504	1.1887
Transfer			11 Oct 2019	20882	736386	1.2234
Transfer			25 Oct 2019	4167	740553	1.2303
Transfer			01 Nov 2019	1376	741929	1.2326
Transfer			08 Nov 2019	10483	752412	1.2500
Transfer			15 Nov 2019	10900	763312	1.2682
Transfer			22 Nov 2019	17897	781209	1.2979
Transfer			29 Nov 2019	34060	815269	1.3545
Transfer			06 Dec 2019	13409	828678	1.3768
Transfer			13 Dec 2019	60682	889360	1.4776
AT THE END OF THE YEAR					889360	1.4776
ADITYA BIRLA SUN LIFE 852936	1.4171			852936	1.4171	
TRUSTEE PRIVATE LIMITED	1. II/ 1			002700	1.11/1	
A/C ADITYA BIRLA SUN LIFE						
SMALL CAP FUND						
Transfer			10 Apr 2010	200000	1052024	1 7400
Transfer Transfer			19 Apr 2019	200000	1052936	1.7493
			26 Jul 2019	29571	1082507	1.7985
Transfer			02 Aug 2019	4100	1086607	1.8053
Transfer			09 Aug 2019	2790	1089397	1.8099
Transfer			27 Sep 2019	170	1089567	1.8102
Transfer			30 Sep 2019	10433	1100000	1.8275
Transfer			17 Jan 2020	3911	1103911	1.8340
Transfer			31 Jan 2020	(299999)	803912	1.3356
Transfer			07 Feb 2020	7288	811200	1.3477
Transfer			14 Feb 2020	1289	812489	1.3499
Transfer			28 Feb 2020	3843	816332	1.3562
Transfer			06 Mar 2020	4163	820495	1.3632
AT THE END OF THE YEAR					820495	1.3632
EASTSPRING INVESTMENTS	353092	0.5866			353092	0.5866
INDIA CONSUMER EQUITY	000072	1.0000			300072	0.0000
OPEN LIMITED						
				45 ANN	IUAL REPOR	RT 2019-2

	Transfer Transfer			10 Jan 2020 31 Jan 2020	179727 29056	532819 561875	0.8852 0.9335
	AT THE END OF THE YEAR			01 9411 2020	561875	0.9335	0.7005
10	AADI FINANCIAL ADVISORS LLP	475000	0.7892		5010/5	475000	0.7892
10	Transfer	.,	017 07 2	05 Apr 2019	50000	525000	0.8722
	AT THE END OF THE YEAR			00, (pr 201)	00000	525000	0.8722
11	JAGDISH N MASTER	452000	0.7509			452000	0.7509
	Transfer			12 Apr 2019	500	452500	0.7518
	Transfer			31 May 2019	(1000)	451500	0.7501
	Transfer			07 Jun 2019	(500)	451000	0.7493
	Transfer			29 Jun 2019	(11000)	440000	0.7310
	Transfer			05 Jul 2019	(1000)	439000	0.7293
	Transfer			12 Jul 2019	(2500)	436500	0.7252
	Transfer			19 Jul 2019	(706)	435794	0.7240
	Transfer			26 Jul 2019	(4500)	431294	0.7165
	Transfer			09 Aug 2019	(10394)	420900	0.6993
	Transfer			16 Aug 2019	(6000)	414900	0.6893
	Transfer			06 Sep 2019	(1400)	413500	0.6870
	Transfer			13 Sep 2019	(261)	413239	0.6865
	Transfer			20 Sep 2019	(739)	412500	0.6853
	Transfer			22 Nov 2019	(1000)	411500	0.6837
	Transfer			06 Dec 2019	(3000)	408500	0.6787
	Transfer			13 Dec 2019	(53703)	354797	0.5895
	Transfer			27 Dec 2019	(50)	354747	0.5894
	Transfer			03 Jan 2020	(1847)	352900	0.5863
	Transfer			10 Jan 2020	(8210)	344690	0.5727
	Transfer			17 Jan 2020	(3190)	341500	0.5674
	Transfer			24 Jan 2020	(3000)	338500	0.5624
	Transfer			31 Jan 2020	(90000)	248500	0.4129
	Transfer			14 Feb 2020	(504)	247996	0.4120
	AT THE END OF THE YEAR					247996	0.4120
12	SBI MAGNUM MULTICAP FUND	1834304	3.0475			1834304	3.0475
	Transfer			05 Apr 2019	(200000)	1634304	2.7152
	Transfer			12 Apr 2019	(432272)	1202032	1.9970
	Transfer			19 Apr 2019	(866475)	335557	0.5575
	Transfer			26 Apr 2019	(100000)	235557	0.3914
	Transfer			03 May 2019	(53245)	182312	0.3029
	Transfer			10 May 2019	(182312)	0	0.0000
	AT THE END OF THE YEAR					0	0.0000

(v) Shareholding of Directors & KMP

S. No	Particulars	Shar	Shareholding		holding during the year
	For Each of the Directors & KMP	No. of Shares	% of total shares of the company	No. of Shares	% of total shares of the company
1	At the beginning of the year	34,768,733	57.76%	34,803,655	57.82%
2	Name of Director/KMP: i) Shri Dharmendar Nath Davar	(i) Change in Sha during the year.	-	ant Davar is due to	aquisition of Equity Share
	ii) Shri Jayant Davar	(ii) Change in Sh	areholding of Smt. M	onica Davar is due t	to aquisition of Equity Share
	iii) Smt. Monica Davar	during the year.			
3	At the end of the year	34,838,712	57.88%	34,837,507	57.88%

V. Indebtedness of the Company including interest Outstanding/accrued but not due for Payment

Indebtedness of the company including interest outstanding accrued but not due for payment

······································	Amount in ₹ (lacs)		
Particulars	Secured Loans Excluding deposits	Unsecured Loans	Deposits
Indebtness at the beginning of the financial year			
i) Principle Amount	11417.86	-	-
ii) Interest due but not paid	15.5	-	-
iii) Interest accrued but due	0.6	-	-
Total (i+ii+iii)	11433.96	-	-
Change in indebtedness during the finencial year			
Additions			
Reduction	7498.92	-	-
Net Change	7498.92	-	-
Indebtedness at the end of the finencial year			
i) Principle Amount	3926.32	-	-
ii) Interest due but not paid	8.35	-	-
iii) Interest accrued but due	0.36	-	-
Total (i+ii+iii)	3935.04	-	-

VI. Remuneration of Directors and Key Managerial Personnel

A. Remunneration to Managing Director, Whole time director and/or Manager:

A. Remunneration to Managing Director, Whole time director and/or Manager:							
S. No.	Particulars of Remuneration	Name of the M	Name of the MD/WTD/Manager				
	Gross Salary	Mr. Jayant Davar Managing Director	Mr. Arvind Joshi Whole Time Director				
1.	(a) Salary as per provisions contained in 3 section 17 (1) of the Income Tax. 1961	134.40	110.91	245.31			
	b) Value of perquistes u/s 17 (2) of the Income tax Act 1961	8.32	18.68	27.00			
	(c) Profits in lieu of salary under section 17 (3) of the Income Tax Act, 191	-	-	-			
2	Stock option	-	-	-			
3	Sweat Equity	-	-	-			
4	Commission	333.56	43.15	376.70			
	as % of profit	4%	0.50%	4.50%			
	Others (specify)	-	-	-			
5	Others, please specify	-	-	-			
	Total (A)	476.27	172.73	649.01			
	Ceiling as per the Act	10% of Net profit of the Companies Act, 2013]	Company computed as per	Section 198 of the			

B. Remuneration to Other Directors

S. No.	Particulars of Remuneration				Name of th	e Directors				Total Amount
1	Independent Directors	Mr. M.L. Bhagat	Mr. Ravinder Nagpal	Mr K.L. Chugh		Ms Archana Capoor		Mr. Vimal Mahendru		
	(a) Fee for attending board committee meetings	2.50	4.95	3.55	4.10	3.90	2.40	1.50	1.00	
	(b) Commission (c) Others. Please specify	2.00	2.00	2.00	2.00	2.00	2.00	1.00	1.00	
	Total B (1)	4.50	6.95	5.55	6.10	5.90	4.40	2.50	2.00	37.90
2	Other Non Executive Directors (a) Fee for attendine (b) Commission (c) Others, Please Specify Total B (2)	Mr. D.N. Davar 2.00 2.00	2.00							7.00
	Total (B)=(1+2)	8.50	9.95	5.55	6.10	5.90	4.40	2.50	2.00	44.90
3	Ceiling as per the Act Total Remuneration Paid to Other Directors		Being 1% of th	e Net pr	ofit of the c	ompany comp	outed as pe	r Section 19	8 of the Act	44.90
4 5	Total Managerial Remuneration (A-B) Overall Ceiling as per the Act.		Being 11% of I	Net profi	t of the Con	npany compu	ted as per S	Section 198	of the Act	693.91

C. Remuneration to Key Managerial Personnel other than MD/Manager/WTD

S. No.	Particulars of Remuneration	Key Managerial Personnel				
	Gross Salary	CEO	Company Secretary	Total		
1	(a) Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961.	47.41	_	47.41		
	(b) Value of perquisites u/s 17(2) of the Income Tax Act, 1961	-	-	-		
	(c) Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961	-	-	-		
2	Stock Option	-	-	-		
3	Sweat Equity	-	-	-		
4	Commission as % of profit	-	-	-		
	others, specify	-	-	-		
5	Others, please specify	-	-	-		
	Total	47.41	-	47.41		

VII. Penalties/Punishment/Compounding of Offences

Туре	Section of the Companies Act	Brief Description	Details of Penalty/ Punishment/ Compounding fees imposed	Authority (RD/NCLT/ Court)	Appeal made if any (give details)
A. COMPANY					/
Penalty Punishment Compounding	-	- -	-		
B. DIRECTORS Penalty Punishment Compounding	-	- -	NIL		- -
C. OTHER OFFICERS IN DEFAULT Penalty Punishment Compounding	-	-	-	- -	- -

Annexure V to Director Report, 2020

$Information \, pursuant \, to \, Section \, 197 (12) \, read \, with \, Rule \, 5 \, of \, the \, Companies$

(Appointment and Remuneration of Managerial Personnel) Rules, 2014

The ratio of the remuneration of each Director / Key Managerial Personnel (KMP) to the median remuneration of the employees of the Company for the financial year 2019-2020:

S. No.	Name of Director/ KMP and Designation	Remuneration of Director/ KMP for Financial Year 2019-2020 (Rs. in Lakhs)	% Decrease in Remuneration in the Financial Year 2019-2020	Ratio of remuneration of each Director/ to median remuneration of employees
1.	Shri Jayant Davar (Co-Chairman & Managing Director)	476.27**	-34.79%	138
2.	*Shri Arvind Joshi (Whole-Time Director, Chief Financial Officer & Company Secretary)	172.73***	-12.89%	50

*Shri Arvind Joshi has resigned and relived from the closing hours of the 10th May, 2020.

**Inclusive of Commission provided and payable for an amount of Rs. 333.56 Lacs/-

***Inclusive of Commission provided and payable for an amount of Rs. 43.15 Lacs/-

The median remuneration of the employees of the Company during the financial year 2019-2020 was Rs. 3.45 Lacs

Percentage increase in the median remuneration of employees in the last financial year 2019-2020 was 0.29% as compared to the previous year.

No. of permanent employees as on the 31st March, 2020 are 1838.

Average percentile increase in salaries of employees other than the managerial personnel and its comparison with the percentile increase in the managerial remuneration and justification thereof (and point out if there are any exceptional circumstances for increase in the managerial remuneration);

Average percentage increase in the salaries of employees other than managerial personnel in the financial year 2019-2020 was 7.0%; whereas the decrease in the managerial remuneration in the financial year 2019-2020 was 30.1%.

The increase in compensation of employees is guided by factors such as, market trends, internal parity and is in line with the normal pay revisions which is linked to individual performance and the Company's performance.

It is hereby affirmed that the remuneration paid is as per the as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees.

Annexure VI to Director Report, 2020

Annual Report on Corporate Social Responsibility (CSR) activities for the FY 2019-20

[Pursuant to clause (o) of sub-section (3) of section 134 of the Act and Rule 9 of the Companies (Corporate Social Responsibility) Rules, 2014]

A brief outline of the Company's CSR policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programs.

The Company's CSR policy is focused on comprehensive development of the society preferably the communities located in rural and remote areas around the manufacturing units of the Company. The company believes in giving back to the society what it has taken from the society by making contribution to the social needs such as education and health care.

Sandhar Technologies Limited is making efforts towards building economic, social and environmental capital and enhancing social sustainability by contributing in the following areas:

- Education;
- Health Care;
- Environment protection;
- Promoting gender equality and empowerment of women;
- Promoting rural sports; and
- Others

The detailed description is given in the CSR Policy of the Company.

The CSR Committee of the Company has constituted on 14th Day of March, 2013 and the composition of the Committee was altered in the Board Meeting of the Company which was held on 11th May, 2020:

S.No.	Name of the Member	Nature of Directorship	Committee
1.	Shri Jayant Davar	Co-Chairman and Managing Director	Chairman
2.	Shri Arvind Kapur	Non-Executive Independent Director	Member
3.	**Smt. Monica Davar	Non-Executive Director	Member
4.	*Shri Arvind Joshi	Whole Time Director, CFO and Company Secretary	Member

Note: *Shri Arvind Joshi has resigned and relieved from the closing hours of the 10th May, 2020.

** Smt. Monica Davar was appointed as Member of the Committee with effect from 11th May, 2020.

(Rupees in Lacs, except share data, per share data and unless otherwise stated)

1.	Average net profit of the company for last three financial years	₹9,667.22
2.	Prescribed CSR Expenditure (two per cent of the amount as in item 3 above)	₹193.34
3.	Details of CSR spent during the financial year	
	(a) Total amount spent for the financial year	₹198.04
	(b) Amount unspent, if any	₹Nil.

(b) Amount unspent, if any

(c) Manner in which the amount spent during the financial year is detailed below:

(1) S. No.	(2) CSR project or activity identified	(3) Sector in which the Project is covered	 (4) Projects or programs (1) Local area or other (2) Specify the State and district where projects or programs was undertaken 	(5) Amount outlay (budget) project or programs wise ₹	 (6) Amount spent on the projects or programs Sub - heads: (1) Direct expenditure on projects or programs (2) Overheads ₹ 	(7) Cumulative expenditure upto to the reporting period ₹	(8) implementing agency*
1.	Sandhar Health Care	Preventive Health Care	Village Vegampur Khatola, Gurgaon Haryana	198.04	198.04	198.04	Sandhar Foundation
	TOTAL			198.04	198.04	198.04	

Responsibility Statement of the CSR Committee

We hereby declare that the CSR policies of the Company are in consonance of the provision of Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility Policy) Rules, 2014 and Schedule VII of the Act along with the amendments or modifications therein. Further the implementation and monitoring is in compliance with CSR objectives and Policy of the Company.

Annexure VII to Director Report, 2020

Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo

[Section 143(3) (m) of The Companies Act, 2013 read with Rule 8(3) of the Companies (Account) Rules, 2014]

ENERGY CONSERVATION, TECHNOLOGY ABSORPTION (19-20)

Particulars of Energy Conservation, Technology Absorption and Foreign Exchange Earnings and Outgo Pursuant to section 134(3) (m) of Companies Act,2013 read with the Companies (Accounts) Rules, 2014

A. Conservation of Energy

(i) Steps taken or impact on conservation of Energy

The Company has constantly been emphasizing an optimization of energy consumption in every possible area in its units. Various avenues are being explored at periodic interval and after careful analysis and planning measures are being initiated to minimize the consumption of energy by optimum utilization of energy consuming equipment. During the year under review, the following measures were initiated/adopted for conservation and optimum utilization of energy.

- a) Conversion of Conventional lights with high efficient LED lights in our 7 units
- b) Various energy saving projects:
 - VFD's installed on Compressors/Pumps/Blowers for energy conservation.
 - SMPS interference provided in VMC and Power Pack machine to prevent idle running of Power pack machines
 - iii) Pipeline modification done in Paint shops for eliminating excess pumping system used for water recirculation leading to process optimization and energy conservation.
 - iv) Auto-timer installed on AC's and Air Cooling Units for optimizing its operating hours
 - v) PLC installed on Power Press with auto cut-off system for preventing motor idle running
 - vi) Inter-locking controller system installed in Hydraulic motor of SPM machines and PDC machine
 - vii) Casting coil heater were replaced with Spring coil heater in PDC machines for energy conservation
 - viii) Temperature controller system installed in PDC machine for energy conservation.
 - ix) Power Factor Improvement by installing Phase Capacitor at Main Transformer LT Panel
 - Sanction Load reduced from 6594 KVA to 4610 KVA in 6 units for Savings as per the present optimized condition.

IMPACT: 8, 24, 160 Kwh overall

(ii) Steps Taken for utilizing alternate sources of Energy

- Solar Plants total installed capacity of 2032 KWp up to 2019-20.
- b. Solar Plants of rating 216 Kwp added in year 19-20 alone

IMPACT: 20, 33,045 Kwh - (19-20) generated by Solar plants

(iii) Capital investment on Energy conservation equipment

Total Investment: 1.09 Cr (Approx.)

(iv) Green Initiatives

- a) Co-processing of Paint Sludge instead of Landfilling in 5 units for reducing the burden of hazardous waste disposal on Environment thereby saving INR 16 Lacs per Annum.
- b) Furnace fuel changed from HSD to LPG which is a cleaner and environment friendly source of fuel thereby saved INR 8 Lacs per Annum
- c) Furnace fuel changed from HSD to PNG (MAG-Unit) which is a cleaner and environment friendly source of fuel thereby saved INR 19 Lacs per Annum.
- d) Bio-gasifier (Clean fuel) agreement signing under process and to be used instead of Diesel in Oven.in year 20-21

B. Technology Absorption:

(i) Efforts made towards technology absorption:

a) Welding Robots 8nos installed for new product development (BSVI) and productivity enhancement.

C. Foreign Exchange Earning and Outflow

The details of Foreign Exchange inflow and outflow are as under:

	(Rs. in Lacs)
Inflow:	
Sales (FOB)	759.96
Total	759.96
Outflow	
On Capital Equipment	1,718.33
On Know-how	224.32
Others	
Raw Materials	7,757.54
Consumables & Spares	285.00
Tour & Travel	-
Royalty	412.07
Total	10,397.26

RESEARCH & DEVELOPMENT ACTIVITIES CARRIED OUT BY THE COMPANY

- a Sandhar Centre for Innovation & Development (SCID) is the centralized in-house R&D centre of Sandhar group. The objective of SCID is to enrich the existing product portfolio & to infuse futuristic products with anticipated business potential.
- b The activities of SCID can be broadly classified as follows
 - i) Development of futuristic products with anticipated business potential capturing voice of customers & upcoming Govt. regulations.
 - ii) Upgradation of existing products to cope up with customers' expectation time to time.
 - iii) To support the engineering team at various Sandhar units in

product design & development.

- iv) IPR related activities i.e. Patent filing, Design Registration, to keep a vigil on possible infringement and litigation.
- v) PLM activities i.e. Centralised Engineering Document & Data Control ensuring data safety, prevention of data duplicity & digitalization of data storage across the group.
- c We are equipped with adequate basic R&D infrastructure with a team of more than 25 well qualified and experienced mechanical and electronics engineers playing a significant role in offering tested & validated innovative products to our valued customers.
- d The Company's In-house R&D centre (SCID) certified by DSIR, Govt. of India, continuously working on new product development in the area of Ignition Lock cum Switches, Rear View Mirrors, Evaporative Emission Control systems and Electronics control systems.

v) Providing services to group companies related to Prototyping, Inspection & Reverse Engineering

NEW PRODUCTS DEVELOPED IN FY (2019-20).

- a) ePCV (Electical Purge Control Valve) for Evaporative Emission Control requirements of BS VI regulations (Two Wheelers).
- b) Carbon Canister for Scooter application.
- c) TVS Motors' 4 in 1 Ignition Lock for (Scooter new model).
- d) Keyless Electronics smart lock for HMCL new Model.
- e) Smart lock for Hero Maestro Edge.
- f) Smart lock for TVS Jupiter.
- g) Immobilizer Lockset for Commercial Vehicle (Ashok Leyland).

COMPLIANCE CERTIFICATE UNDER REGULATION 17(8) OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

The Members,

Sandhar Technologies Limited

B-6/20 L.S.C. Safdarjung Enclave,

New Delhi-110029

Sub.: Compliance Certificate under Regulation 17(8) read with Part B of Schedule II to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

This is to certify that for the financial year ended 31st March, 2020:

- 1. We have reviewed the financial statements and the cash flow statement for the year as aforesaid and to the best of our knowledge and belief:
 - a) These financial statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - b) These statements' together present a true and fair view of the Company's affairs and are in compliance with Indian Accounting Standards (Ind AS), applicable laws and regulations;
- 2. To the best of our knowledge and belief, there are no transactions entered into by the Company during the year, which are fraudulent, illegal or violative of the Company's Code of Conduct for Directors and Employees;
- 3. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems for financial reporting of the Company and there were no deficiencies in the design or operation of such internal controls; and
- 4. We have indicated to the Auditors and the Audit Committee:
 - a) That there were no significant changes in internal control, over financial reporting, during the year;
 - b) All significant changes in the accounting policy during the year, if any, have been disclosed in the notes in respective place in the financial statements; and
 - c) There were no instances of fraud, of which we have become aware of and involvement therein, if any, of the management or an employee having a significant role in companies internal control system over financial reporting

FOR SANDHAR TECHNOLOGIES LIMITED

Sd/-**Jayant Davar** Managing Director -/Sd/-Narender Kumar Dogra Chief Financial Officer (Interim)

Date: 27th JUNE 2020

DECLARATION BY MANAGING DIRECTOR

The Members,

Sandhar Technologies Limited

B-6/20 L.S.C. Safdarjung Enclave, New Delhi-110029

Sub: Declaration regarding compliance with the Company's Code of Conduct for Directors and Employees.

Ref.: Regulation 34(3) read with Part D of Schedule V to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

I, Jayant Davar, Managing Director of Sandhar Technologies Limited, hereby declare that all the members of the Board of Directors and Senior Management have affirmed compliance with the Code of Conduct for Directors and Employees of the Company.

FOR SANDHAR TECHNOLOGIES LIMITED

-/Sd Jayant Davar Managing Director

PRACTICING COMPANY SECRETARY'S CERTIFICATE ON CORPORATE GOVERNANCE

The Members,

Sandhar Technologies Limited

B-6/20 L.S.C. Safdarjung Enclave,

New Delhi-110029

We have examined the compliance of conditions of corporate governance by Sandhar Technologies Limited (hereinafter referred "the Company"), for year ended the 31st March, 2020 as stipulated in relevant provisions of Securities and Exchange Board of India (Listing Obligations and Disclosures requirements) Regulations, 2015.

The compliance of conditions of corporate governance is the responsibility of the management. Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of corporate governance as stipulated in the above mentioned Listing Regulations, as applicable.

We further state that such compliance is neither an assurance as to the future viability of the Company nor efficiency or effectiveness with which the management has conducted the affairs of the Company

For M/s K.K. Sachdeva & Associates, Practicing Company Secretaries

Sd/-K.K. Sachdeva [Proprietor] FCS No. 7153 CP No. 4721

REPORT ON CORPORATE GOVERNANCE

The Board of Directors ("the Board" / "the Directors") of Sandhar Technologies Limited ("STL" / "the Company") present the Company's Report on Corporate Governance for the year ended the 31st March, 2020 in terms of Regulation 34(3) read with Schedule V to the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as amended from time to time.

The Company shall ensure that its governance framework incorporates the amendments introduced in the Listing Regulations and the same are complied with on or before the effective date. These amendments paved a way for aligning with some of the best practices followed globally and bring in a renewed focus on improved corporate governance by way of better structure, more rigorous checks and balances and greater independence of all key gate-keepers including board- and auditors.

I. PHILOSOPHY:

Your Company is committed to set the highest standards of Corporate Governance right from its inception benchmarked with the best in class practices across the globe. Effective Corporate Governance is the manifestation of professional beliefs and values, which configures the organizational values, credo and actions of its employees. Transparency and accountability are the fundamental principles to sound Corporate Governance, which ensures that the organization is managed and monitored in a responsible manner for 'creating and sharing value'. It is the key element to carry on business operations based on the underlying principles of integrity, ethics, transparency and accountability. Systems and policies are required to be upgraded regularly, to meet the challenges of rapid growth in a dynamic business environment.

We believe that there is a need to view Corporate Governance as more than just regulatory requirements as there exists a fundamental link with the organization of business, corporate responsibility and shareholder's wealth maximization. Therefore, your Company is articulating a multi-stakeholder model (including shareholder value) of accountability that will manage the symbolic relationship between the various stakeholders. This approach will be central to the day-to-day functioning of your Company and in implementation of its business strategy.

We firmly believe that strong governance principles provide a nucleus for sustained value creation and build stronger bonds that safeguard interests of all stakeholders. Your Company's core philosophy revolves around Growth, Motivation and a Better Life. All employees of the Company are guided by the seven core values i.e. Spirit of accomplishment, Appropriate attitude, Never dying passion for excellence, Dynamic, Honest, Accountable and Reliable. These have been instilled in our corporate culture which is directed towards continuously improving the Corporate Governance framework and work ethos of your Company. At Sandhar, the Board of Directors (the 'Board') are at the core of our Corporate Governance practices and oversees how the Management serves and protects the long-term interests of our stakeholders. Our Corporate Governance framework ensures that we make timely disclosures and share accurate information regarding our financials and performance, as well as the leadership and governance of the Company. The philosophy on corporate governance is well observed and forms part of the Company's Code of Conduct for Directors and Employees.

The Company is in compliance with the requirements stipulated under Regulation 17 to 27 read with Schedule V and clauses (b) to (i) of subregulation (2) of Regulation 46 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as applicable, with regard to Corporate Governance.

II. BOARD OF DIRECTORS:

Composition:

The composition of Board of Directors of the Company is governed by the relevant provisions of the Companies Act, 2013 and rules made thereunder, Regulation 17 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') and all other applicable laws and in accordance with the best practices in Corporate Governance.

The Corporate Governance philosophy of your Company establishes that the Board's independence is essential to bring objectivity and transparency in the Management and in the dealings of the Company.

As of the 31st March, 2020, the Board of Directors comprises of 12 (Twelve) Directors, being a Non-Executive, Non-Independent Chairman, 8 Non Executive Independent Directors, 1 Non-Executive Non-Independent Director, 1 Executive Director and Managing Director & Co-Chairman. The composition of Board of Directors represents optimal mix of professionalism, qualification, knowledge, skill sets, track record, integrity, expertise and diversity of experience as required in the automotive components business. The Board reviews its strength and combination from time to time to ensure that it remains aligned with the statutory as well as business requirements.

Further, as on the 31st March, 2020:

- 1. None of the Directors on the Board held Directorships in more than ten Public Companies;
- 2. None of the Directors on the Board, was a member of more than ten committees, across all public limited companies in which he/she is a Director; and
- 3. None of the Directors of the Company was a chairman of more than five committees across all public limited companies in which he/she is a director.

For the purpose of sub-paragraphs (ii) and (iii) above, chairmanship/ membership of only the audit committee and/or the stakeholders' relationship committee have been considered.

Shri Dharmendar Nath Davar, Non- Executive Director & Chairman, Shri Jayant Davar, Co-Chairman & Managing Director and Smt. Monica Davar, Non- Executive Director of the Company are relatives in terms of the Act.

Composition of Board of Directors as on the 31st March, 2020:-

Name of Director	Designation	Category
Shri. Dharmendar Nath Davar	Non- Executive Director & Chairman	Promoter
(DIN:00002008)		
Shri. Jayant Davar	Executive Director & Co-Chairman & Managing Director	Promoter
(DIN:00100801)		
Smt. Monica Davar	Non-Executive Director	Promoter
(DIN:00100875)		
*Shri. Arvind Joshi	Executive Director & Whole-Time Director,	Non-Promoter
(DIN:01877905)	Chief Financial Officer & Company Secretary	
Shri. Mohan Lal Bhagat	Non-Executive Independent Director	Non-Promoter
(DIN:00699750)		
Shri. Ravinder Nagpal	Non-Executive Independent Director	Non-Promoter
(DIN:00102970)		
Shri. Krishan Lal Chugh	Non-Executive Independent Director	Non-Promoter
(DIN:00140124)		
Shri. Arvind Kapur	Non-Executive Independent Director	Non-Promoter
(DIN:00096308)		
Shri. Arjun Sharma	Non-Executive Independent Director	Non-Promoter
(DIN:00003306)		
Smt. Archana Capoor	Non-Executive Independent Director	Non-Promoter
(DIN:01204170)		
**Shri. Bharat Anand	Non-Executive Independent Director	Non-Promoter
(DIN:02806475)		
***Shri.Vimal Mahendru	Non-Executive Independent Director	Non-Promoter
(DIN:00006016)		

Notes:

*Shri Arvind Joshi has resigned and relieved from the closing hours of the 10th May, 2020.

**Shri Bharat Anand was appointed as an Additional (Non-Executive and Independent) Director by Circular Resolution dated 12th August, 2019 to hold office for a period of 5 (five) consecutive years and regularized as a Director (Non-Executive and Independent) of the Company in the 27th Annual General Meeting which was held on 10th September, 2019.

***Shri Vimal Mahendru, appointed as an Additional Director (Non-Executive Independent Director) on the Board of the Directors of the Company on and with effect from 05th November, 2019 subject to regularisation as Non-Executive Independent Director of the Company in the ensuing Annual General Meeting of the Company.

Independent Directors

Independent Directors are Non-Executive Directors as defined under Regulation 16(1) (b) of the SEBI Listing Regulations read with Section 149(6) of the Act. The maximum tenure of Independent Director is in compliance with the Act. All the Independent Directors have confirmed that they meet the criteria of independence as mentioned under Regulation 16(1) (b) of the SEBI Listing Regulations read with Section 149(6) of the Act.

Not less than one-half of the Board of Directors of the Company comprises of Non-Executive Independent Directors.

As on the 31st March, 2020, the Company had 8 Independent Directors on Board. In relation to such Independent Directors, it is hereby confirmed that:

- (I) All of the Independent Directors of the Company, hold office for a term of up to 5 consecutive years and are eligible for reappointment for another term of up to 5 consecutive years on passing of a special resolution by the Company.
- (ii) The Company has issued a formal letter of appointment to all Independent Directors in a manner provided under the Companies Act, 2013.

- (iii) The Nomination, Remuneration and Compensation Committee of the Board has laid down the evaluation criteria for performance evaluation of the Independent Directors.
- (iv) During the year, the Independent Directors of the Company held separate meeting, without the attendance of Non Independent Directors of the Company or members of its Management on 10th February, 2020, wherein only the Independent Directors of the Company were present.
- (v) None of the Independent Directors of the Company serve as an Independent Director in more than seven companies listed in India;
- (vi) None of the Independent Directors of the Company who also serve as Whole Time Directors in any other listed company, serve as an Independent Director in more than three companies listed in India

Meetings of the Board

The Board met 4 (Four) times during the Financial Year 2019-20 and there has not been a time gap of more than 120 days between any two meetings of the Board.

Directors' attendance at the Board Meetings held during the year as well as at the last Annual General Meeting (AGM) are given herein below:

S.No	Quarter Date of Meeting Director Name	Designation	l 27.05.2019	II 03.08.2019	III 05.11.2019	IV 10.02.2020	No. of total meetings attended	Attendance at last AGM
1	Shri. D.N. Davar	Non- Executive Director & Chairman	\checkmark	\checkmark	\checkmark	\checkmark	4	\checkmark
2	Shri. Jayant Davar	Executive Director & Co-Chairman & Managing Director	\checkmark	\checkmark	\checkmark	\checkmark	4	\checkmark
3	*Shri. Arvind Joshi	Executive Director & Whole-Time Director, Chief Financial Officer & Company Secretary	\checkmark	\checkmark	\checkmark	\checkmark	4	\checkmark
4	Smt. Monica Davar	Non-Executive Director	LOA		LOA	\checkmark	2	х
5	Shri. Mohan Lal Bhagat	Non-Executive Independent Director	\checkmark	\checkmark	\checkmark	\checkmark	4	х
6	Shri. Ravinder Nagpal	Non-Executive Independent Director		\checkmark	\checkmark		4	\checkmark
7	Shri. Krishan Lal Chugh	Non-Executive Independent Director		\checkmark	\checkmark	\checkmark	4	\checkmark
8	Shri. Arvind Kapur	Non-Executive Independent Director		\checkmark	\checkmark	\checkmark	4	х
9	Shri. Arjun Sharma	Non-Executive Independent Director	LOA	\checkmark	LOA	\checkmark	2	\checkmark
10	Smt. Archana Capoor	Non-Executive Independent Director		\checkmark	\checkmark	\checkmark	4	\checkmark
11	**Shri. Bharat Anand	Non-Executive Independent Director	NA	NA	LOA	\checkmark	1	\checkmark
12	***Shri. Vimal Mahendru	Non-Executive Independent Director	NA	NA	\checkmark	\checkmark	2	Х
	Board Strength		10	10	12	12		
	Total Present		8	10	9	12		
	Absent		2	-	3	-		

Notes:

*Shri Arvind Joshi has resigned and relieved from the closing hours of the 10th May, 2020.

**Shri Bharat Anand was appointed as an Additional (Non-Executive and Independent) Director by Circular Resolution dated 12th August, 2019 to hold office for a period of 5 (five) consecutive years and regularized as a Director (Non-Executive and Independent) of the Company in the 27th Annual General Meeting which was held on 10th September, 2019.

***Shri Vimal Mahendru, appointed as Additional Director (Non-Executive Independent Director) on the Board of the Directors of the Company on and with effect from 05th November, 2019 subject to regularisation as Non-Executive Independent Director of the Company in the ensuing Annual General Meeting of the Company.

Disclosure of relationships between Directors inter-se;

Shri Dharmendar Nath Davar, Chairman & Non-Executive Director, Shri. Jayant Davar, Co-Chairman & Managing Director and Smt. Monica Davar Non-Executive Director of the Company are relatives in terms of the Act.

Other Directorships, Chairmanships and Memberships of the Board members

(a) Table indicating details of Directors serving directorships in other listed entities as on 31st March, 2020

S.No	Name of the Director	Name of listed entity	Category of directorship
1.	Jayant Davar	i. Jagran Prakashan Limited ii. HEG Limited	Independent Director
2.	Krishan Lal Chugh	i. Gati Limited	Independent Director
3.	Arvind Kapur	i. Rico Auto Industries Limited ii. Subros Limited	Managing Director Independent Director
4.	Archana Capoor	 i. RSWM Limited ii. Maral Overseas Limited iii. S Chand and Company Limited iv. Birla Cable Limited v. EMCO Limited 	Independent Director

Other Directorships do not include Directorships of private limited companies, foreign companies and companies under Section 8 of the Act. For the purpose of determination of limit of the Board Committees, chairpersonship and membership of the Audit Committee and Stakeholders' Relationship Committee have been considered as per Regulation 26(1) (b) of SEBI Listing Regulations.

(b) Table indicating details number of Directorships and Committee Chairmanship/Memberships held by the Directors of the Company in other public limited Companies as on 31st March, 2020

Name of the Director	Designation	No. of Directorship in listed entities including this listed entity	in Audit/Stakeholder Committee (s) including	No. of post of Chairperson in Audit/ Stakeholder Committee held in listed entities including this listed entity
Shri. D.N. Davar	Non- Executive Director & Chairman	1	-	-
Shri. Jayant Davar	Executive Director & Co-Chairman & Managing Director	3	1	-
*Shri. Arvind Joshi	Executive Director & Whole-Time Director, Chief Financial Officer & Company Secretary	1	1	-
Smt. Monica Davar	Non-Executive Director	1	-	-
Shri. Mohan Lal Bhagat	Non-Executive Independent Director	2	1	-
Shri. Ravinder Nagpal	Non-Executive Independent Director	1	1	1
Shri. Krishan Lal Chugh	Non-Executive Independent Director	2	-	-
Shri. Arvind Kapur	Non-Executive Independent Director	3	2	-
Smt Archana Capoor	Non-Executive Independent Director	6	2	-
Shri. Arjun Sharma	Non-Executive Independent Director	1	1	1
Shri Bharat Anand	Non-Executive Independent Director	1	-	-
Shri.Vimal Mahendru	Non-Executive Independent Director	1	-	-

(c) Board qualifications, expertise and attributes

The eligibility of a person to be appointed as a Director of the Company is dependent on whether the person possesses the requisite skill sets identified by the Board and whether the person is a proven leader in a business that is relevant to the Company's business or is a proven academician in the field relevant to the Company's business. The Board has adequate mix of skills, expertise and competencies for running the business of the Company as detailed below:

Name of Director	Designation	Strategy & Planning	Administration and Management	Governance	Sales and Marketing	Finance and Law	Operations
Shri. Dharmendar	Chairman				_	\checkmark	-
Nath Davar							
S hri Jayant Davar	Co-Chairman & Managing Director	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Smt. Monica Davar	Non-Executive Director	-	\checkmark	\checkmark	_	_	_
Shri. Mohan Lal Bhagat	Independent Director	\checkmark	\checkmark	\checkmark	_	\checkmark	_
Shri. Ravinder Nagpal	Independent Director	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	_
Shri. Krishan Lal Chugh	Independent Director	\checkmark	_	\checkmark	\checkmark	\checkmark	_
Shri. Arvind Kapur	Independent Director	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Shri. Arjun Sharma	Independent Director	\checkmark	\checkmark	\checkmark	_	\checkmark	_
Smt. Archana Capoor	Independent Director	\checkmark	\checkmark	\checkmark	_	\checkmark	_
Shri. Bharat Anand	Independent Director	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark
Shri.Vimal Mahendru	Independent Director	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	_
*Shri. Arvind Joshi	Whole-Time Director, Chief Financial Officer & Company Secretary		\checkmark	\checkmark	\checkmark		

During FY 2019 - 20, information as mentioned in Part A of Schedule II of the SEBI Listing Regulations, has been placed before the Board for its consideration. Video-conferencing facilities are also used to facilitate Directors travelling or residing at other locations to participate in the meetings. The Board periodically reviews the compliance reports of all laws applicable to the Company.

Details of Equity Shares of the Company held by the Directors as on the 31st March, 2020:

Name	Designation	Number of equity shares
Shri Dharmendar Nath Davar	Non- Executive Director & Chairman	839,582
Shri Jayant Davar	Executive Director & Co-Chairman & Managing Director	3,13,76,200
Smt. Monica Davar	Non-Executive Director	2,622,930
*Shri Arvind Joshi	Executive Director & Whole-Time Director, Chief Financial Officer & Company Secretary	Nil
Shri Arjun Sharma	Non-Executive Independent Director	Nil
Shri Arvind Kapur	Non-Executive Independent Director	Nil
Shri K.L. Chugh	Non-Executive Independent Director	Nil
Smt. Archana Capoor	Non-Executive Independent Director	Nil
Shri Ravinder Nagpal	Non-Executive Independent Director	Nil
Shri M.L. Bhagat	Non-Executive Independent Director	Nil

*Shri Arvind Joshi has resigned and relieved from the closing hours of the 10th May, 2020.

Convertible Instrument

The Company has not issued any convertible instruments during the year.

III. BOARD COMMITTEES

The Board has constituted various Committees of Directors to monitor the activities in accordance with Board approved terms of reference. The Board Committees focus on specific areas and take informed decisions on the specific businesses assigned to them in the best interest of the Company.

The Committees also make specific recommendations to the Board on various matters whenever required. All observations, recommendations and decisions of the Committees are placed before the Board for information or for approval. The Company Secretary adheres to all the applicable laws and regulations for conducting the meeting of the Committees as adhered to the Board meetings. Some of the Committees of the Board were reconstituted to align with the provisions of the Companies Act, 2013, Listing Regulations and to meet the business requirements during the year under review. The terms of reference of the Board Committees are reviewed from time to time atleast annually to align the same with the regulatory/business requirements. The Company has Six Board Committees as on the 31st March, 2020, which are briefly described below:

A. AUDITCOMMITTEE

The primary objective of the Audit Committee is to act as a catalyst in helping the Company to achieve its objectives by overseeing the Integrity of the Company's Financial Statements; Adequacy & reliability of the Internal Control Systems of the Company; Compliance with legal & regulatory requirements and the Company's Code of Conduct; Performance of the Company's Statutory & Internal Auditors.

Audit Committee monitors & provides an effective supervision of the financial reporting process of the Company with a view to ensure accurate and timely disclosures with the highest level of transparency, integrity and quality.

a) Terms of Reference:

The Audit Committee was constituted by a meeting of the Board of Directors held on 31st May, 2010, the composition was altered by a circular resolution of the Board of Directors on 21st February, 2018 and then again reconstituted by a meeting of the Board of Directors held on 26th May, 2018 and by a circular resolution of the Board of Directors on 19th December, 2018. The scope and function of the Audit Committee is in accordance with Section 177 of the Companies Act, 2013 and Regulation 18 of the SEBI Listing Regulations and its terms of reference include the following:

- 1. Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendation for appointment, remuneration and terms of appointment of auditors of the Company;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors
- 4. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
- Matters required to be included in the director's responsibility statement to be included in the board's report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
- 6. changes, if any, in accounting policies and practices and reasons for the same;
- 7. major accounting entries involving estimates based on the exercise of judgment by management;
- 8. Significant adjustments made in the financial statements arising out of audit findings;
- compliance with listing and other legal requirements relating to financial statements;
- 10. Disclosure of any related party transactions;
- 11. Modified opinion(s) in the draft audit report
- 12. Reviewing, with the management, the quarterly financial statements before submission to the board for approval
- 13. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter
- 14. Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process
- 15. Approval or any subsequent modification of transactions of the Company's with related parties;

- 16. Scrutiny of inter-corporate loans and investments
- 17. Valuation of undertakings or assets of the listed entity, wherever it is necessary
- 18. Evaluation of internal financial controls and risk management systems
- Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 20. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit
- 21. Discussion with internal auditors of any significant findings and follow up there on
- 22. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 23. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern
- 24. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 25. To review the functioning of the whistle blower mechanism
- 26. Approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate
- 27. Carrying out any other function as is mentioned in the terms of reference of the audit committee
- 28. Reviewing the utilization of loans and/ or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments existing as on the date of coming into force of this provision.
- 29. Review management discussion and analysis of financial condition and results of operations;

- 30. Review statement of significant related party transactions (as defined by the audit committee), submitted by management;
- 31. Review management letters / letters of internal control weaknesses issued by the statutory auditors;
- 32. Review internal audit reports relating to internal control weaknesses; and
- 33. Review the appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
- 34. Review statement of deviations:
- 35. Review quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
- 36. Review annual statement of funds utilized for purposes other than those stated in the offer document/ prospectus/notice in terms of Regulation 32(7).
- 37. Internal detailed review of the setup, procedures, systems, controls & organizational effectiveness of Sandhar Technologies Barcelona be arranged and the report be brought before the Audit Committee & the Board.
- 38. To review compliance with the provisions of Insider Trading Regulations at least once in a financial year and verify that the systems for internal control are adequate and are operating effectively.

The Audit Committee is required to meet at least four times in a year under Regulation 18 of the SEBI Listing Regulations.

The Chairman of the Audit Committee is a Non-Executive Independent Director of the Company

b) Composition, Meetings & Attendance during the year

As on the 31st March, 2020, the Audit Committee comprised of 3 members all of them being Independent Directors i n compliance with the provisions of Section 149 of the Companies Act, 2013 and Regulation 16 of the SEBI Listing Regulations. During the year under review, 4 (four) Audit Committee meetings were held and the time gap between any two meetings was less than 120 days. The details of the Audit Committee meetings held during 2019-2020 are given as under:

S.No	Quarters Date of Meeting Member Name	Designation on Committee	Designation on Board	l 27.05.19	II 03.08.19	III 05.11.19	IV 10.02.20	No. of total meetings attended
1	Shri Ravinder Nagpal	Chairman	Non-Executive Independent Director	\checkmark	\checkmark		\checkmark	4
2	Shri Arvind Kapur	Member	Non-Executive Independent Director	\checkmark	\checkmark	\checkmark	\checkmark	4
3	Smt. Archana Capoor	Member	Non-Executive Independent Director		\checkmark	\checkmark	\checkmark	4
	Total no. of Members			3	3	3	3	
	Total Present			3	3	3	3	
	Absent			-	-	-	-	

Notes:

• The necessary quorum was present for all the meetings.

In addition to the members of the Audit Committee, these meetings were attended by Chairman of the Board, Co-Chairman & Managing Director, Whole Time Director, Chief Financial Officer & Company Secretary, Statutory Auditor, Internal Auditor and/or their representatives, wherever necessary and by such executives of the Company as were considered necessary for providing inputs to the Committee.

B. NOMINATION & REMUNERATION COMMITTEE

The constitution and the terms of reference of the Nomination & Remuneration Committee ("NRC") are in compliance with the provisions of Section 178(1) of the Companies Act, 2013 and Regulation 19 of the SEBI Listing Regulations.

a) Terms of Reference:

The Nomination and Remuneration Committee was originally constituted as "Remuneration Committee" by a meeting of the Board of Directors held on 23rd July, 2005 and the composition was altered by a circular resolution of the Board of Directors on 21st February, 2018. The name of the committee and the terms of reference were changed on 23rd May, 2014 and its terms of reference include the following:

- 1. 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
- 2. Formulation of criteria for evaluation of

performance of independent directors, board of directors, its committees and individual directors to be carried out either by the Board, by the Nomination and Remuneration Committee or by an independent external agency and review its implementation and compliance

- 3. Devising a policy on diversity of board of directors;
- 4. 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.
- 5. 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.
- 6. Recommend to the board, all remuneration, in whatever form, payable to senior management.
- 7. To develop a succession plan for the Board and to regularly review the plan.

b) Composition, Meetings & Attendance during the year

The details of its composition and of the meetings held during the Financial Year 2019-2020 are as under:

S.No	Member Name	Designation on Committee	Designation on Board	∿ the Fina	No. of total		
				03.08.2019	05.11.2019	10.02.2020	meetings attended
1	Shri K.L. Chugh	Chairman	Non-Executive Independent Director	\checkmark	\checkmark	\checkmark	3
2	Shri Ravinder Nagpal	Member	Non-Executive Independent Director	\checkmark	\checkmark	\checkmark	3
3	Shri Arjun Sharma	Member	Non-Executive Independent Director	\checkmark	LOA	\checkmark	2
	Total no. of Members			3	3	3	
	Total Present			3	2	3	
	Absent			-	1	-	

Notes: The necessary quorum was present for all the meetings

PERFORMANCE EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015 and as per Company's policy on performance evaluation, the Company Secretary had circulated the questionnaire to all the Directors for carrying out the evaluation of performance of Board, its committees and Individual Directors for the F.Y.2019-20.

On the basis of feedback received on the questionnaires, the Chairman briefed the Board of Directors at the Board Meeting held on 10th February, 2020, about the performance evaluation of Board, its committees and Individual Directors for the F.Y.2019-20.

C. STAKEHOLDERS' RELATIONSHIP COMMITTEE

The Board has constituted a Stakeholders' Relationship Committee pursuant to Section 178 of the Companies Act, 2013 and Regulation 20 of the SEBI Listing Regulations, to look into the redressal of grievances of shareholders and other security holders, if any.

a) Terms of Reference

The Stakeholders' Relationship Committee was constituted by the Board of Directors at their meeting held on September 3, 2015. The Committee was reconstituted by the Board at its meeting held on 29th March, 2018, for co-option of Shri Arjun Sharma as a Chairman & Shri Arvind Kapur as a member in place of Shri Dharmendar Nath Davar, chairman and Shri Jayant Davar, member in the Committee and the composition again altered by appointment of Shri Jayant Davar in place of Shri Arvind Joshi on 11th May, 2020 by the Board. The terms of reference of the Stakeholders' Relationship Committee of our Company include the following:

1. Resolving the grievances of the security holders of the Company 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.

- 2. Review of measures taken for effective exercise of voting rights by shareholders.
- 3. Review of adherence to the service standards adopted by the Company in respect of various services being rendered by the Registrar & Share Transfer Agent.
- 4. Review of the various measures and initiatives taken by the Company for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants annual reports/statutory notices by the shareholders of the company.
- 5. Giving effect to all transfer/transmission of shares and debentures, dematerialization of shares and rematerialisation of shares, split and issue of duplicate/consolidated share certificates, allotment and listing of shares, buy back of shares, compliance with all the requirements related to shares, debentures and other securities from time to time;
- 6. Oversee the performance of the registrars and share transfer agents of the Company and to recommend measures for overall improvement in the quality of investor services and also to monitor the implementation and compliance of the code of conduct for prohibition of insider trading pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015, and other related matters as may be assigned by the board of directors; and carrying out any other function as prescribed under the SEBI (LODR), 2015 and as may be delegated by the Board of Directors.

b) Composition

The details of its composition and of the meetings held during the Financial Year 2019-2020 are as under:

S.No	Member Name	Designation on Committee	Designation on Board	One Meeting held in the Financial Year 2019-2020	No. of total meetings attended
1	Shri Arvind Kapur	Chairman	Non-Executive Independent Director	10.02.2020	1
2	Shri Arjun Sharma	MemberNon-Executive Independent Director		10.02.2020	1
3	*Shri Arvind Joshi	MemberExecutive Director & Whole-Time Director, Chief Financial Officer & Company Secretary		10.02.2020	1
4	**Shri Jayant Davar	Shri Jayant Davar MemberChairman & Managing Director		NA	NA
	Total no. of Members			3	
	Total Present			3	
	Absent			-	

Notes:

- The necessary quorum was present for the meeting.
- *Shri Arvind Joshi has resigned and relieved from the closing hours of the 10th May, 2020.
- **Shri Jayant Davar appointed as a member of the Committee with effect from 11th May, 2020.

d) Compliance Officer

Ms. Subhi Gupta (ICSI Membership No: 44467) is the Company Secretary & Compliance Officer of the Company

Number of Shareholders' Complaints received during the Financial Year 2019-2020: NIL

Number of Shareholders' Complaints not solved to the satisfaction of Shareholders: NIL

Number of Pending Complaints as on the 31st March, 2020: NIL

Notes:

Appointment of Ms. Subhi Gupta (ICSI Membership No: 44467) as the Company Secretary & Compliance Officer of the Company w.e.f. 11th May, 2020

D. OTHERCOMMITTEES

(A CORPORATE SOCIAL RESPONSIBILITY (CSR) COMMITTEE:

In accordance with the requirements of the Section 135 of the Companies Act, 2013, the Board has constituted a Corporate Social Responsibility Committee to assist the Board in setting the Company's Corporate Social Responsibility Policy and assessing its Corporate Social Responsibility performance.

(a) Terms of Reference

The Corporate Social Responsibility Committee was constituted by our Board on 14th March, 2013, the composition was altered by a circular resolution on 21st February, 2018 and again reconstituted by resignation of Shri Gaurav Dalmia from the Board w.e.f. 11th December, 2018 and again altered by appointment of Smt. Monica Davar i place of Shri Arvind Joshi on 11th May 2020 by the Board. The scope and functions of the Corporate Social Responsibility Committee is in accordance with Section 135 of the Companies Act, 2013. The terms and reference of the Corporate Social Responsibility Committee include the following:

- 1. Formulate and recommend to the Board, a Corporate Social Responsibility Policy which shall indicate the activities to be undertaken by our Company as per the Companies Act, 2013.
- Review and recommend the amount of expenditure to be incurred on activities to be undertaken by our Company.
- 3. Monitor the Corporate Social Responsibility Policy of our Company and its implementation from time to time; and
- 4. Any other matter as the Corporate Social Responsibility Committee may deem appropriate after approval of the Board of Directors or as may be directed by the Board of Directors from time to time.

b) Composition

As on the 31st March, 2020, the Committee comprised following directors as members:

S.No	Member Name	Designation on Committee	Designation on Board
1	Shri Jayant Davar	Chairman	Co-Chairman & Managing Director
2	Shri Arvind Kapur	Member	Non-Executive Independent Director
3	*Shri Arvind Joshi	Member	Whole-Time Director, Chief Financial Officer & Company Secretary
4	Smt. Monica Davar	Member	Non-Executive Director

(c) Meetings

The details of the Corporate Social Responsibility Committee meetings held during 2019-2020 are given as under:

S. No	Quarters Date of Meeting Member Name	Designation on Committee	Designation on Board	IV 10.02.2020	No. of total meetings attended
1	Shri Jayant Davar	Chairman	Co-Chairman & Managing Director	\checkmark	1
2	Shri Arvind Kapur	Member	Non-Executive Independent Director	\checkmark	1
3	*Shri Arvind Joshi	Member	Whole-Time Director, Chief Financial Officer & Company Secretary	\checkmark	1
4	Smt. Monica Davar	Member	Non-Executive Director	NA	NA
	Total no. of Members			3	
	Total Present			3	
	Absent			-	

Notes:

*Shri Arvind Joshi since resigned and relieved from the closing hours of the 10th May, 2020.

** Smt. Monica Davar appointed in place of Shri Arvind Joshi in the Board Meeeting held on 11th May, 2020.

(B) FINANCE COMMITTEE:

The Finance Committee was constituted by our Board on 02nd February, 2019, the composition was altered by the Board in its Meeting held on 11th May, 2020 by appointing Mr. Ravinder Nagpal in place of Shri Arvind Joshi. The terms of reference of the Finance Committee changed on 10th February, 2020 and its terms of reference include the following:

- 1. Review, no less than annually, the Company's strategic plans and financial strategies and make recommendations to the Board in respect thereof;
- 2. Review & undertake decisions regarding the Company's cash flow, capital expenditures and funding & financing requirements;
- 3. Review and make recommendations to the Board regarding the Company's scope and mix of business, acquisition and merger opportunities, the purchase of business assets and financing thereof;
- 4. Review the Company's policies with respect to financial risk assessment and management including investment strategies and guidelines;

- 5. Annually review the scope, cost and basic terms of the Company's insured risk management programs including general liability, D&O and other Insurance Policies;
- Review & undertake the Company's foreign exchange & commodities risk exposure and management;
- 7. Review periodically the scope of this Committee and make recommendations to the Board regarding any changes thereto; and
- 8. Take such other actions as the Committee, from time to time, may determine are necessary to fulfill its duties or are otherwise required by applicable laws, the Company's charter or the Bylaws or the Board.
- 9. To borrow money for the purpose of the Company's business not exceeding the overall limit upto which the Board of Directors of the Company are authorized / to be authorized under Section 180 of the Companies Act, 2013.
- 10. To review and accept the sanction of various funding facilities sanctioned by Banks/Lenders and to open Current / Cash Credit / Overdraft / Fixed Deposit and other accounts with any Scheduled Bank and authorize its Officials to operate the same and vary, amend and modify the existing authorization to operate accounts of the Company with its Bankers and to issue instructions for closure of its operated accounts.
- 11. To authorize one or more Directors/Officers of the Company to execute and sign the documents with Banks in relation to any Loan or Credit Facility availed of or to be availed of by the Company.
- 12. To authorize and appoint any Attorney(ies), Agent(s), Representative(s) of the Company to represent the interest of the Company in the manner and to the extent of the Powers/ Authorities as may be given, matter handled/to be handled by him.

- 13.To approve making requests to other Associate Company(ies) to give Guarantee or provide Security in connection with a loan made or to be made to the Company by any Bank, Financial Institution, Company(ies) or any other person.
- 14.To give Guarantee or provide Security for loans sanctioned to other Company(ies) by Banks/Financial Institutions, provided the aggregate amount for which the Guarantee given or the Security provided does not exceed the limit prescribed by law and also sanctioned by the Shareholders in General Meeting, if any.
- 15. To authorise one or more Directors/ Officers of the Company to (i) negotiate, execute and sign the necessary documents; and (ii) make necessary filings with regulatory/ governmental authorities (including registering of or filing of relevant documents with a quasi-regulatory / regulatory /governmental authority), in relation to any guarantee or security to be provided by the Company to secure a loan availed by other Company (ies).
- 16.To make inter-corporate loans or deposits provided that the aggregate amount of loans shall not exceed the Limits laid down in Section 186 of the Companies Act, 2013, also keeping in view the Provisions of Section 180 of the said Act.
- 17. To make investment in shares, debentures, bonds of Companies and fixed deposits with Banks, Companies and Corporate etc. subject to the Provisions of Section 186 of the Companies Act, 2013 provided that the aggregate of all such investments outstanding at any time shall not exceed the total limit laid down in the aforesaid Section.

b) Composition

As on the 31st March, 2020, the Committee comprised following directors as members:

S.No	Member Name	Designation on Committee	Designation on Board
1	Shri Dharmendar Nath Davar	Chairman of the Committee	Chairman
2	Shri Jayant Davar	Member	Co-Chairman & Managing Director
3	*Shri Arvind Joshi	Member	Whole-Time Director, Chief Financial & Company Secretary
4	**Shri Ravinder Nagpal	Member	Non-Executive Independent Director

*Shri Arvind Joshi has resigned and relieved from the closing hours of the 10th May, 2020.

** Shri Ravinder Nagpal appointed in place of Shri Arvind Joshi in the Board Metting held on 11th May, 2020.

c) Meetings and attendance

The details of the Finance Committee meetings held during 2019-2020 are given as under:

S.No	Member Name	Designation on Committee	Designation on Board	the	Four Meeti Financial Ye	ing held in ear 2019-202	0	No. of total
			:	27.05.2019	03.08.2019	05.11.2019	10.02.2020	meetings attended
1	Shri Dharmendar Nath Davar	Chairman	Non- Executive Director & Chairman	\checkmark	\checkmark	\checkmark	\checkmark	3
2	Shri Jayant Davar	Member	Co-Chairman & Managing Director	\checkmark	\checkmark	\checkmark	\checkmark	3
3	*Shri Arvind Joshi	Member	Whole-Time Director, Chief Financial & Company Secretary	\checkmark	\checkmark	\checkmark	\checkmark	3
4	**Shri Ravinder Nagpal	Member	Non-Executive Independen Director	t NA	NA	NA	NA	
	Total no. of Members			3	3	3	3	
	Total Present			3	3	3	3	
	Absent			-	-	-	-	

Notes:

- The necessary quorum was present for the meeting.
- *Shri Arvind Joshi has resigned and relieved from the closing hours of the 10th May, 2020.
- ** Shri Ravinder Nagpal appointed in place of Shri Arvind Joshi in the Board Meeting held on 11th May, 2020. The board at its meeting held on 11th May, 2020 altered the Composition as follows;

(C) SHARE TRANSFER & ALLOTMENT COMMITTEE:

As on the 31st March, 2020, the Committee comprised following directors as members.

S.No	Member Name	Designation on Committee	Designation on Board
1	Shri Jayant Davar	Chairman	Co-Chairman & Managing Director
2	Smt. Archana Capoor	Member	Non-Executive, Independent Director
3	*Shri Arvind Joshi	Member	Whole-Time Director, Chief Financial & Company Secretary
4	**Shri Vimal Mahendru	Member	Non-Executive, Independent Director

The Committee did not convene any meeting during the financial year 2019-2020.

- *Shri Arvind Joshi since resigned and relived from the closing hours of the 10th May, 2020.
- **Shri Vimal Mahendru appointed in place of Shri Arvind Joshi in the Board Meeting held on 11th May, 2020.

IV. REMUNERATION POLICY OF DIRECTORS

The Company has a Board approved Remuneration Policy for Directors including Co-Chairman & Managing Director and is being reviewed on an annual basis. The details of the said policy are as follows:

A. Remuneration of Executive Directors

The remuneration of the Managing Director and Wholetime Director (Executive Directors) is recommended by the Nomination & Remuneration Committee (the "N&RC") to the Board for approval after considering the following factors, nter-alia:

- a) Function, role and responsibilities assigned;
- Benchmarking the same with the peers in the identical/ similar industry;
- c) Industry benchmarking;
- d) Performance in the past and contribution to the long term strategies.

The Board considers the recommendations of N&RC and approves the remuneration, with or without modifications, subject to shareholders' and regulatory approvals. In the event of inadequacy of profit, the remuneration is regulated by Schedule V of the Companies Act, 2013 otherwise, to require the approval of the Central Government.

B. Remuneration of Non-Executive Directors

(i) Sitting Fees & Reimbursement of expenses

The NEDs are paid sitting fees for attending each meeting of the Board of Directors or any committee thereof as approved by the Board, within the permissible limit prescribed under the Companies Act, 2013, Listing Regulations and other regulatory/statutory guidelines, as amended from time to time. Any change in sitting fees shall be recommended by the N&RC and approved by the Board of Directors of the Company. The N&RC considers the following factors while recommending the change in the sitting fees to the Board:

- 1. Contribution expected from Directors considering size and complexity of organization,
- 2. Comparison with the peers in the identical/similar industry/benchmarking,
- 3. Regulatory guidelines as applicable, etc. The NEDs are entitled to reimbursement of expenses for participation in the meeting of the Board and Committees thereof.

The Board while approving the revision in the sitting fees payable to Directors for attending the meeting of the Board and Committees thereof, considers the recommendation of the N&RC.

(ii) Payment of Profit-based Commission to NEDs

The Non- Executive Directors of the Company are paid profit based yearly commissions in accordance with the provisions of the Companies Act, 2013 subject to a maximum of 1% of the Net profits, over and above any fees and reimbursements payable to the NEDs, pursuant to the shareholders' resolution. The N&RC commends to the Board for such commission and the same is recommended by the Board for shareholders' approval for a period of five years and are renewed for a further period of five years.

(ii) Pecuniary transactions with NEDs

During the year under review, there were no pecuniary transactions with any of the NEDs of the Company. The register of contracts is maintained by the Company under Section 189 of the Act and the same is placed before the Board for approval from time to time. The register so placed before the Board is signed by all the directors present at such meetings.

(iii) Details of remuneration to directors

The Company has no stock option plans for the directors and hence, it does not form part of the remuneration package payable to any Executive (Whole time) and/or Non-Executive Director. During the year, the Company did not advance any loan to any of the executive and/or non-executive directors and the details of remuneration paid/payable to directors during 2019-2020 are provided in an annexure to the Board's Report in Form MGT-9, extract of the Annual Return.

V. FAMILIARIASATION PROGRAMME FOR BOARD MEMBERS

The Board of Directors has adopted a familiarization programme for its Independent Directors in accordance with Regulation 25 of the SEBI Listing Regulations. The aim of such Familiarisation Programme would be to familiarize Independent and other Directors of the Company to enable them to familiarize with the Company, its management, their roles, rights, responsibilities in the Company, nature of the auto component Industry, Business Model, Risk Management System, ERP systems encompassing Asset Management, Human Capital Management, Product Life Cycle Management, technology architecture and Information Security/ Cyber Security Awareness of the Company for the purpose of contributing significantly towards the growth of the Company.

During the financial year, Company familiarized the Directors on the Company's policies and procedures on a regular basis. Presentations/briefings were also made at the meeting of the Board of Directors/Committees by KMP's/ senior executives of the Company on industry scenario, Company's operating and financial performance, industrial relations status, marketing strategies, risk management etc.

The details of the familiarization programme of the Independent Directors are available on the website of the Company www.sandhargroup.com

VI. INFORMATION SUPPLIED/AVAILABLE TO THE BOARD

The Directors are presented with important/critical information on the operations of the Company as well as that which requires deliberations at the highest level. The Board has complete access to all the relevant information within the Company and also access to the senior management of the Company and any additional information to make informed and timely decisions. All Board and Committee meetings are governed by structured agenda notes which are backed by comprehensive background along with relevant annexures.

The Board was presented with the information on various important matters of operations, risk management and business, new initiatives in business, budgets, financial results, update on Corporate Social Responsibility activities, minutes of Board and Committees of the Board, appointment and remuneration of the senior management, appointment/cessation of Key Managerial Personnel, details of joint ventures or collaborations, if any, information on subsidiaries, sale of investments, assets which are material in nature and not in the normal course of business, foreign exposure and non-compliance, if any with regulatory or statutory guidelines or in the Listing Regulations, etc., and other matters which are required to be placed before the Board in terms of the Companies Act, 2013, Listing Regulations. The Board and other Committees also approve various business proposals and regulatory approvals through circulations

VII. POST MEETING COMMUNICATION / FOLLOW UP SYSTEM

The Company has an effective post meeting follow up procedure. The Company has a mechanism to track important decisions taken at the Board/Committee meetings till the closure of such decisions and a report on ongoing actionables (Action Taken Report) are being placed before the meeting of the Board/ Committees of the Board from time to time. Action Taken Report on the decisions taken in a meeting is placed at the succeeding meeting(s) of the Board/ Board Level Committees.

VIII. MATERIAL SUBSIDIARIES

In terms of the requirement of the Policy on Material Subsidiaries, a subsidiary shall be considered as unlisted material subsidiary if its income or net worth exceeds ten (10) % of the consolidated income or net worth respectively, of the listed holding company and its subsidiaries in the immediately preceding accounting year.

A copy of the said Policy on Material Subsidiaries is available on the website of the Company **www.sandhargroup.com**

In terms of the SEBI LODR amendment dated 9th May, 2018, effective from 1st April, 2019, the Company's foreign subsidiary viz. Sandhar Technologies Barcelona S.L. together with its step-down subsidiaries shall be considered as a Material Subsidiary.

The Audit Committee of the Company reviews the Consolidated Financial Statements of the Company and the investments made by its unlisted subsidiary companies. The minutes of the Board meetings along with a report on significant developments of the unlisted subsidiary companies are periodically placed before the Board of Directors of the Company.

IX.MANAGEMENT

(a) Management Discussion and Analysis report:

The Management Discussion and Analysis Report is given separately and forms part of this Annual Report.

(b) Disclosures on Related Party Transactions:

In compliance with the requirements of the SEBI Listing Regulations and following the provisions of Section 188(1) of the Companies Act, 2013, all Related Party contracts / arrangements / transactions entered by the Company during the financial year had been in the ordinary course of business and on arm's length basis, with Audit Committee having a domain role: the Board of Directors brought into picture, wherever necessary and/or obligatory. Therefore the provision of Section 188 of the Companies Act, 2013 were not attracted. There are no materially significant Related Party Transaction during the year under review made by the Company with promoters, directors or other designated person which may have a potential conflict with the interest of the Company at large. Thus, disclosure in Form AOC-2 is not required. Pertinent, in this context, is to say that, during the year, the Company has not entered into any contract / arrangement / transaction with related parties, which could be considered material in accordance with the policy of the Company on materiality of Related Party Transactions.

The Policy on materiality of Related Party Transactions and dealing with Related Party Transactions, as approved by the Board, may be accessed on the Company's website at www.sandhargroup.com

Related Party Transactions were disclosed to the Board on regular basis. Details of Related Party Transactions may be referred to in Note 31 of the Standalone Financial Statements

(c) Disclosure of accounting treatment in preparation of financial statements:

Pursuant to the provisions of Section 133 of Companies Act 2013 and Rule 4 (iii) (a) of Companies (Indian Accounting Standards) Rules 2015, the companies whose equity or debt securities were listed or were in the process of being listed on any stock exchange in India or outside India and having net worth of less than `Five Hundred crores, had to comply with the Indian Accounting Standards (Ind AS), for the accounting periods beginning on or after April 01, 2017. Accordingly, Ind AS is applicable upon the Company and its subsidiaries beginning April 01, 2017.

(d) Details of non-compliance by the listed entity, penalties, structures imposed on the listed entity by stock exchange(s) or the board or any statutory authority, on any matter related to capital markets, during the last three years;

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above except, Regulation 29(2)/ (3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, regarding not giving prior intimation for declaration/ recommendation of final dividend in the Board Meeting held on 27th May, 2019 The Board of Directors had taken on record the Bombay Stock Exchange letter dated the 11th June, 2019 vide ref no. LIST/COMP/541163/Reg 29(2)-May 19/89/2019-20 and the National Stock Exchange letter dated the 11th June, 2019 vide ref no. NSE/LIST-SOP/REG-29/May- 2019/FINES/83187 with regard to noncompliance of Listing Regulation 29(2)/(3). It had been noted by the Company that such inadvertence be avoided in future and the Compliance Officer was asked to be more careful.

(e) Code of Conduct for Prevention of Insider Trading

Pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015, The Insider Trading Policy with Corporate Policy on Investor Relations was approved and adopted by the Company. The Insider Trading Policy is displayed on the website of the Company www.sandhargroup.com

(f) MD&CFO certification:

The MD and the Chief Financial Officer ('CFO') have issued certificate pursuant to the provisions of Regulation 17 of the Listing Regulations certifying that the financial statements do not contain any materially untrue statement and these statements represent a true and fair view of the Company's affairs. They also certify that, to the best of their knowledge and belief, no transactions entered into during the year were fraudulent, illegal or in violation of the code of conduct of the Company, they are responsible for establishment and maintenance of the Internal Financial Controls for financial reporting and they have indicated to the auditors and the Audit Committee about any significant changes in internal control over financial reporting, significant changes in the accounting policies and instances of significant frauds, if any, which they were aware. The said certificate is annexed and forms part of this Annual Report.

(g) Code of Conduct:

The Board has formulated and adopted Code of Conduct and Ethics for the Board of Directors and Senior Management. The said code has been reviewed and approved by the Board at its meeting held on August 19th, 2014, as updated from time to time, and has been hosted on the website of the Company www.sandhargroup.com All Board members and Senior Management Personnel affirmed compliance with the Code of Conduct.

(h) Sexual Harassment of Women at Workplace

Your Company is committed to creating and maintaining a secure work environment where its employees, agents, vendors and partners can work and pursue business together in an atmosphere free of harassment, exploitation and intimidation

To empower women and protect women against sexual harassment, your Company has adopted a policy on prevention, prohibition and redressal of sexual harassment of Women at workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (India) and the Rules framed thereunder.

All employees (permanent, contractual, temporary, trainees) are covered under this policy. This policy allows employees to report sexual harassment at the workplace. The Internal Committee is empowered to look into all complaints of sexual harassment and facilitate free and fair enquiry process with clear timelines. During Financial Year 2019-2020, there are no case.

(i) Details of establishment of vigil mechanism, Whistle Blower Policy and affirmation that no personnel has been denied access to the Audit Committee

The Company has established a Whistle Blower Policy to enable stakeholders (including Directors, Employees, retainers, franchisees) to report unethical behaviour, actual or suspected fraud or violation of the Company's Code of Conduct. The Policy provides adequate safeguards against victimization of Director(s)/ employee(s) and direct access to the Chairman of the Audit Committee in exceptional cases. The Protected Disclosures, if any reported under this Policy are to be appropriately and expeditiously investigated by the Ethics Committee. Your Company hereby affirms that no Director/ employee has been denied access to the Chairman of the Audit Committee and that no complaints were received during the year. The Whistle Blower Policy is available on the website of the Company (www.sandhargroup.com)

X. COMPLIANCE

(a) Details of compliance with mandatory requirements and adoption of the non-mandatory requirements;

The Company has complied with all applicable mandatory requirements prescribed under the SEBI Listing Regulations.

- (b) The Company has duly fulfilled the following discretionary requirements as prescribed in Part E of Schedule II of the **SEBI Listing Regulations:**
 - Reporting of Internal Auditors: The Internal Auditor also reports to the Audit Committee while submitting

Annual General Meeting ("AGM")

Internal audit report.

- The Company has duly appointed separate persons to the posts of Chairperson and Managing Director.
- The Company confirm that its financial statements are with unmodified audit opinion.
- The Internal Auditor reports directly to Audit Committee

(c) Certification from Company Secretary in Practice

M/s K.K. Sachdeva & Associates, Practicing Company Secretaries, had issued a certificate as required under the Listing Regulations, confirming that none of the directors on the Board of the Company has been debarred or disqualified from being appointed or continuing as director of the companies by the SEBI/Ministry of Corporate Affairs or any such statutory authority. The certificate is enclosed as ANNEXURE-A.

XI. SHAREHOLDERS

(a) Means of communication:

Website: The Company's website www.sandhargroup.com contains, inter alia, the updated information pertaining to quarterly, half-yearly and annual financial results, annual reports, official press releases, the investor/ analysts presentations, details of investor calls and meets, shareholding pattern, important announcements. The said information is available in a user friendly and downloadable form.

Financial Results: The quarterly, half yearly and annual financial results of the Company are submitted to BSE Limited and National Stock Exchange of India Limited after approval of the Board of Directors of the Company. The results of the Company are published in one English daily newspaper and one Hindi newspaper within 48 hours of approval thereof.

Annual Report: Annual Report containing inter alia Audited Financial Statements, Board's Report, Auditors Report, Corporate Governance Report is circulated to the members and others entitled thereto and is also available on website of the Company.

Uploading on NSE Electronic Application Processing System (NEAPS) & BSE Listing Centre: The quarterly results, quarterly compliances and all other corporate communications to the Stock Exchanges are filed electronically on NEAPS for NSE and on BSE Listing Centre for BSE.

(b) General shareholder information:

General Body Meetings:

AGM	Date of AGM	Details of special resolution(s) passed at the AGMs, if any	Place
25th	29th July, 2017	No special resolutions were passed.	C-101 Ansal Plaza, HUDCO Place, Khelgaon Marg, New Delhi-110049
26th	10th September, 2018	 (i) To approve the appointment of or continuation of directorship of Shri Dharmendar Nath Davar as a Non-Executive Director who has attained the age of 83 years (ii) To approve appointment of or continuation of directorship of Shri Krishan Lal Chugh as an Independent Non-Executive Director who has attained the age of 80 years (iii) To approve appointment of or continuation of directorship of Shri Mohan Lal Bhagat as an Independent Non-Executive Director who has attained the age of 82 years (iv) Reappointment of *Shri Arvind Joshi as Whole-Time Director for a further period of 5 (Five) years w.e.f. 1st June, 2018 up to 31st May, 2023 (v) Renewal of payment of Commission to Non Whole-Time Directors (vi) Loans to Directors/Interested Parties: 	IETE Delton Hall Lodhi Road, Gokalpuri Institutional Area, Lodi Colony New Delhi -110003

AGM	Date of AGM	Details of special resolution(s) passed at the AGMs, if any	Place
27th	10th September, 2019	 (i) change in Clause 69 (Common Seal) of Articles of Association of the Company. (ii) To re-appoint Shri Krishan Lal Chugh (DIN: 00140124), as a Non-Executive Independent Director of the Company (iii) To re-appoint Shri Arvind Kapur (DIN: 00096308) as a Non-Executive Independent Director of the Company (iv) To re-appoint Shri Mohan Lal Bhagat (DIN: 00699750) as a Non-Executive Independent Director of the Company (v) To re-appoint Shri Ravinder Nagpal (DIN: 00102970) as a Non-Executive Independent Director of the Company 	Sri Sathya Sai International Centre (A Unit of Sri Sathya Sai Central Trust), Pragati Vihar, Bhisham Pitamah Marg, New Delhi - 110003

*Shri Arvind Joshi has resigned and relived from the closing hours of the 10th May, 2020.

Extraordinary General Meetings ("EGM")

Details of special resolutions passed at the Extraordinary General Meetings ("EGM") held during the preceding three years are tabulated below:

Date of EGM	Place	Details of special resolution(s) passed at the EGM, if any
11th April, 2016	C-101 Ansal Plaza, HUDCO Place, Khelgaon Marg, New Delhi-110049	(i) Re-appointment of Shri Jayant Davar as Managing Director for a period of 5 years
18th November, 2017	B-6/20 L.S.C Safdarjung Enclave New Delhi -110029	(i) Issue & Allotment of Equity Shares to the public (Initial Public Offer)
2018-2019	None	None
2019-2020	None	None

No resolution of shareholders was passed through postal ballot in the above-mentioned AGMs and EGMs.

(c) Dividend

The Board of Directors have paid during the year interim dividend as per particulars below:

S.No	Date of Declaration	Rate of Dividend	Amount (in Rs. Lacs) (Excluding Dividend distribution tax)
1	10th February, 2020 (Interim Dividend)	12.5%	752.38

(d) Listing on Stock Exchanges:

Equity Shares of face value of Rs. 10/- each of the Company are currently listed on the following stock exchanges:

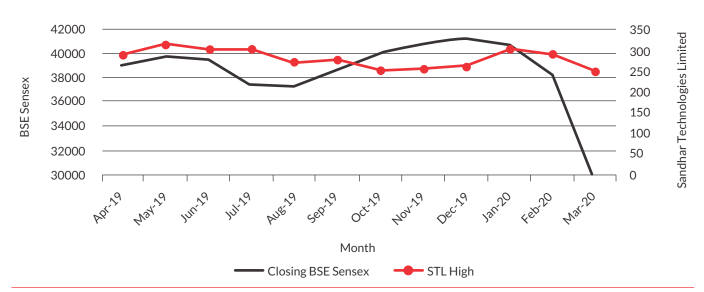
Sr.No.	Name	Address	Stock Code
1	BSE Limited (BSE)	1st Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400 001	541163
2	National Stock Exchange of India Limited (NSE)	Exchange Plaza, Bandra - Kurla Complex, Bandra (E), Mumbai 400 051	SANDHAR

(e) Market Price Data:

Monthly highs and lows of Company's shares during 2019-2020 (`vis-à-vis CNX Nifty & BSE Sensex):

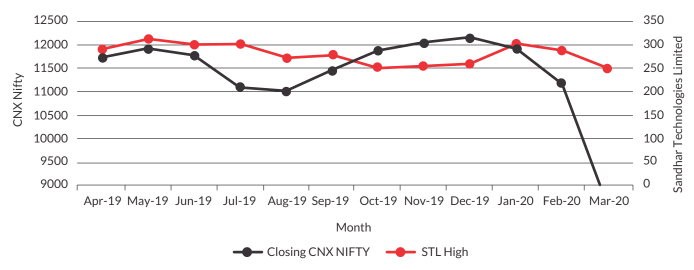
	BSE		NS	ε	Closing	Closing
Month	High	Low	High	Low	CNX Nifty	BSE Sensex
Apr-18	290	246.4	274.3	246.25	11748.15	39031.55
May-18	314.4	262.95	314.4	262.9	11922.8	39714.2
Jun-18	303	268.65	302	269.7	11788.85	39394.64
Jul-18	302.2	255.8	297.15	250.4	11118	37481.12
Aug-18	273.8	222.75	265	214.4	11023.25	37332.79
Sep-18	278.9	238.55	280	238	11474.45	38667.33
Oct-18	253.4	224.45	255	225.05	11877.45	40129.05
Nov-18	255	227	254	225	12056.05	40793.81
Dec-18	261	230.1	255	231.85	12168.45	41253.74
Jan-19	302	240	302	241	11962.1	40723.49
Feb-19	291.45	238.35	289.8	238	11201.75	38297.29
Mar-19	251.25	121.1	255.65	124.9	8597.75	29468.49

The charts below show the comparison of the Company's share price (monthly high) movement vis-à-vis the movement of the BSE Sensex and CNX Nifty for the financial year 2019-2020 (based on month end closing).



Sandhar Technologies Limited Vs BSE Sensex, on the 31st March, 2020

Sandhar Technologies Limited Vs NIFTY, on the 31st March, 2020



(f) Dematerialization of shares and liquidity;

The Company's shares are compulsorily traded in dematerialised form on National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE"). Equity shares of the Company representing approximately 100% equity share capital were held in Dematerialised form, as on the 31st March, 2020.

(g) Share Transfer Agent;

The Company vide Agreement dated 02nd April, 2018 has appointed following agency to act as its Registrar and Share Transfer Agent ("RTA"). The RTA is, inter alia, responsible for processing of requests pertaining to share transfers/ transmission/ dematerialization/ rematerialisation and other activities related thereto for both electronic and physical shareholdings. Further, RTA also handles corporate actions such as data requirements for conduct of AGMs, dividends etc. The RTA corresponds with the depositories viz. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) in this regard.

Link Intime India Private Limited

C 101, 247 Park, L B S Marg, Vikhroli West, Mumbai 400 083 Tel No: +91 22 49186000

Fax: +91 22 49186060

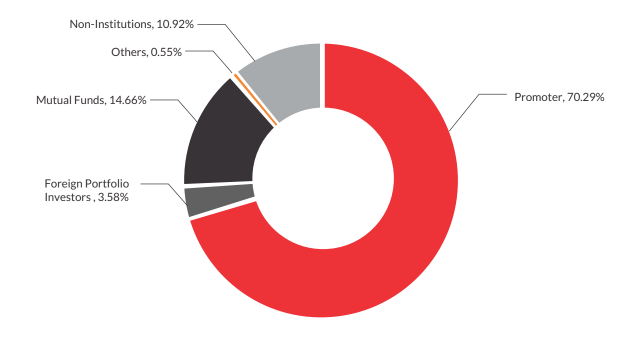
(h) Distribution of Shareholding

The below two tables provide details about the pattern of shareholding among various categories and number of shares held, as on the 31st March, 2020

Category Distribution:

Categories	31st March	n, 2020
	No. of Shares	Percentage
Promoter	42,305,844	70.29%
Foreign Portfolio Investors	2157150	3.58%
Mutual Funds	8826354	14.66%
Others	331290	0.55%
Non-Institutions	6570070	10.92%

SHAREHOLDING AS AT THE 31st MARCH, 2020



Distribution of Shareholding as at the 31st March, 2020:

Distribution of Shareholding (Shares)

					• • •		
Sr. No.	Shareho	olding	of Shares	Shareholder	Percentage	Total Shares of Total	Percentage of Total
1	1	to	500	22313	97.8855	1129814	1.8771
2	501	to	1000	180	0.7896	138959	0.2309
3	1001	to	2000	122	0.5352	182810	0.3037
4	2001	to	3000	39	0.1711	98833	0.1642
5	3001	to	4000	21	0.0921	75268	0.1250
6	4001	to	5000	11	0.0483	49503	0.0822
7	5001	to	10000	46	0.2018	336456	0.5590
8	10001	to	*****	63	0.2764	58179065	96.6579
			Total	22795	100	60190708	100

(i) Share Transfer System:

As on the 31st March, 2020, 100% of the equity shares of the Company were in electronic form. Transfer of the shares held in demat form are done through the depositories with no involvement of the Company.

$(j) \ Outstanding Convertible Instruments/ADRs/GDRs/Warrants:$

The Company has not issued any convertible instruments/ADRs/GDRs/Warrants.

(k) Plant locations:

In view of the nature of the Company's business, the Company operates from various centers in India and abroad.

Sr. No.	Facility	Location	Division/Relationship	Products manufactured				
	Operational manufacturing facilities							
1.	Sandhar Automotives Gurgaon	Gurugram	Automotives	Lock assembly, door handles, latches and switch assembly				
2.	Sandhar Automotives Dhumaspur	Gurugram	Automotives	Mirror assembly and moulded parts				
3.	Sandhar Components Behrampur	Gurugram	Components	Sheet metal components				
4.	Sandhar Automotives HSCI Division	Gurugram	HSCI	Door handles, lock assembly and side view mirrors				
5.	Sandhar Components Manesar	Gurugram	Components	Zinc die casting				
6.	Sandhar Tooling	Gurugram	Subsidiary	Tools and dies				
7.	Sandhar Automotives Haridwar	Haridwar	Automotives	Locking systems, rear-view mirrors systems, door handles, and hinges and latches				

Sr. No.	Facility	Location	Division/Relationship	Products manufactured
	Operational manufacturing facilities			
8.	Sandhar Components Bawal	Bawal	Components	Aluminium die casting parts
9.	Sandhar Technologies Limited – Bawal – II	Bawal	Components	Plastic moulding parts
10.	Sandhar Automach Nalagarh	Nalagarh	Automach	Wheel rims and wheel assemblies, handle bars, clutch and brake panels, and fender assemblies
11.	Sandhar Technologies Limited – Pathredi	Alwar	HSCI	Door handles, lock assembly, and side view mirror
12.	Indo Toolings Indore	Indore	Joint Venture	Commercial tooling
13.	Sandhar Automotives Pune	Pune	Automotives	Mirror assembly, lock assembly, and handle assembly
14.	Sandhar Technologies Limited -Cabins and Fabrication Pune	Pune	Cabins and fabrications	Cabins, welded assembly for cabins -
15.	Sandhar Components Attibele	Bengaluru	Components	Zinc die casting and moulding parts
16.	Sandhar Automotives Bommasandra	Bengaluru	Automotives	Lock assembly, mirror assembly, handle assembly, latches, and switches
17.	Mag Engineering Unit A	Bengaluru	Cabins and fabrication	Backhoe loader cabins and cabin loose parts, operator cabins, motor-grader cabin, dozers cabins, cabin for dump trucks including floor plate
18.	Mag Engineering Unit B	Bengaluru	Cabins and fabrication	Backhoe loader cabins and cabin loose parts, operator cabins, motor-grader cabin, dozers cabins, cabin for dump trucks including floor plate
19.	Sandhar Automach Attibele	Bengaluru	Automach	Motor cycle rims, moped rims, scooter rims, clutch assembly, handle bar assembly, wheel assemblies for motor cycles, mopeds and scooters
20.	Sandhar Automach Mysore	Mysuru	Automach	Wheel rims and wheel assemblies, handle bars, clutch and brake panels, and fender assemblies
21.	Sandhar Technologies Limited Oragadam	Chennai	Automach	Assembly of rims
22.	Sandhar Automotives Gurgaon – JEM division	Gurugram	Automotives	Relays
23.	Sandhar Technologies Limited – Distribution Division	Gurugram	After market	Packaging of products for after-market sales
24.	Sandhar Han Sung	Gurugram	Joint Venture	Press parts for application in relays, motors and tools, injection moulded parts for application in sensors, connectors, switches, vehicle relays, lamps, windshield wipers and switches
25.	Jinyoung Sandhar	Oragadam, Chennai	Joint Venture	Assembly of AVN panels, and switches
26.	Sandhar Han Sung – Oragadam	Oragadam, Chennai	Joint Venture	High precision press parts, and insert moulded contact plates
27.	Sandhar Technologies Limited*	Hosur	Automach	Wheel rims and wheel assemblies, handle bars, clutch and brake panels, and fender assemblies
28.	Sandhar Technologies Limited – CFD – Jaipur	Jaipur	Cabins and fabrication division	Parts and components for off-highway vehicles
29.	Sandhar Technologies Limited –Oragadam	Oragadam, Chennai	Components, and cabins and fabrication	Cabins and cabin loose parts, operator cabins for off-highway vehicles, aluminium die casting components, machining, and powder coating of aluminium die casting parts
30.	Sandhar Technologies Limited – Hosur Unit	Hosur	Components	Aluminium die casting parts
31.	Sandhar Technologies Limited – Oragadam (ADC)	Oragadam, Chennai	Components	Aluminium die casting parts
32.	Sandhar Daewha	Gurugram	Joint Venture	Fuel filters and fuel modules, starter motors, wipers
33.	Sandhar Amkin	Gurugram	Joint Venture	Safety helmets and other headgears for two- wheelers
35	Winnercome Sandhar Technologies Private Limited	Bengaluru	Joint Venture	Shark fin antenna and micro pole antenna etc

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A. Facilities outside India:

Sr.No.	Facility	Location	Division/Relationship	Productsmanufactured
1.	ST Barcelona	Spain	Foreign Subsidiary	Aluminium spools and spindles
2.	Sandhar Poland	Spain	Step Down Subsidiary	Aluminium spools and spindles
3.	STMexico	Mexico	Step Down Subsidiary	Aluminium spools and spindles

(I) Address for correspondence:

Investors and shareholders can correspond with the RTA or at corporate office of the Company at the following address:

Registrar and transfer agent - Link Intime India Private Limited	Company
C-101, 1st floor 247 Park	Registered Office: B-6/20 L.S.C. Safdarjung Enclave,
L B S Marg, Vikhroli (West)	New Delhi-110029
Mumbai 400 083	Corporate Office: Plot No. 13, Sector 44, Gurgaon - 122002
Tel: +91 22 4918 6270	
Fax: +91 22 4918 6060	
E-mail: mumbai@linkintime.co.in	
Investor Grievance e-mail: rnt.helpdesk@linkintime.co.in	
Website: www.linkintime.co.in	

XII. OTHER DISCLOSURES

(a) Confirmation of Compliance with the Corporate Governance requirements specified in Regulation 17 to 27 and clauses (b) to (i) of sub-regelation 2 of Regulation 46:

Sr. No.	Particulars	Regulation Number	Compliance status (as on March 31, 2020) (Yes/No/N.A.)
1	Independent director(s) have been appointed in terms of specified criteria of 'independence' and/or 'eligibility'	16(1)(b) & 25(6)	Yes
2	Board composition	17(1)	Yes
3	Meeting of Board of directors	17(2)	Yes
4	Review of Compliance Reports	17(3)	Yes
5	Plans for orderly succession for appointments	17(4)	Yes
6	Code of Conduct	17(5)	Yes
7	Fees/compensation	17(6)	Yes
8	Minimum Information	17(7)	Yes
9	Compliance Certificate	17(8)	Yes
10	Risk Assessment & Management	17(9)	NA
11	Performance Evaluation of Independent Directors	17(10)	Yes
12	Composition of Audit Committee	18(1)	Yes
13	Meeting of Audit Committee	18(2)	Yes
14	Composition of nomination & remuneration committee	19(1) & (2)	Yes
15	Composition of Stakeholder Relationship Committee	20(1) & (2)	Yes
16	Composition and role of risk management committee	21(1),(2),(3),(4)	NA
17	Vigil Mechanism	22	Yes
18	Policy for related party Transaction	23(1),(5),(6),(7) & (8)	Yes
19	Prior or Omnibus approval of Audit Committee for all related party transactions	23(2), (3)	Yes

Sr. No.	Particulars	Regulation Number	Compliance status as on March 31, 2020) (Yes/No/N.A.)
20	Approval for material related party transactions	23(4)	Yes
21	Composition of Board of Directors of unlisted material Subsidiary	24(1)	NA
22	Other Corporate Governance requirements with respect to subsidiary of listed entity	24(2),(3),(4),(5) & (6)	Yes
23	Maximum Directorship & Tenure	25(1)&(2)	Yes
24	Meeting of independent directors	25(3) & (4)	Yes
25	Familiarization of independent directors	25(7)	Yes
26	Memberships in Committees	26(1)	Yes
27	Affirmation with compliance to code of conduct from members of Board of Directors and Senior management personnel	26(3)	Yes
28	Disclosure of Shareholding by Non-Executive Directors	26(4)	Yes
29	Policy with respect to Obligations of directors and senior management	26(2) & 26(5)	Yes

(b) Name and Designation of Compliance Officer:

Km. Subhi Gupta, Company Secretary & Compliance Officer Plot No. 13, Sector 44, Gurgaon – 122001 Haryana - India Tel No: 0124-4518900; Fax No: 0124-4518912 Email: investors@sandhar.in

(c) Subsidiary companies:

The Company has three direct subsidiaries as per particulars below:

S.No.	Name of subsidiary & its location	Dt. Of incorporation	Nature of subsidiary	Type of subsidiary pursuant to regulation 16(1)(c) of the Listing Regulations. i.e. [Material or otherwise]
1	Sandhar Tooling Pvt. Ltd. Registered office at B-6/20, L.S.C, Safdarjung Enclave, New Delhi-110 029	26th February, 2002	Domestic company	Otherwise
2	Sandhar Strategic Systems Pvt. Ltd. Registered office at Vill. & Post Khandsa, Berhampur Road, Gurgaon-122 001	9th September, 2016	Domestic company	Otherwise
3	Sandhar Technologies Barcelona S.L., Registered at Av. Cal Rubio, no 46, Santa Margarida I els Monjos, Barcelona, Spain	May 18th, 2007	Foreign company (RBI UIN no. NDWAZ20090757)	Otherwise

Company's wholly-owned foreign subsidiary, viz. Sandhar Technologies Barcelona S.L. has the following subsidiaries:

S.No.	Name of subsidiary & its location	Dt. of incorporation	Nature of subsidiary	Type of subsidiary pursuant to regulation 16(1)(c) of the Listing Regulations. i.e. [Material or otherwise]
1	Sandhar Technologies Poland sp. z.o.o. registered office at UI Legionow 59, 42-200, Czestochowa, Poland	June 20th, 2011	Foreign company	Otherwise
2	Sandhar Technologies De Mexico S. de RL de CV registered office at Av. Torre centro Insurgentes, 3 Parque Opcion, San Jose Iturbide 37980, Guanuato, Mexico	27th February, 2014	Foreign company	Otherwise
3	Breniar Projects s.l. registered office at Av. Cal Rubio, no 46, Santa Margarida I els Monjos, Barcelona, Spain	26th April, 2007	Foreign Company	Otherwise

(D) RECONCILIATION OF SHARE CAPITAL AUDIT REPORT

In terms of Regulation 76 of Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018, Reconciliation of Share Capital Audit is carried out on a quarterly basis by a Practicing Company Secretary with a view to reconcile the total admitted capital with National Securities Depository Limited ("NSDL") and Central Depository Services (India) Limited ("CDSL") and those held in physical form with the total issued, paid up and listed capital of the Company. The audit report, inter alia, confirms that the Register of Members is duly updated and that demat requests were confirmed within stipulated time etc. The said report is also submitted to BSE Limited and National Stock Exchange of India Limited.

(E) SEBI COMPLAINTS REDRESSAL SYSTEM (SCORES)

The Company has registered on SCORES and every effort is made to resolve all investor complaints received through SCORES or otherwise within the statutory time limit from the receipt of the complaint. No Shares are lying in Demat Suspense Account / unclaimed suspense Account. Hence, the disclosure of the same is not applicable.

(F) COMMODITY PRICE RISK OR FOREIGN EXCHANGE RISK AND HEDGING ACTIVITIES:

Please refer to Management Discussion and Analysis Report for the same. The Company has a Board approved Forex Policy which lays down the principles for hedging of forex risk.

(G) CREDIT RATING

During the year under review India Rating & Research, a credit rating agency registered with SEBI had given the credit ratings as follows:

- i) Long Term Ratings : IND AA-/stable
- ii) Short Term Ratings : IND A1+

(H) DETAILS OF TOTAL FEES PAID TO STATUTORY AUDITORS

Type of Service	March, 2020	March, 2019
As Auditor		
Audit Fees	67.18	64.71
Limited Review	13.00	11.67
In Other Capacity		
Other Services (Certification Fees)	1.00	1.58
Reimbursement of Expenses	5.98	4.02
TOTAL	87.16	84.78

Annexure A to Corporate Governance Report, 2020

CERTIFICATE FROM COMPANY SECRETARY IN PRACTICE

[Pursuant to clause 10 of part C of Schedule V of Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements), Regulations, 2015]

In pursuance of sub-clause (i) of clause of Part C of Schedule V of the Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements), Regulations, 2015]; (LODR) in respect of Sandhar Technologies Limited (CIN: L74999DL1987PLC029553), I hereby certify that :

On the basis of the written representation/declaration received from the directors and taken on record by the Board of Directors, as on the 31st March, 2020, none of the directors on the board of the Company has been debarred or disqualified from being appointed or continuing as director of Companies by the SEBI/Ministry of Corporate Affairs or any such statutory authority.

FOR K.K. SACHDEVA & ASSOCIATES

Practicing Company Secretaries

Place: New Delhi Date: 27.06.2020

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Sd/-K.K. Sachdeva Proprietor FCS No. 7153, CP No. 4721

Annexure-VIII

BUSINESS RESPONSIBILITY STATEMENT:

This section is as per Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

SECTION A: GENERAL INFORMATION ABOUT THE COMPANY

- 1. Corporate Identity Number (CIN) of the Company: L74999DL1987PLC029553
- 2. Name of the Company: Sandhar Technologies Limited
- 3. Registered address: B-6/20, L.S.C. Safdarjung Enclave New Delhi 110029
- 4. Website:www.sandhargroup.com
- 5. E-mail id : corporate.secretarial@sandhar.in
- 6. Financial Year reported: 01st April, 2019 to 31st March, 2020
- 7. Sector(s) that the Company is engaged in (industrial activity code-wise) :

S.No	Activity	NICCode	
1	Manufacture of diverse parts and accessories for motor vehicles such as brakes, gearboxes, axles, road wheels, suspension shock absorbers, radiators, silencers, exhaust pipes, catalysers, clutches, steering wheels, steering columns and steering boxes etc.		
2	Manufacture of parts and accessories of three wheelers and motorcycles including side cars.	30913	
3	Wholesale or retail sale of parts and accessories of motorcycles, mopeds, scooters and three wheelers		
List thr	ee key products/services that the Company manufactures/provides (as in balance sheet)		
S.No	KeyProducts		
1	Locks & Switches		
2	Rare View Mirrors		
3	Sheet Metal Components		
Total n	umber of locations where business activity is undertaken by the Company : 37		
(a)	Number of International Locations: 4		
(b)	Number of National Locations: 33		
Market	ts served by the Company – Local/State/National/International:		
The Co	mpany's products are available nationally and several products are exported.		

SECTION B: FINANCIAL DETAILS OF THE COMPANY

- 1. Paid up Capital (INR): 60.2 Crores
- 2. Total Turnover (INR) : 1,650.15 Crores
- 3. Total profit after taxes (INR): 68.26 Crores
- 4. Total Spending on Corporate Social Responsibility (CSR) as percentage of profit after tax (%): 2.9 %
- 5. List of activities in which expenditure in 4 above has been incurred: Refer Corporate Social Responsibility Report (Annexed to Board Report) of the Company.

SECTION C: OTHER DETAILS

- 1. Does the Company have any Subsidiary Company/ Companies? Yes
- 2. Do the Subsidiary Company/Companies participate in the BR Initiatives of the parent Company? If yes, then indicate the number of such subsidiary company(s): No.
- 3. Do any other entity/entities (e.g. suppliers, distributors etc.) that the Company does business with, participate in the BR initiatives of the Company? If yes, then indicate the percentage of such entity/entities? [Less than 30%, 30-60%, More than 60%] : No

SECTION D: BR INFORMATION

Details of Director/Directors responsible for BR

a) Details of the Director/Directors responsible for implementation of the BR policy/policies

S.No	Particulars	Details
1	DIN (if applicable)	00100801
2	Name	Jayant Davar
3	Designation	Co-Chairman & Managing Directo
4	Telephone Number	0124-4518900
5	E-mail Id	info@sandhar.in

Principle wise (as per NVGs) BR Policy/policies

The National Voluntary Guidelines on Social, Environmental and Economic Responsibilities of Business (NVGs) released by the Ministry of Corporate Affairs has adopted nine areas of Business Responsibility. These briefly are as follows:

- P1 Business should conduct and govern themselves with Ethics, Transparency and Accountability
- P2 Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle
- P3 Businesses should promote the wellbeing of all employees
- P4 Businesses should respect the interests of, and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalized
- P5 Businesses should respect and promote human rights
- P6 Business should respect, protect, and make efforts to restore the environment
- P7 Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner
- P8 Businesses should support inclusive growth and equitable development
- P9 Businesses should engage with and provide value to their customers and consumers in a responsible manner

No.	Questions		-		-	-	-	-	P 8	-
1 2	Do you have a policy/ policies for Has the policy being formulated in consultation with the	Y Yes	Y	Y	Y	Y	Y	Y	Y	Y

Has the policy being formulated in consultation with the relevant stakeholders?

- 4 Has the policy being approved by the Board? Is yes, has it been signed by MD/ owner/ CEO/ appropriate Board Director?
- 5 Does the company have a specified committee of the Board/ Director/ Official to oversee the implementation of the policy?
- 6 Indicate the link for the policy to be viewed online?
- 7 Has the policy been formally communicated to all relevant internal and external stakeholders?
- 8 Does the company have in-house structure to implement the policy/ policies?
- 9 Does the Company have a grievance Redressal mechanism related to the policy/ policies to address stakeholders' grievances related to the policy/ policies?
- 10 Has the company carried out independent audit/ evaluation of the working of this policy by an internal or external agency?

Yes.						
The	Policy	is	signed	by	the	MD.

Yes

Policies are available on the website of the Company i.e. www.sandhargroup.com Policies which are internal to the Company are available on the intranet of the Company. Link of the policies hosted on the website are given above. Yes

Yes

Yes

The policies have been evaluated internally

Governance related to BR

(a) Indicate the frequency with which the Board of Directors, Committee of the Board to assess the BR performance of the Company. Within 3 months, 3-6 months, Annually, More than 1 year?

Response: The Board of Directors of the Company shall assess various initiatives forming part of the BR performance of the Company at least once a year.

(b) Does the Company publish a BR or a Sustainability Report? What is the hyperlink for viewing this report? How frequently it is published?

Response: This is the first year of publication of Business Responsibility Report since the Company got listed on stock exchanges on 02nd April, 2018. The Company will publish this BRR on its website www.sandhargroup.com on an annual basis.

SECTION E: PRINCIPLE-WISE PERFORMANCE

Principle 1: Businesses should conduct and govern themselves with Ethics, Transparency and Accountability

- 1. Does the Company have Policies relating to ethics, bribery and corruption cover only the Company?
 - Yes/No

Response: Yes

2. Does it extend to Group/Joint Ventures/subsidiaries/Suppliers/Contractors?

Response: No

3. How many stakeholder complaints have been received in the past financial year and what percentage was satisfactorily resolved by the management? If so, provide details thereof, in about 50 words or so.

Response: NIL

Principle 2: Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle

1. List up to 3 of your products or services whose design has incorporated social or environmental concerns, risks and/or opportunities.

Response:

The key products which the Company manufactures are Locks & Switches, Rare View Mirrors and Rare View Mirrors. The designs of these products address environmental concerns and risk. The Company has consciously put in efforts to develop sustainable products through its in house R&D team.

2. Does the Company have procedures in place for sustainable sourcing (including transportation)? If yes, what percentage of your inputs was sourced sustainably? Also, provide details thereof, in about 50 words or so.

Response: Majority of Company's inputs by value are sourced from suppliers who adhere to sustainable sourcing principles. The suppliers include market leaders in India and overseas with an impressive track records. A small portion of the Company's needs are sourced from small enterprises and it is difficult for the Company to assert adherence with sustainability norms by such suppliers.

Principle 3: Businesses should promote employee well-being

1. Please indicate the total number of employees as on the March 31, 2020:

Response: 1838

- 2. Please indicate the total number of employees hired on temporary/contractual/casual basis as on the March 31, 2020: Response: 5230
- 3. Please indicate the Number of permanent women employees as on March 31, 2020:

Response: 89

4. Please indicate the Number of permanent employees with disabilities as on March 31, 2020:

Response: Nil

- 5. Do you have an employee association that is recognized by management: Response: Yes
- 6. What percentage of your permanent employees is members of this recognized employee association? Response: 13.11
- 7. Please indicate the Number of complaints relating to child labour, forced labour, involuntary labour, sexual harassment in the last financial year and pending as on the end of the financial year.

S. No.	Category	No. of complaints filed during the financial year	No. of Complaints Pending as on the end of the financial year	
1	Child labour / forced labour/involuntary labour	Nil	Nil	-
2	Sexual Harassment	Nil	Nil	D
3	Discriminatory employment	Nil	Nil	

8. What percentage of your under mentioned employees were given safety & skill up-gradation training in the last year?

Percentage of Training Hours (CA + CRAs): 3.04%

Percentage of Training Hours (Staff): 2.18 %

Principle 4: Businesses should respect the interests of, and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalized.

- Has the Company mapped its internal and external stakeholders? Yes/No Response: No
- Out of the above, has the Company identified the disadvantaged, vulnerable and marginalized stakeholders.

Response: Yes

Principle 5: Businesses should respect and promote human rights

1. Does the policy of the Company on human rights cover only the Company or extend to the Group/Joint Ventures/Suppliers/Contractors/NGOs/Others?

Response: Yes

The Company recognizes the human rights and treat others with dignity and respect. It believes that it is one's fundamental rights to live with dignity and respect. The Company has adopted the following policies viz.

- a) Policy on "Prevention of Sexual Harassment of Women at work place" seeks to provide safe and healthy work environment to its employees by establishing a guideline to deter any sexual harassment at work.
- b) Code of conduct for all Directors and Senior Management that prohibits discrimination and harassment, and promotes clean safe and ethical work environment
- c) Whistle Blower Policy provides scope to its group companies, joint ventures, suppliers, contractors, others to report serious concerns that could have grave impact on the operations and performance of the business
- 2. How many stakeholder complaints have been received in the past financial year and what percent was satisfactorily resolved by the management?

Response: There have been no complaints received in the year under review, relating to any human rights issue.

Principle 6: Businesses should respect, protect, and make efforts to restore the environment

1. Does the policy related to Principle 6 cover only the Company or extends to the Group/Joint Ventures/Suppliers/ Contractors/NGOs/others

Response: No

2. Does the Company have strategies / initiatives to address global environmental issues, such as climate change, global warming, and others? If yes, please give hyperlink for webpage etc.

Response: The Company is committed for continual improvement for optimum utilization of resources to minimize consumption of energy, water and natural resources while maximizing production volumes in eco-friendly manner.

3. Does the Company identify and assess potential environmental risks? Y/N

Response: Yes.

4. Does the Company have any project related to Clean Development Mechanism? If so, provide details thereof, in about 50 words or so. Also, if Yes, whether any environmental compliance report is filed?

Response: No

5. Has the Company undertaken any other initiatives on clean technology, energy, efficiency, renewable energy, etc. Y/N. If yes, please give hyperlink for web page etc.

Response: No

6. Are the Emissions/Waste generated by the Company within the permissible limits given by CPCB/SPCB for the financial year being reported.

Response: The Emissions/Waste generated by the Company are within the permissible limits given by Central Pollution Control Board (CPCB) and State Pollution Control Board (SPCB).

7. Number of show cause/ legal notices received from CPCB/SPCB which are pending (i.e. not resolved to satisfaction) as on end of Financial Year.

Response: As on March 31, 2020, there are no show cause/ legal notices received from CPCB/ SPCB which are pending / unresolved.

Principle 7: Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner

1. Is your Company a member of any trade and chamber or association? If Yes, Name only those major ones that your business deals with:

Response: No

2. Have you advocated/lobbied through above associations for the advancement or improvement of public good? Yes/No; if yes specify the broad areas (drop box: Governance and Administration, Economic Reforms, Inclusive Development Policies, Energy security, Water, Food Security, Sustainable Business Principles, Others)

Response: No

Principle 8: Businesses should support inclusive growth and equitable development.

1. Does the Company have specified programmes /initiatives/projects in pursuit of the policy related to Principle 8? If yes details thereof.

Response: As a responsible corporate citizen, the Company focuses on community development through its CSR activities. Details of CSR activities are provided in the Board's Report forming part of this Annual Report

2. Are the programmes /projects undertaken through in-house team/own foundation/external NGO/government structures/any other organization?

Response: The Company undertakes CSR activities through in house and through Sandhar Foundation.

3. Have you done any impact assessment of your initiative?

Response: No

4. What is your Company's direct contribution to community development projects - Amount in INR and the details of the projects undertaken?

Response: CSR spend for the year under review is 2019-20. Please refer to 'Annexure C' forming part of the Board's Report

5. Have you taken steps to ensure that this community development initiative is successfully adopted by the community? Response: Please refer to CSR Report forming part of the Board's Report

Principle 9: Businesses should engage with and provide value to their customers and consumers in a responsible manner.

- 1. What percentage of customer complaints/consumer cases are pending as on the end of financial year. Response: Nil
- 2. Does the Company display product information on the product label, over and above what is mandated as per local laws?

Response: The Company displays product information on the product label as mandated by the law.

 Is there any case filed by any stakeholder against the Company regarding unfair trade practices, irresponsible advertising and/or anti-competitive behaviour during the last five years and pending as on end of financial year. If so, provide details thereof, in about 50 words or so.

Response: No

4. Did your Company carry out any consumer survey/ consumer satisfaction trends?

Response: No

MANAGEMENT DISCUSSION & ANALYSIS (MD&A)

Global Economy overview

Global economic growth continued to remain sluggish throughout FY2020. Trade uncertainties between the US and China, and the consequent slowdown in China adversely impacted the growth outlook. Although there was a temporary resolution in the standoff, economic growth once again weakened in the last quarter of the reporting year owing to the COVID-19 outbreak in China and subsequently worldwide. While the primary impact of the outbreak was disruption in supply chains, the secondary impact of the pandemic is now gradually becoming clear, in terms of loss of lives and livelihoods. Across the world, governments and central banks have responded to the crisis promptly, using a vast array of monetary and fiscal support tools. These fiscal and monetary safeguards are expected to remain in effect for some time, with the recovery in growth likely to be sluggish and more interrupted than initially expected. The International Monetary Fund (IMF) expects the global economy to contract by 4.9% in 2020 (World Economic Outlook, June 2020).

GDP Growth Rate (in %)

Particulars	Actual	Projectio	ons
	2019	2020	2021
World Output	2.9	-4.9	5.4
Advanced Economies	1.7	-8.0	4.8
US	2.3	-8.0	4.5
Eurozone	1.3	-10.2	6.0
Japan	0.7	-5.8	2.4
UK	1.4	-10.2	6.3
Other Advanced Economies	1.7	-4.8	4.2
Emerging Markets and Developi	ng 3.7	-3.0	5.9
Economies			
China	6.1	1.0	8.2

(Source: International Monetary Fund June 2020)

Indian Economy Overview

In India, growth softened in 2019 as economic and regulatory uncertainty, together with concerns about the health of the nonbanking financial sector, weighed on demand. There was a strong hope of recovery in the last quarter of the current fiscal. However, the coronavirus pandemic made this recovery extremely difficult in the near- to medium-term. The GDP growth for FY2020 touched 4.2% vis-à-vis 6.1% in Fy2019.

Before the onset of the COVID-19 pandemic, the government and the RBI had already started addressing the cyclical challenges impacting the economy. The government focused on longer term structural policies to encourage investment and job creation, while the RBI offered support with monetary policies to cut rates and push out liquidity to the real economy. Reduction of corporate tax rates on new investments to incentivise capital formation and attract foreign investment, removal of the dividend distribution tax to encourage private sector investment,simplified personal income regime, with reduced rates—a move that's in line with the streamlining of the tax code, expansion of the PM-KISAN scheme, which directly transfers money to farmers in a targeted way, higher spending on long-term initiatives, such as rural roads, irrigation, warehousing, and transportation, are some of the fiscal measures that have been implemented to improve the productivity of the economy.

The Government of India and the Reserve Bank of India (RBI) have acted swiftly to help offset the pandemic-induced disruptions. To

enhance liquidity in the economy and improve the credit scenario, the RBI reduced the policy repo rates significantly. The government too has announced a 20 lakh crore fiscal stimulus package to help support lives and livelihoods. Supportive monetary measures such as reduction of policy repo rates, lowered reserve requirements for auto loans, lending to MSMEs and allowing banks some flexibility as well as delaying classification of commercial real estate loans, have provided the much-needed relief to these sectors.

Annual GDP growth rate (%)

2016-17	2017-18	2018-19	2019-20			
8.0	6.6	6.1	4.2			
Courses Constral Statistics Office (CSO)						

Source: Central Statistics Office (CSO)

Outlook

Weaker growth is likely to be experienced across developed and emerging economies of the world, given the COVID-induced disruptions and associated value chain impacts. The high probability of recession also looms high in many countries. Repeated lockdowns by economies and consequent production shutdowns are likely to have wide-ranging impact on several sectors and result in job losses. The recovery across economies is expected to be gradual, fragile and susceptible to multiple headwinds. The lack of clarity on the likely duration, intensity and spread of the coronavirus has brought in significant uncertainty in the global and domestic economic outlook. The concerns have shifted focus from the impact of imports from China on domestic supply chains, to the domestic and external demand impact, the duration of which remains uncertain, especially with social distancing and lockdowns raising the prospect of production shutdowns and job losses in some sectors.

Automotive Industry

Our business is directly related to our customers' vehicle sales and production levels across various segments. Automotive sales and production are highly cyclical and depend on general economic conditions and other factors, including consumer spending and preferences, as well as changes in interest rate levels, consumer confidence and fuel costs. According to CRISIL, supply chain disruptions in the wake of the COVID-19 outbreak, coupled with weak demand for vehicles in India and overseas, would squeeze the revenue of the automotive component sector by 16% this fiscal.

Global Lighting Business

The turbulence that hit the global auto industry in FY19 continued in FY20. Europe, North America and China continued to show a decline of 7.9%, 5.6% and 16.1% Y-o-Y, respectively. EU emissions regulations and impact of US – China trade war continued to weigh the industry performance. The coronavirus outbreak and its rapid spread was an additional burden on industry development. The major impact of COVID-19 is likely to be felt in the first quarter of FY21. According to Moody's Investor Service, global auto sales are estimated to plummet 20% Y-o-Y in calendar 2020 before recovery in mid-to-high single-digit sales growth in Fy22.

India Business

The Indian automotive industry is undergoing significant transformation, with respect to its sustainable growth and profitability. The industry is witnessing five megatrends that are expected to transform the industry in a significant way. Rapidly evolving customer needs, disruptive impact of technology, a dynamic

regulatory environment, changing mobility patterns and global interconnectedness, are all impacting the way auto companies are doing business today, globally as well as in India.

Performance

The industry produced a total of 26.4 million vehicles including passenger vehicles, commercial vehicles, three-wheelers, two-wheelers and quadricycles in FY20, as against 30.9 million units in FY19, a decline of 14.7%.



Source: Society of Indian Automobile Manufacturing (SIAM)

Two-wheelersector

Indian two-wheeler production witnessed a 14.1% decrease in volume, directly impacting the auto components manufacturing industries. According to SIAM, domestic two-wheeler sales stood at 17.4 million units in FY20. Weak customer sentiments, confusion around BS IV to BS VI emission standards, increase in vehicle and oil prices, the COVID-19 outbreak later in the year, are some of the reasons for such fall in sales. Domestic sale for scooters during FY20 dropped 16.9% over that of FY19. While, the motorcycle volume dropped by 17.5% in the same period. The only bright spot was, the two-wheeler exports which witnessed a growth of 7.3% (3.5 million units in FY20). There is clearly a significant uncertainty regarding the growth forecast for the next few years, due to the COVID-19 pandemic impact. According to ICRA, the two-wheeler industry is expected to see another tough year, with demand further shrinking by nearly 13% in FY21. This will highly depend on the dissipation of the pandemic in the second half of calendar 2020.

Three-wheelersector

India is one of the largest exporters of three-wheelers, and major players are continuously expanding their distribution reach in other countries to boost the growth of exports. Export destinations include emerging markets like Africa, South East Asia and Latin America. The three-wheeler segment has reported a 10.6% decline in the overall production volume in FY20, producing 1.1 million units vis-à-vis 1.3 million units in FY19. Domestic sale volume saw YoY decline of 9.2% and export sale saw, a decline of 11.5% Y-o-Y in FY20. Weak consumer sentiment and a fall in discretionary spending, are expected to keep the sales in the passenger vehicle segment subdued. Adding to the weak demand situation are the ambiguity surrounding the availability of financing options to vehicle dealers and consumers, disruption of supply chains, and overall weakness in the global economy. Muted spending by auto companies on new launches, coupled with lack of discounts, is estimated, as companies will look to maintain cash reserves.

Outlook

Considering the COVID-19 outbreak and resultant lockdown, which intensified the issues faced by the economy on account of slowdown, the outlook in the near- to mid-term period remains unclear.

In the first half of FY21, consumer sentiments and demand are expected to remain muted. Demand recovery can only be expected around the festive season in the third quarter of the year. With growing consumer preference for cheaper, personal transport, two-wheelers – motorcycles in particular, with their higher rural share – will likely be the first category to see a rebound. Prospects for China, having reopened earlier than most other economies hit by the pandemic, are looking more positive in the initial months post opening up. In the medium-term, the global automotive industry appears to be poised for a rebound as manufacturers replenish dealer inventories and meet pent-up demand, especially with many consumers expected to avoid public transport and ride-sharing.

Demand Drivers

Two wheeler

The key demand drivers for the two wheeler market in India can be illustrated as under:

COVID-19 Pandemic Less usage of public transportation, growth in two wheeler demand Rapidly evolving customer expectations Changing customer profile. High level of product awareness, Digitally savvy, Surge in corporate customers. Disruptive impact of technology Rapid adoption of technology in vehicles, industry supply chain and business models, Disruption through innovative products and services. Dynamic regulatory environment Regular but uncertain regulatory intervention (GST, shift from BS IV to BS VI, ABS for twowheelers, higher axle loads in CVs etc.), Increasing investments in regulatory compliance by industry players. Changing face of mobility infrastructure Efforts to enable electric vehicle infrastructure, Investment in roads and highways, Shared mobility as some alternative, Smart cities Globally interconnected industry Indian companies going global, Next wave of investments from global companies, Shift in economic power to countries such as India.

Company Overview

Sandhar Technologies Limited (Sandhar) is one of the largest companies catering to the commercial vehicle locking systems market and the two wheeler rear view market in India. It is an auto component supplier mainly catering to automotive OEMs and primarily focused on safety and security systems of vehicles. The organization engages in designing and manufacturing a range of automotive components, parts and systems, driven by technology, process, people and governance. Sandhar has a rising international footprint with 21 product categories and 34 manufacturing facilities in India, 2 in Spain, 1 in Mexico and 3 manufacturing facilities are in the process of getting commissioned in India.

SWOT Analysis

Strengths

- Most of the facilities are in vicinity to the customer base.
- Long standing and growing relationships with major Original Equipment Manufacturers (OEMs).
- Manufacturing locations in close proximity to automobile hubs.
- Inorganic growth through strategic acquisitions.
- Ensures efficiency and cost optimization.
- Leverages innovation and design capabilities.

Weakness

- Higher customer concentration can impact the financial performance.
- It has substantial amount of indebtedness.
- High dependency on its promoters.
- Major revenue reliability on the two-wheeler market.

Opportunities

- Expansion of product portfolio mix by in house manufacturing
- Investments in new products and business with high growth potential.

- Expansion of customers in the global market.
- Replication of product knowledge with other new customers .

Threats

- Decrease in two wheelers, passenger vehicles and consumer vehicle industries could impact the overall sales volume.
- Increasing competition from other automotive competitors.
- Changes in regulatory and industry requirement can obsolete the product.

Financial Overview

Particulars	FY 2020	FY 2019	YoY growth
Revenue from operation (Rs. in crore)	1,943	2,336	-16.8%
EBITDA (Rs. in crore)	206	258	-20.16%
Total Comprehensive Income (Rs. in crore)	67	96	-30.21%
EBITDA Margin (in %)	10.6	11	-40 bps
Net Profit Margin (in %)	3.5	4.1	-60 bps
Debt Equity Ratio (in times)	0.25	0.38	-0.12 Times
Current Ratio (in times)	0.88	0.89	-0.1 Times

Outlook & Strategy

Sandhar continues to outperform the industry average. To continue its robust growth trajectory, the company plans to diversify its product offering to newer segments in order to increase its market share. The company plans to increase its production capacity to cater to the growing domestic and international market demand. Sandhar has plans to leverage current trends in the automotive sectors such as increasing focus on safety, fuel efficiency, comfort, customization, as well as auto electronics. It intends to focus on adopting strategies to establish a standardised platform across it business units for its processes, hardware and software infrastructures and workforce. Going ahead, Sandhar would focus more on offering high value added products.

Risk Mitigation

Sandhar's risk management policies are formulated in such a way that the company can respond swiftly and implement the necessary mitigation strategies. A prudent risk management framework has been structured such that a cautious approach is undertaken to identify and analyse internal and external risks and minimize its impact on the manufacturing operations.

Key Risks	Nature of Risk	Risk Mitigation Strategies
Customer Retention Risk	Inability to address customer needs and growing competition may lead loss in revenue.	 Sandhar has a well-integrated product portfolio mix to cater the needs of changing tastes and preferences of the customers. The R&D and marketing team merge marketing trends and adapt innovative architectural theorems to design new auto component parts.
Currency Risk	With significant exports and foreign currency volatilty, Sandhar's profitability remains under threat.	• Sandhar has followed a consistent policy of hedging to avoid any major fluctuations.
Interest Rate Risk	The Company is always looking at expanding its presence. It uses borrowings to fund its expansion plans and hence, has an incremental exposure to interest rate risk.	 Sandhar's financial planning team ensures average cost of borrowings remains at adequate level. A considerate mix of loan portfolio and internal cash accruals is carried out to fund its expansion plans, while working capital loan is maintained at a sufficient threshold.
Employee Retention Risk	Attrition of key employees could impact business operations and growth of the company.	 Sandhar's employee-centric policies and initiatives facilitate in retaining key intellectuals. Its training calendar, performance management system, and people involvement and motivation programs help encourage and retain talent.

Key Risks	Nature of Risk	Risk Mitigation Strategies
Components costs	Increase in prices of raw materials used in product may lead to higher production cost and have adverse effect on the profitability of the company.	 Sandhar has a system of bulk purchase of the required material on quarterly or six month basis to offset the volatility in price. The company also undertake re-designing of the product to reduce the material content and material standardization to globally available raw materials Sandhar take supplies from limited suppliers, hence giving it the benefit of bulk purchase at a competitive price.
Pricing and Competition risk	Automobile component industry consists of many small and big players. Hence the company face intense competition from domestic as well as international players. The company may face margin pressures with rising input cost and been able to pass the same onto the consumers.	 Sandhar has an established brand reputation in the market, giving it an edge over the competitors. The focus has always been on cost-reduction and creating value added products for the customer. These strategies help the company to gain customer loyalty and trust. Sandhar continuously monitors its cost to sales ratio in order to maintain the desired level of profitability.
Dependence on Suppliers	With the given nature of Sandhar's business, it dependence upon its suppliers for bought out components being supplied by several Tier-2 suppliers, at each stage of production. If the suppliers fail to deliver the products on time may have adverse effect on the business.	• The company maintains optimum number of suppliers in every segment and has develop alternate suppliers around in multiple geographical locations resulting in uninterrupted and high quality supplies of the required material.

Human Resources

Human resources are the most critical element of Sandhar. The company strive towards attracting and retaining the best talent required for the business to grow. The company possess a talented pool of human procurement team which chooses the best employee with the able skill set which is apt for the working process of Sandhar. The company focuses on leveraging the skill set and competencies by regularly training their employees in technical and soft skills to help enhance their capabilities and performances. Sandhar appreciates and recognizes outstanding employee performances and achievements through performance oriented annual rewards and incentive schemes. As on 31st March 2020, 347 new employees were recruited and they are in the process being trained by the in house talent acquisition team.

The human capital of the company ensures that the employees should work in such a way which will leverage them both personally as well as professionally. Its focus is to ensure transparent, safe, healthy, progressive and engaging work environment which is aimed at creating leaders of the future. Employees have a sense of belongingness and feel empowered in driving business profitability.

Information Technology

Sandhar has invested in the Oracle enterprise resource planning systems ("ERP") and have implemented ERP systems since 2009 which encompasses the management of all production, materials, maintenance and human resource functions. It has always made conscious efforts to consistently upgrade its systems to ensure efficiency and reduce redundancies. All our security systems and business continuity management systems are ISO certified. The Company has also established use of information technology systems in design, development and prototyping such as Autodesk, Dassault, Ironcad, Delcam, Mastercam and Unigraphics. The Company has already reduced its dependency on Hardware Infrastructure and upgraded to cloud-based ERP solutions to optimise its IT related costs.

Internal control and adequacy

The Company has put in place adequate internal financial control systems commensurate with its size, nature and complexity of operations. These controls are adequate for ensuring the orderly and efficient conduct of the business and are working effectively. These controls have been designed to provide reasonable assurance with regard to recording and providing reliable financial and operational information, adherence to the Company's policies, safeguarding of assets from unauthorized use and prevention and detection of frauds and errors.

The internal audit function is carried out by an independent firm of Chartered Accountants, viz. M/s. GSA & Associates, New Delhi which has the requisite experience and knowledge of the industry segment and the control systems necessary for the nature, size and scale of operations of the Company and it reviews the adequacy of internal control systems and covers significant areas of the Company's operations. Risk based audits are performed, based on an annual internal audit plan, which is developed in consultation with the Audit Committee. Internal Audit reports are regularly reviewed by the Top Management. The Internal Audit process also monitors the progress in implementation of suggestions for improvements.

The Audit Committee reviews the adequacy and effectiveness of internal control systems and suggests ways of further strengthening them. During the period, the Audit Committee met regularly to review the reports submitted by the Internal Auditors. All significant audit observations and improvement actions thereon were reported to the Audit Committee.

Besides the internal audit, the Company has an internal team which undertakes Commercial audit, the objective of which, inter-alia, is to identify areas of operational improvement and efficiency, unlocking of capital from idle or under-utilised assets and identify aspects of cost over-runs and undesirable expenses incurred due to noncompliance or non-adherence to standard operating procedures.

Health, Environment & Safety

Sandhar has always taken initiatives to reduce the risk of accidents at its facilities by carrying out trainings, safety audits, and by installing safety devices such as sensors, exhaust, fire extinguishers. The Company observes and celebrates safety day in its facilities to improve awareness among employees on safety at workplaces. In addition to creating initiatives to improve employee safety at workplaces, it has also implement initiatives to reduce the environmental impact of its operations. Such initiatives include:

- Maintaining treatment plants to avoid water pollution and soil contamination;
- Recycling and reusing water wherever possible;
- Ensuring zero discharge wherever possible;
- Implementing 'Swachh Bharat Abhiyan' in all facilities;
- Managing e-wastes and hazardous wastes;
- Installing solar panels to conserve energy;
- Obtaining OHSAS 18001 certification for its units;

- Obtaining LEED Certification (Energy Saving) for its Corporate Office; and
- Planting new saplings on a yearly basis in each one of its units.

Environmental requirements imposed by the Government will continue to have an effect on operations of the Company, though not significant. The Company believes that it has complied with,

and will continue to comply with all applicable environmental laws, rules and regulations. The Company has obtained, or is in the process of renewing, all material environmental consents and licenses from the relevant governmental agencies that are necessary for it to carry on with its business. The activities of the Company are subject to the environmental laws and regulations of India which govern, air emissions, waste water discharges, the handling, storage and disposal of hazardous substances and wastes, the remediation of contaminated sites, natural resource damages, and employee health and employee safety. The Company's overseas subsidiaries in Mexico, Poland and Spain are also subject to regulations relating to environmental, health and safety measures.

INDEPENDENT AUDITOR'S REPORT

To the Members of Sandhar Technologies Limited

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the Standalone Financial Statements of Sandhar Technologies Limited ("the Company"), which comprise the Standalone Balance Sheet as at 31 March 2020, and the Standalone Statement of Profit and Loss (including Other Comprehensive Income), Standalone Statement of Changes in Equity and Standalone Statement of Cash Flows for the year then ended, and notes to the Standalone Financial Statements, including a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Standalone Financial Statements give the information required by the Companies Act, 2013 ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the State of Affairs of the Company as at 31 March 2020, and 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 in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those SAs are further described in the Auditors' Responsibilities for the Audit of the Standalone Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the Standalone Financial Statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the Standalone Financial Statements.

Key Audit Matter

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.

Description of Key Audit Matter

a) Revenue recognition

See note 17 to the Standalone Financial Statements

The key audit matter	How the matter was addressed in our audit
As disclosed in Note 17 to the Standalone Financial Statements, the Company's revenue from operations for the year ended 31 March 2020 was INR 164,002.85 Lacs (Previous year INR 203,699.38 Lacs).	Our audit procedures included: Assessed the appropriateness of the accounting policy for revenue recognition as per the relevant accounting standard;
The Company's revenue is derived primarily from sale of products which comprises safety and security systems and its associated components for the automotive industry.	 Evaluated the design and implementation of key controls in relation to revenue recognition and tested the operating effectiveness of such controls for a sample of transactions;
Standards on Auditing presume that there is fraud risk with regard to revenue recognition. Also, revenue is one of the key performance indicators of the Company which makes it susceptible to	 Involved our IT specialists to assist us in testing of key IT system controls which impact relating to revenue recognition;
misstatement. In view of the above, we have identified revenue recognition as a key	- Performed detailed testing by selecting samples of revenue transactions recorded during and after the year. For such sample,

In view of the above, we have identified revenue recognition as a key audit matter.

- Performed detailed testing by selecting samples of revenue transactions recorded during and after the year. For such sample, verified the underlying documents, including customer acceptance, to assess whether these are recognised in the appropriate period in which control is transferred;
- Tested sample journal entries for revenue recognised during the year, selected based on specified risk-based criteria, to identify unusual transactions.
- Assessed the adequacy of the disclosures made in accordance with the relevant accounting standard.

Other Information

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Company's annual report, 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 and, in doing so, consider whether the other information is materially inconsistent with the Standalone Financial Statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

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

The Company's Management and Board of Directors are responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these Standalone Financial Statements that give a true and fair view of the State of Affairs, Profit and Other Comprehensive Income, Changes in Equity and Cash Flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance 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 Standalone Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

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

Our objectives are to obtain reasonable assurance about whether the Standalone Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Standalone Financial Statements.

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

• Identify and assess the risks of material misstatement of the Standalone Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to

provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(I) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to Standalone Financial Statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the Standalone Financial Statements made by the Management and Board of Directors.
- Conclude on the appropriateness of the Management and Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Standalone Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Financial Statements, including the disclosures, and whether the Standalone Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other 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, 2016 ("the Order") issued by the Central Government in terms of section 143 (11) of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. (A) As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.

- c) The Standalone Balance Sheet, the Standalone Statement of Profit and Loss (including Other Comprehensive Income), the Standalone Statement of Changes in Equity and the Standalone Statement of Cash Flows dealt with by this Report are in agreement with the books of account.
- d) In our opinion, the aforesaid Standalone Financial Statements comply with the Ind AS specified under section 133 of the Act.
- e) On the basis of the written representations received from the directors as on 31 March 2020 taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2020 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 with reference to Standalone Financial Statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
- (B) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations as at 31 March 2020 on its financial position in its Standalone Financial Statements - Refer Note 31 to the Standalone Financial Statements;
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;

- iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company; and
- iv. The disclosures in the Standalone Financial Statements regarding holdings as well as dealings in specified bank notes during the period from 8 November 2016 to 30 December 2016 have not been made in these Standalone Financial Statements since they do not pertain to the financial year ended 31 March 2020.
- (C) With respect to the matter to be included in the Auditor's Report under Section 197(16):

In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For **BSR & Co. LLP**

Chartered Accountants ICAI Firm registration number: 101248W / W-100022

-/Sd Shashank Agarwal

Place: Gurugram Date: 27 June 2020 Partner Membership No.: 095109 ICAI UDIN: 20095109AAAADZ6451

ANNEXURE A REFERRED TO IN OUR INDEPENDENT AUDITOR'S REPORT

to the members of Sandhar Technologies Limited on the Standalone Financial Statements for the year ended 31 March 2020.

- (I) (a) According to the information and explanations given to us, the Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets (property, plant and equipment).
 - (b) According to the information and explanations given to us, the Company has a regular programme of physical verification of its fixed assets by which all fixed assets are verified once in two years. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. In accordance with this programme, all fixed assets were physically verified by the management during the year. As informed to us, no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of the immovable property is held in the name of the Company, except for:

Land situation*	Whether leasehold /freehold	Gross block as at 31 March 2020 (₹. In Lacs)	Net block as at 31 March 2020 (₹. In Lacs)
Attibele	Freehold	35.02	35.02
Chennai	Freehold	21.31	21.31
Manesar	Freehold	510.46	529.15
Mysore	Freehold	28.54	28.54
Peenya	Freehold	5,006.68	5,006.68
Total		5,602.01	5,620.70

* The aforesaid land parcels had been transferred to the Company pursuant to the schemes of amalgamation dated 2 May 2013 and 29 December 2015 for which registration in the name of the Company is pending

- (ii) According to the information and explanations given to us, the inventories, except goods-in-transit and stock lying with third parties, have been physically verified by the management at the year end. In our opinion, the frequency of such verification is reasonable having regard to the size of the Company and nature of its business. For stocks lying with third parties as at the yearend, written confirmation have been obtained. As informed to us, the discrepancies noticed on comparison of physical verification of inventories with book records were not material and have been properly dealt with in the books of account.
- (iii) According to the information and explanations given to us, the Company has granted loans to four companies covered in the register maintained under Section 189 of the Companies Act, 2013 ('the Act').
 - a) In our opinion, the rate of interest and other terms and conditions on which the loans had been granted to the companies listed in the register maintained under Section 189 of the Act were not, prima facie, prejudicial to the interest of the Company.
 - b) The said companies have been regular in repayment of principal, which are payable on demand. Further, the said companies have been regular in payment of interest.
 - c) There are no overdue amounts in respect of the loans granted to the companies listed in the register maintained under Section 189 of the Act.

According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured, to other parties, firms or limited liability partnerships covered in the register maintained under section 189 of the Act.

- (iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Section 185 and 186 of the Companies Act, 2013 in respect of grant of loans, providing guarantee and making investments, as applicable. Moreover, the Company has not provided any security as specified under Section 185 and 186 of the Companies Act, 2013.
- (v) As per the information and explanations given to us, the Company has not accepted any deposits as mentioned in the directives issued by the Reserve Bank of India and the provisions of Section 73 to 76 or any other relevant provisions of the Companies Act, 2013 and the rules framed there under. Accordingly, paragraph 3(v) of the Order is not applicable to the Company.
- (vi) The Central Government has prescribed the maintenance of cost records under sub-section (1) of Section 148 of the Act for certain activities carried out by the Company. We have broadly reviewed the books of account maintained by the Company pursuant to the Rules made by the Central Government for the maintenance of cost records under Section 148 of the Act, and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained.
- (vii) (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted / accrued in the books of account in respect of undisputed statutory dues including Provident fund, Employees' State Insurance, Income-tax, Goods and Services Tax ('GST'), Duty of customs, Cess and other material statutory dues have generally been regularly deposited during the year by the Company with the appropriate authorities.

According to the information and explanations given to us, no undisputed amounts payable in respect of Provident fund, Employees' State Insurance, Income-tax, GST, Service tax, Duty of excise, Sales tax, Value added tax, Duty of customs and other material statutory dues were in arrears as at 31 March 2020 for a period of more than six months from the date they became payable.

The Company does not have liability in respect of Service tax, Duty of excise, Sales tax and Value added tax since effective 1 July 2017, these statutory dues has been subsumed into GST. (b) According to the information and explanations given to us, there are no dues in respect of Income-tax, GST, Sales-tax, S e r v i c e t a x, Duty of customs, Duty of excise and Value added tax which have not been deposited with the appropriate authorities on account of any dispute except for the following:

Name of the Statute	Nature of dues	Financial year to which amount relates	Forum where dispute is pending	Amount (₹ in Lacs)	Amount paid under protest (₹ in Lacs)
Income Tax Act, 1961	Disallowance of royalty expenses	AY 2012-13	Commissioner of Income tax (A) – LTU	0.32	-
Income Tax Act, 1961	Expenses disallowed u/s 35 (2AB)	AY 2013-14 to AY 2016-17	Income tax Appellate Tribunal (ITAT)	73.00	-
Income Tax Act, 1961	Penalty proceed	AY 2014-15	Commissioner of Income tax (A) – LTU	3.12	-
Income Tax Act, 1961	Mat credit disallowed	AY 2016-17	Income tax Appellate Tribunal (ITAT)	63.14	-
Income Tax Act, 1961	Depreciation on Intangible asset, disallowance u/s 14A, disallowance on membership fee, sponsorship fee and bad debt	AY 2017-18	Commissioner of Income tax (A) – LTU	19.54	-
Income Tax Act, 1961	P.F & ESI expenses disallowed	AY 2018-19	Assessing Officer	1.45	-
Haryana Sales Tax Act	Local area development tax levied	FY 2000-01	Joint Commissioner (A), Sales Tax	1.27	-
Finance Act, 1994 Service tax	Service tax on freight	FY 2005-06	Assistant Commissioner, Central Excise	1.18	-
Finance Act, 1994 Service tax	Service tax on freight	FY 2016-17- July-2016 to March 2017	Commissioner (Appeal) Central Goods and Services Tax Gurugram	6.92	-
Finance Act, 1994 Service tax	Service tax on freight	April-17 to June-18	Supdt. Central Goods and Services Tax, Gurugram	4.10	-
Finance Act, 1994 Service tax	Service tax on Manpower for Job work	FY 2005-06 to 2010-11	Joint Commissioner, CE, LTU, Delhi	100.78	-
Finance Act, 1994 Service tax	Service tax on Manpower for Job work	March-2011 to February-2015	Additional Commissioner, Central Excise	160.29	-
Finance Act, 1994 Service tax	Service tax on Commercial & industrial construction	FY 2006-07	Assistant Commissioner, Central Excise	2.11	-
Finance Act, 1994 Service tax	Service tax on various outward freight, & Telephone Service	FY 2016-17- July -16 to March-17	Assistant Commissioner, Central Excise	1.30	-
Finance Act, 1994 Service tax	Service tax on taking credit on levy of service tax on Outdoor catering services	FY 2009-10	Dy. Commissioner, Central Excise LTU Delhi	0.49	-
Finance Act, 1994 Service tax	Service tax on Civil construction, CHA, maintenance or repair, outward freight, Travel Agent, Catering Pandal, Shamiana, Authorised Service Station & Telephone Service	February-2004 to November-2011	Commissioner, Joint Commissioner and Deputy Commissioner, Central Excise	33.85	-

- (viii) In our opinion and according to the information and explanations given to us and on the basis of records examined by us, the Company has not defaulted in repayment of loans or borrowings to banks and a financial institution. Further, the Company did not have any outstanding dues to any debenture holder and from government during the year.
- (ix) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and terms loans during the year. Accordingly, paragraph 3 (ix) of the Order is not applicable.
- (x) According to the information and explanations given to us, no material fraud by the Company and neither any material fraud on the Company by its officers or employees has been noticed or reported during the year.
- (xi) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the managerial remuneration has been paid or provided by the Company in accordance with the provisions of Section 197 read with Schedule V of the Act.
- (xii) According to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, paragraph 3(xii)

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of the Order is not applicable.

- (xiii) In our opinion and according to the information and explanations given to us and on the basis of our examination of the records of the Company, the transactions with the related parties are in compliance with Section 177 and 188 of the Companies Act, 2013 where applicable and the details have been disclosed in the standalone financial statements as required by the accounting standards.
- (xiv) According to the information and explanation given to us and on the basis of our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- (xv) According to the information and explanations given to us, the Company has not entered into any non-cash transactions with directors or person connected with him. Accordingly, paragraph 3 (xv) of the Order is not applicable.

(xvi) According to the information and explanations given to us, the Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934.

For **BSR & Co. LLP**

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

Place: Gurugram Date: 27 June 2020

-/Sd Shashank Agarwal

Partner Membership No. :095109 ICAI UDIN:20095109AAAADZ6451

ANNEXURE B TO THE INDEPENDENT AUDITOR'S REPORT

on the Standalone Financial Statements of Sandhar Technologies Limited for the year ended 31 March 2020

Report on the Internal Financial Controls with reference to the aforesaid Standalone Financial Statements under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013

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

Opinion

We have audited the Internal Financial Controls with reference to Standalone Financial Statements of Sandhar Technologies Limited ("the Company") as of 31 March 2020 in conjunction with our audit of the Standalone Financial Statements of the Company for the year ended on that date.

In our opinion, the Company has, in all material respects, adequate Internal Financial Controls with reference to Standalone Financial Statements and such Internal Financial Controls were operating effectively as at 31 March 2020, based on the Internal Financial Controls with reference to Standalone Financial Statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

The Company's management and the Board of Directors are responsible for establishing and maintaining Internal Financial Controls based on the Internal Financial Controls with reference to Standalone Financial Statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note. These responsibilities include the design, implementation and maintenance of adequate Internal Financial Controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013 (hereinafter referred to as "the Act").

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the Internal Financial Controls with reference to Standalone Financial Statements and their operating effectiveness. Our audit of Internal Financial Controls with reference to Standalone Financial Statements included obtaining an understanding of such Internal Financial Controls, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk.

The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the Standalone Financial Statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's Internal Financial Controls with reference to Standalone Financial Statements.

Meaning of Internal Financial controls with Reference to Standalone Financial Statements

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

Inherent Limitations of Internal Financial controls with Reference to Standalone Financial Statements

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

For **B S R & Co. LLP** Chartered Accountants ICAI Firm registration number: 101248W / W-100022

Place: Gurugram Date: 27 June 2020 -Sd/-Shashank Agarwal Partner Membership number: 095109 ICAI UDIN:20095109AAAADZ6451

STANDALONE BALANCE SHEET As at 31 March 2020 (Rupees in lacs, except share data, per share data and unless otherwise stated)

Non-current assets Constraints Capital with dimposites 3 57,511,4 57,731,72 Capital with dimposites 4 1283380 52,851,4 57,731,72 Capital with dimposites 4 1283380 52,851,4 57,731,72 Capital with dimposites 5 552,85 552,85 552,85 552,85 552,85 552,85 552,85 552,85 552,85 562,86 662,42 664,62 744,13 74,84,96 731,84,96 731,84 731,84,96 731,84,96 731,84,96 731,84,96 731,84,96 731,84,96 731,84,96 731,84,96 731,84,96 731,84,96 731,84,96 731,84,96 732,84,92 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 703,84,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,845,96 702,84,96,96 702,84,96,96 702,84,96,96 702,84,96,96 <th>Particulars</th> <th></th> <th>Notes</th> <th>As at 31 March 20</th> <th>20</th> <th>As at 31 March 2019</th>	Particulars		Notes	As at 31 March 20	20	As at 31 March 2019
Angent public and equipment 3 3 57.51.93 57.23.93 66.63 94.01.99 97.93.93 66.63 94.01.99 97.93.93 57.23.93 57.23.93 57.23.93 66.63 74.64.93 77.64.90 77.43.94 77.24.90 77.93.93 57.23.93 <td< td=""><td>Assets</td><td></td><td></td><td></td><td></td><td></td></td<>	Assets					
Saltal work in progress 2,209,20 2,209,	Non-current assets					
ight-of-one sates 4 12830	Property, plant and equipment		3	57,5	511.94	57,731.75
Sale of the start is assets 5 522.33 552.33 Hore Inters is assets 6 0 0 Incord Lassets 6 0 <	Capital work-in-progress			2,2	209.57	2,799.58
Dher infinition 5 789.58 666.24 Investments 64 9.212.00 6.744.15 Icons 68 9.021.01 9.888 Incoments 68 9.021.01 9.888 Incoment assets 8 2.22.80.27 7.93.30 Iter incorrent assets 8 2.2.80.27 7.93.30 Iter incorrent assets 6 7.6.997 1.3.454.92 Iter incorrent assets 60 7.99.58 6.00.00.00.00.00.00.00.00.00.00.00.00.00	Right-of-use assets		4	1,2	283.80	-
inancial sostis 6 A 9 123 6 9 123 6 6 9 123 6 6 9 123 6 6 9 133 <t< td=""><td>Goodwill</td><td></td><td>5</td><td>Ľ</td><td>52.35</td><td>552.35</td></t<>	Goodwill		5	Ľ	52.35	552.35
Investments 6A 9,242.00 6,744.05 Loans 6B 940.19 91.883 Income Loans 6B 300.40 91.883 Income Loans 6B 300.40 73.44 Der non-current assets 7 120.9967 13.454.90 Chartent assets 6B 76.92 40.000 Chartent assets 6B 76.92 40.000 Chartent assets 6C 16.0984.10 930.006.43 Chartent assets 6C 72.80 15.92 Chartent assets 6C 72.80 15.92 Chartent assets 6E 72.82 15.92 Chartent assets 6E 72.82 13.83 Chartent assets 6E 72.82 14.92 Chartent assets 6E 72.82 14.92 Chartent assets 31.401.14 47.832.60 14.92 Chartent assets 31.401.14 47.832.60 14.92 Chartent assets 31.401.14 47.832.60 14.92	Other intangible assets		5	7	789.58	666.24
Loans 68 90.19 9183 Dher non-current assets 98 202.78 9933 Dher non-current assets 98 196.40 7.31.44 Fold non-current assets 9 Current assets 9 Curren	Financial assets		6			
norme taxastis 3 202.78 9933 Dier non-current assets 7 12099.67 731.46 Tranchal assets 6 72.810.21 702.435.67 Tranchal assets 6 766.92 4050.06 Loars 6.8 77.65.92 4050.06 Cash and cash equivalents 6.0 2993.0 73.23 Trade receivales 6.6 7.92.97 2.139.2 Trade receivales 9.0 6.019.07 6.019.07 Trade receivales 9.9 6.019.07 6.019.07 Trade receivales 7.92.95.78 6.44.94.3 Trade receivales 1.0 2.006.65 1.22.93.2 Trade pavalies 1.0 1.00	- Investments		6A	9,1	123.60	6,744.19
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immerstation 7 12,099,7 13,454 yrights Loars 68 776,92 40,000 Cash and cash equivalents 60 299,50 57,92 Other bank blannes 66 772,26 15,000 Other bank blannes 66 772,26 15,000 Other bank blannes 66 772,26 12,99,27 Other bank blannes 67 273,97 1,341,40 Statistic statistics 8 1,722,72 1,214,92 Gal accord assets 8 1,722,72 2,219,82 Gal accord assets 9 6,001,907 6,001,907 Gal accord assets 9 6,001,907 6,001,907 Gal accord assets 9 6,001,907 6,001,907 Gal accord assets 10 2,328,5 59,4 Labilities 11 2,385 59,4 Labilities 13 86,380 1,33 Cal asset held for asset held fo	Total non-current assets			72,8	310.21	70,243.69
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Total on current liabilities 2,006.65 1,228.38 Current liabilities 1 3,866.89 11,317.2 - Trade payables 11 3,866.89 11,317.2 - total outstanding dues of micro enterprises and small enterprises 1,135.94 1,387.9 - total outstanding dues of micro enterprises and small enterprises 17,694.26 27,981.8 - Lease liabilities 13 1,757.81 0.2 - Other financial liabilities 13 1,757.81 0.2 - Other financial liabilities 13 1,933.30 1,987.3 Other current liabilities 13 1,933.30 1,987.3 Other current liabilities 14 608.34 1,599.7 Total current liabilities 15 - 323.6 Provisions 15 - 323.6 Total current liabilities 14 608.34 1,280.5 Total current liabilities 104,211.35 117,972.41 Significant accounting policies 2 2 Partered Accountants Sandhar Technologies Limited Sandhar Technologies Limited CAI Firm Registration number 101248W/W-100022	- Lease liabilities		13	8	363.80	3.95
Current liabilities 11 3.866.89 11,317.2 Borrowings Cotal outstanding dues of micro enterprises and small enterprises Cotal outstanding dues of creditors other than micro enterprises and small enterprises Cotal outstanding dues of creditors other than micro enterprises and small enterprises Cotal outstanding dues of creditors other than micro enterprises and small enterprises Cotal outstanding dues of creditors other than micro enterprises and small enterprises Cotal outstanding dues of creditors other than micro enterprises and small enterprises Cotal outstanding dues of creditors other than micro enterprises and small enterprises Cotal explicit contract due to the due to t	Deferred tax liabilities (net)		16	1,1	L19.00	1,165.00
Financial liabilities - Borrowings - 17ade payables - 12 - Trade payables - 12 - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises and small enterprises - total outstanding dues of micro enterprises - tot	Total non current liabilities			2,0	06.65	1,228.38
- Borrowings 11 3,866.89 11,317.2 - Trade payables 12 - - total outstanding dues of micro enterprises and small enterprises 11,35.94 1,387.9 - total outstanding dues of creditors other than micro enterprises and small enterprises 17,694.26 27,981.8 - Lease liabilities 13 577.81 0.2 - Other financial liabilities 13 1,933.30 1,987.3 Other current liabilities 14 608.34 1,599.7 ncome tax liabilities 15 - 323.6 forking forms 15 633.31 1,280.5 fotal current liabilities 104,211.35 117,972.41 Significant accounting policies 2 - For and on behalf of the Board of Directors of Sandhar Technologies Limited - CAI Firm Registration number 101248W/W-100022 Sandhar Technologies Limited Co-Chairman and Chief Financial Officer Wembership No. 095109 Vimal Mahendru Archana Capoor Ravinder Nagpal <	Current liabilities					
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- Trade payables 12 • total outstanding dues of micro enterprises and small enterprises 1,135,94 1,387,9 • total outstanding dues of creditors other than micro enterprises and small enterprises 13 577,81 0,2 - Other financial liabilities 13 1,933,30 1,987,3 0,2 - Other financial liabilities 13 1,933,30 1,987,3 0,2 Other current liabilities 14 608,34 1,599,7 ncome-tax liabilities 15 -323,6 Ortovisions 15 633,31 1,280,5 26,449,85 45,878,65 Total equity and liabilities 104,211,35 117,972,41 31 1,797,241 Significant accounting policies 2 2 2 2 2 Significant accounting policies 2 3 3 31,797,241 Significant accounting policies For and on behalf of the Board of Directors of S & & Co.LP 5 3 3 3 3 Chairman full countants Cauter decountants Sandhar Technologies Limited Sandhar Technologies Limited Cheif Financial Officer Chairman Menderu Chairman Co-Chair	- Borrowings		11	3.8	366.89	11,317.25
 total outstanding dues of micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors other than micro enterprises and small enterprises total outstanding dues of creditors of the second point of these Standalone Financial Statements. As per our report of even date attached for sorts Standar Technologies Limited CAL Firm Registration number 101248WW-100022 Shashank Agarwal Membership No. 095109 Dinector Dinector Director Director Director Director Director Director 	· · · · · · · · · · · · · · · · · · ·			_,_		
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- Lease liabilities 13 577.81 0.2 - Other financial liabilities 13 1,933.30 1,987.3 Dther current liabilities 14 608.34 1,599.7 ncome-tax liabilities 15 - 323.6 Provisions 15 633.31 1,280.5 Total current liabilities 226,449.85 445,878.65 Total equity and liabilities 226,449.85 445,878.65 Total equity and liabilities 226,449.85 445,878.65 Total equity and liabilities 226,449.85 117,972.41 Significant accounting policies 2 The accompanying notes are an integral part of these Standalone Financial Statements. As per our report of even date attached For BS & Co. LLP Chartered Accountants CAI Firm Registration number 101248W/W-100022 Shashank Agarwal Partner Membership No. 095109 DIN : 00002008 Managing Director DIN : 00100801 Vimal Mahendru Director Director S Standar Technologies 1 Director Director S Managing Director DIN : 00100801 Vimal Mahendru Director Director Director S Ravinder Nagpal		terprises				,
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14608.341,599.7ncome-tax liabilities15-323.6Provisions15633.311,280.5fotal current liabilities26,449.8545,878.65fotal equity and liabilities104,211.35117,972.41significant accounting policies2104,211.35117,972.41For 8 SR & Co. LLPFor and on behalf of the Board of Directors of Sandhar Technologies Limited5Sandhar Technologies LimitedChartered AccountantsD. N. DavarJayant DavarNarender Kumar DograChartered AccountantsCo-Chairman and DIN : 00002008Chief Financial OfficerMembership No. 095109DIN : 00002008Managing Director DIN : 00100801Chief Financial OfficerVimal Mahendru DirectorArchana CapoorRavinder NagpalDirectorDirectorDirectorDirector						
ncome-tax liabilities 15 - 323.6 Provisions Total current liabilities 26,449.85 45,878.65 20,449.85 45,878.65						,
Porovisions 15 633.31 1,280.5 Total current liabilities 26,449.85 45,878.65 Total equity and liabilities 104,211.35 117,972.41 Significant accounting policies 2 104,211.35 117,972.41 Saper our report of even date attached 50° BS R& Co. LLP For and on behalf of the Board of Directors of Sandhar Technologies Limited Sandhar Technologies Limited CAI Firm Registration number 101248W/W-100022 For and on behalf of the Board of Directors of Sandhar Technologies Limited Narender Kumar Dogra Shashank Agarwal D. N. Davar Jayant Davar Narender Kumar Dogra Partner Chairman Co-Chairman and Chief Financial Officer Membership No. 095109 Managing Director DIN : 00100801 Chief Financial Officer Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director Director				C C		· · · · · · · · · · · · · · · · · · ·
Total current liabilities 26,449.85 45,878.65 Total equity and liabilities 104,211.35 117,972.41 Significant accounting policies 2 The accompanying notes are an integral part of these Standalone Financial Statements. 2 As per our report of even date attached 507 BS R& Co. LLP For and on behalf of the Board of Directors of Sandhar Technologies Limited CAI Firm Registration number 101248W/W-100022 For and on behalf of the Board of Directors of Shashank Agarwal D. N. Davar Jayant Davar Partner Chairman Co-Chairman and Membership No. 095109 DIN : 00002008 Managing Director DIN : 00100801 Vinal Mahendru Archana Capoor Ravinder Nagpal Director Director					22 21	
Total equity and liabilities 104,211.35 117,972.41 Significant accounting policies 2 The accompanying notes are an integral part of these Standalone Financial Statements. 2 As per our report of even date attached For and on behalf of the Board of Directors of Sandhar Technologies Limited CAI Firm Registration number 101248W/W-100022 For and on behalf of the Board of Directors of Sandhar Technologies Limited Shashank Agarwal D. N. Davar Jayant Davar Narender Kumar Dogra Partner Chairman Co-Chairman and Chief Financial Officer Membership No. 095109 DIN : 00002008 Managing Director Chief Financial Officer Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director			15			
Significant accounting policies 2 The accompanying notes are an integral part of these Standalone Financial Statements. Seper our report of even date attached For BS R & Co. LLP For and on behalf of the Board of Directors of Sandhar Technologies Limited CAI Firm Registration number 101248W/W-100022 For and on behalf of the Board of Directors of Sandhar Technologies Limited Shashank Agarwal D. N. Davar Jayant Davar Partner Chairman Co-Chairman and Membership No. 095109 DIN : 00002008 Managing Director Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director	Total cullent habilities			20,-	H7.0J	45,070.05
Significant accounting policies 2 The accompanying notes are an integral part of these Standalone Financial Statements. Seper our report of even date attached For BS R & Co. LLP For and on behalf of the Board of Directors of Sandhar Technologies Limited CAI Firm Registration number 101248W/W-100022 For and on behalf of the Board of Directors of Sandhar Technologies Limited Shashank Agarwal D. N. Davar Jayant Davar Partner Chairman Co-Chairman and Membership No. 095109 DIN : 00002008 Managing Director Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director	Total equity and liabilities			104 3	211 35	117 972 41
As per our report of even date attached For B S R & Co. LLP Chartered Accountants CAI Firm Registration number 101248W/W-100022 Shashank Agarwal Partner Membership No. 095109 Linetor Membership No. 095109 Membership No.				104,2		±±/,//2,-71
As per our report of even date attached For B S R & Co. LLP Chartered Accountants CAI Firm Registration number 101248W/W-100022 Shashank Agarwal Partner Membership No. 095109 Membership No. 095109 M	Significant accounting policies		2			
For BSR & Co. LLP For and on behalf of the Board of Directors of Sandhar Technologies Limited For and on behalf of the Board of Directors of Sandhar Technologies Limited Narender Kumar Dogra Shashank Agarwal D. N. Davar Jayant Davar Narender Kumar Dogra Partner Chairman Co-Chairman and DIR Chief Financial Officer Membership No. 095109 DIN : 00002008 Managing Director DIN : 00100801 Chief Financial Officer Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director	The accompanying notes are an integral part of these Standalone Financial Statement	ts.				
For BSR & Co. LLP For and on behalf of the Board of Directors of Sandhar Technologies Limited For and on behalf of the Board of Directors of Sandhar Technologies Limited Narender Kumar Dogra Shashank Agarwal D. N. Davar Jayant Davar Narender Kumar Dogra Partner Chairman Co-Chairman and DIR Chief Financial Officer Membership No. 095109 DIN : 00002008 Managing Director DIN : 00100801 Chief Financial Officer Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director	As per our report of even date attached					
Chartered Accountants CAI Firm Registration number 101248W/W-100022 Sandhar Technologies Limited Shashank Agarwal D. N. Davar Jayant Davar Narender Kumar Dogra Partner Membership No. 095109 Co-Chairman and DIN: 00002008 Co-Chairman and Managing Director Chief Financial Officer Vimal Mahendru Director Archana Capoor Director Ravinder Nagpal Director	For BSR & Co. LLP	For and on behalf	of the Boa	rd of Directors of		
CAI Firm Registration number 101248W/W-100022 D. N. Davar Jayant Davar Narender Kumar Dogra Shashank Agarwal D. N. Davar Jayant Davar Narender Kumar Dogra Partner Chairman Co-Chairman and Chief Financial Officer Membership No. 095109 DIN : 00002008 Managing Director DIN : 00100801 Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director	Chartered Accountants	Sandhar Technol	ogies Limit	ed		
Partner Co-Chairman and Chief Financial Officer DIN : 00002008 DIN : 00100801 Co-Chairman and Chief Financial Officer DIN : 00100801 Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director Director Director Co-Chairman and Chief Financial Officer DIN : 00100801	ICAI Firm Registration number 101248W/W-100022		Č (
Partner Co-Chairman and Chief Financial Officer DIN : 00002008 DIN : 00100801 Co-Chairman and Chief Financial Officer DIN : 00100801 Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director Director Director Co-Chairman and Chief Financial Officer DIN : 00100801						
Partner Co-Chairman and Chief Financial Officer DIN : 00002008 DIN : 00100801 Co-Chairman and Chief Financial Officer DIN : 00100801 Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director Director Director Co-Chairman and Chief Financial Officer DIN : 00100801	Shashank Agarwal	D. N. Davar	Java	nt Davar	Narend	der Kumar Dogra
Membership No. 095109 DIN : 00002008 Managing Director DIN : 00100801 Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director						
DIN : 00100801 Vimal Mahendru Archana Capoor Ravinder Nagpal Director Director Director					CHIEFF	Inancial Officer
Director Director Director	Membership No. 095109	DIN:00002008		0 0		
Director Director Director		Vimal Mahendru	Arch	ana Capoor	Ravind	er Nagpal
DIN:00006016 DIN:012041/0 DIN:00102970						
		DIN:00006016	DIN	:01204170	DIN:0	0102810

Director DIN:00006016 Subhi Gupta Company Secretary ICSI M. No. 44467

Place : Gurugram

Date : 27 June 2020

Place : Gurugram Date : 27 June 2020

STANDALONE STATEMENT OF PROFIT AND LOSS for the year ended 31 March 2020 (Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Notes	For the year ended 31 March 2020	For the year ended 31 March 2019
REVENUE			
Revenue from operations	17	164,002.85	203,699.38
Other income	18	1,012.48	627.42
Total income (I)		165,015.33	204,326.80
II EXPENSES			
Cost of raw materials and components consumed	19	103,138.41	130,424.56
Changes in inventories of finished goods and work-in-progress	20	414.76	(331.58)
Employee benefits expense	21	22,329.83	24,251.22
Finance costs	24	1,263.43	1,745.91
Depreciation and amortization expense	22	7,560.17	6,669.80
Other expenses	23	22,216.24	27,221.78
Total expenses (II)		156,922.84	189,981.69
Profit before exceptional item and tax (III = I - II)		8,092.49	14,345.11
Exceptional item	25	-	148.05
V Profit before tax (IV)	23	8,092.49	14,197.06
V Tax expense:	_	0,072.47	14,177.00
Current tax		2,293.31	4,079.07
Deferred tax (credit)/charge		(292.92)	585.29
Total tax expense (V)		2,000.39	4,664.36
		2,000.07	1,00 1100
VI Profit for the year (VI = IV - V)		6,092.10	9,532.70
VII Other Comprehensive Income (VII)			
Items that will not be reclassified to profit or loss			
Re-measurement gain/(loss) on defined benefit plans	26	980.99	(100.08)
Income tax relating to re-measurement gain/(loss) on defined benefit plans		(246.92)	34.97
Total Other Comprehensive Income for the year (net of tax)		734.07	(65.11)
VIII Total Comprehensive Income for the year (VIII = VI - VII) (Comprising Profit and Other Comprehensive Income for the year)		6,826.17	9,467.59
IX Earnings per equity share:		10.10	15.04
(1) Basic-Par value of Rs. 10 per share	27	10.12	15.84
(2) Diluted-Par value of Rs. 10 per share		10.12	15.84
Significant accounting policies	2		
The accompanying notes are an integral part of these Standalone Financial Stater	ments.		
As per our report of even date attached			
For B S R & Co. LLP	For and on beha	lf of the Board of Directors of	
Chartered Accountants	Sandhar Techn	ologies Limited	
ICAI Firm Registration number 101248W/W-100022			
Shashank Agarwal	D. N. Davar	Jayant Davar	Narender Kumar Dogra
Partner Membership No. 095109	Chairman DIN : 00002008	Co-Chairman and Managing Director DIN : 00100801	Chief Financial Officer
	Vimal Mahendro	u Archana Capoor	Ravinder Nagpal
	Director DIN : 00006016	Director	Director DIN : 00102970
	Subhi Gupta		
	Company Secret ICSI M. No. 4446		
Place : Gurugram			Place : Gurugram
Date : 27 June 2020			Date : 27 June 2020

C

STANDALONE STATEMENT OF CHANGES IN EQUITY for the year ended 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

A. Equity share capital:

Particulars	Notes	Equity Shares	
		No. of shares in lacs	Amount
Balance as at 1 April 2018	8	601.91	6,019.07
Changes during the year		-	-
Balance as at 31 March 2019		601.91	6,019.07
Changes during the year		-	-
Balance as at 31 March 2020		601.91	6,019.07

B. Other equity

Particluars	F	Reserves and Surplus (1)		Items of other comprehensive income (2)	Total	
	Retained earnings	Securities Premium	Capital reserves	Remeasure- ments of defined benefit liabilities		
Balance as at 1 April 2018	25,913.60	27,922.42	2,653.66	(151.03)	56,338.65	
Transactions with owners directly recorded in equity						
Share issue expenses	-	(62.75)	-	-	(62.75)	
Total Comprehensive income for the year ended 31 March 2018						
Profit for the year	9,532.70	-	-	-	9,532.70	
Other comprehensive income (net of tax)	-	-	-	(65.11)	(65.11)	
Contribution by and distribution to owner						
Dividend on equity shares (Interim)	(752.38)	-	-	-	(752.38)	
Tax on Dividend (interim)	(144.80)	-	-	-	(144.80)	
Balance as at 31 March 2019	34,549.12	27,859.67	2,653.66	(216.14)	64,846.31	
Transactions with owners directly recorded in equity						
Adjustment relating to lease pertains to previous years	(132.49)				(132.49)	
Total Comprehensive income for the year ended 31 March 2019						
Profit for the year	6,092.10	-	-	-	6,092.10	
Other comprehensive income (net of tax)	-	-	-	734.07	734.07	
Contribution by and distribution to owner						
Dividend on equity shares (Final)	(752.38)	-	-	-	(752.38)	
Dividend on equity shares (interim)	(752.38)	-	-	-	(752.38)	
Tax on Dividend	(299.45)	-	-	-	(299.45)	
Balance as at 31 March 2020	38,704.52	27,859.67	2,653.66	517.93	69,735.78	

Notes:

1. During the year ended 31 March 2020 and 31 March 2019, the Company has paid dividend to its shareholders. This has resulted in payment of Dividend Distribution Tax (DDT) to the taxation authorities. The Company believes that DDT represents additional payment to taxation authority on behalf of the shareholders. Hence DDT paid is charged to equity.

2. Refer note 10 for nature and purpose of other equity

The accompanying notes are an integral part of these Standalone Financial Statements. As per our report of even date attached

For BSR&Co.LLP

Chartered Accountants ICAI Firm Registration number 101248W/W-100022

Shashank Agarwal

Partner Membership No. 095109 For and on behalf of the Board of Directors of Sandhar Technologies Limited

D. N. Davar Chairman

Chairman DIN : 00002008

 Vimal Mahendru
 Archana Capoor

 Director
 Director

Director DIN : 00006016

Subhi Gupta Company Secretary ICSI M. No. 44467 Jayant Davar Co-Chairman and Managing Director DIN : 00100801

DIN:01204170

Narender Kumar Dogra

Chief Financial Officer

Ravinder Nagpal

Director DIN:00102970

Place : Gurugram Date : 27 June 2020

Place : Gurugram Date : 27 June 2020

STANDALONE STATEMENT OF CASH FLOWS for the year ended 31 March 2020 (Rupees in lacs, except share data, per share data and unless otherwise stated)

I	Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
A (Cash flows from operating activities		
1	Profit before tax	8,092.49	14,197.06
2	Adjustments for :		
[Depreciation and amortization expenses	7,560.17	6,669.80
I	mpairment loss on investment in join venture	-	148.05
(Profit) on sale of property, plant and equipment	(113.95)	(37.17)
1	MTM gain on derivative	(14.42)	-
F	Provision for doubtful debts and advances	244.31	20.66
ι	Unrealised foreign exchange (gain)/loss	20.70	8.93
I	nterest expense	1,263.43	1,745.91
I	nterest income on security deposits measured at amortised cost	(1.26)	(11.06)
(Gain on investments carried at fair value through profit or loss	(55.02)	(0.15)
I	nterest income	(186.08)	(118.56)
[Dividend income	(81.25)	(47.95)
3 (Operating profit before working capital changes (1+2)	16,729.12	22,575.52
4	Movements in working capital:		
[Decrease/(Increase) in trade receivables	13,741.90	(6,612.24)
[Decrease/(Increase) in inventories	1,355.29	(1,258.97)
(Increase) in long-term loans and advances	(21.38)	(151.49)
[Decrease/(Increase) in financial assets, including assets held for sale	817.24	(400.76)
[Decrease in other current assets	405.55	638.54
I	ncrease/(Decrease) in trade payables	(10,562.20)	417.34
I	ncrease in current provisions	86.82	63.79
I	ncrease in other financial liabilities	194.84	32.14
I	ncrease/(Decrease) in other current liabilities	(991.37)	442.00
٦	Total movement in working capital:	5,026.69	(6,829.65)
5 (Cash generated from operations (3+4)	21,755.81	15,745.87
6 I	ncome tax paid (net of refunds)	2,473.48	5,117.74
7 1	Net cash generated from operating activities (5-6)	19,282.33	10,628.13
В	Cash flow from investing activities:		
F	Purchase of Property, plant and equipment, Capital work in progress, other	(5,781.89)	(9,814.02)
	ntangible assets and capital advances		
	Proceeds from sale of property, plant and equipment	91.02	159.52
	Purchase of non-current investment in joint ventures Redemption/(Increase) of Bank deposits (having original maturity of more	(2,324.40)	(1,964.38)
	chan 3 months)	26.68	(4.24)
	Dividend income	81.25	47.95
I	nterest received	181.84	127.37
1	Net cash used in investing activities:	(7,725.50)	(11,447.80)
с	Cash flow from financing activities:		
F	Repayment of long-term borrowings	(41.19)	(25,446.35)
	(Repayment)/ proceeds from short-term borrowings (net)	(7,450.36)	3,917.85
	Share issue expenses	_	(62.75)
		(719.65)	-
F	Payment of lease liabilities		

STANDALONE STATEMENT OF CASH FLOWS for the year ended 31 march 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Interest paid	(1,299.83)	(1,981.15)
Net cash used in financing activities:	(11,315.25)	(24,469.58)
Net increase/(decrease) in Cash and cash equivalents (A+B+C)	241.58	(25,289.25)
Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
- 1 Cash and cash equivalents as at the beginning of year	57.92	25,347.17
- 2 Cash and cash equivalents as at end of the year	299.50	57.92
Cash and cash equivalents include :		
Poloncoc with bonks		

Cash and cash equivalents at the end of the year	299.50	57.92
Cash on hand	13.01	14.66
- Cheques on hand	-	41.99
– In current accounts	286.49	1.27
Balances with banks:		

Reconciliation between the opening and closing balances in the balance sheet for liabilities arising from financing activities:

Particulars	Non - current borrowings*	Current borrowings
Opening balance as at 1 April 2019	116.71	11,317.25
Cash flows during the year	(48.57)	(7,450.36)
Non-cash changes:	-	-
Closing balance as at 31 March 2020	68.14	3,866.89

*Includes current maturities of non-current borrowings and interest accrued thereon, refer Note 13.

Notes:

- The standalone cash flow statement has been prepared in accordance with "Indirect Method" as set out on Indian Accounting
- 1. Standard -7 on "Statement of Cash Flows".
- 2. Refer note 2 for significant accounting policies.
- 3. The Company paid in cash Rs. 198.04 Lacs for the year ended 31 March 2020 and Rs. 196.83 Lacs for the year ended 31 March 2019 towards Corporate Social Responsibility (CSR) expenditure.

The accompanying notes are forming part of these Standalone Financial Statements

As per our report of even date attached **For B S R & Co. LLP** Chartered Accountants ICAI Firm Registration number 101248W/W-100022

Shashank Agarwal

Partner Membership No. 095109 For and on behalf of the Board of Directors of **Sandhar Technologies Limited**

D. N. Davar Chairman DIN : 00002008 Jayant Davar Co-Chairman and Managing Director DIN : 00100801 Narender Kumar Dogra

Chief Financial Officer

Vimal Mahendru Director DIN : 00006016

Archana Capoor Director DIN:01204170 **Ravinder Nagpal** Director DIN : 00102970

Subhi Gupta Company Secretary ICSI M. No. 44467

> Place : Gurugram Date : 27 June 2020

Place : Gurugram Date : 27 June 2020 **NOTES TO THE STANDALONE FINANCIAL STATEMENTS** for the year ended 31 March 2020 (Rupees in lacs, except share data, per share data and unless otherwise stated)

1. Corporate information

Sandhar Technologies Limited ('STL' or 'the Company') is a Public Limited Company domiciled in India. The Company was incorporated on 19 October 1987 in New Delhi, India. The Company is primarily engaged in the manufacturing and assembling of automotive components for the automotive industry.

2. Significant accounting policies

2.1 Basis of preparation

(i) Statement of compliance

These Standalone Financial Statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) prescribed under Section 133 of Companies Act, 2013 (the 'Act'), read with Companies (Indian Accounting Standards) Rules as amended from time to time and other relevant provisions of the Act.

Effective 1 April 2016, the Company transitioned to Ind AS while the Financial Statements were being prepared in accordance with the Companies (Accounting Standards) Rules, 2006 (previous GAAP) till 31 March 2017 and the transition was carried out in accordance with Ind AS 101 "First time adoption of Indian Accounting Standards". While carrying out transition, in addition to the mandatory exemptions, the Company had elected to certain exemption which are listed as below:

a) Business Combination:

Company has opted for exemption under Ind AS 101 with respect to Business Combinations whereby Company has elected not to apply Ind AS 103 retrospectively to past business combinations i.e. to business combinations that occurred before the date of transition to Ind AS. As such previous GAAP balances relating to business combinations consummated before that date, including goodwill, have been carried forward.

b) Deemed cost exemption on Property, Plant and Equipment

Ind AS 101 permits a first-time adopter to elect to continue with the carrying value for all of its property, plant and equipment as recognised in the financial statements as at the date of transition to Ind AS, measured as per the previous GAAP and use that as its deemed cost as at the date of transition after making necessary adjustments for de-commissioning liabilities. This exemption can also be used for intangible assets covered by Ind AS 38 Intangible Assets.

Accordingly, the Company has elected to measure all of its property, plant and equipment and intangible assets at their previous GAAP carrying value.

c) Investment in subsidiaries:

As per the requirements of Ind AS 27, Company has opted to record its equity investment in subsidiary at cost. Ind AS 101 provides that while measuring investment at cost, an entity shall measure that investment at one of the following amounts in its separate opening Ind AS Balance Sheet:

(i) cost determined in accordance with Ind AS 27 or;

(ii) deemed cost. The deemed cost of such an investment shall be its

(a) fair value at the entity's date of transition to Ind ASs in its Separate Financial Statements; or

(b) previous GAAP carrying amount at that date.

Accordingly, Company has opted to record its investment in subsidiary at previous GAAP carrying amount at transition date.

(d) Leases:

Ind AS 101 permits that if there is any land lease newly classified as finance lease then the first time adopter may recognise assets and liability at fair value on that date; and any difference between those fair values is recognized in retained earnings.

Company has therefore classified land leases with multi decade lease periods as finance lease as on transition date.

(ii) Functional and presentation currency

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

(iii) Basis of measurement

These Standalone Financial Statements have been prepared on a historical cost basis, except for the following items which have been measured at fair value or revalued amount:

Items	Measurement basis
Certain financial assets and financial liability	Fair value
Investment in preference shares (unquoted)	Fair value
Net defined benefit plan (asset)/ liability	Fair value of plan assets less present value of defined benefit obligation.
	obligation.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS for the year ended 31 March 2020 (Rupees in lacs, except share data, per share data and unless otherwise stated)

(iv) Use of estimates and judgements

In preparation of these Standalone Financial Statements, management has made judgements, estimates, and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revision to accounting estimates are recognized prospectively. In particular, information about significant areas of estimation uncertainty and critical judgments in applying accounting policies that have the most significant effect on the amounts recognized in the Standalone Financial Statements is included in the following notes.

- Recognition and estimation of tax expense including deferred tax- Note 28
- Estimated impairment of financial assets and nonfinancial assets – Note 2.3 (e)
- Assessment of useful life of property, plant and equipment and intangible asset Note 2.3 (a)
- Estimation of obligations relating to employee benefits: key actuarial assumptions Note 30
- Valuation of Inventories Note 2.3 (g)
- Recognition and measurement of provision and contingencies: Key assumption about the likelihood and magnitude of an outflow of resources Note 31
- Lease classification Note 34
- Fair value measurement Note 2.1 (v)
- In assessing the recoverability of receivables including unbilled receivables, goodwill, financial assets, and certain investments, the Company has considered internal and external information up to the date of approval of these financial statements including credit reports and economic forecasts considering emerging situations due to COVID-19. Based on current indicators of future economic conditions, the Company expects to recover the carrying amount of these assets. Due to the nature of the pandemic, the Company will continue to monitor developments to identify significant uncertainties in future periods.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. Where the normal operating cycle cannot be identified, it is assumed to have a duration of twelve months.

(v) Measurement of fair values

A number of the Company's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities.

The Company has an established control framework with respect to the measurement of fair values. The management regularly reviews significant unobservable inputs and valuation adjustments. If third party information, such as broker quotes or pricing services, is used to measure fair values, then the management assesses the evidence obtained from the third parties to support the conclusion that these valuations meet the requirements of Ind AS, including the level in the fair value hierarchy in which the valuations should be classified.

Significant valuation issues are reported to the Company's audit committee.

Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows.

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

Level 2: inputs other than quoted prices included in 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 asset or liability that are not based on observable market data (unobservable inputs).

When measuring the fair value of an asset or a liability, the Company uses observable market data as far as possible. If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

The Company recognizes transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

Further information about the assumptions made in measuring fair values is included in Note 35 – Financial instrument.

2.2 Changes in significant accounting policies

The Company has initially applied Ind AS 116 from 01 April 2019. Due to the transition methods chosen by the Company in applying the above standard, comparative information throughout these Standalone Financial Statements has not been restated to reflect the requirements of the new standard.

The Company applied Ind AS 116 using the modified retrospective approach, under which the cumulative effect of initial application is recognised in retained earnings at 1 April 2019. Accordingly, the comparative information presented for the previous year ended 31 March 2019 is not restated – i.e. it is presented, as previously reported, under Ind AS 17. The details of the changes in accounting policies are disclosed in note 2.3 (c).

On adoption of the standard, the company has recognized 'Right-of-use' assets and 'Lease liabilities' amounting as at 1 April 2019. Operating lease expenses which were charged as lease rentals in the corresponding last year have now been recognized in the current year as depreciation expense relating to the right-of-use asset and finance cost for interest accrued on lease liability, as required by the new standard.

A number of other new standards and amendments are also effective from 01 April 2019, but they do not have a material effect on the Company's Standalone Financial Statements.

2.3 Summary of significant accounting policies

a. Property, plant and equipment

(i) Recognition and Measurement

Items of property, plant and equipment are measured at cost, which includes capitalized borrowing costs, less accumulated depreciation and accumulated impairment losses, if any.

Cost of an item of property, plant and equipment includes its purchase price, import duties and non-refundable purchase taxes, duties or levies, after deducting trade discounts and rebates, any other directly attributable cost of bringing the asset to its working condition for its intended use and estimated cost of dismantling and removing the items and restoring the site on which it is located. The present value of the expected cost for the decommissioning of an asset after its use is included in the cost of the respective asset if the recognition criteria for a provision are met. Refer to note 2.1(iv) regarding significant accounting judgements, estimates and assumptions.

The cost of a self-constructed item of property, plant and equipment comprises the cost of materials and direct labor, any other costs directly attributable to bringing the item to working condition for its intended use, and estimated costs of dismantling and removing the item and restoring the site on which it is located.

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

If significant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment.

A property, plant and equipment is eliminated from the Standalone Financial Statements on disposal or when no further benefit is expected from its use and disposal. Assets retired from active use and held for disposal are generally stated at the lower of their net book value and net realizable value. Any gain or losses arising disposal of property, plant and equipment is recognized in the Standalone Statement of Profit and Loss.

Once classified as held-for-sale, property, plant and equipment are no longer depreciated.

Gains or losses arising from de-recognition of property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the Standalone Statement of Profit and Loss when the asset is derecognized.

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

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only if it is probable that the future economic benefits associated with the expenditure will flow to the Company.

(iii) Depreciation

Depreciation on property, plant and equipment is calculated on a straight-line basis to allocate their cost, net of their estimated residual values, over the estimated useful lives and is recognized in the Standalone Statement of Profit and Loss. The identified components are depreciated over their useful life, the remaining asset is depreciated over the life of the principal asset. Assets acquired under finance leases are depreciated over the shorter of the lease term and their useful lives unless it is reasonably certain that the Company will obtain ownership by the end of the lease term. Freehold land is not depreciated.

Leasehold land is amortized on a straight line basis over the period of the lease which ranges between 89-99 years.

The Company has used the following rates to provide depreciation which coincides with

the rates indicated in Schedule II of the Act on its property, plant and equipment, except for temporary erection, Computers (Servers and networks) and Non – commercial vehicles.

Asset category	Useful lives estimated by the management (years)
Factory Buildings	30 years
Other Buildings	60 years
Carpeted RCC Roads	10 years
Tube wells	5 years
Plant and Machinery	7.5 – 15 years
Electrical Installations	10 years
Office Equipment	5 years
Racks and Bins	10 years
Furniture & Fixtures	10 years
Commercial Vehicles	8 years
Tools, Moulds and Dies	6 years

The management has estimated, supported by independent assessment by technical experts, professionals, the useful lives of the following classes of assets:

- The useful lives of temporary erection is estimated 1year, which is lower than those indicated in Schedule II
- Computers (Servers and networks) are depreciated over the estimated useful lives of 3 years, which is lower than those indicated in Schedule II.
- Non Commercial Vehicles are depreciated over the estimated useful lives of 6 years, which is lower than those indicated in Schedule II.

Depreciation methods, useful lives and residual values are reviewed at each financial year end and adjusted, if appropriate. Based on technical evaluation and consequent advice, the management believes that its estimates of useful lives as given above best represent the period over which management expects to use these assets.

Depreciation on additions (disposals) is provided on a pro-rata basis i.e. from (upto) the date on which asset is ready for use (disposed of).

b. Intangible assets

(i) Recognition and Measurement

Intangible assets acquired separately are measured on initial recognition at cost. The cost of an item of intangible asset comprises its purchase price, including import duties and other nonrefundable taxes or levies and any attributable costs of bringing the asset to its working condition for its intended use. Any trade discount and rebates are deducted in arriving at the purchase price. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses.

Internally generated intangibles, excluding capitalized development costs, are not capitalized and the related expenditure is reflected in the Standalone Statement of Profit or Loss in the period in which the expenditure is incurred.

An intangible asset is derecognized on disposal or when no future economic benefits are expected from its use and disposal. Losses arising from retirement and gains or losses arising from disposal of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the Standalone Statement of Profit and Loss.

(ii) 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 is recognized in the Standalone Statement of Profit and Loss as incurred.

(iii) Amortization

The useful lives of intangible assets are assessed as either finite or indefinite

Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortization period or method, as appropriate, and are treated as changes in accounting estimates. The amortization expense on intangible assets is recognized in the statement of profit and loss unless such expenditure forms part of carrying value of another asset. Intangible assets with indefinite useful lives are not amortized, but are tested for impairment annually, either individually or at the cash generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made prospective basis.

Technical knowhow

Amounts paid towards technical know-how fees for specifically identified projects/products being development expenditure incurred towards product design is carried forward based on assessment of benefits arising from such expenditure. Such expenditure is amortized over the period of expected future sales from the related product, i.e. the estimated period of 60 to 72 months on straight line basis based on past trends, commencing from the month of commencement of commercial production.

• Software

Software purchased by the Company are amortized on a straight line basis i.e. nonstandard (customized) software in four years and standard (non-customized) software in five years.

Goodwill

Goodwill is not amortized but is tested for impairment annually.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the Standalone Statement of Profit and Loss when the asset is derecognized. Amortization method, useful lives and residual lives are reviewed at the end of each financial year and adjusted, if appropriate.

c Leases

The Company has applied Ind AS 116 w.e.f. 01 April 2019 using the modified retrospective approach and therefore the comparative information has not been restated and continues to be reported under Ind AS 17.

Policy applicable from 1 April 2019 - Ind AS 116

At inception of a contract, the Company assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

As a lessee -

The Company's lease asset classes primarily consist of leases for land and buildings. The Company, at the inception of a contract, assesses whether the contract is a lease or not. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a time in exchange for a consideration. This policy has been applied to contracts existing and entered on or after 1 April 2019. The Company elected to use the following practical expedients on initial application:

- Applied a single discount rate to a portfolio of leases of similar assets in similar economic environment with a similar end date.
- Applied the exemption not to recognize right-ofuse assets and liabilities for leases with less than 12 months of lease term on the date of initial application.
- Excluded the initial direct costs from the measurement of the right-of-use asset at 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.

The Company recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-ofuse asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received. The rightof-use assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-of-use assets is depreciated using the straight-line method from the commencement date over the shorter of lease term or useful life of rightof-use asset. The estimated useful lives of right-of-use assets are determined on the same basis as those of property, plant and equipment. Right-of-use assets are tested for impairment whenever there is any indication that their carrying amounts may not be recoverable. Impairment loss, if any, is recognised in the Standalone Statement of Profit and Loss.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate. Generally, the company uses its incremental borrowing rate as the discount rate. The Company determines its incremental borrowing rate by obtaining interest rates from various external financing sources and makes certain adjustments to reflect the terms of the lease and type of the asset leased.

Lease payments included in the measurement of the lease liability comprise the following:

 fixed payments, including in-substance fixed payments;

- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- the exercise price under a purchase option that the company is reasonably certain to exercise, lease payments in an optional renewal period if the company is reasonably certain to exercise an extension option, and penalties for early termination of a lease unless the company is reasonably certain not to terminate early.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the company's estimate of the amount expected to be payable under a residual value guarantee, if the Company changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised in-substance fixed lease payment.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

Short-term leases- The Company has elected not to recognise right-of-use assets and lease liabilities for short-term leases. The Company recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

Policy applicable before 1 April 2019 - Ind AS 17

(i) Determining whether an arrangement contains a lease

The determination of whether an arrangement is (or contains) a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset or assets, even if that right is not explicitly specified in an arrangement.

At inception or on reassessment of the arrangement that contains a lease, the payments and other consideration required by such an arrangement are separated into those for the lease and those for other elements on the basis of their relative fair values. If it is concluded for a finance lease that it is impracticable to separate the payments reliably, then an asset and a liability are recognized at an amount equal to the fair value of the underlying asset. The liability is reduced as payments are made and an imputed finance cost

on the liability is recognized using the incremental borrowing rate.

(ii) Assets held under lease

A lease is classified at the inception date as a finance lease or an operating lease. A lease that transfers substantially all the risks and rewards incidental to ownership to the Company is classified as a finance lease.

Finance leases are capitalized at the commencement of the lease at the inception date fair value of the leased property or, if lower, at the present value of the minimum lease payments. Lease payments are apportioned between finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are recognized in finance costs in the Standalone Statement of Profit and Loss, unless they are directly attributable to qualifying assets, in which case they are capitalized in accordance with the Company's general policy on the borrowing costs (See note 2.3(d)). Contingent rentals are recognized as expenses in the periods in which they are incurred.

A leased asset is depreciated over the useful life of the asset. However, if there is no reasonable certainty that the Company will obtain ownership by the end of the lease term, the asset is depreciated over the shorter of the estimated useful life of the asset and the lease term. Subsequent to the initial recognition, the assets are accounted for in accordance with the accounting policies applicable to similar owned assets. Assets held under leases that do not transfer to the Company substantially all the risk and rewards of ownership (i.e. operating lease) are not recognized in the Company's Balance Sheet.

(iii) Lease payments

Payments made under operating leases are generally recognized in the Standalone Statement of Profit and Loss on a straight line basis over the term of the lease unless such payments are structured to increase in line with expected general inflation to compensate for the lessor's expected inflationary cost increase. Lease incentive received are recognized as an integral part of the total lease expense over the term of the lease.

Payments made under finance lease are allocated between the outstanding liability and finance cost. The finance cost is charged to the statement of profit and loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

d. Borrowing Costs

Borrowing cost includes interest and other costs (including exchange differences relating to foreign currency borrowings to the extent that they are regarded as an adjustment to interest costs), amortization of ancillary costs incurred in connection with the arrangement of borrowings and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost.

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective asset. All other borrowing costs are expensed in the period they are incurred.

e. Impairment of 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.

For impairment testing, assets that do not generate independent cash inflows are grouped together into cash-generating units (CGUs). Each CGU represents the smallest Group of assets that generates cash inflows that are largely independent of the cash inflows of other assets or CGUs.

An asset's recoverable amount is the higher of an individual asset's or cash-generating unit's (CGU) 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 or group of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded companies or other available fair value indicators.

After impairment, depreciation is provided on the revised carrying amount of the asset over its remaining useful life.

The Company bases its impairment calculation on detailed budgets and forecast calculations, which are

prepared separately for each of the Company's CGUs to which the individual assets are allocated. These budgets and forecast calculations generally cover a period of five years. For longer periods, a long-term growth rate is calculated and applied to project future cash flows after the fifth year. To estimate cash flow projections beyond periods covered by the most recent budgets/forecasts, the Company extrapolates cash flow projections in the budget using a steady or declining growth rate for subsequent years, unless an increasing rate can be justified. In any case, this growth rate does not exceed the long-term average growth rate for the products, industries, or country or countries in which the entity operates, or for the market in which the asset is used.

The Company's corporate assets do not generate independent cash inflows. To determine impairment of a corporate asset, recoverable amount is determined for the CGUs to which the corporate asset belongs.

An impairment loss is recognized if the carrying amount of an asset or CGU exceeds its estimated recoverable amount. Impairment losses, if any, are recognized in the Standalone Statement of Profit and Loss. Impairment losses of continuing operations, including impairment on inventories, are recognized in the statement of profit and loss, except for properties previously revalued with the revaluation surplus taken to OCI. For such properties, the impairment is recognized in OCI up to the amount of any previous revaluation surplus.

In regard to assets for which impairment loss has been recognized in prior period, the Company reviews at each reporting date whether there is any indication that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. Such a reversal is made only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

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

Goodwill is tested for impairment annually at the CGU level, as appropriate, and when circumstances indicate that the carrying value may be impaired.

f. Government grant

Government grants are recognized where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. When the grant relates to an expense item, it is recognized as other operating revenue on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed. When the grant relates to an asset, it is recognized as income in equal amounts over the expected useful life of the related asset.

When the Company receives grants of non-monetary assets, the asset and the grant are recorded at fair value amounts and released to profit or loss over the expected useful life in a pattern of consumption of the benefit of the underlying asset i.e. by equal annual instalments.

g. Inventories

Inventories which includes raw materials, components, stores, work in progress, finished goods and spares are valued at the lower of cost and net realizable value. However, raw materials, components and other items held for use in the production of inventories are not written down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost or in cases where material prices have declined and it is estimated that the cost of the finished products will exceed their net realisable value.

Costs incurred in bringing each product to its present location and condition are accounted for as follows:

- Raw materials and components: Cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost of raw material, components, stores and spares is determined on first in, first out basis.
- Finished goods and work in progress: Cost includes cost of direct materials and labour and a proportion of manufacturing overheads based on the normal operating capacity. Cost is determined on first in, first out basis.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. The net realizable value of work-in-progress is determined with reference to the selling prices of related finished products.

The comparison of cost and net realizable value is made on an item-by-item basis.

h. Foreign currency transactions

Transactions in foreign currencies are initially recorded by the Company at functional currency spot rates at the date the transaction first qualifies for recognition or an average rate if the average rate approximates the actual rate at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date. Exchange differences arising on settlement or translation of monetary items are recognized in the Standalone Statement of Profit and Loss.

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

i. Revenue

Revenue is recognized 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.

However, Goods and Services Tax (GST) is not received by the Company on its own account. Rather, it is tax collected on value added to the commodity by the seller on behalf of the government. Accordingly, it is excluded from revenue.

The specific recognition criteria described below must also be met before revenue is recognized.

Sale of goods

The Company recognized revenue when (or as) a performance obligation was satisfied, i.e. when 'control' of the goods underlying the particular performance obligation were transferred to the customer.

Further, revenue from sale of goods is recognized based on a 5-Step Methodology which is as follows:

Step 1: Identify the contract(s) with a customer

Step 2: Identify the performance obligation in contract

Step 3: Determine the transaction price

Step 4: Allocate the transaction price to the performance obligations in the contract

Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation

Revenue is measured based on the transaction price, which is the consideration, adjusted for volume discounts, service level credits, performance bonuses, price concessions and incentives, if any, as specified in the contract with the customer. Revenue also excludes taxes collected from customers.

Contract assets are recognised when there is excess of revenue earned over billings on contracts. Contract assets are classified as unbilled receivables (only act of invoicing is pending) when there is unconditional right to receive cash, and only passage of time is required, as per contractual terms.

Unearned or deferred revenue is recognised when there is billings in excess of revenues.

Contracts are subject to modification to account for changes in contract specification and requirements. The Company reviews modification to contract in conjunction with the original contract, basis which the transaction price could be allocated to a new performance obligation, or transaction price of an existing obligation could undergo a change. In the event transaction price is revised for existing obligation, a cumulative adjustment is accounted for.

Use of significant judgements in revenue recognition:

- a) The Company's contracts with customers could include promises to transfer products to a customer. The Company assesses the products promised in a contract and identifies distinct performance obligations in the contract. Identification of distinct performance obligation involves judgement to determine the deliverables and the ability of the customer to benefit independently from such deliverables.
- b) Judgement is also required to determine the transaction price for the contract. The transaction price could be either a fixed amount of customer consideration or variable consideration with elements such as volume discounts, service level credits, performance bonuses, price concessions and incentives. The transaction price is also adjusted for the effects of the time value of money if the contract includes a significant financing component. Any consideration payable to the customer is adjusted to the transaction price, unless it is a payment for a distinct product or service from the customer. The estimated amount of variable consideration is adjusted in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur and is reassessed at the end of each reporting period. The Company allocates the elements of variable considerations to all the performance obligations of the contract unless there is observable evidence that they pertain to one or more distinct performance obligations.

- c) The Company uses judgement to determine an appropriate standalone selling price for a performance obligation. The Company allocates the transaction price to each performance obligation on the basis of the relative standalone selling price of each distinct product or service promised in the contract.
- d) The Company exercises judgement in determining whether the performance obligation is satisfied at a point in time or over a period of time. The Company considers indicators such as how customer consumes benefits as services are rendered or who controls the asset as it is being created or existence of enforceable right to payment for performance to date and alternate use of such product or service, transfer of significant risks and rewards to the customer, acceptance of delivery by the customer, etc.

Rendering of services

Revenue from services rendered is recognized in profit or loss in proportion to the stage of completion of the transaction at the reporting date. The stage of completion is assessed by reference to surveys of work performed.

Job work and development charges are recognized upon full completion of the job work and development services and when all the significant risks and rewards of ownership of the goods have been passed to the buyer, on delivery of the goods and no significant uncertainty exists regarding the collection of the consideration.

Interest income

For all debt instruments measured either at amortized cost or at fair value through other comprehensive income, interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortized cost of a financial liability. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) but does not consider the expected credit losses. Interest income is included in the statement of profit and loss.

Dividends

Revenue is recognized when the Company's right to receive the payment is established by the reporting date.

j. Income tax

Income tax expense comprises current and deferred tax. It is recognized in the Standalone Statement of Profit and Loss except to the extent that it relates to a business combination or to an item recognized directly in equity or in other comprehensive income.

Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax reflects the best estimate of the tax amount expected to be paid or received after considering the uncertainty, if any, related to income taxes.

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

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

Current tax assets and current tax liabilities are offset only if there is a legally enforceable right to set off the recognized amounts, and it is intended to realise the asset and settle the liability on a net basis or simultaneously.

Deferred tax

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

Deferred tax liabilities are recognized for all taxable temporary differences.

In the situations where the Company is entitled to a tax holiday under the Income Tax Act, 1961 enacted in India or tax laws prevailing in the respective tax jurisdictions where it operates, no deferred tax asset is recognized in respect of timing differences which are reversed during the tax holiday period, to the extent the Company's gross total income is subject to the deduction during the tax holiday period. Deferred tax in respect of timing differences which reverse after the tax holiday period is recognized in the year in which the timing differences originate. However, the Company restricts recognition of deferred tax assets to the extent that it has become reasonably certain that sufficient future taxable income will be available against which such deferred tax assets can be realized. For recognition of deferred taxes, the timing differences which originate first are considered to reverse first.

Deferred tax assets are recognized on carry forward of unused tax credits and any unused tax losses.

Deferred tax assets are recognized to the extent that it is probable that future taxable profits will be available against which they can be used. The existence of unused tax losses is strong evidence that future taxable profit may not be available. Therefore, in case of a history of recent losses, the Company recognizes a deferred tax asset only to the extent that it has sufficient taxable temporary differences or there is convincing other evidence that sufficient taxable profit will be available against which such deferred tax asset can be realized. Deferred tax assets – unrecognized or recognized, are reviewed at each reporting date and are recognized/ reduced to the extent that it is probable/ no longer probable respectively that the related tax benefit will be realized.

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

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Company expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

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

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

Minimum alternate tax (MAT) paid in a year is charged to the statement of profit and loss as current tax. The Company recognizes MAT credit available as an asset only to the extent that there is convincing evidence that the Company will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the Company recognizes MAT credit as an asset in accordance with the Guidance Note on Accounting for Credit Available in respect of Minimum Alternative Tax under the Income-tax Act, 1961, the said asset is created by way of credit to the statement of profit and loss and shown as "MAT Credit Entitlement." The Company reviews the "MAT credit entitlement" asset at each reporting date and writes down the asset to the extent the Company does not have convincing evidence that it will pay normal tax during the specified period.

k. Segment reporting

Basis for segmentation

An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Company's other components, and for which discrete financial information is available. The Company is primarily engaged in the manufacturing and assembling of automotive components for the automotive industry. All operating segments' operating results are reviewed regularly by the Company's Chief Operating Decision Maker ("CODM") to make decisions about resources to be allocated to the segments and assess their performance. CODM believes that these are governed by same set of risk and returns hence CODM reviews as one balance sheet component.

I. Earnings per share (EPS)

Basic earnings / (loss) per share are calculated by dividing the Profit or Loss for the year attributable to the shareholders of the Company by the weighted average number of equity shares outstanding at the end of the reporting period. The weighted average number of equity shares outstanding during the year is adjusted for events of bonus issue, if any, that have changed the number of equity shares outstanding, without a corresponding change in resources.

For the purpose of calculating diluted earning per share, the profit or loss for the year attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares except where the results will be anti-dilutive.

m. Provisions (Other than employee benefits)

General provisions

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 the expense relating to a provision is presented in the statement of profit and loss net of any reimbursement. Provisions are determined by discounting the expected future cash flows (representing the best estimate of the expenditure required to settle the present obligation at the balance sheet date) at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The unwinding of the discount is recognized as finance cost. Expected future operating losses are not provided for.

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.

Warranty provisions

Provision for warranty related costs are recognized when the product is sold or service provided and is based on historical experience. The provision is based on technical evaluation/ historical warranty data and after weighting of all possible outcomes by their associated probabilities. The estimate of such warranty related costs is revised annually. Where the effect of the time value of money is material, the amount of a provision is the present value of the expenditure expected to be required to settle the obligation.

Contingent liability

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 arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably.

n. Employee benefits

i. Short-term employee benefits

All employee benefits payable wholly within twelve months of receiving employee services are classified as short-term employee benefits. These benefits include salaries and wages, bonus and exgratia. Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided. A liability is recognized for the amount expected to be paid, if the Company has a present legal or constructive obligation to pay the amount as a result of past service provided by the employee, and the amount of obligation can be estimated reliably.

ii. Defined contribution plans

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions into a separate entity and will have no legal or constructive obligation to pay further amounts. The Company makes specified monthly contributions to the Regional Provident Fund Commissioner towards provident fund and employee state insurance scheme ('ESI'). Obligations for contributions to defined contribution plans are recognized as an employee benefit expense in the Statement of Profit and Loss in the periods during which the related services are rendered by employees. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid. If the contribution already paid exceeds the contribution due for services received before the balance sheet date, then excess is recognized as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.

iii. Defined benefit plans

The Company operates a defined benefit gratuity plan, which requires contributions to be made to Kotak Mahindra Old Mutual Life Insurance Limited and LIC of India. There are no other obligations other than the contribution payable to the respective trust.

The Company has an obligation towards gratuity, a defined benefit retirement plan covering eligible employees. The plan provides for a lump sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount based on the respective employee's salary and the tenure of employment. Vesting occurs upon completion of five years of service.

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan. The Company's net obligation in respect of defined benefit plans is calculated by estimating the amount of future benefit that employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets.

The calculation of defined benefit obligation is performed annually by a qualified actuary using the projected unit credit method, which recognizes each year of service as giving rise to additional unit of employee benefit entitlement and measure each unit separately to build up the final obligation. The obligation is measured at the present value of estimated future cash flows. The discount rates used for determining the present value of obligation under defined benefit plans, is based on the market yields on Government securities as at the Balance Sheet date, having maturity periods approximating to the terms of related obligations.

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

in subsequent periods.

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

- The date of the plan amendment or curtailment, and
- The date that the Company recognizes related restructuring costs

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

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

iv. Other long term employee benefits <u>Compensated absences</u>

The employees can carry-forward a portion of the unutilized accrued compensated absences and utilize it in future service periods or receive cash compensation on termination of employment. Since the compensated absences do not fall due wholly within twelve months after the end of the period in which the employees render the related service and are also not expected to be utilized wholly within twelve months after the end of such period, the benefit is classified as a longterm employee benefit. The Company records an obligation for such compensated absences in the period in which the employee renders the services that increase this entitlement. The obligation is measured on the basis of independent actuarial valuation using the projected unit credit method.

As per the compensated absence encashment policy, the Company does not have an unconditional right to defer the compensated absence of employees, accordingly the entire compensated absence obligation as determined by an independent actuary has been classified as current liability as at the period/ year end.

o. Financial instruments

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

i. Recognition and initial measurement

Trade receivables and debt securities are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Company becomes a party to **NOTES TO THE STANDALONE FINANCIAL STATEMENTS** for the year ended 31 March 2020 (Rupees in lacs, except share data, per share data and unless otherwise stated)

the contractual provisions of the instrument.

A financial asset or financial liability is initially measured at fair value plus, for an item not at fair value through profit and loss ('FVTPL'), transaction costs that are directly attributable to its acquisition or issue.

ii. Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as measured at:

- Amortized cost;
- Fair Value through Other Comprehensive Income ('FVOCI') debt instrument;
- FVOCI equity investment; or
- FVTPL

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

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

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

This category is the most relevant to the Company. After initial measurement, such financial assets are subsequently measured at amortized cost using the effective interest rate (EIR) method. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the profit or loss. The losses arising from impairment are recognized in the profit or loss. This category generally applies to trade and other receivables. Company has recognized financial assets viz. security deposit, trade receivables, employee advances at amortized cost.

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

- the asset is held within a business model whose objective is achieved by both collecting

contractual cash flows and selling financial assets; and

- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

Debt instruments included within the FVTOCI category are measured initially as well as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income (OCI). However, the Company recognizes interest income, impairment losses & reversals and foreign exchange gain or loss in the Statement of Profit and Loss. On de-recognition of the asset, cumulative gain or loss previously recognized in OCI is reclassified from the equity to Standalone Statement of Profit and Loss. Interest earned whilst holding FVTOCI debt instrument is reported as interest income using the EIR method.

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in OCI (designated as FVOCI – equity investment). This election is made on an investment-by-investment basis.

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL. This includes all derivative financial assets. On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Equity investments

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading and contingent consideration recognised by an acquirer in a business combination to which Ind AS 103 applies are classified as at FVPL. For all other equity instruments, the Company may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The Company makes such election on an instrument by-instrument basis. The classification is made on initial recognition and is irrevocable.

If the Company decides to classify an equity instrument as at FVOCI, then all fair value changes on the instrument, excluding dividends, are recognised in the OCI. There is no recycling of the amounts from OCI to the Statement of Profit and Loss, even on sale of investment. However, the Company may transfer the cumulative gain or loss within equity. Equity instruments included within the FVPL category are measured at fair value with all changes recognised in the Standalone Statement of Profit and Loss.

Investments in joint ventures

Investments in joint ventures 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 joint ventures, the difference between net disposal proceeds and the carrying amounts are recognized in the Standalone Statement of Profit and Loss.

Investments in subsidiaries

Investments in 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 the carrying amounts are recognized in the Standalone Statement of Profit and Loss.

Financial assets: Business model assessment

The Company makes an assessment of the objective of the business model in which a financial asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the stated policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategy focuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realising cash flows through the sale of the assets;
- how the performance of the portfolio is evaluated and reported to the Company's management;
- the risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed;
- the frequency, volume and timing of sales of financial assets in prior periods, the reasons for such sales and expectations about future sales activity.

Financial assets that are held for trading or are managed and whose performance is evaluated on a fair value basis are measured at FVTPL.

Financial assets: Assessment whether contractual cash flows are solely payments of principal and interest

For the purpose of this assessment 'Principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making the assessment, the Company considers:

- contingents events that would change the amounts or timings of cash flows;
- terms that may adjust the contractual coupon rate, including variable interest rate features;
- prepayment and extension features; and
- terms that limit the Company's claim to cash flows from specified assets (e.g. non - recourse features)

A prepayment feature is consistent with the solely payments of principal and interest criterion if the prepayment amount substantially represents unpaid amounts of principal and interest on the principal amount outstanding, which may include reasonable additional compensation for early termination of the contract. Additionally, for a financial asset acquired at a significant discount or premium to its contractual amount, as feature that permits or requires prepayment at an amount that substantially represents the contractual par amount plus accrued (but unpaid) contractual interest (which may also include reasonable additional compensation for early termination) is treated as consistent with this criterion if the fair value of the prepayment feature is insignificant at initial recognition.

Financial assets: Subsequent measurement and gains and losses

NOTES TO THE STANDALONE FINANCIAL STATEMENTS for the year ended 31 March 2020 (Rupees in lacs, except share data, per share data and unless otherwise stated)

Financial assets at FVTPL

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss.

Financial assets at amortized cost

These assets are subsequently measured at amortized cost using the effective interest method Interest income, foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

Debt investment at FVOCI

These assets are subsequently measured at fair value. Interest income under the effective interest method, foreign exchange gains and losses and impairment are recognized in profit or loss. Other net gains and losses are recognized in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to profit or loss.

Equity investment at FVOCI

These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and are not reclassified to profit or loss.

Financial liabilities: Classification, subsequent measurement and gains and losses

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as heldfor- trading, or it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

iii. Derecognition

Financial assets

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control of the financial asset. If the Company enters into transactions whereby it transfers assets recognized on its balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets, the transferred assets are not derecognized.

Financial liabilities

The Company derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Company also derecognizes a financial liability when its terms are modified and the cash flows under the modified terms are substantially different. In this case, a new financial liability based on the modified terms is recognized at fair value. The difference between the carrying amount of the financial liability extinguished and the new financial liability with modified terms is recognized in profit or loss.

iv. Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the balance sheet when, and only when, the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

v. Derivative financial instruments

The Company uses derivative instruments such as foreign exchange forward contracts and currency swaps to hedge its foreign currency and interest rate risk exposure. Embedded derivatives are separated from the host contract and accounted for separately if the host contract is not a financial asset and certain criteria are met.

Derivatives are initially measured at fair value. Subsequent to initial recognition, derivatives are measured at fair value and changes therein are generally recognized in profit and loss.

Impairment of financial assets

The Company recognizes loss allowances for expected credit losses on:

- Financial assets measured at amortized cost; and
- Financial assets measured at FVOCI debt instruments.

At each reporting date, the Company assesses whether financial assets carried at amortized cost and debt instruments at FVOCI are creditimpaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence that a financial asset is credit – impaired includes the following observable data:

For recognition of impairment loss on financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12 month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognizing impairment loss allowance based on 12 month ECL.

Measurement of expected credit losses

Expected credit losses are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the Company in accordance with the contract and the cash flows that the Company expects to receive).

Presentation of allowance for expected credit losses in the balance sheet

Loss allowance for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets. For debt securities at FVOCI, the loss allowance is charged to the Standalone Statement of the Profit and Loss and is recognized in OCI.

Write-off

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Company determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write- off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with Company's procedures for the recovery of amount due.

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

- a. Financial assets that are debt instruments, and are measured at amortized cost e.g., deposits and advances.
- b. Trade receivables that result from transactions that are within the scope of Ind AS 115.

c. Financial guarantee contracts which are not measured as at FVTPL.

The Company follows 'simplified approach' for recognition of impairment loss allowance on Trade receivables.

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

For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on 12-month ECL.

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

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

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

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

- Financial assets measured as at amortized cost and contractual revenue receivables: ECL is presented as an allowance, i.e., as an integral part of the measurement of those assets in the balance sheet. The allowance reduces the net carrying amount. Until the asset meets writeoff criteria, the Company does not reduce impairment allowance from the gross carrying amount.
- Loan commitments and financial guarantee contracts: ECL is presented as a provision in the balance sheet, i.e. as a liability.

For assessing increase in credit risk and impairment loss, the Company combines financial instruments on the basis of shared credit risk characteristics with the objective of facilitating an analysis that is designed to enable significant increases in credit risk to be identified on a timely basis.

The Company does not have any purchased or originated credit-impaired (POCI) financial assets, i.e., financial assets which are credit impaired on purchase/ origination.

p. Recognition of interest expense

Interest expense is recognized using effective interest method.

The 'effective interest rate' is the rate that exactly discounts estimated future cash payments through the expected life of the financial instrument to:

- the amortized cost of the financial liability.

In calculating interest expense, the effective interest rate is applied to the amortized cost of the liability.

q. Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks, cash on hand and cheques on hand, 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 at bank, cash on hand and cheques on hand as they are considered an integral part of the Company's cash management.

r. Cash flow statement

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

s. Cash dividend and non-cash distribution to equity holders of the parent

The Company recognizes a liability to make cash distributions to equity holders when the distribution is authorized and the distribution is no longer at the discretion of the Company. As per the corporate laws in India, a distribution is authorized when it is approved by the shareholders. A corresponding amount is recognized directly in equity.

t. Corporate Social Responsibility ("CSR") expen diture:

CSR expenditure incurred by the Company is charged to the Standalone Statement of the Profit and Loss.

u. Research and development:

Expenditure on research and development activities is recognized in the Standalone Statement of Profit and Loss as incurred.

Development expenditure is capitalized as part of cost of the resulting intangible asset only if the expenditure can be measured reliably, the product or process is technically and commercially feasible, future economic benefits are probable, and the Company intends to and has sufficient resources to complete development and to use or sell the asset. Otherwise, it is recognized in profit or loss as incurred. Subsequent to initial recognition, the asset is measured at cost less accumulated amortisation and any accumulated impairment losses, if any.

v. Recent Indian Accounting Standards (Ind AS) and interpretations not yet adopted:

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards. There is no such notification which would have been applicable from 1 April 2020.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS for the year ended 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

3. Property, plant and equipment

Particulars	Freehold Land (refer note 1 below)	Leasehold Land	Buildings	Plant and Equipment	Office equipments	Vehicles	Furnitures and Fixtures	Total
Gross carrying value as at 1 April 2018	10,468.28	2,384.66	15,740.22	30,039.24	1,563.91	604.52	624.58	61,425.41
Additions	164.38	ı	2,469.80	8,903.28	370.60	79.52	267.11	12,254.69
Disposals	I	I	5.72	491.13	30.60	45.15	2.51	575.11
Balance as at 31 March 2019	10,632.66	2,384.66	18,204.30	38,451.39	1,903.91	638.89	889.18	73,104.99
Additions	764.82	1	665.56	4,837.06	232.60	32.99	26.61	6,559.64
Disposals	I	I	18.82	644.64	239.18	34.71	45.35	982.70
Balance as at 31 March 2020	11,397.48	2,384.66	18,851.04	42,643.81	1,897.33	637.17	870.44	78,681.93
Accumulated depreciation								
Balance as at 1 April 2018	I	51.58	1,209.43	7,259.88	634.40	181.15	172.01	9,508.45
Depreciation for the year	I	25.86	780.22	4,923.11	370.24	102.42	115.70	6,317.55
Accumulated depreciation on disposal	I	I	3.69	375.92	30.40	40.31	2.44	452.76
Balance as at 31 March 2019	T	77.44	1,985.96	11,807.07	974.24	243.26	285.27	15,373.24

1.Freehold land

As at 31 March 2019

a. Land aggregating to Rs. 595.33 Lacs (31 March 2019: Rs. 614.02 Lacs) transferred to the Company pursuant to the scheme of amalgamation dated December 29, 2005 are pending for registration in the name of the Company.

908.48

21,169.99

57,731.75

328.41 395.63

57,511.94

522.23 603.91

815.86 929.67

26,147.83 26,644.32

16,018.77 16,218.34

2,281.36 2,307.22

11,397.48 10,632.66

1,081.47

16,495.98

2,832.27

103.30

5,291.61 602.70

847.16 0.85

. .

Accumulated depreciation on disposal

Depreciation for the year

Balance as at 31 March 2020

Net carrying amount As at 31 March 2020

25.86

6,705.23

97.70 34.76 **348.21**

100.20 34.70 **308.76**

342.70 235.47 b. Land aggregating to Rs. 5,006.68 Lacs (31 March 2019: Rs. 5,006.68 Lacs) transferred to the Company pursuant to the scheme of amalgamation duly approved by Honourable High Court of Delhi, vide it's order dated May 2, 2013 are pending for registration in the name of the Company.

4. Right-to-use-asset

Particulars	Leasehold Land	Total
Gross carrying value		
As at 1 April 2019	-	-
Impact of Ind AS 116	1,855.33	1855.33
Additions	-	-
Disposals/adjustments	-	-
Depreciation charge for the year	571.53	571.53
As at 31 March 2020	1283.80	1283.80

5. Intangible assets

Particulars	Computer software	Technical know-how	Goodwill*	Total
Gross carrying value as at 1 April 2018	695.57	779.27	552.35	2,027.19
Additions	122.13	30.74	-	152.87
Balance as at 31 March 2019	817.70	810.01	552.35	2,180.06
Additions	226.93	189.28	-	416.21
Disposals	87.25	-	-	87.25
Balance as at 31 March 2020	957.38	999.29	552.35	2,509.02
Accumulated amortization				
Balance as at 1 April 2018	341.30	259.70	-	601.00
Amortization for the year	202.31	158.16	-	360.47
Balance as at 31 March 2019	543.61	417.86	-	961.47
Amortization for the year	139.95	152.92	-	292.87
Accumulated amortization on disposal	87.25	-	-	87.25
Balance as at 31 March 2020	596.31	570.78	-	1,167.09
Net carrying amount				
As at 31 March 2020	361.07	428.51	552.35	1,341.93
As at 31 March 2019	274.09	392.15	552.35	1,218.59

Details of gross block, accumulated amortization and net block as per previous GAAP as on the date of transition

* Impairment testing of goodwill

"For the purposes of impairment testing, goodwill is allocated to the Cash Generating Unit (CGU) which represents the lowest level at which the goodwill is monitored for internal management reporting purposes.

The recoverable amount of the cash generating unit was based on its value in use. The value in use of this unit was determined to be higher than the carrying amount and an analysis of the calculation's sensitivity towards change in key assumptions did not identify any probable scenarios where the CGU recoverable amount would fall below their carry amount.

Value in use was determined by discounting the future cash flows generated from the continuing use of the CGU. The calculation was based on the following key assumptions:

i. The anticipated annual revenue growth and margin included in the cash flow projections are based on past experience, actual operating results and the 5-year business plan in all periods presented.

ii. The terminal growth rate ranges from 2% to 3% representing management view on the future long-term growth rate.

iii. Discount rate ranging from 7% to 13% for all periods presented was applied in determining the recoverable amount of the CGU. The discount rate was estimated based on past experience and companies average weighted average cost of capital.

The values assigned to the key assumptions represent the management's assessment of future trends in the industry and based on both internal and external sources."

6. Financial assets

A. Non-current Investments

Particulars	As at 31 March 2020	As at 31 March 2019
Investments		
Investments at cost		
Investments in subsidiaries (i) Investment in equity shares (Unquoted)		
47.95 Lacs (31 March 2019: 47.95 Lacs) equity shares of Rs. 10/- each fully paid-up in Sandhar Tooling Private Limited	387.19	387.19
32.48 Lacs (31 March 2019: 32.48 Lacs) equity shares of EUR. 1/- each fully paid-up in Sandhar Technologies Barcelona SL	2,029.00	2,029.00
0.09 Lacs (31 March 2019: 0.09 Lacs) equity shares of Rs.10/- each fully paid-up in Sandhar Strategic Systems Private Limited	1.00	1.00
Investments in joint ventures (ii) Investment in equity shares (Unquoted)		
2 Lacs (31 March 2019: 2 Lacs) equity shares of Rs. 100/- each fully paid-up in Indo Toolings Private Limited	20.00	20.00
136.486 Lacs (31 March 2019: 68.54 Lacs) equity shares of Rs. 10/- each fully paid-up in Sandhar Han Sung Technologies Private Limited	1,364.86	685.47
6.89 Lacs (31 March 2019: 6.89 Lacs) equity shares of Rs. 10/- each fully paid-up in Sandhar Ecco Green Energy Private Limited*	222.48	222.48
24.96 Lacs (31 March 2019: 24.96 Lacs) equity shares of Rs. 10/- each fully paid-up in Jinyoung Sandhar Mechatronics Private Limited	249.70	249.70
83.2 Lacs (31 March 2019: 54.50 Lacs) equity shares of Rs. 10/- each fully paid-up in Sandhar Amkin Industries Private Limited	832.00	545.00
149.73 Lacs (31 March 2019: 148.23 Lacs) equity shares of Rs. 10/- each fully paid-up in Sandhar Daewha Automotive Systems Private Limited	1,497.31	1,482.31
0.107 Lacs (31 March 2019: 0.107) equity shares of Rs. 10/- each fully paid-up in Sandhar Dashin Auto Systems Private Limited	1.07	1.07
68.3069 Lacs (31 March 2019: 4.96) equity shares of Rs. 10/- each fully paid-up in Sandhar Whetron Electronics Private Limited	683.07	49.58
10.95 Lacs (31 March 2019: 0.099) equity shares of Rs. 10/- each fully paid-up in Kwangsung Sandhar Technologies Private Limited	109.52	1.00
0.099 Lacs (31 March 2019: NIL) equity shares of Rs. 10/- each fully paid-up in Sandhar Han Shin Automotive Private Limited	1.00	-
19.998 Lacs (31 March 2019: NIL) equity shares of Rs. 10/- each fully paid-up in Sandhar Han Shin Auto Technologies Private Limited	199.99	-
4 Lacs (31 March 2019: NIL) equity shares of Rs. 100/- each fully paid-up in Winnercom Sandhar Technologies Private Limited	400.00	-
Investments at fair value through profit and loss Investments in joint ventures (iii) Investments in Preference shares (Unquoted)		
3.32 Lacs (31 March 2019: 3.32 Lacs) preference shares of Rs. 100/- each fully paid-up in Indo Toolings Private Limited	313.07	288.88

Financial assets (contd...)

Particulars	As at 31 March 2020	As at 31 March 2019
23.43 Lacs (31 March 2019: 23.43) preference shares of Rs. 10/- each fully paid-up in Sandhar Han Sung Technologies Private Limited	234.38	234.38
65.03 Lacs (31 March 2019: 65.03 Lacs) preference shares of Rs. 10/- each fully paid-up in Jinyoung Sandhar Mechatronics Private Limited	650.38	650.38
(iv) Non Trade investment (Unquoted)		
0.2 Lacs (31 March 2019: 0.2 Lacs) shares of Rs. 10/- each fully paid-up in VNM Polymers Private Limited	70.75	44.80
	9,266.77	6,892.24
Less: Aggregate amount of impairment in the value of investments		
Investment in Joint Venture*		
(i) In fully paid equity shares	(143.17)	(148.05)
Total aggregate amount of impairment / sale of investments	(143.17)	(148.05)
Total investments	9,123.60	6,744.19
Aggregate value of unquoted investments	9,266.77	6,892.24
Aggregate amount of impairment in value of investments	(143.17)	(148.05)
Non-Current	9,123.60	6,744.19

*During the year ended 31 March 2019, the Company noted an impairment trigger on account of proposed discontinuation of business in its joint venture company ('Sandhar Ecco Green Energy Private Limited'). Company performed an impairment assessment of its investment in equity shares of Sandhar Ecco Green Energy Private Limited to compute the fair value of its investment. Based on management's assessment, as the fair value of the investment was lower than the carrying amount of the investment, an impairment charge of Rs. 148.05 Lacs was recognized in the standalone financial statements during the previous year ended 31 March 2019, during the current year changes in fair value amounting to Rs. 4.88 Lacs have been recognized against the said impairment provision.

B. Loans

Particulars	As at 31 march 2020	As at 31 March 2019
Security deposits - Non current	940.19	918.81
Security deposits - Current	5.24	154.93
Loans recoverable from related parties- Current	518.18	30.00
Loans to employees - Current	32.08	25.77
Other advances - Current	211.42	194.36
Total loans	1707.11	1,323.87
Less: loss allowance	-	-
Total loans	1707.11	1,323.87
Break up of total loans		
(a) Secured, considered good;		
(b) Unsecured, considered good; and	1707.11	1,323.87
(c) Doubtful.		
	1707.11	1,323.87
Less: loss allowance	-	-
	1707.11	1,323.87
Current	766.92	405.06
Non-current	940.19	918.81

Financial assets (contd...)

C. Trade receivables (unsecured and considered good, unless otherwise stated)

Particulars	As at 31 March 2020	As at 31 March 2019
Trade receivables*	16,084.10	30,068.43
Total trade receivables	16,084.10	30,068.43

⁶ For explanations on the Company's credit risk management processes, refer to Note -37

D. Cash and cash equivalents

Particulars	As at 31 March 2020	As at 31 March 2019
Balances with banks:		
– In current accounts	286.49	1.27
- Cheques on hand	-	41.99
Cash on hand	13.01	14.66
Total Cash and cash equivalents	299.50	57.92

E. Other Bank balances

Particulars	As at 31 March 2020	As at 31 March 2019
In current account for equity dividend	7.59	0.19
Deposits with original maturity for more than 3 months but less than 12 months st	71.67	105.74
Total other bank balances	79.26	105.93
*These depsoits are held as margin money deposits with government authorities.		

held as margin money deposits with go deps

F. Other financial assets

Particulars	As at 31 march 2020	As at 31 March 2019
Derivative assets	14.42	-
Interest accrued but not due on fixed deposits	11.22	5.72
Unbilled revenue	253.33	1,335.78
Total other financial assets	278.97	1,341.50
Current	17,508.75	31,978.84
Non-current	10,063.79	7,663.00
Total financial assets (A+B+C+D+E+F)	27,572.54	39,641.84
Break up of financial assets carried at amortised cost		
Security Deposits	945.43	1,073.74
Total financial assets carried at amortised cost	945.43	1,073.74

NOTES TO THE STANDALONE FINANCIAL STATEMENTS for the year ended 31 March 2020 (Rupees in lacs, except share data, per share data and unless otherwise stated)

7 Inventories

(Valued at lower of cost and net realizable value)

Particulars	As at 31 March 2020	As at 31 March 2019
Raw materials {includes goods in transit of Rs. 443.97 Lacs (31 March 2019: Rs. 467.62 Lacs)}	8,477.99	9,534.15
Work in progress	658.82	1,236.04
Finished goods {includes goods in transit of Rs. 558.04 Lacs (31 March 2019: Rs. 609.22 Lacs)}	1,825.18	1,662.72
Stores and spares	1,162.68	1,047.05
Total	12,124.67	13,479.96
Provision for inventory obsolescence	(25.00)	(25.00)
Total inventories at the lower of cost and net realisable value	12,099.67	13,454.96

8 Other assets

	Particulars	As at 31 March 2020	As at 31 march 2019
	Other non - current assets		
۹.	Capital advances		
	(Unsecured and considered good, unless otherwise stated)		
	Unsecured, considered good.	196.40	731.46
	Total capital advances	196.40	731.46
3.	Income-tax asset		
	(Unsecured and considered good, unless otherwise stated)		
	Advance income-tax (net of provision for taxation) (refer note 15)	202.78	99.31
		202.78	99.31
	Total other non - current assets (A+B)	399.18	830.77
	Other current assets		
	Other advances		
	Unsecured, considered good.	416.44	792.76
	Doubtful	-	-
	Total other advances	416.44	792.76
	Less: Loss allowance	-	-
	Total net other advances	416.44	792.76
).	Prepaid expenses		
	Prepaid expenses	299.69	357.09
	Balance with statutory / government authorities		
	(Unsecured and considered good, unless otherwise stated)		
	Unsecured, considered good	500.41	1,048.43
	Total balance with statutory / government authorities	500.41	1,048.43
:	Plan Asset		
	Plan asset over defined benefit obligation	576.18	-
	Total Balance in Plan Assets	576.18	-
	Total other current assets (C+D+E+F)	1,792.72	2,198.28
	Current	1,792.72	2,198.28
	Non-current	399.18	830.77

9 Share Capital

	Particulars	As at 31 March 2020	As at 31 march 2019
Α.	Authorised share capital		
	" 680 lacs equity shares of Rs.10 each (31 March 2019: 680 lacs equity shares of Rs.10 each) "	6,800.00	6,800.00
	" 2 lacs preference shares of Rs.100 each (31 March 2019: 2 lacs preference shares of Rs.100 each) "	200.00	200.00
		7,000.00	7,000.00

B. Issued, subscribed and fully paid equity share capital

Particulars	As at 31 March 2020	As at 31 march 2019
" 601.91 lacs equity shares of Rs. 10 each fully paid up (31 March 2019: 601.91 lacs equity shares of Rs. 10 each) "	6,019.07	6,019.07
	6,019.07	6,019.07

C. Reconciliation of the equity share outstanding at beginning and at end of the year

Particulars	As 31 Marc			at ch 2019
	Numbers	Rs. in Lacs	Numbers	Rs. in Lacs
Equity shares outstanding at the beginning of the year	601.91	6,019.07	601.91	6,019.07
Issued during the year	-	-	-	-
Outstanding at the end of the year	601.91	6,019.07	601.91	6,019.07

Rights, preferences and restrictions attached to equity shares

The Company has one class of equity shares having par value of Rs.10 per share (31 March 2019: Rs.10 per share). Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividend in Indian rupees.

On 27 June, 2020, the Board of Directors of the Company recommended a final dividend of Rs. 0.75 per equity share of face value Rs. 10 each in respect of the year ended 31 March, 2020. The dividend payout is subject to approval of shareholders at the Annual General Meeting. The company has paid an interim dividend of Rs. 1.25 per equity share of face value Rs. 10 each, which was declared on 10 February 2020.

In the event of liquidation of the Company, the share 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 share holders.

D. Details of shareholders holding more than 5% shares in the company

Particulars	No. of shares in Lacs	% of shareholding
Jayant Davar*	313.75	52.13%

* 90,909 Equity Shares are held by Mr. Jayant Davar in his Capacity as proprietor of Sandhar Enterprises

E. Aggregate number of bonus shares issued, share issued for consideration other than cash and share bought back during the period of five years immediately preceding the reporting date

Particulars	No. of shares in Lacs	% of shareholding
Equity shares allotted as fully paid bonus shares by capitalization of reserves	2,046.18	2,046.18
Equity shares bought back by the company	-	-

10 Other equity

Particulars	As at 31 March 2020	As at 31 March 2019
Capital reserve		
At the beginning and end of the year	2,653.66	2,653.66
Securities Premium		
Balance at the beginning of the year	27,859.67	27,922.42
Less: Share issue expenses	-	(62.75)
Balance at the end of the year	27,859.67	27,859.67
Retained earnings		
Balance at the beginning of the year	34,332.98	25,762.58
Adjustment relating to lease pertains to previous years	(132.49)	-
Add: Profit for the year	6,092.10	9,532.70
Other comprehensive income - Re-measurement of defined benefit liabilities	734.07	(65.11)
Less: Dividend on equity shares (Final)	(752.38)	-
Less: Dividend on equity shares (Interim)	(752.38)	(752.38)
Less: Tax on Dividend	(299.45)	(144.80)
Balance at the end of the year	39,222.44	34,332.98
Total of other equity	69,735.78	64,846.31

Nature and purpose of other equity

1. Capital Reserve:

This represents Capital reserve created during the year ended 31 March 2013, consequent to the approval by the Hon'ble High Court of Delhi of the scheme of amalgamation of MAG Engineering Private Limited with the Company.

2. Securities premium:

Securities premium is used to record the premium received on issue of shares. It is utilised in accordance with the provisions of the Companies Act, 2013.

3. Remeasurements of defined benefit obligation:

Remeasurements of defined benefit obligation comprises actuarial gains and losses.

4. Retained earnings

This represents the cumulative profits/(losses) of the Company.

11 Borrowings

Particulars	As at 31 March 2020	As at 31 March 2019
A. Non-current borrowings		
Term Loans		
Indian rupee loan from others (secured) (refer note A,B)	23.85	59.43
Total non-current borrowings	23.85	59.43
Secured	23.85	59.43
B. Current borrowings		
a) Current maturities of long term loans		
Indian rupee loan from banks (secured) (refer note A,B)	35.58	41.19
Total Current maturities of long term loans	35.58	41.19
b) Cash credit from banks (secured) (refer note C)	3,866.89	11,317.25
Total current borrowings	3,902.47	11,358.44
Less: Amount presented under "other financial liabilities" (refer note 13)	(35.58)	(41.91)
Total current borrowings	3,866.89	11,317.25
Aggregate secured loans	3,902.47	11,358.44

Borrowings (contd...)

Particulars	As at 31 March 2020	As at 31 March 2019
Terms of borrowings:		
(A) Vehicle loan are from banks are secured by hypothecation of the financed vehicle.	59.43	94.36
(B) Vehicle loan from others secured by hypothecation of the financed vehicle.	-	6.26
(C) Cash credits from banks are secured by way of first pari passu charge on the inventory and books debts of the company.	3,866.89	11,317.25

12 Trade payables

Particulars	As at 31 March 2020	As at 31 March 2019
Total outstanding dues of micro enterprises and small enterprises (refer note 40) Total outstanding dues of creditors other than micro enterprises and small enterprises	11,35.94 17,694.26	1,387.97 27,981.86
Total trade payables Terms and conditions of the above financial liabilities:	18,830.20	29,369.83

For explanations on the Company's credit risk management processes, refer to Note 37.

13 Other financial liabilities

Particulars	As at 31 March 2020	As at 31 March 2019
Financial liabilities at amortised cost		
Payables for capital goods	1,773.88	1,810.84
Interest accrued but not due	0.36	0.60
Interest accrued and due on borrowings	8.35	15.50
Current maturities of long term borrowings (refer note 11)	35.58	41.19
Unpaid equity dividend	7.59	0.19
Security deposit payable	66.15	48.65
Provision for Interest - MSMED (refer note 40)	41.39	70.41
Lease liabilities - non current	863.80	3.95
Lease liabilities - current	577.81	0.29
Total financial liabilities at amortised cost	3,374.91	1,991.62
Current	2,511.11	1,987.67
Non-current	863.80	3.95

14 Other current liabilities

Particulars	As at 31 March 2020	As at 31 March 2019
Other payables:		
Statutory dues	608.34	1599.71
Total	608.34	1599.71
Current	608.34	1599.71
Non-current	-	-

15. Other provisions

Particulars	As at 31 March 2020	As at 31 March 2019
provision for employee benefits		
provision for gratuity (refer note 30)	-	348.71
provision for leave benefits	580.44	846.26
Other provisions		
Provision for income tax (net of tax paid) (refer note 8B)	-	323.63
Provision for warranties*	52.87	85.59
Total	633.31	1,604.19
Total Income tax liabilities	-	323.63
Total Current provision	633.31	1,280.56
*Provision for warranties		
At the beginning of the year	85.59	78.34
Accrued during the year	50.67	63.87
Utilized during the year	(83.39)	(56.62)
At the end of the year	52.87	85.59

Provision is recognized for expected warranty claims on products sold during the last two to five years, based on past experience of level of repairs and returns. It is expected that the most of this cost will be incurred in the next financial year. Assumption used to calculate the provision for warranties were based on current sales level and current information available about returns based on the two to five year warranty period for all products sold.

16 Deferred tax liabilities (net)

Particulars	As at 31 March 2020	As at 31 March 2019
Items leading to creation of deferred tax assets		
- Post-employment benefits	146.00	418.00
- Provision for doubtful debt & advances	83.00	65.00
- Employee benefits	128.00	331.00
- Fair value measurement	69.00	-
Total deferred tax assets	426.00	814.00
Items leading to creation of deferred tax liabilities		
- Property, plant and equipment: Impact of difference between tax and depreciation/ amortization charged for the financial reporting	1,221.87	1,974.00
- Impact of IND-AS 116	323.13	-
- Fair value measurement	-	5.00
Total deferred tax liabilities	1,545.00	1,979.00
Net deferred tax assets/(liabilities)	(1,119.00)	(1,165.00)

17 Revenue from operations

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Sale of products	159,650.50	198,209.57
Sale of services	2,128.31	2,717.02
Other operating revenue		
Scrap sale	1,924.24	2,772.79
Claim received from customer	299.80	-
Revenue from operations	164,002.85	203,699.38

18 Other income

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Other non-operating income		
Dividend income on long-term investments	81.25	47.95
Profit on sale of property, plant and equipment	113.95	37.17
MTM gain on derivative liability	14.42	-
Interest from bank	16.81	9.36
Interest from others	169.27	109.20
Interest income on security deposits mearsured at amortised cost	1.26	11.06
Gain on investments carried at fair value through profit or loss	55.02	0.15
Other miscellaneous income	560.50	412.53
	1,012.48	627.42

19 Cost of raw material and components consumed

Raw material and components consumed

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Inventory at the beginning of the year	9,534.15	8,809.03
Add: Purchases during the year	102,082.25	131,149.68
	111,616.40	139,958.71
Less: Inventory at the end of the year	8,477.99	9,534.15
Cost of raw material and components consumed	103,138.41	130,424.56

20 Changes in inventories of finished goods and work-in-progress

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Closing inventories		
Finished goods	1,825.18	1,662.72
Work in progress	658.82	1,236.04
Opening inventories		
Finished goods	1,662.72	1,565.36
Work in progress	1,236.04	1,001.82
Net changes	414.76	(331.58)

21. Employee benefits expense

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Salaries, wages and bonus	20,023.96	21,620.61
Contribution to provident and other funds	1,021.03	1,080.08
Staff welfare expenses	1,118.70	1,288.44
Gratuity expense (refer note 30)	166.14	262.09
	22,329.83	24,251.22

22. Depreciation and amortization expense

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Depreciation on property, plant and equipment	6,705.23	6,317.55
Depreciation on right of use assets	571.53	-
Amortisation on intangible assets	292.87	360.47
	7,569.63	6,678.02
Less: Depreciation on plant and machinery capitalized during the year	9.46	8.22
	7,560.17	6,669.80

23. Other expenses

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Consumption of stores and spares	3,406.58	4,097.68
Packing material	2,044.71	2,426.65
Job work charges	3,513.75	4,395.68
Rent	87.10	736.77
Rates and taxes	106.90	111.02
Insurance	185.85	150.71
Freight and forwarding charges	1,751.37	1,962.05
Power and fuel	5,179.92	6,238.99
Repairs and maintenance		
- Buildings	95.97	116.45
- Plant and machinery	1,033.48	1,562.91
- Others	799.84	815.76
Legal and professional charges	935.88	896.66
Travelling and conveyance	295.99	449.86
Payment to auditor*	58.01	55.90
CSR expenditure**	198.04	196.83
Provision for doubtful debts and advances	244.31	20.66
Reversal of provision for doubtful debts	(90.86)	-
Bad debts and advances written off	90.86	-
Provision for warranties (net of reversal)	50.67	63.87
Royalty	151.62	355.11
Commission to directors	394.70	679.60
Security service charges	528.76	539.29
Testing and development expenses	99.51	114.06
Festival and celebration expenses	46.49	62.81
Directors sitting fee	26.90	24.85
Foreign exchange fluctuation loss (net)	113.48	234.74
Miscellaneous expenses	866.41	912.87
Total other expenses	22,216.24	27,221.78

Other expenses (Contd...)

*Payment to authors :

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
As auditor:		
- Audit fees	39.00	39.00
- Limited Review	13.00	11.67
In other capacity		
- Other services (certification fees)	0.02	1.33
- Reimbursement of expenses	5.99	3.90
Total	58.01	55.90

** Disclosure relating to CSR expenditure:

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
"(a) Gross Amount required to be spent by the Company as per Section 135 of the ""Companies Act 2013"""	192.31	129.11
(b) Amount spent during the year on:		-
(i) Construction/acquisition of any asset	-	
(ii) On purposes other than (i) above	198.04	196.83
- In cash	-	-
- Yet to be paid in cash	198.04	196.83

24 Finance costs

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Interest to banks on		
- Term Ioan	-	12.40
- Cash credit	478.82	718.11
- Others	431.49	495.09
Interest to others	81.94	239.06
Finance charges	101.69	275.93
Bank charges	-	4.84
Interest on lease liabilities (refer note 34)	169.49	0.48
Total finance costs	1,263.43	1,745.91

25. Exceptional Items

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Impairment loss on investment in join venture (refer note 6)	-	148.05
Total exceptional items	-	148.05

NOTES TO THE STANDALONE FINANCIAL STATEMENTS for the year ended 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

26. Components of other comprehensive income

The disaggregation of changes to OCI by each type of reserve in equity is shown below:

During the year ended 31 March 2020:

Particulars	Retained earnings	Total
Re-measurement gain on defined benefit plans	980.99	980.99
Tax impact on re-measurement gain on defined benefit plans	(246.92)	(246.92)
	734.07	734.07

During the year ended 31 March 2019:

Particulars	Retained earnings	Total
Re-measurement losses on defined benefit plans	(100.08)	(100.08)
Tax impact on re-measurement loss on defined benefit plans	34.97	34.97
	(65.11)	(65.11)

27. Earnings Per Share (EPS)

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

The following reflects the income and share data used in the basic and diluted EPS computations:

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Profit attributable to equity holders of the Company	6,092.10	9,532.70
Weighted average number of equity shares used for computing Earning per Share (Basic and Diluted) (Number of shares in Lacs)	601.91	601.91
Earning Per Share (Basic and Diluted) (Rs.)	10.12	15.84
Face value per share (Rs.)	10	10

Reconciliation of weighted average number of equity shares for calculation of Basic and Diluted earnings per share:

Particulars	Number of equity shares	Weighted average number of share
Equity shares of face value of Rs. 10 per share:		
Balance as at 1 April 2018	601.91	601.91
Issued during the year 2018-19 (Number of shares in lacs)		
Balance as at 31 March 2019	601.91	601.91
Issued during the year 2019-20 (Number of shares in lacs)	-	-
Balance as at 31 March 2020	601.91	601.91

At present, the Company does not have any dilutive potential equity shares

28. Income Tax

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
(a) The major components of income tax expense for the years ended 31 March 2020 and 31 March 2019 are:		
Income tax recognized in statement of profit and loss		
Current income tax:		
Current tax	2,293.31	4,079.07
Deferred tax:		
Relating to origination and reversal of temporary differences	(292.92)	585.29
Income tax expense reported in the statement of profit or loss	2,000.39	4,664.36
Income tax recognized in other comprehensive income		
Deferred tax related to items recognised in OCI during the year:		
Net loss on remeasurements of defined benefit plans	(246.92)	34.97
Income tax charged to other comprehensive income	(246.92)	34.97
Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
(b) Reconciliation of effective tax rate		
Reconciliation between average effective tax rate and applicable tax rate for the year ended 31 March 2020 and 31 March 2019:		
Profit for the year	8,092.49	14,197.06
Statutory tax rate	25.168%	34.944%
Income tax expense at the statutory rate	2,036.72	4,961.02
Tax impact of deductible/ non-deductible expenses		
- Effect of Income tax exemption at Haridwar Unit U/S 80 IC of 'Income tax act 1961"	-	(365.82)
- Effect of Income tax exemption U/S 35 (2AB) of 'Income tax act 1961"	-	(140.06)
- Effect of Dividend Income	(20.45)	(16.76)
- Effect of CSR expenses	49.84	68.78
- Effect of Interest paid to MSMED	2.24	11.95
- Effect of expenses disallowed U/S 14 A of 'Income tax act 1961"	-	14.33
- Effect of interest U/S 234 of 'Income tax act 1961"	-	36.85
	(67.96)	42.33
- Others	(07.70)	12.00

NOTES TO THE STANDALONE FINANCIAL STATEMENTS for the year ended 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

29. Group information

The Company has investment in following subsidiaries and joint ventures:

Name of the entity	Principal place of	Relationships	Percentage of ow	nership interest
	business		As at 31 March 2020	As at 31 March 2019
Sandhar Tooling Private Limited	India	Subsidiary	79.92	79.92
Sandhar Technologies Barcelona SL	Spain	Subsidiary	100.00	100.00
Sandhar Strategic System Private Limited	India	Subsidiary	100.00	100.00
Indo Toolings Private Limited	India	Joint Venture	50.00	50.00
Sandhar Han Sung Technologies Private Limited	India	Joint Venture	50.00	50.00
Sandhar Ecco Green Energy Private Limited	India	Joint Venture	50.00	50.00
Jinyoung Sandhar Mechatronics Private Limited	India	Joint Venture	50.00	50.00
Sandhar Daewha Automotive Systems Private Limited	India	Joint Venture	50.00	50.00
Sandhar Amkin Industries Private Limited	India	Joint Venture	50.00	50.00
Sandhar Daeshin Auto Systems Private Limited (w.e.f. 3rd May 2018)	India	Joint Venture	50.00	50.00
Sandhar Whetron Electronics Private Limited (w.e.f. 19th July 2018)	India	Joint Venture	50.00	50.00
Kwangsung Sandhar Technologies Private Limited (w.e.f. 6th February 2019)	India	Joint Venture	50.00	50.00
Sandhar Han Shin Automotive Private Limited (w.e.f. 16th September 2019)	India	Joint Venture	50.00	-
Sandhar Han Shin Auto Technologies Private Limited (w.e.f. 26th November 2019)	India	Joint Venture	50.00	-
Winnercom Sandhar Technologies Private Limited (w.e.f. 22nd August 2019)	India	Joint Venture	50.00	-

30. Gratuity and other post-employment benefit plans

A. Defined contribution plan

The Company makes contributions, determined as a specified percentage of employee salaries, towards Provident Fund, National pension scheme and Employee state insurance scheme ('ESI') which are collectively defined as defined contribution plan. The Company has no obligations other than to make the specified contributions. The contributions are charged to the Statement of Profit and Loss as they accrued.

The amount recognized as an expense/ (adjusted):

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Contribution to provident fund	744.39	694.05
Contribution to national pension scheme	55.89	51.97
Contribution to employee state insurance scheme	58.54	107.48

(Rupees in lacs, except share data, per share data and unless otherwise stated)

B. Defined benefit plan

The Company has a defined benefit gratuity plan for its employees, governed by the Payment of Gratuity Act, 1972. Every employee who has rendered at least five years of continuous service gets a gratuity on departure at the rate of fifteen days of last drawn salary for each completed year of service or part thereof in excess of 6 months. The scheme is funded with insurance companies in the form of qualifying insurance policies. Gratuity benefits are valued in accordance with the Payment of Gratuity Act, 1972.

The most recent actuarial valuation of present value of the defined benefit obligation for gratuity were carried out as at 31 March 2020. The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the Projected Unit Credit Method.

I. Reconciliation of the present value of defined benefit obligation and the fair value of the plan assets

Particulars	As at 31 March 2020	As at 31 March 2019
Liability for gratuity	1581.68	2,187.91
Plan asset for gratuity	2,157.86	1,839.20
Net defined benefit liability (Current):	576.18	(348.71)

II. Reconciliation of present value of defined benefit obligation:

Particulars	For the Year ended 31 Mar 2020	For the Year Ended 31 March 2019
Balance at the beginning of the year	2,187.91	1,912.07
Current service cost	139.11	235.88
Interest cost	169.57	150.85
Benefits paid	(131.40)	(107.10)
Past Service Cost including curtailment Gains/Losses	-	-
Actuarial (gain) / loss on obligation recognised in other comprehensive income	(783.51)	(3.79)
Balance at the end of the year	1,581.68	2,187.91

III. Reconciliation of fair value of plan assets:

Particulars	For the Year ended 31 Mar 2020	For the Year Ended 31 March 2019
Balance at the beginning of the year	1,839.20	1,579.91
Actual return on plan asset	142.53	124.66
Contribution paid into the plan	250.00	225.00
Benefits paid	(124.65)	(101.42)
Actuarial gain/(loss) on plan assets recognized in other comprehensive income	50.78	11.05
Closing fair value of plan asset	2,157.86	1,839.20

IV. Expense recognised in the Statement of Profit and Loss under employee benefits expense:

Particulars	For the year ended 31 Mar 2020	For the year Ended 31 March 2019
Current service cost	139.11	235.88
Past service cost	-	-
Interest cost	27.03	26.21
Expense recognised in the Statement of Profit and Loss	166.14	262.09

V. Remeasurement recognised in other comprehensive income (OCI)

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Actuarial gain / (loss) on Defined Benefit Obligation	783.51	3.79
Return on Plan Assets excluding interest income	50.78	11.05
Amount recognised in the Other Comprehensive Income	834.29	14.84

VI. Bifurcation of Acturial Gain/Loss on Defined benefit obligation:

Particulars	For the year endedFor the year ended31 March 202031 March 2019
Actuarial gain/(loss) due to demographic assumption change	0.79
Actuarial gain/(loss) due to financial assumption change	857.85 (30.94
Actuarial gain/(loss) due to experience adjustment	(75.13) 34.7
Amount recognised in the Other Comprehensive Income	783.51 3.7

The principal assumptions used in determining gratuity and compensated absences are as follows:

(a) Economic assumptions

The principal assumptions are the discount rate and salary growth rate. The discount rate is based upon the market yields available on government bonds at the accounting date with a term that matches that of liabilities. Salary increase rate takes into account of inflation, seniority, promotion and other relevant factors on long term basis. Valuation assumptions are as follows which have been selected by the company.

Particulars	As at 31 March 2020	As at 31 March 2019
Discount rate	6.80%	7.75%
Inflation rate	2.00%	8.00%
Expected rate of return on assets	7.00%	8.00%

(b) Demographic assumptions

The estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

The overall expected rate of return on assets is determined based on the market prices prevailing on that date, applicable to the period over which the obligation is to be settled.

Particulars	As at 31 March 2020	As at 31 March 2019
Mortality table	IALM (2012-14)	IALM (2006-08)
Retirement Age	58 years	58 years
Attrition Rate		
Up to 30 years	10% p.a.	10% p.a.
From 31 to 44 years	3% p.a.	3% p.a.
Above 44 years	1% p.a.	1% p.a.

The sensitivity analysis above has been determined based on reasonably possible changes of the respective assumptions occurring at

the end of the year and may not be representative of the actual change. It is based on a change in the key assumption while holding all other assumptions constant.

Particulars	As at 31 March 2020		As at 31 March 2020 As at 31 March 2019		arch 2019
	Increase	Decrease	Increase	Decrease	
Discount rate (0.5% movement)	(60.53)	64.84	(108.63)	117.70	
Expected rate of future salary increase (0.5% movement)	64.71	(60.71)	107.79	(101.36)	

Sensitivities due to mortality and withdrawals are not material and hence impact of change not calculated.

Sensitivities as to rate of inflation, rate of increase of pensions in payment, rate of increase of pensions before retirement and life expectancy are not applicable being a lump sum benefit on retirement.

Gratuity expense expected to be incurred in the next year is Rs. 113.07 Lacs (previous year Rs. 306.90 Lacs).

Expected maturity analysis:

Particulars	As at 31 March 2020	As at 31 March 2019
Less than 1 year	142.34	101.55
1-2 years	89.77	45.10
2-5 years	337.97	130.34
More than 5 years	1,011.59	1,910.92

Other long-term employee benefits:

During the year ended 31 March 2020, the Company has incurred an expense on compensated absences amounting to Rs. 157.25 (previous year Rs. 224.37). The Company determines the expense for compensated absences basis the actuarial valuation of present value of the obligation, using the Projected Unit Credit Method.

31 Contingent liabilities and commitments (to the extent not provided for)

A. Capital commitments

Particulars	As at 31 March 2020	As at 31 March 2019
Estimated amount of contracts remaining to be executed on capital account (net of advances) and not provided for	614.46	1,957.95

The Company has purchased a land at Pune wherein the Company shall commence the construction on the land and commence production within three years from the date of sub lease deed.

B Contingent liabilities

Particulars	As at 31 March 2020	As at 31 March 2019
a. Claims against the Company not acknowledged as debts*		
- Service tax matters (refer note A below)	311.03	300.00
- Income tax matters (refer note B below)	160.59	126.33
- Demand notice against Land (Chakan & Pathredi) (refer note C below)	837.52	837.52
- Other matters	55.32	38.37
b. Guarantees given by the Company (refer note D below)	8,812.82	9,865.71

(Rupees in lacs, except share data, per share data and unless otherwise stated)

* It is not practicable for the Company to estimate the timings of cash outflows, if any, in respect of the above pending resolution of the respective proceedings as it is determinable only on receipt of judgements / decisions pending with various forums/ authorities.

Note A:

- Show cause notice received in respect of credit taken on freight outward for the period 2005-2006, 2016-17 and 2017-18. The reply has been submitted and personal hearing is awaited with Assistant Commissioner, Central Excise. The amount involved is Rs. 12.21 (31 March, 2019: Rs. 1.18).
- ii) Show cause notice received in respect of credit taken on manpower supply for the period 2005-2006 to 2014-15 (up to Feb-15). The matter is pending for personal hearing with the Additional Commissioner, Commissioner, and Joint Commissioner, Central Excise. The amount involved is Rs. 261.07 (31 March, 2019: Rs. 261.07).
- Show cause notice received in respect of credit taken on the Services on Commercial and Industrial construction work for the period 2009-2010. The matter is pending with Additional Commissioner, Central Excise and CESTAT, Chandigarh. The amount involved is Rs. 2.11 (31 March 2019: Rs.2.11).
- Show cause notices received in respect of credit taken on outdoor catering & courier services for the period 2010-2011. The matter is pending with the Superintendent and Deputy Commissioner, Central excise. The amount involved is Rs. 0.50 (31 March 2019: Rs. 0.50).
- v) Show cause notices received in respect of credit taken on various services such clearing and forwarding agency services, Construction and industrial Construction, repair & maintenance, travel agent, pandal, authorized service station & outward freight, for the period 2004-05 to 2016-17 (up to Mar-2017). The personal hearing attended & final order awaited from Assistant Commissioner, LTU New Delhi. The amount involved is Rs. 35.14 (31 March 2019: Rs. 35.14).

Note B:

- In respect of Assessment Year 2010-11, demand was raised on account of TDS benefit not given by the Assessing Authority. The rectification letter for the same been filed and demand rectified by the department. The amount involved is Rs.NIL (31 March 2019: Rs. 7.60).
- ii) In respect of Assessment Year 2010-11, Commissioner of Income Tax (Appeal-22) ordered for the calculation of the liability for prior period expense disallowed referred the case to Assessing officer. The order came in favour. The amount involved is Rs. NIL (31 March 2019: Rs. 5.10).
- iii) In respect of Assessment Year 2011-12 & 2012-13 demand was raised due to disallowance of certain expenses and also certain penalty proceedings on the above issue. The matter is pending with Commissioner of Income Tax (Appeal), LTU and appeal is partly allowed by authority. Further appeal has been filed with ITAT. No demand showing on the I.T site for the year Assessment Year 2011-12 for Rs. 24.29. The amount involved is Rs. 0.32 (31 March 2019: Rs. 24.61).
- iv) In respect of Assessment Year 2011-12, demand was raised due to short payment of TDS under section 201 (1A). The rectification letter filed assessing officer. The demand rectified by the department and amount involved is Rs.NIL (31 March 2019: Rs. 12.69).
- v) In respect of assessment year 2013-14, demand was issued against expenses disallowed under section 35(2AB) for which deduction under Chapter-VIA was claimed. The appeal has been filed with ITAT. The amount involved is Rs. 64.54 (31 March 2019: Rs. 64.54)
- vi) In respect of assessment year 2014-15, demand was issued against expenses disallowed under section 35(2AB) for which deduction under Chapter-VIA was claimed. The appeal has been filed with ITAT. The amount involved is Rs. 3.12 (31 March 2019: Rs. 3.12)
- vii) In respect of assessment year 2015-16 demand was issued against certain expenses disallowed under section 35(2AB), 14A etc. The appeal has been filed with ITAT. The amount involved is Rs. 3.96 (31 March 2019: Rs. 4.06).
- viii) In respect of assessment year 2016-17 demand was issued against certain expenses disallowed under section 35(2AB), 14A etc. The appeal has been filed with ITAT. The amount involved is Rs. 1.38 (31 March 2019: Rs. 1.48).
- ix) In respect of assessment year 2014-15 demand was issued for penalty procedding. The appeal has been filed with ITAT. The amount involved is Rs. 3.12 (31 March 2019: Rs. 3.12).
- In respect of assessment year 2017-18 demand was issued for depreciation on Intangible asset, disallowance u/s 14A, disallowance on membership fee, sponsorship fee and bad debt. The appeal has been filed with CIT (Appeal-22). The amount involved is Rs. 19.54 (31 March 2019: Rs. NIL).
- xi) In respect of assessment year 2016-17 demand was issued for disallowance of MAT credit. The appeal has been filed with ITAT. The amount involved is Rs. 63.14 (31 March 2019: Rs. NIL).
- xii) In respect of assessment year 2018-19 demand was issued for disallowance of provident fund and ESI expenses. The correction has been filed and amount involved is Rs. 1.47 (31 March 2019: Rs. NIL).

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Note C:

- In respect of Pathredi Land, Rajasthan State Industrial Development and Investment Corporation has issued a letter dated October
 23, 2015 whereby demand of Rs. 761.04 has been raised for allowing a time extension for making additional investment in the project
 on land allotted to the Company (31 March 2019: Rs. 761.04). The Company has filed a request letter to waive off the same.
- ii) In respect of Chakan Land, Maharashtra Industrial Development Corporation has issued a letter dated March 3, 2015, asking Company to pay an additional amount aggregating to Rs. 76.48 for a further time extension (31 March 2019: Rs. 76.48). The Company is in process to file the waiver letter to Maharashtra Industrial Development Corporation.

Based on the status of cases and as advised by Company's tax/legal advisors, wherever applicable, the management believes that the Company has strong chance of success and hence no provision against matters disclosed in "Claims against the Company not acknowledged as debts" are considered necessary.

Note D:

In relation to 32(2) above guarantee given by the Company:

To facilitate grant of financing facilities to the Company's Joint Ventures Subsidiaries and others, Company has given Corporate Guarantees to banks. As at the year-end, the outstanding Corporate Guarantee/Stand by-Letter of Credits/ bank gaurantees so given amounts to Rs. 8,812.82 (31 March 2019: Rs. 9,865.71).

Note E:

Pursuant to recent judgement by the Hon'ble Supreme Court dated 28 February 2019, it was held that basic wages for the purpose of provident fund, to include special allowances which are common for all employees. However there is uncertainty with respect to the applicable of the judgement and period from which the same applies. The Company has estimated the impact of the same from 1 March 2019 to 31 March 2019 based on a prospective approach and has recognized the same in the financial statements.

Owing to the aforesaid uncertainty and pending clarification from the authority in this regard, the Company has not recognised any provision for the previous years. Further management also believes that the impact of the same on the Company will not be material.

32. Related party transactions

For the purpose of these financial statements, parties are considered to be related to the Company, if the Company has the ability, directly or indirectly, to control the party or exercise significant influence over the party in making financial and operating decisions, or vice versa, or where the Company and the party are subject to common control or common significant influence. Related parties may be individuals or other entities.

Enterprises under common control	Sanjeevani Impex Private Limited
	Sandhar Intelli-Glass Solutions Limited
	Sandhar Info systems Limited
	Sandhar Estate Private Limited
	YSG Estates Private Limited
	Sandhar Enterprises
	KDB Investment Private Limited
	Jubin Finance & Investment Limited
	Raasaa Retail Private Limited
	Haridwar Estates Private Limited
	Supanavi Trading Private Limited
Subsidiary companies	Sandhar Tooling Private Limited
	Sandhar Technologies Barcelona S.L.
	Sandhar Breniar Project, S.L.
	Sandhar Technologies De Mexico S de RL de CV
	Sandhar Technologies Poland sp. z o.o
	Sandhar Strategic System Private Limited

Joint Ventures	Indo Toolings Private Limited
Joint Ventures	Sandhar Han Sung Technologies Private Limited
	Sandhar Fair Sung Technologies Frivate Limited
	Jinyoung Sandhar Mechatronics Private Limited
	Sandhar Amkin Industries Private Limited
	Sandhar Daewha Automotive Systems Private Limited
	Sandhar Daeshin Auto Systems Private Limited (w.e.f. 3rd May 2018)
	Sandhar Whetron Electronics Private Limited (w.e.f. 19th July 2018)
	Kwangsung Sandhar Technologies Private Limited
	(w.e.f. 6th February 2019)
	Sandhar Han Shin Automotive Private Limited (w.e.f. 16th September 2019)
	Sandhar Han Shin Auto Technologies Private Limited (w.e.f. 26th November 2019)
	Winnercom Sandhar Technologies Private Limited (w.e.f. 22nd August 2019)
	Kwangsung Sandhar Automotive Systems Private Limited (w.e.f. 21st November 2019)
Individual owning an interest in the voting power of reporting enterprise that gives them significant influence	Mr. Jayant Davar
over the Company	
	Mr. Jayant Davar (Co-Chairman and Managing Director)
	Mr. Jayant Davar (Co-Chairman and Managing Director) Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020)
over the Company Key Managerial Personnel	Mr. Arvind Joshi (Whole time Director, C.F.O. & Company
	Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020) Mr. Narender Kumar Dogra (Chief Financial Officer) (appointed
Key Managerial Personnel Relatives of Key Managerial Personnel and relatives	 Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020) Mr. Narender Kumar Dogra (Chief Financial Officer) (appointed w.e.f. 11th May 2020) Ms. Subhi Gupta (Company Secretary) (appointed w.e.f. 11th May
Key Managerial Personnel Relatives of Key Managerial Personnel and relatives of Individual owning an interest in the voting power of	Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020) Mr. Narender Kumar Dogra (Chief Financial Officer) (appointed w.e.f. 11th May 2020) Ms. Subhi Gupta (Company Secretary) (appointed w.e.f. 11th May 2020)
Key Managerial Personnel Relatives of Key Managerial Personnel and relatives of Individual owning an interest in the voting power of reporting enterprise that gives them significant influence	 Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020) Mr. Narender Kumar Dogra (Chief Financial Officer) (appointed w.e.f. 11th May 2020) Ms. Subhi Gupta (Company Secretary) (appointed w.e.f. 11th May 2020) Mr. D. N. Davar (Chairman)
Key Managerial Personnel Relatives of Key Managerial Personnel and relatives of Individual owning an interest in the voting power of reporting enterprise that gives them significant influence	 Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020) Mr. Narender Kumar Dogra (Chief Financial Officer) (appointed w.e.f. 11th May 2020) Ms. Subhi Gupta (Company Secretary) (appointed w.e.f. 11th May 2020) Mr. D. N. Davar (Chairman) Mrs. Monica Davar
Key Managerial Personnel Relatives of Key Managerial Personnel and relatives of Individual owning an interest in the voting power of reporting enterprise that gives them significant influence	 Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020) Mr. Narender Kumar Dogra (Chief Financial Officer) (appointed w.e.f. 11th May 2020) Ms. Subhi Gupta (Company Secretary) (appointed w.e.f. 11th May 2020) Mr. D. N. Davar (Chairman) Mrs. Monica Davar Mr. Neel Jay Davar
Key Managerial Personnel Relatives of Key Managerial Personnel and relatives of Individual owning an interest in the voting power of reporting enterprise that gives them significant influence	 Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020) Mr. Narender Kumar Dogra (Chief Financial Officer) (appointed w.e.f. 11th May 2020) Ms. Subhi Gupta (Company Secretary) (appointed w.e.f. 11th May 2020) Mr. D. N. Davar (Chairman) Mrs. Monica Davar Mr. Neel Jay Davar Mrs. Santosh Davar
	 Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020) Mr. Narender Kumar Dogra (Chief Financial Officer) (appointed w.e.f. 11th May 2020) Ms. Subhi Gupta (Company Secretary) (appointed w.e.f. 11th May 2020) Mr. D. N. Davar (Chairman) Mrs. Monica Davar Mr. Neel Jay Davar Mrs. Santosh Davar Mrs. Poonam Juneja

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

Nature of Name of related party Relationship transaction		Relationship	For the year ended 31 March 2020	For the year ended 31 March 2019
Purchase of Goods	Swaran Enterprises	Enterprises over which relatives of Key Managerial Personnel are able to exercise significant influence	2,815.79	2,881.07
	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	180.35	-
	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	180.22	70.22
	Sandhar Ecco Green Energy Pvt. Ltd.	Joint Venture of Reporting Enterprises	-	0.80
Sale of goods	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	27.93	10.19
	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	13.58	1.26
	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	216.09	88.82
	Swaran Enterprises	Enterprises over which relatives of Key Managerial Personnel are able to exercise significant influence	2.27	1.32
Sale of Property, Plant and	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	-	2.36
Equipment	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	0.94	118.20
	Sandhar Tooling Private Limited	Subsidiaries	0.88	-
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	0.04	-
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	205.74	-
	Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting Enterprises	0.97	-
Purchase of	Sandhar Tooling Private Limited	Subsidiaries	7.45	57.03
Property, Plant and Equipment	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	56.26	-
	Indo Toolings Private Limited	Joint Venture of Reporting Enterprises	-	145.14
	Sandhar Intelli Glass Solutions Limited	Enterprises under Common control	113.99	-
	Sandhar Ecco Green Energy Private Limited	Joint Venture of Reporting Enterprises	-	11.39
Reimbursement of expenses from	Sandhar Technologies Barcelona SL	Subsidiaries	18.61	-
	Sandhar Tooling Private Limited	Subsidiaries	10.76	11.44
	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	103.98	85.21
	Sandhar Infosystems Limited	Enterprises under Common control with the Reporting Enterprises	0.01	0.01

	Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	10.17	6.55
	Sandhar Han Shin Automotive Private Limited	Joint Venture of Reporting Enterprises	15.98	-
	Sandhar Daewha Automotives Systems Pvt Ltd	Joint Venture of Reporting Enterprises	51.77	35.78
	Sandhar Amkin Industries Pvt Limited	Joint Venture of Reporting Enterprises	34.52	51.14
	Sandhar Daeshin Auto Systems Private Limited	Joint Venture of Reporting Enterprises	-	0.77
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	85.88	17.71
Reimbursement of expenses from	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	77.19	-
	Kwangsung Sandhar Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	0.38	-
	Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting Enterprises	20.89	-
	Kwangsung Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	2.42	5.17
Reimbursement of expenses to	Sandhar Tooling Private Limited	Subsidiaries	3.12	-
	Sandhar Technologies Barcelona S.L	Subsidiaries	60.94	-
Lease rentals (including service tax / IGST / paid to	Sandhar Estates Private Limited	Enterprises under Common control with the Reporting Enterprises	32.70	30.47
	Jubin Finance & Investment Limited	Enterprises under Common control with the Reporting Enterprises	268.36	268.36
	Urmila Joshi	Key Managerial Personnel & their relatives	9.14	8.63
	Jayant Davar	Key Managerial Personnel & their relatives	6.00	6.00
	Shorah Realty LLP	Enterprises over which relatives of Key Managerial Personnel are able to exercise significant influence	0.59	0.71
Lease rentals (including service	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	15.05	-
tax / GST) received from	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	23.30	14.82
	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	0.28	0.28
	Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	2.40	7.04
Dividend Received from	Sandhar Tooling Private Limited	Subsidiaries	47.95	47.95
	Indo Toolings Private Limited	Joint Venture of Reporting Enterprises	33.30	-

Services received from	Sandhar Tooling Private Limited	Subsidiaries	4.76	0.12
Service Given	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	2.37	13.18
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	14.06	-
	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	6.41	-
Interest Received	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	3.77	0.55
	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	32.94	0.10
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	0.08	-
	Sandhar Han Sung Technologies Pvt. Ltd.	Joint Venture of Reporting Enterprises	1.66	-
Managerial remuneration	Jayant Davar	Key Managerial Personnel & their relatives	476.27	730.31
	Arvind Joshi	Key Managerial Personnel & their relatives	172.73	198.28
	Narender Kumar Dogra	Key Managerial Personnel & their relatives	47.41	44.67
Dividend paid	Jayant Davar	Key Managerial Personnel & their relatives	781.56	390.47
	Others	Enterprises under Common control with the Reporting Enterprises	128.88	64.23
	Others	Key Managerial Personnel & their relatives	146.67	73.33
Investment made in JV's and	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	679.39	-
subsidiaries	Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	-	331.10
	Sandhar Daewha Automotives System Pvt Ltd	Joint Venture of Reporting Enterprises	15.00	1,076.63
	Sandhar Amkin Industries Pvt Ltd	Joint Venture of Reporting Enterprises	287.00	505.00
	Kwangsung Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	108.52	1.00
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	633.49	49.58
	Sandhar Han Shin Automotive Private Limited	Joint Venture of Reporting Enterprises	1.00	-
	Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting Enterprises	199.99	-
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	400.00	-
	Sandhar Daeshin Auto Systems Private Limited	Joint Venture of Reporting Enterprises	-	1.07

Loan & Advances Given to	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	88.18	75.00
	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	400.00	30.00
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	16.00	-
	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	100.78	-
Paid for Land	Haridwar Estates Private Limited	Enterprises under Common control with the Reporting Enterprises	-	31.27
Outstanding Receivable	Sandhar Tooling Private Limited	Subsidiaries	-	1.34
	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	-	36.85
	Haridwar Estates Private Limited	Enterprises under Common control with the Reporting Enterprises	130.77	130.77
	Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	0.06	3.76
	Sandhar Daewha Automotives System Pvt Ltd	Joint Venture of Reporting Enterprises	145.66	1.53
	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	486.15	123.51
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	0.92	10.31
	Sandhar Daeshin Auto Systems Private Limited	Joint Venture of Reporting Enterprises	-	0.77
	Kwangsung Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	0.01	5.17
Outstanding Receivable	Sandhar Infosystems Limited	Enterprises under common control	0.001	-
	Sandhar Han Shin Automotive Private Limited	Joint Venture of Reporting Enterprises	5.98	-
	Kwangsung Sandhar Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	0.15	-
	Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting Enterprises	14.08	-
		Joint Venture of Reporting Enterprises		
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	5.88	-
Outstanding Payable	Swaran Enterprises	Enterprises over which relatives of Key Managerial Personnel are able to exercise significant influence	291.92	295.57
	Shorah Realty LLP	Enterprises over which relatives of Key Managerial Personnel are able to exercise significant influence	0.12	0.12
	Indo Toolings Private Limited	Joint Venture of Reporting Enterprises	12.30	12.30

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	Sandhar Han Sung Tachnologias	Joint Venture of Reporting		
	Sandhar Han Sung Technologies Private Limited	Enterprises	30.98	-
	Sandhar Technologies Barcelona S.L	Subsidiaries	42.33	-
	Sandhar Tooling Private Limited	Subsidiaries	1.57	-
	Urmila Joshi	Key Managerial Personnel & their relatives	0.76	0.72
Security deposit given to	Sandhar Estates Private Limited	Enterprises under Common control with the Reporting Enterprises	36.00	36.00
	Jubin Finance & Investment Limited	Enterprises under Common control with the Reporting Enterprises	98.88	98.88
Corporate guarantee/standby letter of credit given to	Sandhar Technologies Barcelona S L	Subsidiaries	8,737.80	9,585.78
Managerial Remuneration Payable	Jayant Davar	Key Managerial Personnel & their relatives	333.56	598.29
	Arvind Joshi	Key Managerial Personnel & their relatives	46.66	87.87
	Narender Kumar Dogra	Key Managerial Personnel & their relatives	2.89	3.68
Investment in JV's and subsidiaries	Indo Toolings Private Limited	Joint Venture of Reporting Enterprises	352.50	352.50
	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	1,599.25	919.85
	Sandhar Tooling Private Limited	Subsidiaries	387.19	387.19
	Sandhar Technologies Barcelona SL	Subsidiaries	2,029.00	2,029.00
	Sandhar Ecco Green Energy Private Limited*	Joint Venture of Reporting Enterprises	222.48	222.48
	Sandhar Strategic Systems Private Limited	Subsidiaries	1.00	1.00
	Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	900.07	900.07
	Sandhar Daewha Automotives System Pvt Ltd	Joint Venture of Reporting Enterprises	1,497.31	1,482.31
	Sandhar Amkin Industries Private Ltd	Joint Venture of Reporting	832.00	545.00
	Sandhar Daeshin Auto Systems Private Limited	Joint Venture of Reporting	1.07	1.07
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting	683.07	49.58
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting	400.00	-
	Sandhar Han Shin Automotive Private Limited	Joint Venture of Reporting	1.00	-
	Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting	199.99	-
	Kwangsung Sandhar Technologies Private Limited	Joint Venture of Reporting	109.52	1.00

(Rupees in lacs, except share data, per share data and unless otherwise stated)

*During the year ended 31 March 2019, the Company noted an impairment trigger on account of proposed discontinuation of business in its joint venture company ('Sandhar Ecco Green Energy Private Limited'). Company performed an impairment assessment of its investment in equity shares of Sandhar Ecco Green Energy Private Limited to compute the fair value of its investment. Based on management's assessment, as the fair value of the investment was lower than the carrying amount of the investment, an impairment charge of Rs. 148.05 Lacs was recognized in the standalone financial statements during the previous year ended 31 March 2019, during the current year changes in fair value amounting to Rs. 4.88 Lacs have been recognized against the said impairment provision.

C. Terms and conditions of transactions with related parties

All transactions with these related parties are priced on arm's length basis and resulting outstanding balances at the year-end are unsecured and interest free and are to be settled in cash. The Company has not recorded any impairment of receivables relating to amounts owed by related parties. This assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.

33. Disclosure required under Section 186(4) of the Companies Act, 2013

a. Particulars of loan given

Name of the loanee	Loan given in earlier years	Loan given during the year	Loan written off	Repayment during the year	Outstanding balance as at 31 March 2020	Purpose
Sandhar Daewha Automotives System Pvt Ltd	-	88.18	-	-	88.18	Loan given to joint venture company in pursuant to business support.
Sandhar Amkin Industries Private Ltd	30.00	400.00	-	-	430.00	Loan given to joint venture company in pursuant to business support.
Sandhar Whetron Electronics Private Limited	-	16.00	-	16.00	-	Loan given to joint venture company in pursuant to business support.
Sandhar Han Sung Technologies Private Limited	-	100.78	-	100.78	-	Loan given to joint venture company in pursuant to business support.

ii. Particulars of Corporate guarantee/ standby letter of credit given to:

Name of the entity	Guarantee given	Guarantee discharged	Outstanding balance	Purpose
Sandhar Technologies Barcelona SL	8,737.80	-	8,737.80	To secure working capital loan

iii. Particulars of investments made:

Refer note 6A for investments made by the Company.

34. Leases

- i. The Company has adopted Ind AS 116 'Leases' with the date of initial application being 1 April 2019. Ind AS 116 replaces Ind AS 17 Leases and related interpretation and guidance. The Company has applied Ind AS 116 using the retrospective approach, under which the cumulative effect of initial application is recognised in retained earnings at April 1, 2019. As a result, the comparative information has not been restated. In adopting Ind AS 116, the Company has applied the below practical expedients:
 - a. The Company has applied a single discount rate to a portfolio of leases with reasonably similar characteristics.
 - b. The Company has treated the leases with remaining lease term of less than 12 months as if they were "short term leases".
 - c. The Company has not applied the requirements of Ind AS 116 for leases of low value assets
 - d. The Company has applied the practical expedient to grandfather the definition of a lease on transition. This means that it will apply Ind AS 116 to all contracts entered into before 1 April 2019 and identified as leases in accordance with Ind AS 17.
- ii. The Company has discounted lease payments using the applicable incremental borrowing rate as at 1 April 2019, which is 8.8% p.a. for measuring the lease liabilities.

iii. Impact of adoption of Ind AS 116 on the retained earnings

Particulars	As at 1 April 2019
Right-of-use assets	1,787.76
Lease liabilities	(1,920.25)
Impact on the retained earnings	132.49

iv. Impact of adoption of Ind AS 116 on the statement of profit and loss

Particulars	For the year ended 31 March 2020
Interest on lease liabilities (refer note 24)	168.98
Depreciation of Right-of-use assets (refer note 4)	571.53
Impact on the statement of profit and loss for the year	740.51

V. Amount recognised in the statement of cash flows

Particulars	For the year ended 31 March 2020	
Repayment of lease liabilities including interest expenses	719.65	
Impact on the statement of cash flows for the year	719.65	

Vi. The Company does not foresee significant down-sizing of its employee base rendering the physical infrastructure redundant. The leases that the Company has entered with lessors towards properties used as offices are long term in nature and no changes in terms of those leases are expected due to the COVID-19.

35. Financial Instruments- Fair Values

Set out below, is a comparison by class of the carrying amounts and fair value of the Company's financial instruments, other than those with carrying amounts that are reasonable approximations of fair values:

Par	ticulars	Carryir	g value	Fair	value
		As at 31 March 2020	As at 31 March 2019	As at 31 March 2020	As at 31 March 2019
	Financial assets				
Α.	FVTPL:				
	Investment in Unquoted Equity Shares excluding investment in subsidiaries, joint controlled entities and associate	70.75	44.8	70.75	44.8
В.	Amortised Cost:				
	Security deposit	945.44	1,073.74	945.44	1,073.74
	Loans recoverable from related parties	518.18	30.00	518.18	30.00
	Loans to employees	32.08	25.77	32.08	25.77
	Other advances	211.42	194.36	211.42	194.36
	Total	1,707.12	1,323.87	1,707.12	1,323.87
	Financial liabilities				
Α.	Amortised Cost:				
	Borrowings				
	Loans	3,926.32	11,417.87	3,926.32	11,417.87
	Lease liabilities	1,441.61	4.24	1,441.61	4.24
	Total	5,367.93	11,422.11	5,367.93	11,422.11

(Rupees in lacs, except share data, per share data and unless otherwise stated)

The management assessed that the fair values of short term financial assets and liabilities significantly approximate their carrying amounts largely due to the short-term maturities of these instruments. Accordingly, management has not disclosed fair values for financial instruments such as trade receivables, trade payables, cash and cash equivalents, other current assets, interest accrued on fixed deposits, other current liabilities etc.

The fair value of the financial assets and liabilities is included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

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

Long-term fixed-rate and variable-rate Receivables/Borrowings are evaluated by the company based on parameters such as interest Rates, specific country risk factors, individual creditworthiness of the customer and the risk characteristics of the financed project based on this evaluation, allowances are taken into account for the expected credit losses of these receivables.

The fair value of unquoted instruments, is calculated by arriving at intrinsic value of the investee. The fair value of loans from banks and other financial liabilities, obligations under finance leases, as well as other non-current financial liabilities is estimated by discounting future cash flows using rates currently available for debt on similar terms, credit risk and remaining maturities.

The Company has entered into derivative financial instruments with financial institutions/ banks through Cross currency interest rate swap and principals swap.

Such derivatives are valued using valuation techniques, which employs the use of market observable inputs. Valuation technique applied by the company is Mark to Market as provided by the bank as on the date of valuation.

Discount rates used in determining fair value:

The interest rates used to discount estimated future cash flows, where applicable, are based on the discount rate that reflects the issuer's borrowing rate as at the end of the reporting period.

The Company maintains policies and procedures to value financial assets or financial liabilities using the best and most relevant data available. In addition, the Company internally reviews valuation, including independent price validation for certain instruments.

36. Fair value hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial statements that are

- a. recognised and measured at fair value and
- b. measured at amortised cost and for which fair values are disclosed in the financial statements.

To provide an indication about the reliability of the inputs used in determining fair value, the company has classified its financial instruments into three levels prescribed under the accounting standard.

All financial instruments for which fair value is recognised or disclosed are categorised with in 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 prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: inputs other than quoted prices included in 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 asset or liability that are not based on observable market data (unobservable inputs).

The company has an established control framework with respect to the measurements of fair values. This includes a valuation team and has overall responsibility for overseeing all significant fair value measurements and reports directly to the Chief Finance Officer. The valuation team regularly reviews significant unobservable inputs and valuation adjustments. If third party information, such as broker quotes or pricing services, is used to measure fair values, then the valuation team assesses the evidence obtained from the third parties to support the conclusion that these valuations meet the requirements of Ind AS, including the level in the fair value hierarchy in which the valuations should be classified. Significant valuation issues are reported to the Company's audit committee.

The following table provides the fair value measurement hierarchy of the Company's assets and liabilities.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Total	Fa	ir value measurement usi	ing
		Quoted prices in active markets	Significant observable inputs	Significant unobservable inputs
		(Level 1)	(Level 2)	(Level 3)
Assets measured at FVTPL:				
Investment in Unquoted Equity Shares excluding investment in subsidiaries, joint controlled entities and associate	70.75	-	-	70.75
Assets measured at amortised cost for which fair values are disclosed (refer note 35):				
Security deposit	945.44	-	-	945.44
Loans recoverable from related parties	518.18	-	-	518.18
Loans to employees	32.08	-	-	32.08
Other advances	211.42	-	-	211.42
Liabilities measured at amortised cost for which fair values are disclosed (refer note 35):				
Loans	3,926.32	-	-	3,926.32
Lease liabilities	1,441.61	-	-	1,441.61

A. Quantitative disclosures fair value measurement hierarchy for assets as at 31 March 2020:

During the year ended 31 March 2020, there were no transfers between Level 1 and Level 2 fair value measurements.

B. Quantitative disclosures fair value measurement hierarchy for assets as at 31 March 2019:

Particulars	Total	Fa	ir value measurement us	ing
		Quoted prices in active markets	Significant observable inputs	Significant unobservable inputs
		(Level 1)	(Level 2)	(Level 3)
Assets measured at FVTPL:				
Investment in Unquoted Equity Shares excluding investment in subsidiaries, joint controlled entities and associate	44.8	-	-	44.8
Assets measured at amortised cost for which fair values are disclosed (refer note 3				
Security deposit	1,073.74	-	-	1,073.74
Loans recoverable from related parties	30.00	-	-	30.00
Loans to employees	25.77	-	-	25.77
Other advances	194.36	-	-	194.36
Liabilities measured at amortised cost for which fair values are disclosed (refer note 3				
Loans	11,417.87	-	-	11,417.87
Lease liabilities	4.24	-	-	4.24

During the year ended 31 March 2019, there were no transfers between Level 1 and Level 2 fair value measurements.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

37. Financial risk management objectives and policies

The Company is primarily engaged in the manufacturing and assembling of automotive components such as lock-set, mirrors and various sheet metal components including cabins for two wheelers, four wheelers and off road vehicle industry. The Company's principal financial liabilities, comprises loans and borrowings, trade and other payables and finance lease obligation. The main purpose of these financial liabilities is to support the Company's operations. The Company's principal financial assets include investments in equity, employee advances, trade and other receivables, security deposits, cash and short-term deposits that derive directly from its operations. The Company also enters into derivative transactions viz. CCIRS and Principal Swaps.

The Company has exposure to the following risks arising from financial instruments

- Market risk (see (b);
- Credit risk (see (c); and
- Liquidity risk (see (d).

This note explains the sources of risk which the entity is exposed to and how the entity manages the risk and the impact of hedge accounting in the financial statements.

a. Risk Management Framework

The Company's activities makes it susceptible to various risks. The company has taken adequate measures to address such concerns by developing adequate systems and practices. The Company's overall risk management program focuses on the unpredictability of markets and seeks to manage the impact of these risks on the Company's financial performance.

The Company's senior management oversee the management of these risks and advises on financial risks and the appropriate financial risk governance framework for the Company. The board provides assurance to the shareholders that the Company's financial risk activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with the Company's policies and risk objectives. All derivative activities for risk management purposes are carried out by specialist teams that have the appropriate skills, experience and supervision. It is the Company's policy that no trading in derivatives for speculative purposes may be undertaken.

The Company's risk management policies 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 are reviewed regularly to reflect changes in market conditions and company's activities. The company, through its training and management standards and procedures, aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations.

The Company's audit committee oversees how management monitors compliance with the company's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the company. The audit committee is assisted in its oversight role by internal audit. Internal audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the audit committee.

This note explains the sources of risk which the entity is exposed to and how the entity manages the risk and the impact of hedge accounting in the financial statements

Risk	Exposure arising from	Measurement	Management
Credit Risk	Cash and cash equivalents, trade receivables, derivative financial instruments, financial assets measured at amortised cost.	Ageing analysis Credit Ratings	Diversification of bank deposits, credit limits and letter of credit
Liquidity Risk	Borrowings and liabilities	Cash flow forecasting, Sensitivity Analysis	Availability of borrowing facilities.
Market risk - foreign currency risk	Future commercial transactions, Recognized financial liabilities not demonomited in rupees(INR)	Cash flow forecasting, Sensitivity Analysis	Cross currency principal interest swaps
Market risk – interest rate risk	Long-term borrowings at variable rates	Sensitivity analysis	

(Rupees in lacs, except share data, per share data and unless otherwise stated)

B. 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 following types of risk: interest rate risk, currency risk, price risk, and commodity risk. Financial instruments affected by market risk include loans and borrowings, investment, deposits, advances and derivative financial instruments.

The sensitivity analyses in the following sections relate to the position as at 31 March 2020 and 31 March 2019. The sensitivity analyses have been prepared on the basis that the amount of net debt, the ratio of floating to fixed interest rates of the debt and derivatives and the proportion of financial instruments in foreign currencies are all constant in place at 31 March 2020.

The analyses exclude the impact of movements in market variables on: the carrying values of gratuity and other post-retirement obligations; provisions.

The following assumptions have been made in calculating the sensitivity analyses:

-The sensitivity of the relevant profit or loss item is the effect of the assumed changes in respective market risks. This is based on the financial assets and financial liabilities held at 31 March 2020 and 31 March 2019.

C. 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's exposure to the risk of changes in market interest rates relates primarily to the Company's long-term debt obligations with fixed interest rates.

The Company enters Cross Currency Interest Rate Swaps to manage its Forex and interest rate risk, in which it agrees to exchange, at specified intervals, the difference between floating and fixed rate interest amounts calculated by reference to an agreed-upon notional principal amount.

Exposure to interest rate risk

The interest rate profile of the Company's interest bearing financial instruments as reported to management is as follows:

Particulars	As at 31 March 2020	As at 31 March 2019
Financial Liabilities		
Fixed rate instruments		
- Vehicle Loan	59.43	100.62
Variable rate instruments		
- Cash credit from bank	3,866.89	11,317.25
Financial Assets		
Fixed rate instruments		
- Fixed Deposits	71.67	105.74
- Loans	1,707.11	1,323.87

The Company does not account for fixed rate financial assets or financial liabilities at fair value through profit or loss, and the company does not designate derivatives (interest rate swaps) as hedging instruments under a fair value hedge accounting model. Therefore, a change in interest rates at the reporting date would not affect profit or loss.

Interest Rate sensitivity

A reasonably possible change of 100 basis points in interest rates at the reporting date would have increased (decreased) equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency exchange rates, remain constant.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Increase / decrease in basic points	Profit or loss	Profit or loss (net of tax)
31 March 2020			
Secured term loan from banks	100	0.59	0.44
Cash credit from bank	100	38.67	28.94
Secured term loan from bank	(100)	(0.59)	(0.44)
Cash credit from bank	(100)	(38.67)	(28.94)
31 March 2019			
Secured term loan	100	1.01	0.68
Cash credit from bank	100	113.17	76.39
Secured term loan from bank	(100)	(1.01)	(0.68)
Cash credit from bank	(100)	(113.17)	(76.39)

Currency risk

Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Company's operating activities (when revenue or expense is denominated in a foreign currency) and borrowings in foreign currency (ECB borrowings).

The Company manages its foreign currency risk by entering into derivatives. When a derivative is entered into for the purpose of hedging, the Company negotiates the terms of those derivatives to match the terms of the hedged exposure.

Details of unhedged foreign currency exposures:

Particulars	As at 31 Marc	h 2020	As at 31 March 2019		
	0		Amount In Foreign Currency (in lacs)	Amount in Rs	
Trade Payables (USD)	5.50	415.19	4.49	310.77	
Trade Payables (JPY)	1,604.55	1,129.30	1,825.48	1,142.06	
Trade Payables (GBP)	0.02	1.85	0.07	6.37	
Trade Payables (EUR)	0.57	47.74	1.68	130.73	
Trade Receivables (USD)	2.65	200.10	3.17	218.98	

The following significant exchange rates were applied at the year end:

Particulars	Year end rates		
	As at 31 March 2020	As at 31 March 2019	
INR/ JPY	0.7038	0.6256	
INR/ USD	75.55	69.17	
INR/ GBP	93.55	90.48	
INR/ EUR	83.08	77.70	

Sensitivity Analysis

Any changes in the exchange rate of foreign currency against INR is not expected to have significant impact on the Company's profit due to the short credit period. Accordingly, a 1% appreciation/depreciation of the INR as indicated below, against the USD would have increased/reduced profit by the amounts shown below. This analysis is based on the foreign currency exchange rate variances that the Company considered to be reasonably possible at the end of the reporting period. The analysis assumes that all other variable remains constant.

Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure (JPY)	Effect on profit before tax (INR)	Effect on profit (INR)
As at 31	INR/JPY Increases by 1%	Import Trade	0.7038	0.0070	1,604.55	(11.29)	(8.45)
March 2020	INR/JPY Decreases by 1%	payables	0.7038	0.0070	1,604.55	11.29	8.45
As at 31 March 2019	INR/JPY Increases by 1%	Import Trade	0.6256	0.0063	1825.48	(11.42)	(7.71)
	INR/JPY Decreases by 1%	payables	0.6256	(0.0063)	1825.48	11.42	7.71
Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure (USD)	Effect on profit before tax (INR)	Effect on profit after tax (INR)
As at 31	INR/USD Increases by 1 %	Import Trade payables	75.5500	0.7555	5.50	(4.15)	(3.11)
March 20	INR/USD Decreases by 1%		75.5500	0.7555	5.50	4.15	3.11
As at 31	INR/USD Decreases by 1%	Import Trade payables	69.1713	0.6917	4.49	(3.11)	(2.10)
March 2019	INR/USD Decreases by 1%		69.1713	(0.6917)	4.49	3.11	2.10
Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure (GBP)	Effect on profit before tax (INR)	Effect on profit (INR)
As at 31	INR/GBP Increases by 1%	Import Trade	93.5490	0.9355	0.02	(0.02)	(0.01)
March 2020	INR/GBP Decreases by 1%	payables	93.5490	0.9355	0.02	0.02	0.01
As at 31	INR/GBP Increases by 1%	Import Trade	90.4756	0.9048	0.07	(0.06)	(0.04)
March 2019	INR/GBP Decreases by 1%	payables	90.4756	(0.9048)	0.07	0.06	0.04

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure (EURO)	Effect on profit before tax (INR)	Effect on profit (INR)
As at 31 March 2020	INR/EURO Increases by 1%	Import Trade	83.0850	0.8308	0.57	(0.48)	(0.36)
	INR/EURO Decreases by 1%	payables	83.0850	0.8308	0.57	0.48	0.36
As at 31	INR/EURO Increases by 1%	Import Trade	77.7024	0.7770	1.68	(1.31)	(0.88)
March 2019	INR/EURO Decreases by 1%	payables	77.7024	(0.7770)	1.68	1.31	0.88
Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure (USD)	Effect on profit before tax (INR)	Effect on profit (INR)
As at 31	INR/USD Increases by 1%	Trade	75.5500	0.7555	2.65	2.00	1.50
March 20	INR/USD Decreases by 1%	Receivables	75.5500	0.7555	2.65	(2.00)	(1.50)
As at 31	INR/USD Increases by 1%	Trade	69.1713	0.6917	3.17	2.19	1.48
March 2019	INR/USD Increases by 1%	Receivables	69.1713	(0.6917)	3.17	(2.19)	(1.48)

Equity price risk

The Company's listed & non-listed equity securities are susceptible to market price risk arising from uncertainties about future values of the investment securities. The Company manages the equity price risk through diversification and by placing limits on total equity instruments. Reports on the equity portfolio are submitted to the Company's senior management on a regular basis. The Company's Board of Directors reviews and approves all equity investment decisions.

Credit risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Company is exposed to credit risk from its operating activities (primarily trade receivables), including foreign exchange transactions and other financial instruments.

Trade receivables

Ind AS requires expected credit losses to be measured through a loss allowance. The Company assesses at each date of statements of financial position whether a financial asset or a company of financial assets is impaired. The Company recognises lifetime expected losses for all contract assets and / or all trade receivables that do not constitute a financing transaction. For all other financial assets, expected credit losses are measured at an amount equal to the 12 months expected credit losses or at an amount equal to the life time expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition.

Trade receivables of 16,084.10 as at 31 March 2020 forms a significant part of the financial assets carried at amortised cost, which is valued considering provision for allowance using expected credit loss method. In addition to the historical pattern of credit loss, we have considered the likelihood of increased credit risk and consequential default considering emerging situations due to COVID-19. This assessment is not based on any mathematical model but an assessment considering the nature of segment, impact immediately

(Rupees in lacs, except share data, per share data and unless otherwise stated)

seen in the demand outlook of these segments and the financial strength of the customers in respect of whom amounts are receivable.

Company's exposure to customers is diversified and some customer contributes more than 10% of outstanding accounts receivable as of 31 March 2020 and 31 March 2019 however there was no default on account of those customers in the past.

Before accepting any new customer, the Company assesses the potential customer's credit quality and defines credit limits to customer. Limits and scoring attributed to customers are reviewed on periodic basis.

The Company performs credit assessment for customers on an annual basis and recognizes credit risk, on the basis lifetime expected losses and where receivables are due for more than six months.

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was

(a) Financial assets for which loss allowance is measured using 12 months Expected Credit Losses (ECL)

Particulars	As at 31 March 2020	As at 31 March 2019
Loans	766.92	405.06
Other financial assets	278.97	1,341.50
Total	1,045.89	1,746.56

(b) The ageing analysis of trade receivables for which loss allowance is measured using Life time Expected Credit Losses as of the reporting date is as follows:

Particulars	As at 31 March 2020	0-6 Month	6 - 12 month	More than 12
Gross Carrying Amount	16,415.49	16,027.76	38.39	349.34
Expected credit loss (Loss allowance provision)	331.39	-	-	331.39
Carrying amount of trade receivables	16,084.10	16,027.76	38.39	17.95
Particulars	As at 31 March 2019	0- 6 Month	6 - 12 month	More than 12
Gross Carrying Amount	30,253.77	29,806.70	190.31	256.76
Expected credit loss (Loss allowance provision)	185.34	-	-	185.34
Carrying amount of trade receivables	30,068.43	29,806.70	190.31	71.42

Financial instruments and cash deposits

Credit risk from balances with banks and financial institutions is managed by the Corporate finance department in accordance with the Company's policy. Investments of surplus funds are made only in schemes of alternate investment fund/or other appropriate avenues including term and recurring deposits with approved counterparties and within credit limits assigned to each counterparty. Counterparty credit limits are reviewed by the Company's Board of Directors on an annual basis. The limits are set to minimise the concentration of risks and therefore mitigate financial loss through counterparty's potential failure to make payments.

The Company places its cash and cash equivalents and term deposits with banks with high investment grade ratings, limits the amount of credit exposure with any one bank and conducts ongoing evaluation of the credit worthiness of the banks with which it does business. Given the high credit ratings of these banks, the Company does not expect these banks to fail in meeting their obligations. The maximum exposure to credit risk for the components of the balance sheet at 31 March 2020 and 31 March 2019 is represented by the carrying amount of each financial asset.

(d) Liquidity risk

Liquidity risk refers to the risk that the company cannot meet its financial obligations. The objective of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use as per requirements. The Company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash

(Rupees in lacs, except share data, per share data and unless otherwise stated)

flows, and by matching the maturity profiles of financial assets and liabilities.

The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of bank overdrafts, buyers credit and bank loans. The Company assessed the concentration of risk with respect to refinancing its debt and concluded it to be low. The Company has access to a sufficient variety of sources of funding and debt maturing within 12 months can be rolled over with existing lenders.

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

Particulars		Contractual ca	sh flows	
	Carrying value as at 31 March 2020	0- 1 year	1- 5 year	More than 5 year
Trade Payable	18,830.20	18,830.20	-	-
Borrowings	3,926.32	3,902.47	23.85	-
Lease liabilities	1,441.61	577.81	863.80	
Other financial liabilities	1,897.73	1,897.73	-	-
Total	26,095.86	25,208.21	887.65	-

Particulars		Contractual ca	sh flows	
	Carrying value as at 31 March 2019	0- 1 year	1-5 year	More than 5 year
Trade Payable	29,369.83	29,369.83	-	-
Borrowings	11,417.87	11,358.44	59.43	-
Lease liabilities	4.24	0.29	3.95	
Other financial liabilities	1,946.19	1,946.19	-	-
Total	42,738.13	42,674.75	63.38	-

38. Capital management

The Company's capital management objectives are:

The Board policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The Board of Directors monitors the return on capital employed, as well as the level of dividends to equity shareholders.

The Company manages capital risk by maintaining sound/optimal capital structure through monitoring of financial ratios, such as debt-to-equity ratio and net borrowings-to-equity ratio on a monthly basis and implements capital structure improvement plan when necessary.

The Company uses debt equity ratio as a capital management index and calculates the ratio as Net debt divided by total equity. Net debt and total equity are based on the amounts stated in the financial statements.

Particulars	As at 31 March 2020	As at 31 March 2019
Net Debt (A)*	3,547.56	11,254.02
Equity (B)	75,754.85	70,865.38
Debt Equity Ratio (A/B)	0.05	0.16

* Net debt includes Non-Current borrowing, Current borrowing, Current maturities of non-current borrowing net off cash and cash equivalent and other bank balance

39. Segment Reporting

The Company is engaged in the business of manufacturing and assembling of automotive components. The Chief Operating Decision Maker (CODM) evaluates the Company's performance and allocates resources based on an analysis of various performance indicators by industry classes. All operating segments' operating results are reviewed regularly by CODM to make decisions about resources to be allocated to the segments and assess their performance. CODM believes that these are governed by same set of risk and returns hence CODM reviews as one balance sheet component. Further, the economic environment in which the company operates is significantly similar and not subject to materially different risk and rewards.

The operating segment of the Company is identified to be "Automotive components" as the CODM reviews business performance at an overall Company level as one segment.

Accordingly, as the company operates in a single business and geographical segment, the reporting requirements for primary and secondary disclosures under Indian Accounting Standard - 108 Operating Segment have not been provided in the standalone financial statements.

40. Disclosure in relation to Micro and Small enterprises 'Suppliers' as defined in the Micro, Small and Medium Enterprises Development Act, 2006.

The dues to Micro, Small and Medium Enterprises as required under the Micro, Small and Medium Enterprises Development Act, 2006 to the extent information available with the company is given below:

Particulars	As at 31 March 2020	As at 31 March 2019
(a) The principal amount remaining unpaid to any supplier as at the end of the year	1,135.94	1,387.97
(b) The interest due on principal amount remaining unpaid to any supplier as at the end of the year	2.08	3.31
(c) The amount of interest paid by the buyer in terms of section 16 of the MSMED Act 2006 alongwith the amounts of the payments made to the supplier beyond the appointed day during each accounting year		
- Interest paid	37.93	163.05
- Payment to supplier	1,321.36	515.03
(d) Amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the MSMED Act.	6.83	30.90
(e) Amount of Interest accrued and remaining unpaid at the end of the year	8.92	34.21
(f) 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 the MSMED Act.	41.39	70.41

41. Research & Development (R & D) Expenses

The Company has incurred following expenditure on its Research and Development center at Gurgaon approved and recognised by the Ministry of Science & Technology, Government of India.

A. Capital Expenditure

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Capital expenditure	47.77	87.96

Β. **Revenue Expenditure***

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Material/Consumables/Spares	8.37	-
Employee benefits expense	482.49	467.04
Power & Fuel	4.38	4.74
Repair & maintenance	21.23	36.13
Travelling & conveyance	5.68	10.71
Legal & professional charges	8.06	1.12
Miscellaneous expenses	5.59	18.01
Total	535.80	537.75

*This includes amount of Rs. 28.90 which is not allowed as deduction under section 35(2AB) of the Income-Tax Act, 1961 as R&D Expenditure.

42. In March 2020, the World Health Organisation declared COVID 19 to be a pandemic. Consequent to this, Government of India declared a national lockdown on 25 March 2020, which has impacted the business activities of the Company. The Company has assessed the impact that may result from this pandemic on its liquidity position, carrying amounts of tangible assets, investments, and other assets / liabilities. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of this pandemic, the Company has considered internal and external information available till the date of approval these standalone financial statements and has assessed its situation.

In that context and based on the current estimates, the Company believes that COVID 19 is not likely to have any material impact on its standalone financial statements, liquidity or ability to service its debt or other obligations. However, the overall economic environment, being uncertain due to COVID 19, may affect the underlying assumptions and estimates in future, which may differ from those considered as at the date of approval of these standalone financial statements. The Company would closely monitor such developments in future economic conditions and consider their impact on the standalone financial statements of the relevant periods.

As per our report of even date attached

For and on behalf of the Board of Directors of

Sandhar Technologies Limited

For BSR&Co.LLP

Chartered Accountants

ICAI Firm Registration number: 101248W/W-100022

Shashank Agarwal

Partner Membership No. 095109 D. N. Davar Chairman DIN:00002008

Jayant Davar Co-Chairman and Managing Director Narender Kumar Dogra Chief Financial Officer

DIN:00100801

Ravinder Nagpal

DIN:00102970

Director

Vimal Mahendru Archana Capoor Director DIN:00006016

Director DIN:01204170

Subhi Gupta

Company Secretary ICSI M. No. 44467

> Place : Gurugram Date: 27 June 2020

Place : Gurugram Date : 27 June 2020

INDEPENDENT AUDITOR'S REPORT

To the Members of Sandhar Technologies Limited

Report on the Audit of Consolidated Financial Statements

Opinion

We have audited the Consolidated Financial Statements of Sandhar Technologies Limited (hereinafter referred to as the 'Holding Company") and its Subsidiaries (Holding Company and its Subsidiaries together referred to as "the Group"), and its Joint Ventures (including a Subsidiary of a Joint Venture Company), which comprise the Consolidated Balance Sheet as at 31 March 2020, and the Consolidated Statement of Profit and Loss (in cluding Other Comprehensive Income), Consolidated Statement of Changes in Equity and Consolidated Statement of Cash Flows for the year then ended, and notes to the Consolidated Financial Statements, including 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, and based on the consideration of reports of other auditors on separate Financial Statements of such Subsidiaries and Joint Ventures as were audited by the other auditors, the aforesaid Consolidated Financial Statements give the information required by the Companies Act, 2013 ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated State of Affairs of the Group and it Joint Ventures (including a Subsidiary of a Joint Venture Company) as at 31 March 2020, of its Consolidated Profit and Other Comprehensive Income, Consolidated Changes in Equity and Consolidated Cash Flows for the year then ended.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act. Our responsibilities under those SAs are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group and its Joint Ventures (including a Subsidiary of a Joint Venture Company) in accordance with the ethical requirements that are relevant to our audit of the Consolidated Financial Statements in terms of the Code of Ethics issued by the Institute of Chartered Accountants of India and the relevant provisions of the Act, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence obtained by us along with the consideration of audit reports of the other auditors referred to in sub paragraph (a) of the "Other Matter" paragraph below, is sufficient and appropriate to provide a basis for our opinion on the Consolidated Financial Statements

Key Audit Matter

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.

The key audit matter

As disclosed in Note 19 to the Consolidated Financial Statements, the Holding Company's revenue from operations for the year ended 31 March 2020 was INR 194,339.70 Lacs (Previous year INR 233,582.39 Lacs).

The Holding Company's revenue is derived primarily from sale of products which comprises safety and security systems and its associated components for the automotive industry.

Standards on Auditing presume that there is fraud risk with regard to revenue recognition. Also, revenue is one of the key performance indicators of the Holding Company which makes it susceptible to misstatement.

In view of the above, we have identified revenue recognition as a key audit matter.

How the matter was addressed in our audit

Our audit procedures included:

- a. Assessed the appropriateness of the accounting policy for revenue recognition as per the relevant accounting standard;
- b. Evaluated the design and implementation of key controls in relation to revenue recognition and tested the operating effectiveness of such controls for a sample of transactions;
- Involved our IT specialists to assist us in testing of key IT system controls which impact relating to revenue recognition;
- Performed detailed testing by selecting samples of revenue transactions recorded during and after the year.
 For such sample, verified the underlying documents, including customer acceptance, to assess whether these are recognised in the appropriate period in which control is transferred;
- e. Tested sample journal entries for revenue recognised during the year, selected based on specified risk-based criteria, to identify unusual transactions.
- f. Assessed the adequacy of the disclosures made in accordance with the relevant accounting standard.

Other Information

The Holding Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Holding Company's annual report, but does not include the Consolidated Financial Statements and our auditor's report thereon.

Our opinion on the Consolidated Financial Statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Consolidated Financial Statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Consolidated Financial Statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed and based on the audit report of other auditors, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

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

The Holding Company's Management and Board of Directors are responsible for the preparation and presentation of these Consolidated Financial Statements in term of the requirements of the Act that give a true and fair view of the Consolidated State of Affairs, Consolidated Profit and Other Comprehensive Income, Consolidated Statement of Changes in Equity and Consolidated Cash Flows of the Group including its joint ventures (including a Subsidiary of a Joint Venture Company) in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. The respective Management and Board of Directors of the Companies included in the Group and Joint Ventures (including a Subsidiary of a Joint Venture Company) are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of each Company, and for preventing and detecting frauds and other irregularities; the selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Consolidated Financial Statements by the Management and Directors of the Holding Company, as aforesaid.

In preparing the Consolidated Financial Statements, the respective Management and Board of Directors of the companies included in the Group and its Joint Ventures (including a Subsidiary of a Joint Venture Company) are responsible for assessing the ability of each company to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the Companies included in the Group and Joint Ventures (including a Subsidiary of a Joint Venture Company) is responsible for overseeing the financial reporting process of each Company.

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

Our objectives are to obtain reasonable assurance about whether the Consolidated Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Consolidated Financial Statements.

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

- Identify and assess the risks of material misstatement of the Consolidated Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on the internal financial controls with reference to the Consolidated Financial Statements and the operating effectiveness of such controls based on our audit.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Management and Board of Directors.
- Conclude on the appropriateness of Management and Board of Directors use of the going concern basis of accounting in preparation of Consolidated Financial Statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of this assumption. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Consolidated Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence

obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and Joint Ventures (including a Subsidiary of a Joint Venture Company) 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 such entities or business activities within the Group and Joint Ventures (including a Subsidiary of a Joint Venture Company) to express an opinion on the Consolidated Financial Statements. We are responsible for the direction, supervision and performance of the audit of financial information 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. Our responsibilities in this regard are further described in para (a) of the section titled 'Other Matter' in this audit report.

We believe that the audit evidence obtained by us along with the consideration of audit reports of the other auditors referred to in sub-paragraph (a) of the Other Matter paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Consolidated Financial Statements.

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

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 Matter

a.

We did not audit the financial statements of six subsidiaries. whose financial statements reflect Group's share of total assets (before consolidation adjustments) of Rs. 37,234.24 Lacs as at 31 March 2020, Group's share of total revenue (before consolidation adjustments) of Rs. 30,389.28 Lacs and Group's share of net cash inflows (before consolidation adjustments) of Rs. 58.43 Lacs for the year ended on that date, as considered in the Consolidated Financial Statements, which have been audited by their respective independent auditors. The Consolidated Financial Statements also include the Group's share of net loss after tax (and other comprehensive income) (before consolidation adjustments) of Rs. 933.44 Lacs for the year ended 31 March 2020, as considered in the Consolidated Financial Statements, in respect of nine joint ventures, whose financial statements have been audited by their respective independent auditors. The independent auditor's reports on financial statements of these entities have been furnished to us by the management and our opinion on the Consolidated Financial Statements, in so far as it relates to the amounts and disclosures included in respect of these entities, is based solely on the report of such auditors and the procedures performed by us are as stated in paragraph above.

Four subsidiaries are located outside India, whose financial statements and other financial information has been prepared in accordance with the accounting principles generally accepted in their respective countries. The Holding Company's management has converted the financial statements of such subsidiary companies located outside India from accounting principles generally accepted in their respective countries to accounting principles generally accepted in India. Independent firm of Chartered Accountants have audited these conversion adjustments made by the Holding Company's management in India. Our opinion in so far as it relates to the balances and affairs of such subsidiary companies located outside India are based on the report of other auditors in their respective countries and conversion adjustments prepared by the management and audited by Independent firm of Chartered Accountants in India.

Our opinion on the Consolidated Financial Statements, in so far, as it relates to the amounts and disclosures included in respect of said subsidiaries located outside India, is based solely on the report of such auditors and the conversion adjustments prepared by the management and procedures performed by Independent firm of Chartered Accountants in India, as stated in paragraph above.

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 matter with respect to our reliance on the work done and the reports of the other auditors.

Report on Other Legal and Regulatory Requirements

A. As required by Section 143(3) of the Act, based on our audit and on the consideration of reports of the other auditors on Separate Financial Statements of such Subsidiaries and Joint Ventures as were audited by other auditors, as noted in the 'Other Matter' paragraph, 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 Ind AS 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 2020 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors of its Subsidiary Companies and Joint Ventures, incorporated in India, none of the directors of the Group companies and Joint Ventures (including a Subsidiary of a Joint Venture Company) incorporated in India is disqualified as on 31 March 2020 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 with reference to Consolidated Financial Statements of the Holding Company, its Subsidiary Companies and Joint Ventures (including a Subsidiary of a Joint Venture Company) incorporated in India and the operating effectiveness of such controls, refer to our separate Report in "Annexure A".
- B. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors') Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the reports

of the other auditors on separate Financial Statements of the Subsidiaries and Joint Ventures, as noted in the 'Other Matter' paragraph:

- i. The Consolidated Financial Statements disclose the impact of pending litigations as at 31 March 2020 on the consolidated financial position of the Group and Joint Ventures (including a Subsidiary of a Joint Venture Company). Refer Note 32 to the Consolidated Financial Statements;
- The Group and its Joint Ventures (including a Subsidiary of a Joint Venture Company) did not have any material foreseeable losses on long-term contracts including derivative contracts during the year ended 31 March 2020;
- iii. There are no amounts which are required to be transferred to the Investor Education and Protection Fund by the Holding Company, its Subsidiary Companies and Joint Ventures (including a Subsidiary of a Joint Venture Company) incorporated in India during the year ended 31 March 2020; and
- iv. The disclosures in the Consolidated Financial Statements regarding holdings as well as dealings in specified bank notes during the period from 8 November 2016 to 30 December 2016 have not been made in the Consolidated Financial Statements since they do not pertain to the financial year ended 31 March 2020.
- C. With respect to the matter to be included in the Auditor's report under section 197(16):

In our opinion and according to the information and explanations given to us, the remuneration paid during the current year by the Holding Company to its directors is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director by the Holding Company is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For **BSR&Co.LLP**

Chartered Accountants ICAI Firm registration number: 101248W / W-100022

Place : Gurugram Date: 27 June, 2020

Shashank Agarwal

Partner Membership No.: 095109 ICAI UDIN: 20095109AAAAEA5020

ANNEXURE A TO THE INDEPENDENT AUDITOR'S REPORT

report on the Consolidated Financial Statements of Sandhar Technologies Limited ('hereinafter referred to as "the Holding Company') for the year ended 31 March 2020

Report on the Internal Financial Controls with reference to the aforesaid Consolidated Financial Statements under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013

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

Opinion

In conjunction with our audit of the Consolidated Financial Statements of the Holding Company as of and for the year ended 31 March 2020, we have audited the Internal Financial Controls with reference to Consolidated Financial Statements of the Holding Company and such Companies incorporated in India under the Companies Act, 2013 which are its Subsidiary Companies and Joint Venture Companies (including a Subsidiary of a Joint Venture Company), as of that date.

In our opinion, the Holding Company and its two Subsidiary Companies and two Joint Venture Companies which are Companies incorporated in India, have, in all material respects, adequate internal financial controls with reference to Consolidated Financial Statements and such internal financial controls were operating effectively as at 31 March 2020, based on the internal financial controls with reference to Consolidated Financial Statements criteria established by such Companies considering the essential components of such internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

The respective Company's management and the Board of Directors are responsible for establishing and maintaining internal financial controls with reference to Consolidated Financial Statements based on the criteria established by the respective Company considering the essential components of internal control stated in the Guidance Note. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the respective Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013 (hereinafter referred to as "the Act").

Auditors' Responsibility

Our responsibility is to express an opinion on the internal financial controls with reference to Consolidated Financial Statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, prescribed under Section 143(10) of the Act, to the extent applicable to an audit of

internal financial controls with reference to Consolidated Financial Statements. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to Consolidated Financial Statements were established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to Consolidated Financial Statements and their operating effectiveness. Our audit of internal financial controls with reference to Consolidated Financial Statements included obtaining an understanding of internal financial controls with reference to Consolidated Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of the internal controls based on the assessed risk. The procedures selected depend on the auditors' judgement, including the assessment of the risks of material misstatement of the Consolidated Financial Statements, whether due to fraud or error.

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

Meaning of Internal Financial controls with Reference to Consolidated Financial Statements

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

Inherent Limitations of Internal Financial controls with Reference to Consolidated Financial Statements

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

Other Matters

Our aforesaid reports under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the Internal Financial Controls with reference to Consolidated Financial Statements insofar as it relates to two Subsidiary Companies and two Joint Venture Companies, which are Companies incorporated in India, is based on the corresponding reports of the auditors of such Companies incorporated in India.

Further, ten Joint Venture Companies (including a Subsidiary of a Joint Venture Company), incorporated in India, are exempted

from the requirement of their auditor reporting on whether the respective Joint Venture Company (including a Subsidiary of a Joint Venture Company) has adequate Internal Financial Controls system in place and the operating effectiveness of such controls.

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

For **B S R & Co. LLP** Chartered Accountants ICAI Firm registration number: 101248W / W-100022

Place : Gurugram Date: 27 June, 2020

Shashank Agarwal Partner Membership No.: 095109 ICAI UDIN: 20095109AAAAEA5020

CONSOLIDATED BALANCE SHEET as at 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Notes	As at 31 March 2020	As at 31 March 2019
Assets			
Non-current assets	0	74,005,00	70.0/4.40
Property, plant and equipment	3	74,085.02	73,061.18
Capital work-in-progress Right-of-use assets	4	3,299.95 7,613.05	3,739.37
Goodwill	4	553.30	553.30
Other intangible assets	5	880.57	727.84
Equity accounted investees	6	3,681.20	2,182.52
Financial assets	7	0,001120	2,102102
- Investments	7 A	820.50	887.34
- Loans	7 B	1,126.87	1,081.16
Income-tax assets	9 B	235.89	119.83
Other non-current assets	9 A	196.40	731.46
Total non-current assets		92,492.75	83,084.00
Current assets			
Inventories	8	19,569.36	21,936.28
Financial assets	7	004.00	054.05
- Investments	7 A	294.23	854.85
- Loans - Trade receivables	7 B 7 C	1,664.68 19,187.77	1,637.10 33,721.60
- Cash and cash equivalents	7 D	670.37	370.33
- Other bank balances	7 E	79.26	105.93
- Other financial assets	7 E 7 F	279.08	1,376.79
Other current assets	9 C, D, E, F	2,351.84	2,969.47
Total current assets	, _, _, _, .	44,096.59	62,972.35
Assets held for sale		-	96.64
Total assets		136,589.34	146,152.99
Equity and liabilities			
Equity			
Equity share capital	10	6,019.07	6,019.07
Other equity	11	70,225.94	65,940.23
Equity attributable to owners of the Company	10	76,245.01	71,959.30
Non controlling interest	12	362.56	350.51
Total equity Non-current liabilities		76,607.57	72,309.81
Financial liabilities			
- Borrowings	13	921.39	843.04
- Lease liabilities	15	6,965.50	3.95
- Other financial liabilities	15	375.78	597.65
Provisions	17	70.69	95.43
Deferred tax liabilities (net)	18	1,754.98	1,695.47
Total non current liabilities		10,088.34	3,235.54
Current liabilities			
Financial liabilities			
- Borrowings	13	18,579.82	25,945.84
- Trade payables	14	4 405 04	4 007 07
total outstanding dues of micro enterprises and small enterprises		1,135.94	1,387.97 34.093.54
total outstanding dues of creditors other than micro enterprises and small enterprises - Lease liabilities	15	22,874.63 1,267.41	34,093.54
		1,267.41 3,990.37	5,080.18
- Other financial liabilities Other current liabilities	15 16	1,405.92	2,449.53
Income-tax liabilities	17	1,-103.72	364.55
Provisions	17	639.34	1,285.74
Total current liabilities		49,893.43	70,607.64
Total equity and liabilities		136,589.34	146,152.99
Significant accounting policies The accompanying notes are an integral part of these Consolidated Financial Statements.	2		

As per our report of even date attached **For B S R & Co. LLP** Chartered Accountants ICAI Firm Registration number 101248W/W-100022

Shashank Agarwal

Partner Membership No. 095109 For and on behalf of the Board of Directors of **Sandhar Technologies Limited**

D. N. Davar

Director

Chairman DIN : 00002008

Vimal Mahendru

DIN:00006016

Co-Chairman and Managing Director DIN : 00100801

Jayant Davar

Archana Capoor Director

Director DIN : 01204170

Ravinder Nagpal

Director IN : 00102970

Place : Gurugram

Date : 27 June 2020

Narender Kumar Dogra

Chief Financial Officer

Subhi Gupta

Company Secretary ICSI M. No.: 44467

Place : Gurugram Date : 27 June 2020

CONSOLIDATED STATEMENT OF PROFIT AND LOSS for the year ended 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars		Notes	For the year ended 31 March 2020	For the year ended 31 March 2019
REVENUE				
Revenue from operations		19	194,339.70	233,582
Other income		20	1,004.97	637
Total income (I)			195,344.67	234,219
EXPENSES				
Cost of raw materials and components consumed		21	109,882.99	138,660
Changes in inventories of finished goods and work-in-progress		22	1,478.82	(371.
Employee benefits expense		23	29,085.81	31,169
Finance costs		26	2,045.63	2,394
Depreciation and amortization expense		24	9,841.47	8,088
Other expenses		25	34,255.30	38,976
Total expenses (II)			186,590.02	218,917
Profit before share of loss of investment accounted for using equity	method, exceptional items an	d tax (III = I - II)	8,754.65	15,301
Exceptional items			-	74
Profit before share of loss of investment accounted for using equity	method, and tax (IV)		8,754.65	15,227
Share in loss of joint ventures accounted for using equity method, ne	et (V)		949.72	685
Profit before tax (VI = IV - V)			7,804.93	14,541
Tax expense:		30		
Current tax			2,386.43	4,206
Deferred tax (credit)/ charge			(279.38)	749
Total tax expense (VII)			2,107.05	4,950
Profit for the year (VIII = VI - VII)			5,697.88	9,585
			0,077.000	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Other comprehensive income		28		
Items that will not be reclassified to profit or loss			100/11	
Re-measurement gain/ (loss) on defined benefit plans			1,006.11	(109
Income tax relating to re-measurement gain/ (loss) on defined benefit p	Dians		(253.24)	37
Items that will be reclassified to profit or loss Exchange differences in translating the financial statements of foreign of	operations		280.46	100
Income tax relating to exchange difference in translation	operations		(70.12)	(25
Total other comprehensive income for the year, net of tax (IX)			963.21	(23
Total comprehensive income for the year (X = VIII + IX) (Comprising Profit and Other Comprehensive Income for the year)			6,661.09	9,588
Profit attributable to:				
- Owners of the Company			5,689.60	9,516
- Non-controlling interest			8.28	69
-			5,697.88	9,585
Other comprehensive income attributable to:				
- Owners of the Company - Non-controlling interest			959.44 3.77	(1
- Non-controlling interest			963.21	1)
Total comprehensive income attributable to:				
- Owners of the Company			6,649.04	9,521
- Non-controlling interest			12.05	67
		00	6,661.09	9,588
Earnings per equity share: (1) Basic-Par value of Rs. 10 per share		29	9.47	15
(2) Diluted-Par value of Rs. 10 per share			9.47	15
Significant accounting policies The accompanying notes are an integral part of these Consolidated Fin.	ancial Statements	2		
The accompanying notes are an integral part of these Consolidated Fina	ancidi Statements.			
As per our report of even date attached				
For BSR & Co. LLP	For and on behalf of the	Board of Directors of		
Chartered Accountants	Sandhar Technologies	Limited		
ICAI Firm Registration number 101248W/W-100022				
Shashank Agarwal	D. N. Davar	Jayant Davar	Narender Kumar Do	ogra
Partner	Chairman	Co-Chairman and	Chief Financial Office	er
Membership No. 095109	DIN:00002008	Managing Director DIN : 00100801		
	Vimal Mahendru	Archana Capoor	Ravinder Nagpal	Subhi Gupta
			•••	
	Director	Director	Director	Company Secreta
	DIN:00006016	DIN:01204170	IN:00102970	ICSI M. No.: 4446
	DIN:00006016	DIN:01204170	IN:00102970	ICSI M. No.: 444

Place : Gurugram Date : 27 June 2020

Date : 27 June 2020

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY for the year ended 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

A. Equity share capital:

Notes

B. Other equity

Particulars		Attributal	ble to owners	Attributable to owners of the Company		Total	Attributable	Total
	Reserve	Reserves and Surplus (2)	2)	ltems of other comprehensive income (2)		attributable to owners of the Company	to Non- controlling interest	
	Retained earnings	Securities Premium	Capital reserves	Exchange differences on translation of foreign operations	Remeasurements of defined benefit liabilities			
Balance as at 1 April 2018	26,111.15	27,922.42	3,190.97	330.91	(150.12)	57,405.33	282.81	57,688.14
Transactions with owners directly recorded in equity								
Share issue expenses		(62.75)				(62.75)		(62.75)
Total Comprehensive income for the year ended 31 March 2018								
Profit for the year	9,517.54				·	9,517.54	67.70	9,585.24
Other comprehensive income (net of tax)	I		·	75.22	(71.69)	3.53	I	3.53
Contribution by and distribution to owner								
Dividend on equity shares (Interim)	(778.62)		·	I	I	(778.62)	I	(778.62)
Tax on Dividend (Interim)	(144.80)	·		ı	ı	(144.80)	I	(144.80)
Balance as at 31 March 2019	34,705.27	27,859.67	3,190.97	406.13	(221.81)	65,940.23	350.51	66,290.74

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY for the year ended 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Transactions with owners directly recorded in equity								
Adjustment relating to lease pertains to previous years	(534.72)					(534.72)		(534.72)
Total Comprehensive income for the year ended 31 March 2019								
Profit for the Year	5,685.82	I	ı			5,685.82	12.05	5,697.87
Other comprehensive income (net of tax)	ı	ı	ı	ı	ı	963.21		963.21
Contribution by and distribution to owner				210.34	752.87			
Dividend on equity shares (Final)	(752.38)	ı	ı		ı	(752.38)	·	(752.38)
Dividend on equity shares (Interim)	(776.77)	ı	ı	ı	ı	(776.77)		(776.77)
Tax on Dividend	(299.45)	ı	·	ı	ı	(299.45)	·	(299.45)
Balance as at 31 March 2020	38,027.77	27,859.67	3,190.97	616.47	531.06	70,225.94	362.56	70,588.50

Notes:

1. During the half year ended 31 March 2020 and year ended 31 March 2019, the Company has paid dividend to its shareholders. This has resulted in payment of Dividend Distribution Tax (DDT) to the taxation authorities. The Company believes that DDT represents additional payment to taxation authority on behalf of the shareholders. Hence DDT paid is charged to equity.

2. Refer note 11 for nature and purpose of other equity.

The accompanying notes are an integral part of these Consolidated Financial Statements.

As per our report of even date attached

For **BSR & Co. LLP**

For and on behalf of the Board of Directors of

Sandhar Technologies Limited

Chartered Accountants

ICAI Firm Registration number 101248W/W-100022

Shashank Agarwal

Membership No. 095109 Partner

Co-Chairman and Managing Director DIN : 00100801 Jayant Davar DIN: 00002008 D. N. Davar Chairman

Narender Kumar Dogra Chief Financial Officer

> Archana Capoor Vimal Mahendru Director

Ravinder Nagpal Director DIN:00102970

> Director DIN:01204170 DIN: 00006016

Company Secretary ICSI M. No. 44467 Subhi Gupta

Place : Gurugram Date : 27 June 2020

Place : Gurugram Date : 27 June 2020

CONSOLIDATED STATEMENT OF CASH FLOWS for the year ended 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Cash flows from operating activities		
Profit before tax	7,804.93	14,541.47
Adjustments for :		
Depreciation and amortisation expense	9,841.47	8,088.1
Share in loss of joint ventures accounted for using equity method	949.72	685.9
Profit on sale of property, plant and equipment	(114.85)	(34.92
Provision for doubtful debts and advances	244.31	
Unrealised foreign exchange loss (net)	20.70	8.9
Interest expense	2,045.63	2,394.6
Loss on account of cessation of joint venture	-	74.0
MTM gain on derivative	(14.42)	
Bad debts and advances written off	90.86	20.6
Interest income on security deposits measured at amortised cost	(1.87)	(11.0
Gain on investments carried at fair value through profit or loss	(62.87)	(32.2)
Interest income	(195.07)	(122.64
Dividend income	(33.30)	
Operating profit before working capital changes (1+2)	20,575.24	25,613.0
Movements in working capital:		
Decrease/(Increase) in trade receivables	14,200.54	(7,002.4)
Decrease/(Increase) in inventories	2,366.92	(1,368.28
Increase in non current financial assets	(45.71)	(151.7-
Decrease/(Increase) in current financial assets, including assets held for sale	1,183.16	(822.5
Decrease in other current assets	617.62	533.4
Increase/(Decrease) in trade payables	(11,493.51)	670.0
ncrease in current provisions	85.78	98.4
Increase/(Decrease) in other financial liabilities	(13.34)	395.3
ncrease/(Decrease) in other current liabilities Total movement in working capital:	(1,043.61) 5,857.85	575.2
Cash flows generated from operations (3+4)	26,433.09	18,540.5
Less : Income tax paid (net of refunds)	2,532.19	5,247.0
Net cash flows generated from operating activities (5-6)	23,900.90	13,293.5
Cash flows from investing activities:		
Purchase of Property, plant and equipment, Capital work in progress, other ntangible assets and capital advances	(8751.95)	(12,356.96
Proceeds from sale of property, plant and equipment	161.76	289.2
Purchase of non-current investment in joint ventures	(2326.55)	(1,966.4)
Proceeds from sale of investments	568.48	(2), 0011
Purchase of current investment	-	(246.3
(Increase) / Redemption of Bank deposits (having original maturity of more	0/ /7	(4.0
than 3 months)	26.67	(4.2)
Dividend income	33.30	
nterest received	194.96	116.7
Net cash flows used in investing activities:	(10093.33)	(14,168.00
Cash flows from financing activities:		
Repayment of long-term borrowings	(692.11)	(26,022.9
Proceeds from long-term borrowings	654.53	
(Repayment)/ proceeds from short-term borrowings (net)	(7340.95)	5,166.6
Share issue expenses	-	(62.75
Payment of lease liabilities	(1,179.17)	
Dividend paid during the year (including dividend distribution tax)	(1,828.60)	(923.42

CONSOLIDATED STATEMENT OF CASH FLOWS for the year ended 31 March 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Interest paid	(2,053.01)	(2,500.94)
Net cash flows used in financing activities:	(12,439.31)	(24,343.38)
D Net (decrease) / increase in Cash and cash equivalents (A+B+C)	1,368.26	(25,217.84)
Impact on cash flow on account of foreign currency translation	(1,068.22)	89.16
E - 1 Cash and cash equivalents as at the beginning of year	370.33	25,499.01
E - 2 Cash and cash equivalents as at end of the year	670.37	370.33
Cash and cash equivalents include :		
Balances with banks:		
– In current accounts	503.39	136.60
- Cheques on hand	-	41.99
Cash on hand	16.98	18.79
Deposits with original maturity for less than three months	150.00	172.95
Cash and cash equivalents at the end of the year	670.37	370.33

Reconciliation between the opening and closing balances in the balance sheet for liabilities arising from financing activities:

Particulars	Non - current borrowings*	Current borrowings
Opening balance as at 1 April 2019	1,551.25	25,945.84
Cash flows during the year	(44.97)	(7,340.95)
Non-cash changes due to:		
- Foreign currency translation	-	(25.07)
Closing balance as at 31 March 2020	1,506.28	18,579.82

*Includes current maturities of non-current borrowings and interest accrued thereon, refer Note 15.

Notes:

- The Consolidated cash flow statement has been prepared in accordance with "Indirect Method" as set out on Indian Accounting 1. Standard -7 on "Statement of Cash Flows".
- 2. Refer note 2 for significant accounting policies.
- The Company paid in cash Rs. 198.04 Lacs for the year ended 31 March 2020 and Rs. 196.83 Lacs for the year ended 31 March З. 2019 towards Corporate Social Responsibility (CSR) expenditure.

The accompanying notes are forming part of these Consolidated Financial Statements.

As per our report of even date attached For BSR&Co.LLP Chartered Accountants ICAI Firm Registration number 101248W/W-100022

Shashank Agarwal Partner Membership No. 095109 For and on behalf of the Board of Directors of Sandhar Technologies Limited

Director

D. N. Davar Chairman DIN:00002008 Jayant Davar Co-Chairman and Managing Director DIN:00100801

Narender Kumar Dogra Chief Financial Officer

Vimal Mahendru Director DIN:00006016

Archana Capoor **Ravinder Nagpal** Director DIN:01204170 DIN:00102970

Subhi Gupta

Company Secretary ICSI M. No. 44467

Place : Gurugram Date : 27 June 2020

Place : Gurugram Date : 27 June 2020

(Rupees in lacs, except share data, per share data and unless otherwise stated)

1. Corporate Information

Sandhar Technologies Limited ('STL' or 'the Company' or 'the Parent Company') is a Public Limited Company domiciled in India and was incorporated on 19 October 1987 in New Delhi, India under the provisions of the Companies Act in India. Sandhar Group (the Parent Company and its subsidiary companies together referred to as "the Group") and its joint ventures are principally engaged in the manufacturing and assembling of automotive components for the automotive industry in India, designing and manufacturing of moulds, dies and dies parts, machine tools, jigs and fixtures and fabrication and assembly and construction, agri – farm and railway products.

The Consolidated Financial Statements for the year ended 31 March 2020 comprise Financial Statements of the Group and its joint ventures.

2. Significant Accounting Policies, Principles of Consolidation and Basis of preparation

2.1 Principles of Consolidation

Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

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

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

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

i. Subsidiaries

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Financial Statements of subsidiaries are included in the Consolidated Financial Statements from the date on which control commences until the date on which control ceases.

S. No.	Name of the Subsidiary Company	Nature of relation	Ownership directly o subsid	r through	Country of Incorporation and Principal place of Business
			2019-20	2018-19	
1	Sandhar Tooling Private Limited (STPL)	Subsidiary	79.92	79.92	India
2	Sandhar Technologies Barcelona S.L. (STB)	Subsidiary	100	100	Spain
а	Breniar Project, SL (BP)	Step Down Subsidiary	100	100	Spain
b	Sandhar Technologies Poland sp.Zoo(STP)	Step Down Subsidiary	100	100	Poland
с	Sandhar Technologies de Mexico S de RL de CV (STM)	Step Down Subsidiary	100	100	Mexico
3.	Sandhar Strategic Systems Private Limited	Subsidiary	99.99	99.99	India

(Rupees in lacs, except share data, per share data and unless otherwise stated)

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

The Financial Statements of all entities used for the purpose of Consolidation are drawn up to same reporting date as that of the parent Group, i.e., year ended on 31 March. When the end of the reporting period of the parent is different from that of a subsidiary, the subsidiary prepares, for Consolidation purposes, additional Financial Information as of the same date as the Financial Statements of the parent to enable the parent to Consolidate the Financial Information of the subsidiary, unless it is impracticable to do so.

ii. Non-controlling interests (NCI)

NCI are measured at their proportionate share of the acquiree's net identifiable assets at the date of acquisition. Changes in the Group's equity interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

iii. Loss of control

When the Group loses control over a subsidiary, it derecognizes the assets and liabilities of the subsidiary, and any related NCI and other components of equity. Any interest retained in the former subsidiary is measured at fair value at the date the control is lost. Any resulting gain or loss is recognized in profit or loss.

iv. Equity accounted investees

The Group's interests in equity accounted investees comprise interests in its joint ventures.

The joint venture companies which are included in the Consolidation and the Parent Company's holding therein is as under:

S. No.	Name of the Joint Venture Company	e Company JV Partner % Share in JV		Country of Incorporation and	
			2019-20	2018-19	Principal place of Business
1.	Indo Toolings Private Limited (ITPL)	JBM Auto Limited	50	50	India
2.	Sandhar Han Sung Technologies Private Limited (SHTPL)	Han Sung Imp Co. Limited	50	50	India
3.	Sandhar Ecco Green Energy Private Lim- ited	DMRG Investment Private Limited and Tarun Agarwal	50	50	India
4.	Jinyoung Sandhar Mechatronics Private Limited	Jinyoung Electro-Mechanics Co. Ltd.	50	50	India
5.	Sandhar Amkin Industries Private Limited	Amkin Group Private Limited	50	50	India
6.	Sandhar Daewha Automotive Systems Private Limited	Daehwa fuel pump Ind., Limit- ed	50	50	India
7.	Sandhar Daeshin Auto Systems Private Limited	Daeshin Machinery Ind. Co. Ltd.	50	50	India
8.	Sandhar Whetron Electronics Private Lim- ited	Whetron Electronics Co. Ltd.	50	50	India
9.	Kwangsung Sandhar Technologies Private Limited	Kwangsung Corporation Lim- ited	50	50	India
10.	Winnercom Sandhar Technologies Private Limited (Incorporated on 22 August 2019)	Winnercom Co. Ltd.	50	NA	India
11.	Sandhar Han Shin Automotive Private Lim- ited (Incorporated on 16 September 2019)	Han Shin Corporation	50	NA	India
12.	Sandhar Han Shin Auto Technologies Pri- vate Limited (Incorporated on 26 Novem- ber 2019)	Han Shin Corporation	50	NA	India

(Rupees in lacs, except share data, per share data and unless otherwise stated)

A joint venture is an arrangement in which the Group has joint control and has rights to the net assets of the arrangement, rather than rights to its assets and obligations for its liabilities.

Interests in joint ventures are accounted for using the equity method. They are initially recognized at cost which includes transaction costs. Subsequent to initial recognition, the Consolidated Financial Statements include the Group's share of profit or loss and OCI of equity-accounted investees until the date on which significant influence or joint control ceases.

Consolidation procedure:

- (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 subsidiary 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 subsidiary and the parent's portion of equity of each subsidiary. Business combinations policy explains how to account for any related goodwill.
- (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 property, plant and equipment ('PPE'), are eliminated in full). Intragroup losses may indicate an impairment that requires recognition in the Consolidated Financial Statements. Ind AS 12 Income Taxes applies to temporary differences that arise from the elimination of profits and losses resulting from intragroup transactions.

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

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary
- Derecognizes the carrying amount of any noncontrolling interests
- Derecognizes the cumulative translation differences recorded in equity

- Recognizes the fair value of the consideration received
- Recognizes the fair value of any investment retained
- Recognizes any surplus or deficit in profit or loss
- Reclassifies the parent's share of components previously recognized in OCI to profit or loss or retained earnings, as appropriate, as would be required if the Group had directly disposed of the related assets or liabilities

2.2 Basis of preparation

(i) Statement of compliance

These Consolidated Financial Statements of the Group have been prepared in accordance with Indian Accounting Standards (Ind AS) prescribed under Section 133 of Companies Act, 2013, (the 'Act'), read with Companies (Indian Accounting Standards) (Amendment) Rules as amended from time to time and other relevant provisions of the Act.

Effective 1 April 2016, the Group had transitioned to Ind AS while the Financial Statements were being prepared in accordance with the Companies (Accounting Standards) Rules, 2006 (previous GAAP) till 31 March 2017 and the transition was carried out in accordance of Ind AS 101 "First time adoption of Indian Accounting Standards". While carrying out transition, in addition to the mandatory exemptions, the Group had elected to certain exemption which are listed as below:

a) Business Combination:

Group has opted for exemption under Ind AS 101 with respect to Business Combinations whereby Group has elected not to apply Ind AS 103 retrospectively to past business combinations i.e. (to business combinations that occurred before the date of transition to Ind AS). As such previous GAAP balances relating to business combinations consummated before that date, including goodwill, have been carried forward.

b) Deemed cost exemption on Property, Plant and Equipment

Ind AS 101 permits a first-time adopter to elect to continue with the carrying value for all of its property, plant and equipment as recognised in the Financial Statements as at the date of transition to Ind AS, measured as per the previous GAAP and use that as its deemed cost as at the date of transition after making necessary adjustments for de-commissioning liabilities This exemption can also be used for intangible assets covered by Ind AS 38 Intangible Assets.

Accordingly, the Group has elected to measure all of its property, plant and equipment and intangible

(Rupees in lacs, except share data, per share data and unless otherwise stated)

assets at their previous GAAP carrying value.

c) Investment in subsidiaries:

As per the requirements of Ind AS 27, Group has opted to record its equity investment in subsidiary at cost. Ind AS 101 provides that while measuring investment at cost, an entity shall measure that investment at one of the following amounts in its separate opening Ind AS Balance Sheet:

- (i) cost determined in accordance with Ind AS 27; or
- (ii) deemed cost. The deemed cost of such an investment shall be its
 - (a) fair value at the entity's date of transition to Ind ASs in its Separate Financial Statements; or
 - (b) previous GAAP carrying amount at that date.

Accordingly, Company has opted to record its investment in subsidiary at previous GAAP carrying amount at transition date.

d) Investment in joint ventures

Ind AS 101 permits a first-time adopter to elect while changing from proportionate consolidation to equity method, to measure its investments in a joint venture at the date of transition as the aggregate of the carrying amount of the assets and liabilities that the entity had previously proportionately consolidated, including any goodwill arising from acquisition. The resultant amount is regarded as deemed cost of investment in the joint venture at initial recognition. Accordingly, the Group has elected to carry the deemed cost of investment in joint ventures as the aggregate amount of the assets of liabilities that was previously proportionately consolidated.

e) Leases:

Ind AS 101 permits that if there is any land lease newly classified as finance lease then the first time adopter may recognise assets and liability at fair value on that date; and any difference between those fair values is recognized in retained earnings.

Group has therefore classified land leases with multi decade lease periods as finance lease as on transition date.

(ii) Functional and presentation currency

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

(iii) Basis of measurement

The Consolidated Financial Statements have been prepared on a historical cost basis, except for the items which have been measured at fair value or revalued amount:

Items	Measurement basis
Certain financial assets and financial liability	Fair value
Investment in preference shares (unquoted)	Fair value
Net defined benefit plan (asset)/ liability	Fair value of plan assets less present value of defined benefit obligation

(iv) Use of estimates and judgements

In preparation of these Consolidated Financial Statements, management has made judgements, estimates, and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revision to accounting estimates are recognized prospectively. In particular, information about significant areas of estimation uncertainty and critical judgments in applying accounting policies that have the most significant effect on the amounts recognized in the Consolidated Financial Statements is included in the following notes.

- Recognition and estimation of tax expense including deferred tax Note 30
- Estimated impairment of financial assets and non-financial assets Note 2.4(q)
- Assessment of useful life of property, plant and equipment and intangible asset Note 2.4(d)
- Estimation of obligations relating to employee benefits: key actuarial assumptions Note 31
- Valuation of Inventories Note 2.4(j)
- Recognition and measurement of provisions and contingencies: Key assumption about the likelihood and magnitude of an outflow of resources – Note 32
- Lease classification Note 34
- Fair value measurement Note 2.2(v)

(Rupees in lacs, except share data, per share data and unless otherwise stated)

• In assessing the recoverability of receivables including unbilled receivables, goodwill, financial assets, and certain investments, the Group has considered internal and external information up to the date of approval of these financial statements including credit reports and economic forecasts considering emerging situations due to COVID-19. Based on current indicators of future economic conditions, the Group expects to recover the carrying amount of these assets. Due to the nature of the pandemic, the Group will continue to monitor developments to identify significant uncertainties in future periods.

(v) Measurement of fair values

A number of the Group's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities.

The Group has an established control framework with respect to the measurement of fair values. The management regularly reviews significant unobservable inputs and valuation adjustments. If third party information, such as broker quotes or pricing services, is used to measure fair values, then the management assesses the evidence obtained from the third parties to support the conclusion that these valuations meet the requirements of Ind AS, including the level in the fair value hierarchy in which the valuations should be classified.

Significant valuation issues are reported to the Parent Company's audit committee.

Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows.

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

Level 2: inputs other than quoted prices included in 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 asset or liability that are not based on observable market data (unobservable inputs).

When measuring the fair value of an asset or a liability, the Group uses observable market data as far as possible. If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

The Group recognizes transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

Further information about the assumptions made in measuring fair values is included in Note 35 – Financial instrument.

2.3 Changes in significant accounting policies

The Group has initially applied Ind AS 116 from 01 April 2019. Due to the transition methods chosen by the Group in applying the above standard, comparative information throughout these Consolidated Financial Statements has not been restated to reflect the requirements of the new standard.

The Group applied Ind AS 116 using the modified retrospective approach, under which the cumulative effect of initial application is recognised in retained earnings at 1 April 2019. Accordingly, the comparative information presented for the previous year ended 31 March 2019 is not restated – i.e. it is presented, as previously reported, under Ind AS 17. The details of the changes in accounting policies are disclosed in note 2.4 (f).

On adoption of the standard, the Group has recognized 'Right-of-use' assets and 'Lease liabilities' amounting as at 1 April 2019. Operating lease expenses which were charged as lease rentals in the corresponding last year have now been recognized in the current year as depreciation expense relating to the right-of-use asset and finance cost for interest accrued on lease liability, as required by the new standard.

A number of other new standards and amendments are also effective from 01 April 2019, but they do not have a material effect on the Consolidated Financial Statements.

2.4 Summary of significant accounting policies

a. Business combinations and goodwill

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

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

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and liabilities acquired in a business combination are measured at the basis indicated below:

- (a) Deferred tax assets or liabilities, and the assets or liabilities related to employee benefit arrangements are recognized and measured in accordance with Ind AS 12 Income Tax and Ind AS 19 Employee Benefits respectively.
- (b) Liabilities or equity instruments related to share based payment arrangements of the acquiree or share – based payments arrangements of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with Ind AS 102 Share-based Payments at the acquisition date.
- (c) Assets (or disposal groups) that are classified as held for sale in accordance with Ind AS 105 Non-current Assets held for Sale and Discontinued Operations are measured in accordance with that standard.
- (d) Reacquired rights are measured at a value determined on the basis of the remaining contractual term of the related contract. Such valuation does not consider potential renewal of the reacquired right.

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

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

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

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

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

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

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

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

b. Investment in joint ventures

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

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The considerations made in determining joint control are similar to those necessary to determine control over the subsidiaries.

The Group's investments in its joint venture are accounted for using the equity method. Under the equity method, the investment in joint venture is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the Group's share of net assets of the joint venture since the acquisition date. Goodwill relating to the joint venture is included in the carrying amount of the investment and is not tested for impairment individually.

The Consolidated Statement of Profit and Loss reflects the Group's share of the results of operations of the joint venture. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognized directly in the equity joint venture, the Group recognizes its share of any changes, when applicable, in the Consolidated Statement of Changes in Equity. Unrealized gains and losses resulting from transactions between the Group and the joint venture are eliminated to the extent of the interest in joint venture.

If an entity's share of losses of a joint venture equals or exceeds its interest in joint venture (which includes any long term interest that, in substance, form part of the Group's net investment in joint venture), the entity discontinues recognizing its share of further losses. Additional losses are recognized only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of joint venture. If the joint venture subsequently reports profits, the entity resumes recognizing its share of those profits only after its share of the profits equals the share of losses not recognized.

The aggregate of the Group's share of profit or loss of a joint venture is shown on the face of the Consolidated Statement of Profit and Loss.

The Financial Statements of the joint venture are prepared for the same reporting period as the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group.

After application of the equity method, the Group determines whether it is necessary to recognize an impairment loss on its investment in its joint venture. At each reporting date, the Group determines whether there is objective evidence that the investment in the joint venture is impaired. If there is such evidence, the Group calculates the amount of impairment as the difference between the recoverable amount of the joint venture and its carrying value, and then recognizes the loss as 'Share of profit of a joint venture' in the Consolidated Statement of Profit and Loss.

Upon loss of joint control over the joint venture, the Group measures and recognizes any retained investment at its fair value. Any difference between the carrying amount of the joint venture upon loss of joint control and the fair value of the retained investment and proceeds from disposal is recognized in profit or loss.

c. Foreign currency transactions

The Group's Consolidated Financial Statements are presented in INR, which is also the Parent Company's functional currency. For each entity the Group determines the functional currency and items included in the Financial Statements of each entity are measured using that functional currency.

Transactions and balances

Transactions in foreign currencies are initially recorded by the Group's entities at their respective functional currency spot rates at the date the transaction first qualifies for recognition or an average rate if the average rate approximates the actual rate at the date of the transaction Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date.

Exchange differences arising on settlement or translation of monetary items are recognized in profit or loss with the exception of the following:

- Exchange differences arising on monetary items that forms part of a reporting entity's net investment in a foreign operation are recognized in profit or loss in the Separate Financial Statements of the reporting entity or the individual Financial Statements of the foreign operation, as appropriate. In the Financial Statements that include the foreign operation and the reporting entity such exchange differences are recognized initially in OCI. These exchange differences are reclassified from equity to profit or loss on disposal of the net investment.
- Tax charges and credits attributable to exchange differences on those monetary items are also recorded in OCI.

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

Group companies

On Consolidation, the assets and liabilities of foreign operations are translated into INR at the rate of exchange prevailing at the reporting date and their

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Statements of Profit or Loss are translated at exchange rates prevailing at the dates of the transactions. For practical reasons, the Group uses an average rate to translate income and expense items, if the average rate approximates the exchange rates at the dates of the transactions. The exchange differences arising on translation for Consolidation are recognized in OCI. On disposal of a foreign operation, the component of OCI relating to that particular foreign operation is recognized in profit or loss.

Any goodwill arising in the acquisition/ business combination of a foreign operation on or after 1 April 2016 and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition are treated as assets and liabilities of the foreign operation and translated at the spot rate of exchange at the reporting date.

Foreign operations

The assets and liabilities of foreign operations (subsidiaries) including goodwill and fair value adjustments arising on acquisition, are translated into INR, the functional currency of the Group and its joint ventures, at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into INR at the exchange rates at the dates of the transactions or an average rate if the average rate approximates the actual rate at the date of the transaction.

When a foreign operation is disposed of in its entirety or partially such that control, significant influence or joint control is lost, the cumulative amount of exchange differences related to that foreign operation recognized in OCI is reclassified to profit or loss as part of the gain or loss on disposal. If the Group disposes of part of its interest in a subsidiary but retains control, then the relevant proportion of the cumulative amount is reallocated to NCI. When the Group disposes of only a part of its interest in an associate or a joint venture while retaining significant influence or joint control, the relevant proportion of the cumulative amount is reclassified to profit or loss.

d Property, plant and equipment ('PPE')

(i) Recognition and Measurement

Items of property, plant and equipment are measured at cost, which includes capitalized borrowing costs, less accumulated depreciation and accumulated impairment losses, if any.

Cost of an item of property, plant and equipment includes its purchase price, import duties and non-refundable purchase taxes, duties or levies, after deducting trade discounts and rebates, any other directly attributable cost of bringing the asset to its working condition for its intended use the cost of replacing part of the plant and equipment and borrowing costs for long – term construction projects if the recognition criteria are met and estimated cost of dismantling and removing the items and restoring the site on which it is located. The present value of the expected cost for the decommissioning of an asset after its use is included in the cost of the respective asset if the recognition criteria for a provision are met. Refer to note 2.2 (iv) regarding significant accounting judgements, estimates and assumptions.

The cost of a self-constructed item of property, plant and equipment comprises the cost of materials and direct labor, any other costs directly attributable to bringing the item to working condition for its intended use, and estimated costs of dismantling and removing the item and restoring the site on which it is located.

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

If significant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment.

A property, plant and equipment is eliminated from the Consolidated Financial Statements on disposal or when no further benefit is expected from its use and disposal. Assets retired from active use and held for disposal are generally stated at the lower of their net book value and net realizable value. Any gain or losses arising disposal of property, plant and equipment is recognized in the Statement of Profit and Loss.

Once classified as held-for-sale, intangible assets, property, plant and equipment are no longer amortized or depreciated.

Gains or losses arising from de-recognition of PPE are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the Consolidated Statement of Profit and Loss when the asset is derecognized. 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.

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(ii) Subsequent expenditure

Subsequent expenditure is capitalized only if it is probable that the future economic benefits associated with the expenditure will flow to the Group.

(iv) Depreciation

Depreciation on PPE is calculated on a straight-line basis to allocate their cost, net of their estimated residual values, over the estimated useful lives and is recognized in the Consolidated Statement of Profit and Loss. The identified components are depreciated over their useful life, the remaining asset is depreciated over the life of the principal asset. Assets acquired under finance leases are depreciated over the shorter of the lease term and their useful lives unless it is reasonably certain that the Group will obtain ownership by the end of the lease term. Freehold land is not depreciated.

Leasehold land is amortized on a straight line basis over the period of the lease which ranges between 89-99 years.

The Group has used the following rates to provide depreciation which coincides with the rates indicated in Schedule II of the Act, on its PPE, except for temporary erection, Computers (Servers and networks) and Non – commercial vehicles.

Asset category	Useful lives estimated by the management (years)
Factory Buildings	30 years
Other Buildings	60 years
Carpeted RCC Roads	10 years
Tube wells	5 years
Plant and Machinery	7.5 - 20 years
Electrical Installations	10 - 25 years
Office Equipment	5 years
Racks and Bins	10 years
Furniture & Fixtures	10 - 20 years
Commercial Vehicles	8 years
Tools, Moulds and Dies	5 - 6 years

The management has estimated, supported by independent assessment by technical experts, professionals, the useful lives of the following classes of assets:

• The useful lives of temporary erection is estimated 1year, which is lower than those indicated in Schedule II

- Computers (Servers and networks) are depreciated over the estimated useful lives of 3 4 years, which is lower than those indicated in Schedule II.
- Non Commercial Vehicles are depreciated over the estimated useful lives of 6 years, which is lower than those indicated in Schedule II.

Depreciation methods, useful lives and residual values are reviewed at each financial year end and adjusted, if appropriate. Based on technical evaluation and consequent advice, the management believes that its estimates of useful lives as given above best represent the period over which management expects to use these assets.

In case of Sandhar Technologies Barcelona S.L., the costs of acquisition of equipment, systems or installations for the elimination, reduction or control of the possible environment impacts of the business are capitalized.

Depreciation on additions (disposals) is provided on a pro-rata basis i.e. from (upto) the date on which asset is ready for use (disposed of).

e. Goodwill and other intangible assets

(i) Recognition and Measurement

Intangible assets acquired separately are measured on initial recognition at cost. The cost of an item of intangible asset comprises its purchase price, including import duties and other nonrefundable taxes or levies and any attributable costs of bringing the asset to its working condition for its intended use. Any trade discount and rebates are deducted in arriving at the purchase price. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses.

Internally generated intangibles, excluding capitalized development costs, are not capitalized and the related expenditure is reflected in the Consolidated Statement of Profit or Loss in the period in which the expenditure is incurred.

An intangible asset is derecognized on disposal or when no future economic benefits are expected from its use and disposal. Losses arising from retirement and gains or losses arising from disposal of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the Consolidated Statement of Profit and Loss.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits

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embodied in the specific asset to which it relates. All other expenditure is recognized in profit or loss as incurred.

(iii) Amortization

The useful lives of intangible assets are assessed as either finite or indefinite

Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortization period or method, as appropriate, and are treated as changes in accounting estimates. The amortization expense on intangible assets is recognized in the Consolidated Statement of Profit and Loss unless such expenditure forms part of carrying value of another asset. Intangible assets with indefinite useful lives are not amortized, but are tested for impairment annually, either individually or at the cash generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made prospective basis.

- Technical knowhow

Amounts paid towards technical know-how fees for specifically identified projects/products being development expenditure incurred towards product design is carried forward based on assessment of benefits arising from such expenditure. Such expenditure is amortized over the period of expected future sales from the related product, i.e. the estimated period of 60 to 72 months on straight line basis based on past trends, commencing from the month of commencement of commercial production.

- Software

Software purchased by the Group are amortized on a straight line basis i.e. non-standard (customized) software in four years and standard (non-customized) software in five years.

- Goodwill

Goodwill is not amortized but is tested for impairment annually.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the

carrying amount of the asset and are recognized in the Consolidated Statement of Profit and Loss when the asset is derecognized.

Amortization method, useful lives and residual lives are reviewed at the end of each financial year and adjusted, if appropriate

f. Leases

The Group has applied Ind AS 116 w.e.f. 01 April 2019 using the modified retrospective approach and therefore the comparative information has not been restated and continues to be reported under Ind AS 17.

Policy applicable from 1 April 2019 - Ind AS 116

At inception of a contract, the Group assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

As a lessee -

The Group's lease asset classes primarily consist of leases for land and buildings. The Group, at the inception of a contract, assesses whether the contract is a lease or not. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a time in exchange for a consideration. This policy has been applied to contracts existing and entered on or after 1 April 2019.

The Group elected to use the following practical expedients on initial application:

- Applied discount rates to a portfolio of leases of similar assets in similar economic environment with a similar end date.
- 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.
- Excluded the initial direct costs from the measurement of the right-of-use asset at 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.

The Group recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-ofuse asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it

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is located, less any lease incentives received.

The right-of-use assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-of-use assets is depreciated using the straight-line method from the commencement date over the shorter of lease term or useful life of right-of-use asset. The estimated useful lives of right-of-use assets are determined on the same basis as those of property, plant and equipment. Right-of-use assets are tested for impairment whenever there is any indication that their carrying amounts may not be recoverable. Impairment loss, if any, is recognised in the Statement of Profit and Loss.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Group's incremental borrowing rate. Generally, the Group uses its incremental borrowing rate as the discount rate. The Group determines its incremental borrowing rate by obtaining interest rates from various external financing sources and makes certain adjustments to reflect the terms of the lease and type of the asset leased.

Lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- the exercise price under a purchase option that the Group is reasonably certain to exercise, lease payments in an optional renewal period if the Group is reasonably certain to exercise an extension option, and penalties for early termination of a lease unless the Group is reasonably certain not to terminate early.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, if the Group changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised in-substance fixed lease payment.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

Short-term leases- The Group has elected not to recognise right-of-use assets and lease liabilities for short-term leases. The Group recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

Policy applicable before 1 April 2019 - Ind AS 17

(i) Determining whether an arrangement contains a lease

The determination of whether an arrangement is (or contains) a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset or assets, even if that right is not explicitly specified in an arrangement.

At inception or on reassessment of the arrangement that contains a lease, the payments and other consideration required by such an arrangement are separated into those for the lease and those for other elements on the basis of their relative fair values. If it is concluded for a finance lease that it is impracticable to separate the payments reliably, then an asset and a liability are recognized at an amount equal to the fair value of the underlying asset. The liability is reduced as payments are made and an imputed finance cost on the liability is recognized using the incremental borrowing rate.

(ii) Assets held under lease

A lease is classified at the inception date as a finance lease or an operating lease. A lease that transfers substantially all the risks and rewards incidental to ownership to the Group is classified as a finance lease.

Finance leases are capitalized at the commencement of the lease at the inception date fair value of the leased property or, if lower, at the present value of the minimum lease payments. Lease payments are apportioned between finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are recognized in finance costs in the Consolidated Statement of Profit and Loss, unless they are directly attributable to qualifying assets, in which case they are capitalized in accordance with the Group's general policy on the borrowing costs (See note 2.4 (g). Contingent rentals are recognized as expenses in the periods in which they are incurred.

A leased asset is depreciated over the useful life of the asset. However, if there is no reasonable certainty that the Group will obtain ownership by the end of the lease term, the asset is depreciated

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over the shorter of the estimated useful life of the asset and the lease term. Subsequent to the initial recognition, the assets are accounted for in accordance with the accounting policies applicable to similar owned assets. Assets held under leases that do not transfer to the Group and its joint ventures substantially all the risk and rewards of ownership (i.e. operating lease) are not recognized in the Group's Balance Sheet.

(iii) Lease payments

Payments made under operating leases are generally recognized in the Consolidated Statement of Profit and Loss on a straight line basis over the term of the lease unless such payments are structured to increase in line with expected general inflation to compensate for the lessor's expected inflationary cost increase. Lease incentive received are recognized as an integral part of the total lease expense over the term of the lease. Operating lease payments are not straight lined in cases where the escalation is expected to increase in line with the expected general inflation to compensate for the lessor's expected inflationary cost.

Payments made under finance lease are allocated between the outstanding liability and finance cost. The finance cost is charged to the Consolidated Statement of Profit and Loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

g. Borrowing Costs

Borrowing cost includes interest, and other costs (including exchange differences relating to foreign currency borrowings to the extent that they are regarded as an adjustment to interest costs), amortization of ancillary costs incurred in connection with the arrangement of borrowings and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost.

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective asset. All other borrowing costs are expensed in the period they are incurred.

h. Impairment of non-financial assets

The Group assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. For impairment testing, assets that do not generate independent cash inflows are grouped together into cashgenerating units (CGUs). Each CGU represents the smallest Group of assets that generates cash inflows that are largely independent of the cash inflows of other assets or CGUs.

An asset's recoverable amount is the higher of an individual asset's or cash-generating unit's (CGU) 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 or group of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded companies or other available fair value indicators.

After impairment, depreciation is provided on the revised carrying amount of the asset over its remaining useful life.

The Group bases its impairment calculation on detailed budgets and forecast calculations, which are prepared separately for each of the Group's CGUs to which the individual assets are allocated. These budgets and forecast calculations generally cover a period of five years. For longer periods, a long-term growth rate is calculated and applied to project future cash flows after the fifth year. To estimate cash flow projections beyond periods covered by the most recent budgets/forecasts, the Group extrapolates cash flow projections in the budget using a steady or declining growth rate for subsequent years, unless an increasing rate can be justified. In any case, this growth rate does not exceed the long-term average growth rate for the products, industries, or country or countries in which the entity operates, or for the market in which the asset is used.

The Groups's corporate assets do not generate independent cash inflows. To determine impairment of a corporate asset, recoverable amount is determined for the CGUs to which the corporate asset belongs.

An impairment loss is recognized if the carrying amount of an asset or CGU exceeds its estimated recoverable amount. Impairment losses, if any, are recognized in the Consolidated Statement of Profit and Loss. Impairment losses of continuing operations, including impairment on inventories, are recognized in the Consolidated Statement of Profit and Loss, except for properties previously revalued with the revaluation surplus taken to OCI. For such properties, the impairment is recognized in OCI up to the amount of any previous revaluation surplus.

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In regard to assets for which impairment loss has been recognized in prior period, the Group reviews at each reporting date whether there is any indication that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. Such a reversal is made only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

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

Goodwill is tested for impairment annually at the CGU level, as appropriate, and when circumstances indicate that the carrying value may be impaired.

i. Government grant

Government grants are recognized where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. When the grant relates to an expense item, it is recognized as other operating revenue on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed. When the grant relates to an asset, it is recognized as income in equal amounts over the expected useful life of the related asset.

When the Group receives grants of non-monetary assets, the asset and the grant are recorded at fair value amounts and released to profit or loss over the expected useful life in a pattern of consumption of the benefit of the underlying asset i.e. by equal annual instalments.

j. Inventories

Inventories which includes raw materials, components, stores, work in progress, finished goods and spares are valued at the lower of cost and net realizable value. However, raw materials, components and other items held for use in the production of inventories are not written down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost or in cases where material prices have declined and it is estimated that the cost of the finished products will exceed their net realizable value.

Costs incurred in bringing each product to its present location and condition are accounted for as follows:

- Raw materials and components: Cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Companies in the Group, adopt First-in-first-out (FIFO) method for valuing raw materials, components, stores and spares (RM & Stores).
- Finished goods and work in progress: Cost includes cost of direct materials and labour and a proportion of manufacturing overheads based on the normal operating capacity. Cost of work-in-progress (WIP) and finished goods (FG) is based on FIFO method.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. The net realizable value of work-in-progress is determined with reference to the selling prices of related finished products.

The comparison of cost and net realizable value is made on an item-by-item basis.

k. Revenue

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured, regardless of when the payment is being made. Revenue 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.

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

The specific recognition criteria described below must also be met before revenue is recognized.

Sale of goods

The Group recognized revenue when (or as) a performance obligation was satisfied, i.e. when 'control' of the goods underlying the particular performance obligation were transferred to the customer.

Further, revenue from sale of goods is recognized based on a 5-Step Methodology which is as follows:

Step 1: Identify the contract(s) with a customer

Step 2: Identify the performance obligation in contract

Step 3: Determine the transaction price

Step 4: Allocate the transaction price to the performance

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obligations in the contract

Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation

Revenue is measured based on the transaction price, which is the consideration, adjusted for volume discounts, service level credits, performance bonuses, price concessions and incentives, if any, as specified in the contract with the customer. Revenue also excludes taxes collected from customers.

Contract assets are recognised when there is excess of revenue earned over billings on contracts. Contract assets are classified as unbilled receivables (only act of invoicing is pending) when there is unconditional right to receive cash, and only passage of time is required, as per contractual terms.

Unearned or deferred revenue is recognised when there is billings in excess of revenues.

Contracts are subject to modification to account for changes in contract specification and requirements. The Group reviews modification to contract in conjunction with the original contract, basis which the transaction price could be allocated to a new performance obligation, or transaction price of an existing obligation could undergo a change. In the event transaction price is revised for existing obligation, a cumulative adjustment is accounted for.

Use of significant judgements in revenue recognition:

- a) The Group's contracts with customers could include promises to transfer products to a customer. The Group assesses the products promised in a contract and identifies distinct performance obligations in the contract. Identification of distinct performance obligation involves judgement to determine the deliverables and the ability of the customer to benefit independently from such deliverables.
- b) Judgement is also required to determine the transaction price for the contract. The transaction price could be either a fixed amount of customer consideration or variable consideration with elements such as volume discounts, service level credits, performance bonuses, price concessions and incentives. The transaction price is also adjusted for the effects of the time value of money if the contract includes a significant financing component. Any consideration payable to the customer is adjusted to the transaction price, unless it is a payment for a distinct product or service from the customer. The estimated amount of variable consideration is adjusted in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur and is reassessed at the end of each reporting period. The Group allocates the elements of variable considerations to all the performance obligations of the contract unless there is observable evidence that they pertain to one or more distinct performance obligations.

- c) The Group uses judgement to determine an appropriate standalone selling price for a performance obligation. The Group allocates the transaction price to each performance obligation on the basis of the relative standalone selling price of each distinct product or service promised in the contract.
- d) The Group exercises judgement in determining whether the performance obligation is satisfied at a point in time or over a period of time. The Group considers indicators such as how customer consumes benefits as services are rendered or who controls the asset as it is being created or existence of enforceable right to payment for performance to date and alternate use of such product or service, transfer of significant risks and rewards to the customer, acceptance of delivery by the customer, etc.

Rendering of services

Revenue from services rendered is recognized in profit or loss in proportion to the stage of completion of the transaction at the reporting date. The stage of completion is assessed by reference to surveys of work performed.

Job work and development charges are recognized upon full completion of the job work and development services and when all the significant risks and rewards of ownership of the goods have been passed to the buyer, on delivery of the goods and no significant uncertainty exists regarding the collection of the consideration.

Interest income

For all debt instruments measured either at amortized cost or at fair value through other comprehensive income, interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortized cost of a financial liability. When calculating the effective interest rate, the Group estimates the expected cash flows by considering all the contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) but does not consider the expected credit losses. Interest income is included in the Consolidated Statement of Profit and Loss.

Dividends

Revenue is recognized when the Group's right to receive the payment is established by the reporting date.

I. Income tax

Income tax expense comprises current and deferred tax. It is recognized in Consolidated Statement of Profit and Loss except to the extent that it relates to a business combination or to an item recognized directly in equity or in other comprehensive income.

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Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax reflects the best estimate of the tax amount expected to be paid or received after considering the uncertainty, if any, related to income taxes.

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

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

Current tax assets and current tax liabilities are offset only if there is a legally enforceable right to set off the recognized amounts, and it is intended to realize the asset and settle the liability on a net basis or simultaneously.

Deferred tax

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

Deferred tax liabilities are recognized for all taxable temporary differences.

In the situations where the Group is entitled to a tax holiday under the Income Tax Act, 1961 enacted in India or tax laws prevailing in the respective tax jurisdictions where it operates, no deferred tax asset is recognized in respect of timing differences which are reversed during the tax holiday period, to the extent the Group's gross total income is subject to the deduction during the tax holiday period. Deferred tax in respect of timing differences which reverse after the tax holiday period is recognized in the year in which the timing differences originate. However, the Group restricts recognition of deferred tax assets to the extent that it has become reasonably certain that sufficient future taxable income will be available against which such deferred tax assets can be realized. For recognition of deferred taxes, the timing differences which originate first are considered to reverse first.

Deferred tax assets are recognized on carry forward of unused tax credits and any unused tax losses.

Deferred tax assets are recognized to the extent that it is probable that future taxable profits will be available against which they can be used. The existence of unused tax losses is strong evidence that future taxable profit may not be available. Therefore, in case of a history of recent losses, the Group recognizes a deferred tax asset only to the extent that it has sufficient taxable temporary differences or there is convincing other evidence that sufficient taxable profit will be available against which such deferred tax asset can be realized. Deferred tax assets – unrecognized or recognized, are reviewed at each reporting date and are recognized/ reduced to the extent that it is probable/ no longer probable respectively that the related tax benefit will be realized.

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

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

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

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

Deferred income tax are not provided on the undistributed earnings of the subsidiaries where it is expected that the earnings of the subsidiary will not be distributed in the foreseeable future.

Minimum alternate tax (MAT) paid in a year is charged to the Consolidated Statement of Profit and Loss as current tax. The Group recognizes MAT credit available as an asset only to the extent that there is convincing evidence that the Group will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the Group recognizes MAT credit as an asset in accordance with the Guidance Note on Accounting for Credit Available in respect of Minimum Alternative Tax under the Income-tax Act, 1961, the said asset is created by way of credit to the Consolidated Statement of Profit and Loss and shown as "MAT credit Entitlement." The Group reviews the "MAT credit entitlement." asset at each reporting date and writes down the asset to the

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extent the Group does not have convincing evidence that it will pay normal tax during the specified period.

m. Segment reporting

Basis for segmentation

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Group's other components, and for which discrete financial information is available. The Group is primarily engaged in the manufacturing and assembling of automotive components for the automotive industry. All operating segments' operating results are reviewed regularly by the Group's Chief Operating Decision Maker ("CODM") to make decisions about resources to be allocated to the segments and assess their performance. CODM believes that these are governed by same set of risk and returns hence CODM reviews as one balance sheet component.

The Group and its joint ventures are governed by the same set of risks and returns but subject to the geographical industry trends and hence the Group and its joint ventures business activities fall within a single primary business segment. The principal geographical segments are classified as India, Europe and others since there are different risks and returns of the geographies.

n. Earnings per share (EPS)

Basic earnings / (loss) per share are calculated by dividing the profit or loss for the year attributable to the shareholders of the Group by the weighted average number of equity shares outstanding at the end of the reporting period. The weighted average number of equity shares outstanding during the year is adjusted for events of bonus issue, if any, that have changed the number of equity shares outstanding, without a corresponding change in resources.

For the purpose of calculating diluted earning per share, the profit or loss for the year attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

o. Provisions (other than for employee benefits)

General

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 the expense relating to a provision is presented in the Consolidated Statement of Profit and Loss net of any reimbursement. Provisions are determined by discounting the expected future cash flows (representing the best estimate of the expenditure required to settle the present obligation at the balance sheet date) at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The unwinding of the discount is recognized as finance cost. Expected future operating losses are not provided for.

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.

Warranties

Provision for warranty related costs are recognized when the product is sold or service provided and is based on historical experience. The provision is based on technical evaluation/ historical warranty data and after weighting of all possible outcomes by their associated probabilities. The estimate of such warranty related costs is revised annually. Where the effect of the time value of money is material, the amount of a provision is the present value of the expenditure expected to be required to settle the obligation.

Contingent liability

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 arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably.

p. Employee benefits

India

i. Short-term employee benefits

All employee benefits payable wholly within twelve months of receiving employee services are classified as short-term employee benefits. These benefits include salaries and wages, bonus and exgratia. Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided. A liability is recognized for the amount expected to be paid, if the Group has a present legal or constructive obligation to pay the amount as a result of past service provided by the employee, and the amount of obligation can be estimated reliably.

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ii. Defined contribution plans

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions into a separate entity and will have no legal or constructive obligation to pay further amounts. The Group makes specified monthly contributions to the Regional Provident Fund Commissioner towards provident fund, superannuation fund scheme and employee state insurance scheme ('ESI'). Obligations for contributions to defined contribution plans are recognized as an employee benefit expense in the Consolidated Statement of Profit and Loss in the periods during which the related services are rendered by employees. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid. If the contribution already paid exceeds the contribution due for services received before the balance sheet date, then excess is recognized as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.

iii. Defined benefit plans

The Group operates a defined benefit gratuity plan, which requires contributions to be made to Kotak Mahindra Old Mutual Life Insurance Limited and LIC of India. There are no other obligations other than the contribution payable to the respective trust.

The Group has an obligation towards gratuity, a defined benefit retirement plan covering eligible employees. The plan provides for a lump sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount based on the respective employee's salary and the tenure of employment. Vesting occurs upon completion of five years of service.

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan. The Group's net obligation in respect of defined benefit plans is calculated by estimating the amount of future benefit that employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets.

The calculation of defined benefit obligation is performed annually by a qualified actuary using the projected unit credit method, which recognizes each year of service as giving rise to additional unit of employee benefit entitlement and measure each unit separately to build up the final obligation. The obligation is measured at the present value of estimated future cash flows. The discount rates used for determining the present value of obligation under defined benefit plans, is based on the market yields on Government securities as at the Balance Sheet date, having maturity periods approximating to the terms of related obligations.

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

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

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

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Group recognizes the following changes in the net defined benefit obligation as an expense in the Consolidated Statement of Profit and Loss:

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

iv. Other long term employee benefits

Compensated absences

The employees can carry-forward a portion of the unutilized accrued compensated absences and utilize it in future service periods or receive cash compensation on termination of employment. Since the compensated absences do not fall due wholly within twelve months after the end of the period in which the employees render the related service and are also not expected to be utilized wholly within twelve months after the end of such period, the benefit is classified as a longterm employee benefit. The Group records an obligation for such compensated absences in the period in which the employee renders the services that increase this entitlement. The obligation is measured on the basis of independent actuarial valuation using the projected unit credit method.

As per the compensated absence encashment policy, the Group does not have an unconditional

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right to defer the compensated absence of employees, accordingly the entire compensated absence obligation as determined by an independent actuary has been classified as current liability as at year end.

Europe

In case of Sandhar Technologies Barcelona S.L. according to the sector social agreement (Convenio Siderometalurgico de la provincia de Barcelona) the Company pays 2 additional payrolls in June and December. The 2 additional payments, as well as the holiday payroll are provisioned every month on accrual basis.

q. 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.

i. Recognition and initial measurement

Trade receivables and debt securities are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instrument.

A financial asset or financial liability is initially measured at fair value plus, for an item not at fair value through profit and loss ('FVTPL'), transaction costs that are directly attributable to its acquisition or issue.

ii. Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as measured at:

- Amortized cost;
- Fair Value through Other Comprehensive Income ('FVOCI') debt instrument;
- FVOCI equity investment; or
- FVTPL

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

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

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

This category is the most relevant to the Group. After initial measurement, such financial assets are subsequently measured at amortized cost using the effective interest rate (EIR) method. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included in finance income in the profit or loss. The losses arising from impairment are recognized in the Consolidated Statement of Profit and Loss. This category generally applies to trade and other receivables. The Group has recognized financial assets viz. security deposit, trade receivables, employee advances at amortized cost.

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

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

Debt instruments included within the FVTOCI category are measured initially as well as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income (OCI). However, the Group recognizes interest income, impairment losses and reversals and foreign exchange gain or loss in the Consolidated Statement of Profit and Loss. On derecognition of the asset, cumulative gain or loss previously recognized in OCI is reclassified from the equity to the Consolidated Statement of Profit and Loss. Interest earned whilst holding FVTOCI debt instrument is reported as interest income using the EIR method.

On initial recognition of an equity investment that is not held for trading, the Group may irrevocably elect to present subsequent changes in the investment's fair value in OCI (designated as FVOCI – equity investment). This election is made on an investment-by-investment basis.

All financial assets not classified as measured at amortized cost or FVOCI as described above are

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measured at FVTPL. This includes all derivative financial assets. On initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Equity investments

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading and contingent consideration recognised by an acquirer in a business combination to which Ind AS 103 applies are classified as at FVPL. For all other equity instruments, the Group may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The Group makes such election on an instrument byinstrument basis. The classification is made on initial recognition and is irrevocable.

If the Group decides to classify an equity instrument as at FVOCI, then all fair value changes on the instrument, excluding dividends, are recognised in the OCI. There is no recycling of the amounts from OCI to the Consolidated Statement of Profit and Loss, even on sale of investment. However, the Group may transfer the cumulative gain or loss within equity.

Equity instruments included within the FVPL category are measured at fair value with all changes recognised in the Consolidated Statement of Profit and Loss.

Financial assets: Business model assessment

The Group makes an assessment of the objective of the business model in which a financial asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- The stated policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategyfocuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realizing cash flows through the sale of the assets;
- How the performance of the portfolio is evaluated and reported to the Group's management;
- The risks that affect the performance of the business model (and the financial assets held

within that business model) and how those risks are managed;

- The frequency, volume and timing of sales of financial assets in prior periods, the reasons for such sales and expectations about future sales activity.

Financial assets that are held for trading or are managed and whose performance is evaluated on a fair value basis are measured at FVTPL.

Financial asset: Assessment whether contractual cash flows are solely payments of principal and interest

For the purpose of this assessment 'Principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making the assessment, the Group considers:

- Contingents events that would change the amounts or timings of cash flows;
- Terms that may adjust the contractual coupon rate, including variable interest rate features;
- Prepayment and extension features; and
- Terms that limit the Group's claim to cash flows from specified assets (e.g. non recourse features)

A prepayment feature is consistent with the solely payments of principal and interest criterion if the prepayment amount substantially represents unpaid amounts of principal and interest on the principal amount outstanding, which may include reasonable additional compensation for early termination of the contract. Additionally, for a financial asset acquired at a significant discount or premium to its contractual par amount, as feature that permits or requires prepayment at an amount that substantially represents the contractual par amount plus accrued (but unpaid) contractual interest (which may also include reasonable additional compensation for early termination) is treated as consistent with this criterion if the fair

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value of the prepayment feature is insignificant at initial recognition.

Financial assets: Subsequent measurement and gains and losses

Financial assets at FVTPL These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss.

Financial assets at amortized cost These assets are subsequently measured at amortized cost using the effective interest method. Interest income, foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

Debt investment at FVOCI These assets are subsequently measured at fair value. Interest income under the effective interest method, foreign exchange gains and losses and impairment are recognized in profit or loss. Other net gains and losses are recognized in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to profit or loss.

Equity investment at FVOCI These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and are not reclassified to profit or loss.

Financial liabilities: Classification, subsequent measurement and gains and losses

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as heldfor- trading, or it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

iii. Derecognition

Financial assets

The Group derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Group neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control of the financial asset.

If the Group enters into transactions whereby it transfers assets recognized on its balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets, the transferred assets are not derecognized.

Financial liabilities

The Group derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Group also derecognizes a financial liability when its terms are modified and the cash flows under the modified terms are substantially different. In this case, a new financial liability based on the modified terms is recognized at fair value. The difference between the carrying amount of the financial liability extinguished and the new financial liability with modified terms is recognized in profit or loss.

iv. Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the balance sheet when, and only when, the Group currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

v. Derivative financial instruments and hedge accounting

The Group uses derivative instruments such as foreign exchange forward contracts and currency swaps to hedge its foreign currency and interest rate risk exposure. Embedded derivatives are separated from the host contract and accounted for separately if the host contract is not a financial asset and certain criteria are met.

Derivatives are initially measured at fair value. Subsequent to initial recognition, derivatives are measured at fair value and changes therein are generally recognized in profit and loss.

Impairment of financial assets

The Group recognizes loss allowances for expected credit losses on:

- Financial assets measured at amortized cost; and
- Financial assets measured at FVOCI debt instruments.

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

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

For recognition of impairment loss on financial assets and risk exposure, the Group determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12 month ECL is used to provide for impairment loss. However, if credit risk has not increased significantly, 12 month ECL is used to provide for impairment loss. However, if credit risk has not increased significantly, 12 month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognizing impairment loss allowance based on 12 month ECL.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

The Group considers a financial asset to be in default when:

- The borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realizing security (if any is held); or
- The financial asset is 90 days or more past due.

Measurement of expected credit losses

Expected credit losses are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the Group in accordance with the contract and the cash flows that the Group expects to receive).

Presentation of allowance for expected credit losses in the balance sheet

Loss allowance for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

For debt securities at FVOCI, the loss allowance is charged to Consolidated Statement of Profit and Loss and is recognized in OCI.

Write-off

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write- off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for the recovery of amount due.

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

- a. Financial assets that are debt instruments, and are measured at amortized cost e.g., deposits, and advances.
- b. Trade receivables that result from transactions that are within the scope of Ind AS 115
- c. Financial guarantee contracts which are not measured as at FVTPL.

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

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

For recognition of impairment loss on other financial assets and risk exposure, the Group determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognizing impairment loss allowance based on 12-month ECL.

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

(Rupees in lacs, except share data, per share data and unless otherwise stated)

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

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

For assessing increase in credit risk and impairment loss, the Group combines financial instruments on the basis of shared credit risk characteristics with the objective of facilitating an analysis that is designed to enable significant increases in credit risk to be identified on a timely basis.

The Group does not have any purchased or originated credit-impaired (POCI) financial assets, i.e., financial assets which are credit impaired on purchase/ origination.

r. Recognition of interest expense

Interest expense is recognized using effective interest method.

The 'effective interest rate' is the rate that exactly discounts estimated future cash payments through the expected life of the financial instrument to:

- The amortized cost of the financial liability.

In calculating interest expense, the effective interest rate is applied to the amortized cost of the liability.

s. Cash and cash equivalents

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

For the purpose of the Consolidated Statement of Cash Flows, cash and cash equivalents consist of cash at bank, cash on hand and cheques on hand as they are considered an integral part of the Group's cash management.

t. Cash flow statement

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

u. Cash dividend and non-cash distribution to equity holders of the parent

The Group recognizes a liability to make cash distributions to equity holders when the distribution is authorized and the distribution is no longer at the discretion of the Group. As per the corporate laws in India, a distribution is authorized when it is approved by the shareholders. A corresponding amount is recognized directly in equity.

v. Corporate Social Responsibility ("CSR") expenditure:

CSR expenditure incurred by the Group is charged to the Consolidated Statement of the Profit and Loss.

w. Research and development:

Expenditure on research and development activities is recognized in the Consolidated Statement of Profit and Loss as incurred.

Development expenditure is capitalized as part of cost of the resulting intangible asset only if the expenditure can be measured reliably, the product or process is technically and commercially feasible, future economic benefits are probable, and the Group intends to and has sufficient resources to complete development and to use or sell the asset. Otherwise, it is recognized in profit or loss as incurred. Subsequent to initial recognition, the asset is measured at cost less accumulated amortization and any accumulated impairment losses, if any.

x. Recent Indian Accounting Standards (Ind AS) and interpretations not yet adopted:

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards. There is no such notification which would have been applicable from 1 April 2020.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

3. Property, plant and equipment

Particulars	Freehold Land (refer note 1 Below)	Leasehold Land	Buildings	Plant and Equipment	Office equipments	Vehicles	Furnitures & Fixtures	Total
Gross carrying value as at 1 April 2018	10,468.28	2,479.88	15,794.41	46,400.09	1,733.66	604.50	671.06	78,151.88
Additions	164.38	-	2,469.80	11,349.33	459.16	79.52	267.11	14,789.30
Disposals	-	-	5.72	707.93	33.65	45.15	2.51	794.96
Exchange difference on translation of foreign operations	-	-	-	(85.75)	0.37	-	(0.86)	(86.24)
Gross carrying value as at 31 March 2019	10,632.66	2,479.88	18,258.49	56,955.74	2,159.54	638.87	934.80	92,059.98
Additions	764.82	-	665.56	6,716.83	277.61	32.99	27.06	8,484.87
Disposals	-	-	18.82	746.70	255.85	34.71	45.36	1,101.44
Exchange difference on translation of foreign operations	-	-	-	1,231.40	17.60	-	1.75	1,250.75
Gross carrying value as at 31 March 2020	11,397.48	2,479.88	18,905.23	64,157.27	2,198.90	637.15	918.25	100,694.16
Accumulated depreciation								
Balance as at 1 April 2018	-	51.58	1,215.91	9,568.53	695.10	181.15	177.80	11,890.07
Depreciation for the year	-	25.86	783.46	6,270.14	403.94	102.42	117.38	7,703.20
Depreciation on disposal	-	-	3.69	463.19	31.68	40.31	1.76	540.63
Exchange difference on translation of foreign operations	-	-	-	(52.32)	(1.52)	-	-	(53.84)
Balance as at 31 March 2019	-	77.44	1,995.68	15,323.16	1,065.84	243.26	293.42	18,998.80
Depreciation for the year	_	25.86	850.39	6,818.87	380.01	100.20	99.39	8,274.72
Depreciation on disposal	-	-	0.85	625.26	252.14	34.70	34.77	947.72
Exchange difference on translation of foreign operations	-	-	-	276.87	6.47	-	-	283.34
Balance as at 31 March 2020	-	103.30	2,845.22	21,793.64	1,200.18	308.76	358.04	26,609.14
Net carrying amount								
As at 31 March 2020	11,397.48	2,376.58	16,060.01	42,363.63	998.72	328.39	560.21	74,085.02
As at 31 March 2019	10,632.66	2,402.44	16,262.81	41,632.58	1,093.70	395.61	641.38	73,061.18

1. Freehold land

- a. Land aggregating to Rs. 595.33 Lacs (31 March 2019: Rs. 614.02 Lacs) transferred to the Company pursuant to the scheme of amalgamation dated December 29, 2005 are pending for registration in the name of the Company.
- b. Land aggregating to Rs. 5,006.68 Lacs (31 March 2019: Rs. 5,006.68 Lacs) transferred to the Company pursuant to the scheme of amalgamation duly approved by Honourable High Court of Delhi, vide it's order dated May 2, 2013 are pending for registration in the name of the Company.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

4. Right-of-use asset*

Particulars	Leasehold Land Total
Gross carrying value as at 1 April 2019	-
Impact of Ind AS 116	8,536.83 8,536.8
Additions	-
Disposals	-
Exchange difference on translation of foreign operations	361.02 361.0
Gross carrying value as at 31 March 2020	8,897.85 8,897.8
Accumulated depreciation	
Balance as at 1 April 2019	-
Depreciation for the year	1,256.03 1,256.0
Accumulated depreciation on disposal	-
Exchange difference on translation of foreign operations	28.77 28.7
Balance as at 31 March 2020	1,284.80 1,284.8
Net carrying amount	
As at 31 March 2020	7,613.05 7,613.0
* Refer note 34	

* Refer note 34

5. Intangible assets

Particulars	Computer software	Technical know-how	Goodwill*	Total
Gross carrying value as at 1 April 2018	637.08	779.26	553.30	1,969.64
Additions	149.41	30.75	-	180.16
Exchange difference on translation of foreign operations	(3.47)	-	-	(3.47)
Gross carrying value as at 31 March 2019	783.02	810.01	553.30	2,146.33
Additions	279.38	189.28	-	468.66
Exchange difference on translation of foreign operations	9.13	-	-	9.13
Gross carrying value as at 31 March 2020	1,071.53	999.29	553.30	2,624.12
Accumulated amortization				
Balance as at 1 April 2018	214.34	259.70	-	474.04
Amortization for the year	234.99	158.16	-	393.15
Exchange difference on translation of foreign operations	(2.00)	-	-	(2.00)
Balance as at 31 March 2019	447.33	417.86	-	865.19
Amortization for the year	167.26	152.92	-	320.18
Exchange difference on translation of foreign operations	4.88	-	-	4.88
Balance as at 31 March 2020	619.47	570.78	-	1,190.25
Net carrying amount				
As at 31 March 2020	452.06	428.51	553.30	1,433.87
As at 31 March 2019	335.69	392.15	553.30	1,281.14

(Rupees in lacs, except share data, per share data and unless otherwise stated)

* Impairment testing of goodwill

For the purposes of impairment testing, goodwill is allocated to the Cash Generating Unit (CGU) which represents the lowest level at which the goodwill is monitored for internal management reporting purposes.

The recoverable amount of the cash generating unit was based on its value in use. The value in use of this unit was determined to be higher than the carrying amount and an analysis of the calculation's sensitivity towards change in key assumptions did not identify any probable scenarios where the CGU recoverable amount would fall below their carry amount.

Value in use was determined by discounting the future cash flows generated from the continuing use of the CGU. The calculation was based on the following key assumptions:

- i. The anticipated annual revenue growth and margin included in the cash flow projections are based on past experience, actual operating results and the 5-year business plan in all periods presented.
- ii. The terminal growth rate ranges from 2% to 3% representing management view on the future long-term growth rate.
- iiii. Discount rate ranging from 7% to 13% for all periods presented was applied in determining the recoverable amount of the CGU. The discount rate was estimated based on past experience and companies average weighted average cost of capital.

The values assigned to the key assumptions represent the management's assessment of future trends in the industry and based on both internal and external sources.

6. Equity accounted investees

Particulars	As at 31 March 2020	As at 31 March 2019
Investment in equity shares (unquoted)		
In joint ventures		
2 Lacs (31 March 2019: 2 Lacs) equity shares of Rs. 100 each fully paid-up in Indo Toolings Private Limited	115.74	22.02
136.486 Lacs Lacs (31 March 2019: 68.54 Lacs) equity shares of Rs. 10/- each fully paid-up in Sandhar Han Sung Technologies Private Limited	785.15	96.23
6.89 Lacs (31 March 2019: 6.89 Lacs) equity shares of Rs. 10/- each fully paid-up in Sandhar Ecco Green Energy Private Limited*	152.18	148.51
24.96 Lacs (31 March 2019: 24.96 Lacs) equity shares of Rs. 10/- each fully paid-up in Jinyoung Sandhar Mechatronics Private Limited	-	255.34
83.2 Lacs (31 March 2019: 54.50 Lacs) equity shares of Rs. 10/- each fully paid-up in Sandhar Amkin Industries Private Limited	116.72	397.53
149.73 Lacs (31 March 2019: 148.23 Lacs) equity shares of Rs. 10/- each fully paid-up in Sandhar Daewha Automotive Systems Private Limited	1,227.47	1,305.45
0.107 Lacs (31 March 2019: 0.107) equity shares of Rs. 10/- each fully paid-up in Sandhar Daeshin Auto Systems Private Limited	0.62	0.60
68.3069 Lacs (31 March 2019: 4.96) equity shares of Rs. 10/- each fully paid-up in Sandhar Whetron Electronics Private Limited	669.93	30.92
10.95 Lacs (31 March 2019: 0.099) equity shares of Rs. 10/- each fully paid-up in Kwangsung Sandhar Technologies Private Limited	98.39	-
19.998 Lacs (31 March 2019: NIL) equity shares of Rs. 10/- each fully paid-up in Sandhar Han Shin Auto Technologies Private Limited	195.88	-
4 Lacs (31 March 2019: NIL) equity shares of Rs. 100/- each fully paid-up in Winnercom Sandhar Technologies Private Limited	388.32	-
Total equity accounted investees	3,750.40	2,256.60
Less: Aggregate amount of impairment in the value of equity accounted investee		
Investment in Joint Ventures*		
(i) In fully paid equity shares	(69.20)	(74.08)
Total aggregate amount of impairment	(69.20)	(74.08)
Total equity accounted investees (net of impairment)	3,681.20	2,182.52

(Rupees in lacs, except share data, per share data and unless otherwise stated)

*During the year ended 31 March 2019, the Company noted an impairment trigger on account of proposed discontinuation of business in its joint venture company ('Sandhar Ecco Green Energy Private Limited'). Company performed an impairment assessment of its investment in equity shares of Sandhar Ecco Green Energy Private Limited to compute the fair value of its investment. Based on management's assessment, as the fair value of the investment was lower than the carrying amount of the investment, an impairment charge of Rs. 74.08 Lacs was recognized in the financial statements during the previous year ended 31 March 2019, during the current year changes in fair value amounting to Rs. 4.88 Lacs have been recognized against the said impairment provision.

7. Financial assets

A. Non - current Investments

Par	ticulars	As at 31 March 2020	As at 31 March 2019
Inve	estments		
Inve	estments at cost		
Inve	estments at fair value through profit and loss		
Inve	estments in joint ventures		
(i)	Investments in preference shares (Unquoted)		
	3.32 Lacs (31 March 2019: 3.32 Lacs) preference shares of Rs. 100/- each fully paid-up in Indo Toolings Private Limited	313.06	288.88
	65.03 Lacs (31 March 2019: 65.03 Lacs) preference shares of Rs. 10/- each fully paid- up in Jinyoung Sandhar Mechatronics Private Limited	202.31	319.28
	23.43 Lacs (31 March 2019: 23.43) preference shares of Rs. 10/- each fully paid-up preference shares in Sandhar Han Sung Technologies Private Limited	234.38	234.38
(ii)	Non Trade investment (Unquoted)		
	0.2 Lacs (31 March 2019: 0.2 Lacs) shares of Rs. 10/- each fully paid-up in VNM Polymers Private Limited	70.75	44.80
(iii)	Investment in unquoted mutual funds		
	Franklin India Low Duration Fund 262,531.693 units (31 March 2019: 262,531693 units)	54.13	57.07
	Franklin India Ultra Short Bond Fund 872,911.426 units (31 March 2019: 872,911426 units)	240.10	229.30
	ABSL Cash Plus NIL units (31 March 2019: 190,124642 units)	-	568.48
Tota	al investments	1,114.73	1,742.19
Agg	regate value of unquoted investments	1,114.73	1,742.19
Cur	rent	294.23	854.85
Nor	n-Current	820.50	887.34

(Rupees in lacs, except share data, per share data and unless otherwise stated)

B. Loans

Particulars	As at 31 March 2020	As at 31 March 2019
Security deposits - Non current	1,119.02	1,081.16
Security deposits - Current	5.24	155.08
Loans recoverable from related parties - Current	518.18	30.00
Loans to employees - Current	32.08	25.86
Other advances - Current	1,109.18	1,426.16
Other advances - Non current	7.85	-
Total loans	2,791.55	2,718.26
Break up of total loans		
(a) Unsecured and considered good	2,791.55	2,718.26
	2,791.55	2,718.26
Current	1,664.68	1,637.10
Non-current	1,126.87	1,081.16

C. Trade receivables

(unsecured and considered good, unless otherwise stated)

Particulars	As at 31 March 2020	As at 31 March 2019
Trade receivables*	19,187.77	33,721.60
Total trade receivables	19,187.77	33,721.60

* For explanations on the Company's credit risk management processes, refer to Note 37.

D. Cash and cash equivalents

Particulars	As at 31 March 2020	As at 31 March 2019
Balances with banks:		
– In current accounts	503.39	136.60
- Cheques on hand	-	41.99
Cash on hand	16.98	18.79
Deposits with original maturity for less than three months	150.00	172.95
Total Cash and cash equivalents	670.37	370.33

E. Other Bank balances

Particulars	As at 31 March 2020	As at 31 March 2019
In current account for equity dividend	7.59	0.19
Deposits with original maturity for more than 3 months but less than 12 months st	71.67	105.74
Total other bank balances	79.26	105.93

*These deposits are held as margin money deposits with government authorities.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

F. Other financial assets

Particulars	As at 31 March 2020	As at 31 March 2019
Derivative assets	14.42	-
Interest accrued but not due on fixed deposits	11.33	9.35
Unbilled revenue	253.33	1,367.44
Total other financial assets	279.08	1,376.79

8. Inventories

(Valued at lower of cost and net realizable value)

Particulars	As at 31 March 2020	As at 31 March 2019
Raw materials {includes goods in transit of Rs. 443.97 Lacs Lacs (31 March 2019: Rs. 467.62 Lacs)}	8,806.40	9,869.39
Work in progress	3,043.80	4,589.50
Finished goods {includes goods in transit of Rs.558.04 Lacs (31 March 2019: Rs. 609.22 Lacs)}	3,253.92	2,963.08
Stores and spares	4,542.70	4,589.35
	19,646.82	22,011.32
Provision for inventory obsolescence	(77.46)	(75.04)
Total inventories at the lower of cost and net realisable value	19,569.36	21,936.28

9 Other assets

	Particulars	As at 31 March 2020	As at 31 March 2019
	Other non - current assets		
Α.	Capital advances		
	(Unsecured and considered good, unless otherwise stated)		
	Unsecured and considered good.	196.40	731.46
	Total capital advances	196.40	731.46
В.	Income-tax asset		
	(Unsecured and considered good, unless otherwise stated)		
	Advance income-tax (net of provision for taxation) (refer note 17)	235.89	119.83
	Total income-tax asset	235.89	119.83
	Other current assets		
C.	Other advances		
	Unsecured, considered good.	439.97	815.35
	Doubtful	-	-
	Total other advances	439.97	815.35
	Less: Loss allowance	-	-
	Total net other advances	439.97	815.35
D.	Prepaid expenses		
	Prepaid expenses	345.18	450.12
		345.18	450.12

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Other assets (contd...)

	Particulars	As at 31 March 2020	As at 31 March 2019
Ε.	Balance with statutory / government authorities		
	(Unsecured and considered good, unless otherwise stated)		
	Unsecured, considered good	990.51	1,704.00
	Total balance with statutory / government authorities	990.51	1,704.00
F.	Plan Assets		
	Plan asset over defined benefit obligation	576.18	-
	Total Balance in Plan Assets	576.18	-
	Total other current assets (C+D+E+F)	2,351.84	2,969.47

10 Share capital

Particulars	3	As at 31 March 2020	As at 31 March 2019
. Authorised	d share capital		
	juity shares of Rs.10 each 2019: 680 lacs equity shares of Rs.10 each)	6,800.00	6,800.00
	erence shares of Rs.100 each 2019: 2 lacs preference shares of Rs.100 each)	200.00	200.00
		7,000.00	7,000.00

B. Issued, subscribed and fully paid equity capital

Particulars	As at 31 March 2020	As at 31 March 2019
601.91 lacs equity shares of Rs. 10 each fully paid up (31 March 2019: 601.91 lacs equity shares of Rs. 10 each)	6,019.07	6,019.07
	6,019.07	6,019.07

C. Reconciliation of the equity share outstanding at beginning and at end of the year

Particulars	As at 31 March 2020		As at 31 March 2019	
	Numbers	Rs. in Lacs	Numbers	Rs. in Lacs
Equity shares outstanding at the beginning of the year	601.91	6,019.07	601.91	6,019.07
Issued during the year		-		-
Outstanding at the end of the year	601.91	6,019.07	601.91	6,019.07

Rights, preferences and restrictions attached to equity shares

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Share capital (Contd...)

The Company has one class of equity shares having par value of Rs.10 per share (31 March 2019: Rs.10 per share). Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividend in Indian rupees.

On 27 June, 2020, the Board of Directors of the Company recommended a final dividend of Rs. 0.75 per equity share of face value Rs. 10 each in respect of the year ended 31 March, 2020. The dividend payout is subject to approval of shareholders at the Annual General Meeting. The company has paid an interim dividend of Rs. 1.25 per equity share of face value Rs. 10 each, which was declared on 10 February 2020.

In the event of liquidation of the Company, the share 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 share holders.

D. Details of shareholders holding more than 5% shares in the Company

	Lacs	shareholding
Jayant Davar*	313.75	52.13%

* 90,909 Equity Shares are held by Mr. Jayant Davar in his Capacity as proprietor of Sandhar Enterprises

E. Aggregate number of bonus shares issued, share issued for consideration other than cash and share bought back during the period of five years immediately preceding the reporting date

	Number of shares	
Particulars	As at 31 March 2020	As at 31 March 2019
Equity shares allotted as fully paid bonus shares by capitalization of reserves	2,046.18	2,046.18

11 Other equity

Particulars	As at 31 March 2020	As at 31 March 2019
Capital reserve		
At the beginning and end of the year	3,190.97	3,190.97
	3,190.97	3,190.97
Securities Premium		
Balance at the beginning of the year	27,859.67	27,922.42
Less: Share issue expenses	-	(62.75)
Balance at the end of the year	27,859.67	27,859.67
Retained earnings		
Balance at the beginning of the year	34,705.27	26,111.15
Adjustment relating to lease pertains to previous years	(534.72)	
Add: Profit for the year	5,685.82	9,517.54
Less: Dividend on equity shares (Final)	(752.38)	-
Less: Dividend on equity shares (Interim)	(776.77)	(778.62)
Less: Tax on Dividend	(299.45)	(144.80)
Balance at the end of the year	38,027.77	34,705.27

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Other equity (Contd...)

Particulars	As at 31 March 2020	As at 31 March 2019
Other items of Other comprehensive income		
a. Exchange differences on translation of foreign operations		
Balance at the beginning of the year	406.13	330.91
Exchange differences on translation	280.46	100.30
Income tax relating to Exchange differences on translation	(70.12)	(25.08)
Balance at the end of the year	616.47	406.13
b. Remeasurements of defined benefit liability		
Balance at the beginning of the year	(221.81)	(150.12)
Re-measurement of defined benefit liabilities	1,006.11	(109.20)
Income tax relating to re-measurement (gain)/ loss on defined benefit liabilities	(253.24)	37.51
Balance at the end of the year	531.06	(221.81)
Total of other equity	70,225.94	65,940.23

Nature and purpose of other equity

1. Capital Reserve:

This represents Capital reserve created during the year ended 31 March 2013, consequent to the approval by the Hon'ble High Court of Delhi of the scheme of amalgamation of MAG Engineering Private Limited with the Company.

2. Securities premium:

Securities premium is used to record the premium received on issue of shares. It is utilised in accordance with the provisions of the Companies Act, 2013.

3. Re-measurements of defined benefit obligation:

Re-measurements of defined benefit obligation comprises actuarial gains and losses.

4. Retained Earnings:

This represents the cummulative profits for the Group.

12 Non - controlling interest

Particulars	As at As at 31 March 2020 31 March 201
Sandhar Tooling Private Limited	
Balance at the begninning of the year	350.51 282.
Share of profit for the year	12.05 67.
Balance at the end of the year	362.56 350.
Revenue	1,311.97 1,644.
Profit	41.22 343.
Other comprehensive income	18.80 (6.5
Total comprehensive income	<u>60.02</u> 337.
Profit allocated to non-controlling interest	8.28 69.
Other comprehensive income allocated to non-controlling interest	3.77 (1.3
Total comprehensive income allocated to non-controlling interest	12.05 67.
Cash flows from operating activities	12.38 95.
Cash flows from/ (used in) investing activities	13.77 (58.4
Cash flows used in financing activities	(26.57) (14.6
Net increase/ (decrease) in cash and cash equivalents	(0.42) 22.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

13 Borrowings

Particulars	As at 31 March 2020	As at 31 March 2019
. Non-current borrowings		
Term Loans		
Indian rupee loan from others (secured) (refer note A,B)	23.85	59.43
EUR Loan From BBVA (unsecured) (refer note C)	66.86	-
EUR Loan From B. Popular and La Caixa (Unsecured) (refer note D)	-	26.09
Lease financing loans from financial institutions (Secured) (refer note F)	830.68	757.52
Total non-current borrowings	921.39	843.04
Secured	854.53	816.95
Unsecured	66.86	26.09
. Current borrowings		
a) Current maturities of long term borrowings		
Indian rupee loan from banks (secured) (refer note A,B)	35.58	41.19
EUR Loan From BBVA (unsecured) (refer note C)	56.58	41.15
EUR Loan From B. Popular and La Caixa (Unsecured) (refer note D)	27.56	123.95
EUR Loan From B. Sabadell & ICF (Unsecured) (refer note E)	-	82.86
Lease financing loans from financial institutions (Secured) (refer note F)	456.46	402.96
Total Current maturities of long term borrowings	576.18	692.11
b) Cash credit from banks (secured) (refer note G)		
Cash credit/WCDL/Buyer's line of credit from banks (secured by CL, CGT or SBLC from STL or by invoices financed)	18,579.82	25,945.84
Total current borrowings	19,156.00	26,637.95
Less: Amount presented under "other financial liabilities" (refer note 15)	(576.18)	(692.11)
Total current borrowings	18,579.82	25,945.84
Aggregate secured loans	19,071.86	26,389.99
Aggregate unsecured loans	84.14	247.96

	Particulars	As at 31 March 2020	As at 31 March 2019
(A)	Terms of borrowings: Vehicle loan are from banks are secured by hypothecation of the financed vehicle.	59.43	94.36
(B)	Vehicle loan from others secured by hypothecation of the financed vehicle.	-	6.26
(C)	EUR Ioan from BBVA and Santander (Corporate guarantee from Parent Company), carries interest @ 2.65% to 4.37% p.a. BBVA:- EUR Ioan of 210,000 repayable in monthly instalment of EUR 3,500 from December 2011. It has been fully repaid in December 2016. BBVA:- EUR Ioan of 200,000 repayable in monthly instalment of EUR 3,728 from October 2014. Santender:- EUR Ioan of 200,000 repayable in monthly instalment of EUR 3,390 from October 2014.	123.45	41.15

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Borrowings (contd...)

(D)	La Caixa: EUR loan of 300,000 repayable in monthly instalment of EUR 6,572 from October 2015. Carries interest @ 2.04%.	27.56	150.04
	EUR loan of 300,000 from B. Popular (Corporate guarantee from STL), carries interest @ 2.75% p.a., repayable in monthly instalment of EUR 8,695 from January 2016.		
	EUR loan of 300,000 from B. Popular (Comfort letter from Parent Company), carries interest @ 3% p.a., repayable in monthly instalment of EUR 8,724 from September 2016.		
	EUR loan of 230,000 from B. Popular (Corporate guarantee from Parent Company), carries interest @ 3.7% p.a., repayable in monthly instalment of EUR 6,759 from Seprember 2017.		
(E)	EUR loan from B.Sabadell & ICF, B Sabadell:-EUR loan of 250,000 repayable in monthly instalment of EUR 5,714 from December 2015, carries interest 4%. (Comfort letter from Parent Company)	_	82.86
	ICF:-EUR loan of 250,000 repayable in monthly instalment of EUR 5,757 from December 2015, carries interest @ 5% (Comfort letter from Parent Company)		
(F)	Lease financing loans from financial institutions (Some of which with Comfort letter from Parent Company), carries interest @ 1.75% to 6.00%, monthly instalment ranging from EUR 76 to EUR 7,474. (Secured)	1,287.14	1,160.48
(G)	Cash credits from banks are secured by way of first pari passu charge on the invent ory and books debts of the company.	18,579.82	25,945.84

14 Trade payables

Particulars	As at 31 March 2020	As at 31 March 2019
Trade payables of micro enterprises and small enterprises	1,135.94	1,387.97
Trade payables other than micro enterprises and small enterprises	22,874.63	34,093.54
Total trade payables	24,010.57	35,481.51

Terms and conditions of the above financial liabilities:

For explanations on the Company's credit risk management processes, refer to Note 37.

15 Other financial liabilities

Particulars	As at 31 March 2020	As at 31 March 2019
Financial liabilities at amortised cost		
Payables for capital goods - current	2,176.87	2,792.97
Payables for capital goods - non current	375.78	597.65
Interest accrued but not due	0.36	0.60
Interest accrued and due on borrowings	8.35	5 15.50
Unpaid equity dividend	7.59	0.19
Current maturities of long term borrowings (refer note 13)	576.18	692.11
Security deposit payable	94.95	5 75.92
Provision for Interest -MSMEDA	41.39	70.41
Lease liabilities - non current	6,965.50	3.95
Lease liabilities - current	1,267.41	0.29
Advance from customers	1,084.68	1,432.48
Total financial liabilities at amortised cost	12,599.06	5,682.07
Current	5,257.78	5,080.47
Non-current	7,341.28	601.60

(Rupees in lacs, except share data, per share data and unless otherwise stated)

16 Other current liabilities

Particulars	As at 31 March 2020	As at 31 March 2019
Other payables:		
Statutory dues	898.90	1,954.51
Other Payable	507.02	495.02
Total	1,405.92	2,449.53

17 Provisions

Particulars	As at 31 March 2020	As at 31 March 2019
Provision for employee benefits		
Provision for gratuity (refer note 31)	49.95	413.49
Provision for leave benefits	607.21	882.09
Other provisions		
Provision for income tax (net of tax paid) (refer note 9B)	-	364.55
Provision for warranties*	52.87	85.59
Total	710.03	1,745.72
Current	639.34	1,650.29
Non-current	70.69	95.43
*Provision for warranties		
At the beginning of the year	85.59	78.34
Accrued during the year	50.67	63.87
Utilized during the year	(83.39)	(56.62)
At the end of the year	52.87	85.59

Provision is recognized for expected warranty claims on products sold during the last two to five years, based on past experience of level of repairs and returns. It is expected that the most of this cost will be incurred in the next financial year. Assumption used to calculate the provision for warranties were based on current sales level and current information available about returns based on the two to five year warranty period for all products sold.

18 Deferred tax liabilities (net)

Particulars	As at 31 March 2020	As at 31 March 2019
Items leading to creation of deferred tax assets		
-Post-employment benefits	161.71	448.66
-Provision for doubtful debt & advances	83.00	65.00
-Employee benefits	129.81	331.00
-Fair value measurement	165.23	-
Total deferred tax assets	539.75	844.66
Items leading to creation of deferred tax liabilities -Property, plant and equipment: Impact of difference between tax and depreciation/ amortization charged for the financial reporting -Impact of IND-AS 116	, 1,753.24 530.36	2,382.75
-Fair value measurement	11.13	157.38
Total deferred tax liabilities	2,294.73	2,540.13
Net deferred tax assets/(liabilities)	(1,754.98)	(1,695.47)

(Rupees in lacs, except share data, per share data and unless otherwise stated)

19 Revenue from operations

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Sale of products	189,577.78	227,591.87
Sale of services	2,340.26	2,966.03
Other operating revenue		
Scrap sale	2,121.86	3,024.49
Claims received from customer	299.80	-
Revenue from operations	194,339.70	233,582.39

20. Other income

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Other non-operating income		
Dividend income on long-term investments	33.30	-
Profit on sale of short term investment	18.65	21.35
Profit on sale of property, plant and equipment	114.85	34.92
MTM gain on derivative liability	14.42	-
Interest from bank	25.80	13.39
Interest from others	169.27	109.24
Interest income on securities mearsured at amortised cost	1.87	11.06
Gain on investments carried at fair value through profit or loss	62.87	32.23
Liabilities no longer required written back	-	164.57
Other miscellaneous income	563.94	250.26
	1,004.97	637.02

21 Cost of raw material and components consumed

Raw material and components consumed

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Inventory at the beginning of the year	9,869.38	9,087.20
Add: Purchases during the year	108,802.21	139,445.82
	118,671.59	148,533.02
Less: Inventory at the end of the year	8,806.40	9,869.38
Cost of raw material and components consumed	109,865.19	138,663.64
Adjustment on account of exchange difference	17.80	(3.04)
Cost of raw material and components consumed	109,882.99	138,660.60

(Rupees in lacs, except share data, per share data and unless otherwise stated)

22 Changes in inventories of finished goods and work-in-progress

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Closing inventories		
Finished goods	3,253.92	2,963.08
Work in progress	3,043.80	4,589.50
Adjustment on account of exchange difference	(174.73)	172.34
Total (A)	6,122.99	7,724.92
Opening inventories		
Finished goods	2,963.08	2,695.08
Work in progress	4,589.50	4,576.74
Adjustment on account of exchange difference	49.23	81.73
Total (B)	7,601.81	7,353.55
Changes in inventories of finished goods and work-in-progress	1,478.82	(371.37)

23 Employee benefit expenses

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Salaries, wages and bonus	25,074.71	26,864.92
Contribution to provident and other funds	2,266.71	2,343.03
Staff welfare expenses	1,567.97	1,687.78
Gratuity expense (refer note 31)	176.42	273.37
	29,085.81	31,169.10

24 Depreciation and amortization expense

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Depreciation on property, plant and equipment	8,274.72	7,703.20
Depreciation of right-of-use assets	1,256.03	-
Amortisation on intangible assets	320.18	393.15
	9,850.93	8,096.35
Less: Depreciation on plant and machinery capitalized during the year	9.46	8.23
	9,841.47	8,088.12

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(Rupees in lacs, except share data, per share data and unless otherwise stated)

25 Other expenses

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Consumption of stores and spares	8,688.01	
Packing material	2,284.42	
Job work charges	5,610.76	6,236.62
Rent	126.42	1,528.14
Rates and taxes	171.83	175.55
Insurance	288.70	245.39
Freight and forwarding charges	2,279.65	2,448.91
Power and fuel	7,071.55	8,495.83
Repairs and maintenance		
- Buildings	169.65	190.08
- Plant and machinery	1,464.93	2,026.56
- Others	1,091.47	1,082.11
Legal and professional charges	1,207.25	1,114.84
Travelling and conveyance	377.75	532.67
Payment to auditor*	87.16	84.78
CSR expenditure**	198.04	196.83
Service contractor charges	41.05	25.44
Business and Sales promotion	17.05	8.62
Printing and Stationery	1.11	1.18
Provision for doubtful debts and advances	244.31	20.66
Reversal of provision for doubtful debts	(90.86)	-
Bad debts and advances written off	90.86	0.02
Provision for warranties (net of reversal)	50.67	63.87
Royalty	151.62	355.11
Commission to directors	394.70	679.60
Directors sitting fee	27.40	25.35
Security Service Charges	543.71	547.89
Testing and development expenses	99.51	114.06
Festival and celebration expenses	46.49	62.81
Foreign exchange fluctuation loss (net)	168.18	167.78
Miscellaneous expenses	1,351.91	1,353.96
Total other expenses	34,255.30	

* Payment to auditors :

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
As auditor:		
- Audit fees	67.18	67.51
- Limited Review	13.00	11.67

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Other expenses (Contd...)

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
In other capacity		
- Other services (certification fees)	1.00	1.58
- Reimbursement of expenses	5.98	4.02
Total	87.16	84.78

** Disclosure relating to CSR expenditure:

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
(a) Gross Amount required to be spent by the Company as per Section 135 of the "Companies Act 2013"	192.31	129.11
(b) Amount spent during the year on:		
(i) Construction/acquisition of any asset	-	-
(ii) On purposes other than (i) above		
- In cash	198.04	196.83
- Yet to be paid in cash	-	-
	198.04	196.83

26 Finance costs

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Interest to banks on		
- Term Ioan	52.94	86.26
- Cash credit	478.82	718.11
- Others	785.05	848.52
Interest to others	93.86	264.03
Finance charges	138.61	311.00
Bank charges	159.76	166.22
Interest on lease liabilities (refer note 34)	336.59	0.48
Total finance costs	2,045.63	2,394.62

(Rupees in lacs, except share data, per share data and unless otherwise stated)

27 Exceptional Items

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Impairment loss on investment in join venture (refer note 6)	-	74.08
Total Exceptional Items	-	74.08

28 Components of other comprehensive income

The disaggregation of changes to OCI by each type of reserve in equity is shown below:

During the year ended 31 March 2020:		
Particulars	Retained earnings	Total
Re-measurement losses on defined benefit plans	1,006.11	1,006.11
Tax impact on re-measurement loss on defined benefit plans	(253.24)	(253.24)
Exchange differences in translating the financial statements of foreign operations	280.46	280.46
Tax impact on translating the financial statements of foreign operations	(70.12)	(70.12)
	963.21	963.21

During the year ended 31 March 2019:

Particulars	Retained earnings	Total
Re-measurement losses on defined benefit plans	(109.20)	(109.20)
Tax impact on re-measurement loss on defined benefit plans	37.51	37.51
Exchange differences in translating the financial statements of foreign operations	100.30	100.30
Tax impact on translating the financial statements of foreign operations	(25.08)	(25.08)
	3.53	3.53

29 Earnings Per Share (EPS)

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

The following reflects the income and share data used in the basic and diluted EPS computations:

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Profit attributable to equity holders of the Company	5,697.88	9,585.24
Weighted average number of equity shares used for computing Earning per Share (Basic and Diluted) (Number of shares in Lacs)	601.91	601.91
Earning Per Share (Basic and Diluted) (Rs)	9.47	15.92
Face value per share (Rs)	10	10

Reconciliation of weighted average number of equity shares for calculation of Basic and Diluted earnings per share:

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Number of equity shares	Weighted average number of shares
Equity shares of face value of Rs. 10 per share:		
Balance as at 1 April 2018	601.9	L 601.91
Issued during the year 2018-19 (Number of shares in lacs)		
Balance as at 31 March 2019	601.9	601.91
Issued during the year 2019-20 (Number of shares in lacs)		
Balance as at 31 March 2020	601.9	601.91

At present, the Group does not have any dilutive potential equity shares

30 Income Tax

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
(a) The major components of income tax expense for the years ended 31 March 2020 and 31 March 2019 are:		
Income tax recognized in statement of profit or loss		
Current income tax:		
Current tax	2,386.43	4,206.86
Deferred tax:		
Relating to origination and reversal of temporary differences	(279.38)	749.37
Income tax expense reported in the statement of profit or loss	2,107.05	4,956.23
Income tax recognized in other comprehensive income		
Deferred tax related to items recognised in OCI during the year:		
Net loss on remeasurements of defined benefit plans	(253.24)	37.51
Exchange differences in translating the financial statements of foreign operations	(70.12)	(25.08)
Income tax charged to other comprehensive income	(323.36)	12.43

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
(b) Reconciliation of effective tax rate		
Reconciliation between average effective tax rate and applicable tax rate for the period ended 31 March 2020 and 31 March 2019:		
Profit for the year	7,804.93	14,541.47
Add: Share in loss of joint ventures accounted for using equity method	949.72	685.94
Profit for the year for computation of income tax	8,754.65	15,227.41
Statutory tax rate	25.168%	34.944%
Income tax expense at the statutory rate	2,203.37	5,321.07
Tax impact of deductible/ non-deductible expenses		
- Effect of Income tax exemption at Haridwar Unit U/S 80 IC of 'Income tax act 1961"	-	(365.82)

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Income Tax (Contd...)

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
- Effect of Income tax exemption U/S 35 (2AB) of 'Income tax act 1961"	-	(140.06)
- Effect of CSR expenses	49.84	68.78
- Effect of Interest paid to MSMED	2.24	11.95
- Effect of impairment loss on investment in joint venture	-	51.74
- Effect of expenses disallowed U/S 14 A of 'Income tax act 1961"	-	14.33
- Effect of difference in tax rate of Sandhar Tooling Private Limited	-	(33.41)
- Effect of difference in tax rate of Sandhar Technologies Barcelona, S.L.	-	(51.17)
- Effect of interest U/S 234 of 'Income tax act 1961"	-	36.85
- Others	(148.40)	41.97
Income tax expense after adjustment of tax impact of non deductible items	2,107.05	4,956.23

31 Gratuity and other post-employment benefit plans

A Defined Contribution Plans - General Description

The Group has a defined benefit gratuity plan for its employees, governed by the Payment of Gratuity Act, 1972. Every employee who has rendered at least five years of continuous service gets a gratuity on departure at the rate of fifteen days of last drawn salary for each completed year of service or part thereof in excess of 6 months. The scheme is funded with insurance companies in the form of qualifying insurance policies. Gratuity benefits are valued in accordance with the Payment of Gratuity Act, 1972.

The most recent actuarial valuation of present value of the defined benefit obligation for gratuity were carried out as at 31 March 2020. The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the Projected Unit Credit Method.

Reconciliation of the present value of defined benefit obligation and the fair value of the plan assets

Particulars	As at 31 March 2020	As at 31 March 2019
Liability for gratuity	1,631.63	2,252.69
Plan asset for gratuity	2,157.86	1,839.20
Net defined benefit liability (Current):	526.23	(413.49)

II Reconciliation of present value of defined benefit obligation:

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Balance at the beginning of the year	2,252.70	1,957.07
Current service cost	144.38	243.68
Interest cost	174.58	154.35
Benefits paid	(131.4)	(107.71)
Past service cost including curtailment (gains)/losses	-	-
Actuarial (gain) / loss on obligation recognised in other comprehensive income	(808.63)	5.33
Balance at the end of the year	1,631.63	2,252.72

(Rupees in lacs, except share data, per share data and unless otherwise stated)

III. Reconciliation of fair value of plan assets:

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Balance at the beginning of the year	1,839.19	1,579.91
Actual return on plan asset	142.54	124.65
Contribution paid into the plan	250.00	225.00
Benefits paid	(124.65)	(101.42)
Actuarial gain / (loss) on plan asset recognised in other comprehensive income	50.78	11.05
Closing fair value of plan asset	2,157.86	1,839.19

IV Expense recognised in the Statement of Profit and Loss under employee benefits expense:

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Current service cost	144.38	243.67
Past service cost	-	-
Interest cost	32.04	29.7
Expense recognised in the Statement of Profit and Loss	176.42	273.37

V Remeasurement recognised in other comprehensive income (OCI)

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Actuarial gain / (loss) on Defined Benefit Obligation	758.39	12.91
Return on Plan Assets excluding interest income	50.78	11.05
Amount recognised in the Other Comprehensive Income	809.17	23.96

VI Bifurcation of Acturial gain/(loss) on Defined benefit obligation:

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Actuarial gain/(loss) on demographic assumption change	0.76	-
Actuarial gain/(loss) due to financial assumption change	835.54	(29.86)
Actuarial gain/(loss) due to experience adjustment	(77.91)	42.77
Amount recognised in the Other Comprehensive Income	758.39	12.91

The principal assumptions used in determining gratuity and compensated absences are as follows:

(Rupees in lacs, except share data, per share data and unless otherwise stated)

a. Economic assumptions

The principal assumptions are the discount rate and salary growth rate. The discount rate is based upon the market yields available on government bonds at the accounting date with a term that matches that of liabilities. Salary increase rate takes into account of inflation, seniority, promotion and other relevant factors on long term basis. Valuation assumptions are as follows which have been selected by the company.

Particulars	As at 31 March 2020	As at 31 March 2019
Discount rate	6.80% p.a.	7.75% p.a.
Inflation rate	2.00% p.a.	8.00% p.a.
Expected rate of return on assets	7.00% p.a.	8.00% p.a.

b. Demographic assumptions

The estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

The overall expected rate of return on assets is determined based on the market prices prevailing on that date, applicable to the period over which the obligation is to be settled.

Particulars	As at 31 March 2020	As at 31 March 2019
Mortality table	IALM (2012-14)	IALM (2006-08)
Retirement Age	58 years	58 years
Attrition Rate		
Up to 30 years	10%-12% p.a.	10%-12% p.a.
From 31 to 44 years	3%-12% p.a.	3%-12% p.a.
Above 44 years	1% p.a.	1% p.a.

The sensitivity analysis above has been determined based on reasonably possible changes of the respective assumptions occurring at the end of the year and may not be representative of the actual change. It is based on a change in the key assumption while holding all other assumptions constant.

Particulars		s at rch 2020	As a 31 Marcl	
	Increase	Decrease	Increase	Decrease
Discount rate (0.5% movement)	(63.63)	68.30	(113.53)	123.26
Expected rate of future salary increase (0.5% movement)	68.31	(63.98)	113.28	(106.29)

Sensitivities due to mortality and withdrawals are not material and hence impact of change not calculated.

Sensitivities as to rate of inflation, rate of increase of pensions in payment, rate of increase of pensions before retirement and life expectancy are not applicable being a lump sum benefit on retirement.

Gratuity expense expected to be incurred in the next year is Rs. 113.07 Lacs (previous year Rs. 306.90 Lacs).

Expected maturity analysis

Particulars	As at 31 March 2020	As at 31 March 2019
Less than 1 year	146.3	104.67
1-2 years	93.32	48.66
2-5 years	366.87	162.79
More than 5 years	1,050.43	1,975.22

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Other long-term employee benefits:

During the year ended 31 March 2020, the Company has incurred an expense on compensated absences amounting to Rs. 157.25 lacs (previous year Rs. 224.37 lacs). The Company determines the expense for compensated absences basis the actuarial valuation of present value of the obligation, using the Projected Unit Credit Method.

32 Contingent liabilities and commitments (to the extent not provided for)

a. Capital commitments

Particulars	As at 31 March 2020	As at 31 March 2019
Estimated amount of contracts remaining to be executed on capital account (net of advances) and not provided for	758.65	2,356.22

The Company has purchased a land at Pune wherein the Company shall commence the construction on the land and commence production within three years from the date of sub lease deed.

b. Contingent liabilities

Claims against the Group not acknowledged as debts*:

Particulars	As at 31 March 2020	As at 31 March 2019
A. Claims against the Company not acknowledged as debts*		
- Service tax matters (refer note A below)	311.03	300.00
- Income tax matters (refer note B below)	160.59	126.33
- Demand notice against Land (Chakan & Pathredi) (refer note C below)	837.52	837.52
- Other matters	55.32	38.37
B. Guarantees given by the Company (refer note D below)	75.02	279.93

* It is not practicable for the Company to estimate the timings of cash outflows, if any, in respect of the above pending resolution of the respective proceedings as it is determinable only on receipt of judgements / decisions pending with various forums/ authorities.

Note A:

- Show cause notice received in respect of credit taken on freight outward for the period 2005-2006, 2016-17 and 2017-2018. The reply has been submitted and personal hearing is awaited with Assistant Commissioner, Central Excise. The amount involved is Rs. 12.21 (31 March, 2019: Rs. 1.18).
- Show cause notice received in respect of credit taken on manpower supply for the period 2005-2006 to 2014-15 (up to Feb-15). The matter is pending for personal hearing with the Additional Commissioner, Commissioner, and Joint Commissioner, Central Excise. The amount involved is Rs. 261.07 (31 March, 2019: Rs. 261.07).
- iii) Show cause notice received in respect of credit taken on the Services on Commercial and Industrial construction work for the period 2009-2010. The matter is pending with Additional Commissioner, Central Excise and CESTAT, Chandigarh. The amount involved is Rs. 2.11 (31 March 2019: Rs.2.11).
- iv) Show cause notices received in respect of credit taken on outdoor catering & courier services for the period 2010-2011. The matter is pending with the Superintendent and Deputy Commissioner, Central excise. The amount involved is Rs. 0.50 (31 March 2019: Rs. 0.50).
- v) Show cause notices received in respect of credit taken on various services such clearing and forwarding agency services, Construction and industrial Construction, repair & maintenance, travel agent, pandal, authorized service station & outward freight, for the period 2004-05 to 2016-17 (up to Mar-2017). The personal hearing attended & final order awaited from Assistant Commissioner, LTU New Delhi. The amount involved is Rs. 35.14 (31 March 2019: Rs. 35.14).

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Note B:

- i) In respect of Assessment Year 2010-11, demand was raised on account of TDS benefit not given by the Assessing Authority. The rectification letter for the same been filed and demand rectified by the department. The amount involved is Rs.NIL (31 March 2019: Rs. 7.60).
- In respect of Assessment Year 2010-11, Commissioner of Income Tax (Appeal-22) ordered for the calculation of the liability for prior period expense disallowed referred the case to Assessing officer. The order came in favour. The amount involved is Rs. NIL (31 March 2019: Rs. 5.10).
- iii) In respect of Assessment Year 2011-12 & 2012-13 demand was raised due to disallowance of certain expenses and also certain penalty proceedings on the above issue. The matter is pending with Commissioner of Income Tax (Appeal), LTU and appeal is partly allowed by authority. Further appeal has been filed with ITAT. No demand showing on the I.T site for the Assessment Year 2011-12 for Rs. 24.29. The amount involved is Rs. 0.32 (31 March 2019: Rs. 24.61).
- iv) In respect of Assessment Year 2011-12, demand was raised due to short payment of TDS under section 201 (1A). The rectification letter filed with assessing officer. The demand rectified by the department and amount involved is Rs.NIL (31 March 2019: Rs. 12.69).
- v) In respect of assessment year 2013-14, demand was issued against expenses disallowed under section 35(2AB) for which deduction under Chapter-VIA was claimed. The appeal has been filed with ITAT. The amount involved is Rs. 64.54 (31 March 2019: Rs. 64.54)
- vi) In respect of assessment year 2014-15, demand was issued against expenses disallowed under section 35(2AB) for which deduction under Chapter-VIA was claimed. The appeal has been filed with ITAT. The amount involved is Rs. 3.12 (31 March 2019: Rs. 3.12)
- vii) In respect of assessment year 2015-16 demand was issued against certain expenses disallowed under section 35(2AB), 14A etc. The appeal has been filed with ITAT. The amount involved is Rs. 3.96 (31 March 2019: Rs. 4.06).
- viii) In respect of assessment year 2016-17 demand was issued against certain expenses disallowed under section 35(2AB), 14A etc. The appeal has been filed with ITAT. The amount involved is Rs. 1.38 (31 March 2019: Rs. 1.48).
- ix) In respect of assessment year 2014-15 demand was issued for penalty proceeding. The appeal has been filed with ITAT. The amount involved is Rs. 3.12 (31 March 2019: Rs. 3.12).
- x) In respect of assessment year 2017-18 demand was issued for depreciation on Intangible asset, disallowance u/s 14A, disallowance on membership fee, sponsorship fee and bad debt. The appeal has been filed with CIT (Appeal-22). The amount involved is Rs. 19.54 (31 March 2019: Rs. NIL).
- xi) In respect of assessment year 2016-17 demand was issued for disallowance of MAT credit. The appeal has been filed with ITAT. The amount involved is Rs. 63.14 (31 March 2019: Rs. NIL).
- xii) In respect of assessment year 2018-19 demand was issued for disallowance of provident fund and ESI expenses. The correction has been filed and amount involved is Rs. 1.47 (31 March 2019: Rs. NIL).

Note C:

- i) In respect of Pathredi Land, Rajasthan State Industrial Development and Investment Corporation has issued a letter dated October 23, 2015 whereby demand of Rs. 761.04 has been raised for allowing a time extension for making additional investment in the project on land allotted to the Company (31 March 2019: Rs. 761.04). The Company has filed a request letter to waive off the same.
- ii) In respect of Chakan Land, Maharashtra Industrial Development Corporation has issued a letter dated March 3, 2015, asking Company to pay an additional amount aggregating to Rs. 76.48 for a further time extension (31 March 2019: Rs. 76.48). The Company is in process to file the waiver letter to Maharashtra Industrial Development Corporation.

Based on the status of cases and as advised by Company's tax/legal advisors, wherever applicable, the management believes that the Company has strong chance of success and hence no provision against matters disclosed in "Claims against the Company not acknowledged as debts" are considered necessary.

Note D:

In relation to 32(2) above guarantee given by the Company:

To facilitate grant of financing facilities to the Company's Joint Ventures Subsidiaries and others, Company has given Corporate Guarantees to banks. As at the year-end, the outstanding Corporate Guarantee/Stand by-Letter of Credits/ bank guarantees so given amounts to Rs. 75.02 (31 March 2019: Rs. 279.93).

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Note E:

Pursuant to recent judgement by the Hon'ble Supreme Court dated 28 February 2019, it was held that basic wages for the purpose of provident fund, to include special allowances which are common for all employees. However there is uncertainty with respect to the applicable of the judgement and period from which the same applies. The Company has estimated the impact of the same from 1 March 2019 to 31 March 2019 based on a prospective approach and has recognized the same in the financial statements.

Owing to the aforesaid uncertainty and pending clarification from the authority in this regard, the Company has not recognised any provision for the previous years. Further management also believes that the impact of the same on the Company will not be material.

33 Related Party Transactions

For the purpose of these financial statements, parties are considered to be related to the Company, if the Company has the ability, directly or indirectly, to control the party or exercise significant influence over the party in making financial and operating decisions, or vice versa, or where the Company and the party are subject to common control or common significant influence. Related parties may be individuals or other entities.

A. Name of Related Party and Relationship

Enterprises under common control	Sanjeevani Impex Private Limited		
Enterprises under common control	Sandhar Intelli-Glass Solutions Limited		
	Sandhar Info Systems Limited		
	Sandhar Estate Private Limited		
	YSG Estates Private Limited		
	Sandhar Enterprises		
	KDB Investment Private Limited		
	Jubin Finance and Investment Limited		
	Raasaa Retail Private Limited		
	Haridwar Estates Private Limited		
	Supanavi Trading Private Limited		
Joint Ventures	Indo Toolings Private Limited		
	Sandhar Han Sung Technologies Private Limited		
	Sandhar Ecco Green Energy Private Limited		
	Jinyoung Sandhar Mechatronics Private Limited		
	Sandhar Amkin Industries Private Limited		
	Sandhar Daewha Automotive Systems Private Limited		
	Sandhar Daeshin Auto Systems Private Limited		
	Sandhar Whetron Electronics Private Limited		
	Kwangsung Sandhar Technologies Private Limited		
	Winnercom Sandhar Technologies Private Limited		
	(w.e.f. 22nd August 2019)		
	Sandhar Han Shin Automotive Private Limited		
	(w.e.f. 16th September 2019)		
	(w.e.i. 1011 September 2017) Kwangsung Sandhar Automotive Systems Private Limited (w.e 21st November 2019)		
	Sandhar Han Shin Auto Technologies Private Limited		
	(w.e.f. 26th November 2019)		

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Individual owning an interest in the voting power of reporting enterprise that gives them significant influence over the Company	Mr. Jayant Davar
Key Managerial Personnel	Mr. Jayant Davar (Co-Chairman-and-Managing Director)
	Mr. Arvind Joshi (Whole time Director, C.F.O. & Company Secretary) (resigned w.e.f. 10th May 2020)
	Mr. Narender Kumar Dogra (Chief Financial Officer) (appointed w.e.f. 11th May 2020)
	Ms. Subhi Gupta (Company Secretary) (appointed w.e.f. 11th May 2020)
Relatives of Key Managerial Personnel and relatives	Mr. D. N. Davar (Chairman)
of Individual owning an interest in the voting power of reporting enterprise that gives them significant influence	Mrs. Monica Davar
over the Company	Mr. Neeljay Davar
	Mrs. Santosh Davar
	Mrs. Poonam Juneja
	Mrs. Urmila Joshi
Enterprises over which relatives of Key Managerial	Swaran Enterprises (Mrs. Santosh Davar is a Partner)
Personnel are able to exercise significant influence	Shorah Realty LLP

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

Nature of transaction	Name of related party	Relationship	For the year ended 31 March 2020	For the year ended 31 March 2019
Purchase of Goods	Swaran Enterprises	Enterprises over which relatives of Key Managerial Personnel are able to exercise significant influence	2,815.79	2,881.07
	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	180.35	-
	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	180.22	70.22
	Sandhar Ecco Green Energy Pvt. Ltd.	Joint Venture of Reporting Enterprises	-	0.80

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Sale of goods	Sandhar Han Sung	Joint Venture of Reporting		
	Technologies Private Limited	Enterprises	27.93	10.19
	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	13.58	1.20
	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	216.09	88.82
	Swaran Enterprises	Enterprises over which relatives of Key Managerial Personnel are able to exercise significant influence	2.27	1.3
Sale of Property Plant and Equipment	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	-	2.30
	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	0.94	118.
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	0.04	
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	205.74	
	Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting Enterprises	0.97	
Purchase of Property Plant and Equipment	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	56.26	
	Sandhar Ecco Green Energy Private Limited	Joint Venture of Reporting Enterprises	-	11.3
	Sandhar Intelli Glass Solutions Limited	Enterprises under Common control	113.99	
	Indo Tooling Private Limited	Joint Venture of Reporting Enterprises	-	145.1
Reimbursement of expenses from	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	103.98	85.2
	Sandhar Infosystems Limited	Enterprises under Common control with the Reporting Enterprises	0.01	0.0
	Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	10.17	6.5
	Sandhar Han Shin Automotive Private Limited	Joint Venture of Reporting Enterprises	15.98	
	Sandhar Daewha Automotives Systems Pvt Ltd	Joint Venture of Reporting Enterprises	51.77	35.7

(Rupees in lacs, except share data, per share data and unless otherwise stated)

	Sandhar Amkin Industries Pvt Limited	Joint Venture of Reporting Enterprises	34.52	51.14
	Sandhar Daeshin Auto Systems Private Limited	Joint Venture of Reporting Enterprises	-	0.77
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	85.88	17.71
	Kwangsung Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	2.42	5.17
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	77.19	-
	Kwangsung Sandhar Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	0.38	-
	Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting Enterprises	20.89	-
Lease rentals (including GST/ Service Tax) paid to	Sandhar Estates Private Limited	Enterprises under Common control with the Reporting Enterprises	32.70	30.47
	Jubin Finance and Investment Limited	Enterprises under Common control with the Reporting Enterprises	268.36	268.36
	Urmila Joshi	Key Managerial Personnel & their relatives	9.14	8.63
	Jayant Davar	Key Managerial Personnel & their relatives	6.00	6.00
	Shorah Realty LLP	Key Managerial Personnel & their relatives	0.59	0.71
Lease rentals (including GST/ Service Tax) received from	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	15.05	-
	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	23.30	14.82
	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	0.28	0.28
	Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	2.40	7.04
Dividend Received	Indo Toolings Private	Joint Venture of Reporting	33.30	

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Service Given	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	2.37	13.18
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	14.06	
	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	6.41	
Interest Received	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	3.77	0.5
	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	32.94	0.1
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	0.08	
	Sandhar Han Sung Technologies Pvt. Ltd.	Joint Venture of Reporting Enterprises	1.66	
Managerial remuneration	Jayant Davar	Key Managerial Personnel & their relatives	476.27	730.3
	Arvind Joshi	Key Managerial Personnel & their relatives	172.73	198.2
	Narender Kumar Dogra	Key Managerial Personnel & their relatives	47.41	44.6
Dividend paid	Jayant Davar	Key Managerial Personnel & their relatives	781.56	390.4
	Others	Enterprises under Common control with the ReportingEnterprises	128.88	64.2
	Others	Key Managerial Personnel & their relatives	146.67	73.3
Investment in JV's	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	679.39	
	Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	-	331.1
	Sandhar Daewha Automotives System Pvt Ltd	Joint Venture of Reporting Enterprises	15.00	1076.6
	Sandhar Amkin Industries Pvt Ltd	Joint Venture of Reporting Enterprises	287.00	505.0
	Kwangsung Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	108.52	1.0
	Sandhar Whetron	Joint Venture of Reporting	633.49	49.5

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(Rupees in lacs, except share data, per share data and unless otherwise stated)

	Sandhar Daeshin Auto Systems Private Limited	Joint Venture of Reporting Enterprises	-	1.07
	Sandhar Han Shin Automotive Private Limited	Joint Venture of Reporting Enterprises	1.00	-
	Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting Enterprises	199.99	-
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	400.00	-
Loan & Advances Given to	Sandhar Daewha Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	88.18	75.00
	Sandhar Amkin Industries Private Limited	Joint Venture of Reporting Enterprises	400.00	30.00
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	16.00	-
	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	100.78	-
Paid for Land	Haridwar Estates Private Limited	Enterprises under Common control with the Reporting Enterprises	-	31.27

Balances Outstanding

Nature of Balances outstanding	Name of related party	Relationship	Balance as at 31 March 2020	Balance as at 31 March 2019
Outstanding Receivable	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	-	36.85
	Haridwar Estates Private Limited	Enterprises under Common control with the Reporting Enterprises	130.77	130.77
	Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	0.06	3.76
	Sandhar Daewha Automotives System Pvt Ltd	Joint Venture of Reporting Enterprises	145.66	1.53
	Sandhar Amkin Industries Pvt Ltd	Joint Venture of Reporting Enterprises	486.15	123.51
	Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	0.92	10.31
	Sandhar Daeshin Auto Systems Private Limited	Joint Venture of Reporting Enterprises	-	0.77
	Kwangsung Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	0.01	5.17

(Rupees in lacs, except share data, per share data and unless otherwise stated)

	Sandhar Infosystems Limited	Enterprises under common control	0.001	-
	Sandhar Han Shin Automotive Private Limited	Joint Venture of Reporting Enterprises	5.98	-
	Kwangsung Sandhar Automotive Systems Private Limited	Joint Venture of Reporting Enterprises	0.15	
	Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting Enterprises	14.08	
	Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	5.88	
Outstanding Payable	Swaran Enterprises	Enterprises over which relatives of Key Managerial Personnel are able to exercise significant influence	291.92	295.57
	Sandhar Han Sung Technologies Private Limited	Joint Venture of Reporting Enterprises	30.98	-
	Shorah Realty LLP	Key Managerial Personnel & their relatives	0.12	0.12
	Indo Toolings Private Limited	Joint Venture of Reporting Enterprises	12.3	12.3
	Urmila Joshi	Key Managerial Personnel & their relatives	0.76	0.72
Security deposit given to	Sandhar Estates Private Limited	Enterprises under Common control with the Reporting Enterprises	36.00	36.00
	Jubin Finance and Investment Limited	Enterprises under Common control with the Reporting Enterprises	98.88	98.88
Managerial Remuneration Payable	Jayant Davar	Key Managerial Personnel & their relatives	333.56	598.29
	Narender Kumar Dogra	Key Managerial Personnel & their relatives	2.89	3.68
	Arvind Joshi	Key Managerial Personnel & their relatives	46.66	87.87
Investment in JV's	Indo Toolings Private Limited	Joint Venture of Reporting Enterprises	352.50	352.50
	Sandhar Han Sung Technologies Private	Joint Venture of Reporting Enterprises	1,599.25	919.85
	Limited			

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(Rupees in lacs, except share data, per share data and unless otherwise stated)

Jinyoung Sandhar Mechatronics Private Limited	Joint Venture of Reporting Enterprises	900.07	900.07
Sandhar Daewha Automotives System Pvt Ltd	Joint Venture of Reporting Enterprises	1,497.31	1,482.31
Sandhar Amkin Industries Private Ltd	Joint Venture of Reporting Enterprises	832.00	545.00
Sandhar Daeshin Auto Systems Private Limited	Joint Venture of Reporting Enterprises	1.07	1.07
Sandhar Whetron Electronics Private Limited	Joint Venture of Reporting Enterprises	683.07	49.58
Kwangsung Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	109.52	1.00
Winnercom Sandhar Technologies Private Limited	Joint Venture of Reporting Enterprises	400.00	-
Sandhar Han Shin Automotive Private Limited	Joint Venture of Reporting Enterprises	1.00	-
Sandhar Han Shin Auto Technologies Private Limited	Joint Venture of Reporting Enterprises	199.99	-

*During the year ended 31 March 2019, the Company noted an impairment trigger on account of proposed discontinuation of business in its joint venture company ('Sandhar Ecco Green Energy Private Limited'). Company performed an impairment assessment of its investment in equity shares of Sandhar Ecco Green Energy Private Limited to compute the fair value of its investment. Based on management's assessment, as the fair value of the investment was lower than the carrying amount of the investment, an impairment charge of Rs. 74.08 Lacs was recognized in the financial statements during the previous year ended 31 March 2019, during the current year changes in fair value amounting to Rs. 4.88 Lacs have been recognized against the said impairment provision.

C. Terms and conditions of transactions with related parties

All transactions with these related parties are priced on arm's length basis and resulting outstanding balances at the year-end are unsecured and interest free and are to be settled in cash. The Company has not recorded any impairment of receivables relating to amounts owed by related parties. This assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.

34. Leases

(i) The Company has adopted Ind AS 116 'Leases' with the date of initial application being 1 April 2019. Ind AS 116 replaces Ind AS 17 – Leases and related interpretation and guidance. The Company has applied Ind AS 116 using the modified retrospective approach, under which the cumulative effect of initial application is recognised in retained earnings at April 1, 2019. As a result, the comparative information has not been restated. In adopting Ind AS 116, the Company has applied the below practical expedients:

The Company has applied discount rates to a portfolio of leases with reasonably similar characteristics.

The Company has treated the leases with remaining lease term of less than 12 months as if they were "short term leases".

The Company has not applied the requirements of Ind AS 116 for leases of low value assets.

The Company has applied the practical expedient to grandfather the definition of a lease on transition. This means that it will apply Ind AS 116 to all contracts entered into before 1 April 2019 and identified as leases in accordance with Ind AS 17.

(ii) The Company has discounted lease payments using the applicable incremental borrowing rate as at 1 April 2019, which are in the range of 1.25% - 8.8% for measuring the lease liabilities.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

(iii) Impact of adoption of Ind AS 116 on the retained earnings

Particulars	As at 1 April 2019
Right-of-use assets	8,484.77
Lease liabilities	(9,019.49)
Impact on the retained earnings	534.72

(iv) Impact of adoption of Ind AS 116 on the statement of profit and loss

Particulars	For the year ended 31 March 2020
Interest on lease liabilities	336.08
Depreciation of Right-of-use assets (refer note 24)	1,256.03
Impact on the statement of profit and loss for the year	1,592.11

(v) Amount recognised in the statement of cash flows

Particulars	For the year ended 31 March 2020
Repayment of lease liabilities including interest expenses	1,179.17
Impact on the statement of cash flows for the year	1,179.17

Vi. The Company does not foresee significant down-sizing of its employee base rendering the physical infrastructure redundant. The leases that the Company has entered with lessors towards properties used as offices are long term in nature and no changes in terms of those leases are expected due to the COVID-19.

35. Financial Instruments- Fair Values

Set out below, is a comparison by class of the carrying amounts and fair value of the Company's financial instruments, other than those with carrying amounts that are reasonable approximations of fair values:

Particulars		Carrying value		Fair value	
		As at 31 March 2020	As at 31 March 2019	As at 31 March 2020	As at 31 March 2019
	Financial assets				
A.	FVTPL:				
	Investment in Unquoted Equity Shares excluding investment in subsidiaries, joint controlled entities and associate	70.75	44.80	70.75	44.80
	Investment in Unquoted Mutual Funds	294.23	854.86	294.23	854.86
B.	Amortised Cost:				
	Security deposit	1,124.26	1,236.24	1,124.26	1,236.24
	Loans recoverable from related parties	518.18	30.00	518.18	30.00
	Loans to employees	32.08	25.86	32.08	25.86
	Other advances	1,117.03	1,426.16	1,117.03	1,426.16
	Total	2,791.55	2,718.26	2,791.55	2,718.26

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars		Carrying	value	Fair value		
		As at 31 March 2020	As at 31 March 2019	As at 31 March 2020	As at 31 March 2019	
	Financial liabilities					
Α.	Amortised Cost:					
	Borrowings					
	Loans	20,077.39	27,480.99	20,077.39	27,480.99	
	Lease liabilities	8,232.91	4.24	8,232.91	4.24	
	Total	28,310.30	27,485.23	28,310.30	27,485.23	

The management assessed that the fair values of short term financial assets and liabilities significantly approximate their carrying amounts largely due to the short-term maturities of these instruments. Accordingly, management has not disclosed fair values for financial instruments such as trade receivables, trade payables, cash and cash equivalents, other current assets, interest accrued on fixed deposits, other current liabilities etc.

The fair value of the financial assets and liabilities is included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

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

Long-term fixed-rate and variable-rate Receivables/Borrowings are evaluated by the company based on parameters such as interest Rates, specific country risk factors, individual creditworthiness of the customer and the risk characteristics of the financed project based on this evaluation, allowances are taken into account for the expected credit losses of these receivables.

The fair value of unquoted instruments, is calculated by arriving at intrinsic value of the investee. The fair value of loans from banks and other financial liabilities, obligations under finance leases, as well as other non-current financial liabilities is estimated by discounting future cash flows using rates currently available for debt on similar terms, credit risk and remaining maturities.

Discount rates used in determining fair value:

The interest rates used to discount estimated future cash flows, where applicable, are based on the discount rate that reflects the issuer's borrowing rate as at the end of the reporting period.

The Company maintains policies and procedures to value financial assets or financial liabilities using the best and most relevant data available. In addition, the Company internally reviews valuation, including independent price validation for certain instruments.

36. Fair values hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial statements that are

- (a) recognised and measured at fair value and
- (b) measured at amortised cost and for which fair values are disclosed in the financial statements.

To provide an indication about the reliability of the inputs used in determining fair value, the company has classified its financial instruments into three levels prescribed under the accounting standard.

All financial instruments for which fair value is recognised or disclosed are categorized with in 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 prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: inputs other than quoted prices included in 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 asset or liability that are not based on observable market data (unobservable inputs).

The company has an established control framework with respect to the measurements of fair values. This includes a valuation team and has overall responsibility for overseeing all significant fair value measurements and reports directly to the Chief Finance Officer. The valuation team regularly reviews significant unobservable inputs and valuation adjustments. If third party information, such as broker quotes or pricing services, is used to measure fair values, then the valuation team assesses the evidence obtained from the third parties to support the conclusion that these valuations meet the requirements of Ind AS, including the level in the fair value hierarchy in which the valuations should be classified. Significant valuation issues are reported to the Company's audit committee.

The following table provides the fair value measurement hierarchy of the Company's assets and liabilities.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

A. Quantitative disclosures fair value measurement hierarchy for assets as at 31 March 2020:

Particulars	Total	Fair va	lue measuremer	it using
		Quoted prices in active markets	Significant observable inputs	Significant unobservable inputs
		(Level 1)	(Level 2)	(Level 3)
Assets measured at FVTPL:				
Investment in Unquoted Equity Shares excluding investment in subsidiaries, joint controlled entities and associate	70.75	-	-	70.75
Investment in Unquoted Mutual Funds	294.23	-	-	294.23
Assets measured at amortised cost for which fair values are disclosed (refer note 35):				
Security deposit	1,124.26	-	-	1,124.26
Loans recoverable from related parties	518.18	-	-	518.18
Loans to employees	32.08	-	-	32.08
Other advances	1,117.03	-	-	1,117.03
Liabilities measured at amortised cost for which fair				
values are disclosed (refer note 35):				
Loans	20,077.39	-	-	20,077.39
Lease liabilities	8,232.91	-	-	8,232.91

There have been no transfers between Level 1 and Level 2 during the period.

B. Quantitative disclosures fair value measurement hierarchy for assets as at 31 March 2019:

Particulars	Total	Fair valu	le measuremen	it using
		Quoted prices in active markets	Significant observable inputs	Significant unobservable inputs
		(Level 1)	(Level 2)	(Level 3)
Assets measured at FVTPL:				
Investment in Unquoted Equity Shares excluding investment in subsidiaries, joint controlled entities and associate	44.80	-	-	44.80
Investment in Unquoted Mutual Funds	854.86			854.86
Assets measured at amortised cost for which fair values are disclosed (refer note 35):				
Security deposit	1,236.24	-	-	1,236.24
Loans recoverable from related parties	30.00	-	-	30.00
Loans to employees	25.86	-	-	25.86
Other advances	1,426.16	-	-	1,426.16
Liabilities measured at amortised cost for which fair				
values are disclosed (refer note 35):				
Loans	27,480.99	-	-	27,480.99
Lease liabilities	4.24	-	-	4.24

There have been no transfers between Level 1 and Level 2 during the period.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

37. Financial risk management objectives and policies

The Company is primarily engaged in the manufacturing and assembling of automotive components such as lock-set, mirrors and various sheet metal components including cabins for two wheelers, four wheelers and off road vehicle industry. The Company's principal financial liabilities, comprises loans and borrowings, trade and other payables and finance lease obligation. The main purpose of these financial liabilities is to support the Company's operations. The Company's principal financial assets include investments in equity, employee advances, trade and other receivables, security deposits, cash and short-term deposits that derive directly from its operations. The Company also enters into derivative transactions viz. CCIRS and Principal Swaps.

The Company has exposure to the following risks arising from financial instruments

- Market risk (see (b));
- Credit risk (see (c)); and
- Liquidity risk (see (d)).

This note explains the sources of risk which the entity is exposed to and how the entity manages the risk and the impact of hedge accounting in the financial statements.

a) Risk Management Framework

The Company's activities make it susceptible to various risks. The company has taken adequate measures to address such concerns by developing adequate systems and practices. The Company's overall risk management program focuses on the unpredictability of markets and seeks to manage the impact of these risks on the Company's financial performance.

The Company's senior management oversee the management of these risks and advises on financial risks and the appropriate financial risk governance framework for the Company. The board provides assurance to the shareholders that the Company's financial risk activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with the Company's policies and risk objectives. All derivative activities for risk management purposes are carried out by specialist teams that have the appropriate skills, experience and supervision. It is the Company's policy that no trading in derivatives for speculative purposes may be undertaken.

The Company's risk management policies 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 are reviewed regularly to reflect changes in market conditions and company's activities. The company, through its training and management standards and procedures, aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations.

The Company's audit committee oversees how management monitors compliance with the company's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the company. The audit committee is assisted in its oversight role by internal audit. Internal audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the audit committee.

This note explains the sources of risk which the entity is exposed to and how the entity manages the risk and the impact of hedge accounting in the financial statements

Risk	Exposure arising from	Measurement	Management of risk
Credit Risk	Cash and cash equivalents, trade receivables, derivative financial instruments, financial assets measured at amortised cost.	Ageing analysis, Credit ratings	Diversification of bank deposits, credit limits and letter of credit.
Liquidity Risk	Borrowings and liabilities	Cash flow forecasting, Sensitivity analysis	Availability of borrowing facilities.
Market risk - foreign currency risk	Future commercial transactions, Recognised financial liabilities not denominates in Indian Rupee (INR)	Cash flow forecasting Sensitivity analysis	Cross currency principal interest swaps
Market risk – interest rate risk	Long-term borrowings at variable rates	Sensitivity analysis	Cross currency principal interest swaps

(Rupees in lacs, except share data, per share data and unless otherwise stated)

b. 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 following types of risk: interest rate risk, currency risk, price risk, and commodity risk. Financial instruments affected by market risk include loans and borrowings, investment, deposits, advances and derivative financial instruments.

The sensitivity analyses in the following sections relate to the position as at 31 March 2020 and 31 March 2019. The sensitivity analyses have been prepared on the basis that the amount of net debt, the ratio of floating to fixed interest rates of the debt and derivatives and the proportion of financial instruments in foreign currencies are all constant in place at 31 March 2020.

The analyses exclude the impact of movements in market variables on: the carrying values of gratuity and other post-retirement obligations; provisions.

The following assumptions have been made in calculating the sensitivity analysis:

-The sensitivity of the relevant profit or loss item is the effect of the assumed changes in respective market risks. This is based on the financial assets and financial liabilities held at 31 March 2020 and 31 March 2019.

c. 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's exposure to the risk of changes in market interest rates relates primarily to the Company's long-term debt obligations with fixed interest rates.

The Company enters Cross Currency Interest Rate Swaps to manage its Forex and interest rate risk, in which it agrees to exchange, at specified intervals, the difference between floating and fixed rate interest amounts calculated by reference to an agreed-upon notional principal amount.

Exposure to interest rate risk

The interest rate profile of the Company's interest bearing financial instruments as reported to management is as follows:

Particulars	As at 31 March 2020	As at 31 March 2019
Financial Liabilities		
Fixed rate instruments		
- Vehicle Loan	59.43	100.62
Variable rate instruments		
- Term Loans	1,438.14	1,434.53
- Cash credit from bank	18,579.82	25,945.84
Financial Assets		
Fixed rate instruments		
- Fixed Deposits	221.67	278.69
- Loans	2,791.55	2,718.26

The Company does not account for fixed rate financial assets or financial liabilities at fair value through profit or loss, and the company does not designate derivatives (interest rate swaps) as hedging instruments under a fair value hedge accounting model. Therefore, a change in interest rates at the reporting date would not affect profit or loss.

Interest Rate sensitivity

A reasonably possible change of 100 basis points in interest rates at the reporting date would have increased (decreased) equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency exchange rates, remain constant.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Increase / decrease in basic points	Profit or loss	Profit or loss (net of tax)
31 March 2020			
Secured term loan from banks	100	13.46	9.09
Cash credit from bank	100	185.80	125.41
Other borrowings	100	1.51	1.02
Secured term loan	(100)	(13.46)	(9.09)
Cash credit from bank	(100)	(185.80)	(125.41)
Other borrowings	(100)	(1.51)	(1.02)
31 March 2019			
Secured term loan from banks	100	12.61	8.75
Cash credit from bank	100	259.46	179.98
Other borrowings	100	2.74	1.90
Secured term loan	(100)	(12.61)	(8.75)
Cash credit from bank	(100)	(259.46)	(179.98)
Other borrowings	(100)	(2.74)	(1.90)

Currency risk

Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Company's operating activities (when revenue or expense is denominated in a foreign currency) and borrowings in foreign currency (ECB borrowings).

The Company manages its foreign currency risk by entering into derivatives. When a derivative is entered into for the purpose of hedging, the Company negotiates the terms of those derivatives to match the terms of the hedged exposure.

Details of unhedged foreign currency exposures:

Particulars	As at 31 Mar	ch 2020	As at 31 March 2019	
	Amount in Foreign Currency (in lacs)	Amount in Rs	Amount in Foreign Currency (in lacs)	Amount in Rs
Trade Payables (USD)	9.42	709.14	10.34	717.15
Trade Payables (JPY)	1,604.55	1,129.30	1,825.48	1,142.06
Trade Payables (GBP)	0.02	1.85	0.07	6.37
Trade Payables (EUR)	3.41	280.85	5.70	444.03
Trade Payables (MXN)	10.72	33.72	-	-
Trade Receivables (USD)	2.65	200.10	3.17	218.98
Trade Receivables (MXN)	0.64	2.00	12.89	46.10

(Rupees in lacs, except share data, per share data and unless otherwise stated)

The following significant exchange rates were applied at the year end:

Particulars	Year end rates		
	As at As 31 March 2020 31 Marc		
INR/ JPY	0.7038	0.6256	
INR/ USD	75.2419	69.3267	
INR/GBP	93.5490	90.4756	
INR/EUR	82.4290	77.8477	
INR/ MXN	3.1456	3.5759	

Sensitivity Analysis

Any changes in the exchange rate of foreign currency against INR is not expected to have significant impact on the Company's profit due to the short credit period. Accordingly, a 1% appreciation/depreciation of the INR as indicated below, against the USD would have increased/reduced profit by the amounts shown below. This analysis is based on the foreign currency exchange rate variances that the Company considered to be reasonably possible at the end of the reporting period. The analysis assumes that all other variable remains constant.

Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure JPY	Effect on profit before tax (INR)	Effect on profit after tax (INR)
As at 31 March 2020	INR/JPY Increases by 1 %	Import Trade	0.7038	0.0070	1,604.55	(11.29)	(8.45)
IN De	INR/JPY Decreases by 1%	Payables	0.7038	(0.0070)	1,604.55	11.29	8.45
As at 31 March 2019	INR/JPY Increases by 1 %	Import Trade	0.6256	0.0063	1,825.48	(11.42)	(7.71)
March 2019	INR/JPY Decreases by 1 %	Payables	0.6256	(0.0063)	1,825.48	11.42	7.71

Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure USD	Effect on profit before tax (INR)	Effect on profit after tax (INR)
As at 31	INR/USD Increases by 1 %	Import Trade	75.2419	0.7524	9.42	(7.09)	(5.31)
March 2020	INR/USD Decreases by 1 %	Payables	75.2419	(0.7524)	9.42	7.09	5.31
As at 31 March 2019	INR/USD Increases by 1 %	Import Trade	69.3267	0.6933	10.34	(7.17)	(4.84)
Mar CH 2017	March 2019 INR/USD Decreases by 1 %	Payables	69.3267	(0.6933)	10.34	7.17	4.84

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure GBP	Effect on profit before tax (INR)	Effect on profit after tax (INR)
As at 31	INR/GBP Increases by 1%	Import Trade	93.5490	0.9355	0.02	(0.02)	(0.01)
March 2020 INR/GBP Decreases by 1%	Decreases	Payables	93.5490	(0.9355)	0.02	0.02	0.01
As at 31 March 2019	INR/GBP Increases by 1 %	Import Trade	90.4756	0.9048	0.07	(0.06)	(0.04)
March 2017	INR/GBP Decreases by 1 %	Trade Payables	90.4756	(0.9048)	0.07	0.06	0.04

Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure EUR	Effect on profit before tax (INR)	Effect on profit after tax (INR)
As at 31 March 2020	INR/EUR Increases by 1 %	Import Trade	82.4290	0.8243	3.41	(2.81)	(2.10)
INR/EUR Decreases by 1%	Payables	82.4290	(0.8243)	3.41	2.81	2.10	
As at 31 March 2019	Dy 170	Import Trade	77.8477	0.7785	5.70	(4.44)	(3.00)
March 2019	INR/EUR Decreases by 1 %	Trade Payables	77.8477	(0.7785)	5.70	4.44	3.00

Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure MXN	Effect on profit before tax (INR)	Effect on profit after tax (INR)
As at 31 March 2020	INR/MXN Increases by 1 %	Import Trade	3.1456	0.0315	10.72	(0.34)	(0.25)
	INR/MXN Decreases by 1 %	Payables	3.1456	(0.0315)	10.72	0.34	0.25
As at 31 March 2019	INR/MXN Increases by 1 % INR/MXN Decreases by 1 %	Import Trade Payables	-	-	-	-	-

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure USD	Effect on profit before tax (INR)	Effect on profit after tax (INR)
As at 31 March 2020	INR/USD Increases by 1 % 20	Export Trade	75.2419	0.7524	2.65	1.99	1.49
INR/USD Decreases by 1%	Decreases	Receivables	75.2419	(0.7524)	2.65	(1.99)	(1.49)
As at 31 March 2019	- / •	Export Trade	69.3267	0.6933	3.17	2.19	1.48
March 2019	INR/USD Decreases by 1 %	Irade Receivables	69.3267	(0.6933)	3.17	(2.19)	(1.48)

Particulars	Change in currency rate	Nature of Exposure	Year end rates	Changes in rates	Net exposure MXN	Effect on profit before tax (INR)	Effect on profit after tax (INR)
As at 31 March 2020	INR/MXN Increases by 1 %	Export Trade	3.1456	0.0315	0.64	0.02	0.01
	INR/MXN Decreases by 1 %	Receivables	3.1456	(0.0315)	0.64	(0.02)	(0.01)
As at 31 March 2019	INR/MXN Increases by 1 %	Export Trade	3.5759	0.0358	12.89	0.46	0.31
	INR/MXN Decreases by 1%	Receivables	3.5759	(0.0358)	12.89	(0.46)	(0.31)

Equity price risk

The Company's listed & non-listed equity securities are susceptible to market price risk arising from uncertainties about future values of the investment securities. The Company manages the equity price risk through diversification and by placing limits on total equity instruments. Reports on the equity portfolio are submitted to the Company's senior management on a regular basis. The Company's Board of Directors reviews and approves all equity investment decisions.

Credit risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Company is exposed to credit risk from its operating activities (primarily trade receivables), including foreign exchange transactions and other financial instruments.

Trade receivables

Ind AS requires expected credit losses to be measured through a loss allowance. The Company assesses at each date of statements of financial position whether a financial asset or a company of financial assets is impaired. The Company recognises lifetime expected losses for all contract assets and / or all trade receivables that do not constitute a financing transaction. For all other financial assets, expected credit losses are measured at an amount equal to the 12 months expected credit losses or at an amount equal to the life time expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Trade receivables of INR 19,187.77 Lacs as at 31 March 2020 forms a significant part of the financial assets carried at amortised cost, which is valued considering provision for allowance using expected credit loss method. In addition to the historical pattern of credit loss, we have considered the likelihood of increased credit risk and consequential default considering emerging situations due to COVID-19. This assessment is not based on any mathematical model but an assessment considering the nature of segment, impact immediately seen in the demand outlook of these segments and the financial strength of the customers in respect of whom amounts are receivable."

Company's exposure to customers is diversified and some customer contributes more than 10% of outstanding accounts receivable as of 31 March 2020 and 31 March 2019, however there was no default on account of those customers in the past.

Before accepting any new customer, the Company assesses the potential customer's credit quality and defines credit limits to customer. Limits and scoring attributed to customers are reviewed on periodic basis.

The Company performs credit assessment for customers on an annual basis and recognizes credit risk, on the basis lifetime expected losses and where receivables are due for more than six months.

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was:

(A) Financial assets for which loss allowance is measured using 12 months Expected Credit Losses (ECL)

Particulars	As at 31 March 2020	As at 31 March 2019
Loans	1,664.68	1,637.10
Other financial assets	279.08	1,376.79
Total	1,943.76	3,013.89

(B) The ageing analysis of trade receivables for which loss allowance is measured using Life time Expected Credit Losses as of the reporting date is as follows:

Particulars	As at 31 March 2020	0- 6 Month	6 - 12 month	More than 12 months
Gross Carrying Amount	19,519.16	19,131.43	38.39	349.34
Expected credit loss (Loss allowance provision)	331.39	-	-	331.39
Carrying amount of trade receivables	19,187.77	19,131.43	38.39	17.95

Particulars	As at 31 March 2019	0-6 Month	6 - 12 month	More than 12 months
Gross Carrying Amount	33,906.94	33,459.87	190.31	256.76
Expected credit loss (Loss allowance provision)	185.34	-	-	185.34
Carrying amount of trade receivables	33,721.60	33,459.87	190.31	71.42

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Financial instruments and cash deposits

Credit risk from balances with banks and financial institutions is managed by the Corporate finance department in accordance with the Company's policy. Investments of surplus funds are made only in schemes of alternate investment fund/or other appropriate avenues including term and recurring deposits with approved counterparties and within credit limits assigned to each counterparty. Counterparty credit limits are reviewed by the Company's Board of Directors on an annual basis. The limits are set to minimize the concentration of risks and therefore mitigate financial loss through counterparty's potential failure to make payments.

The Company places its cash and cash equivalents and term deposits with banks with high investment grade ratings, limits the amount of credit exposure with any one bank and conducts ongoing evaluation of the credit worthiness of the banks with which it does business. Given the high credit ratings of these banks, the Company does not expect these banks to fail in meeting their obligations. The maximum exposure to credit risk for the components of the balance sheet at 31 March 2020 and 31 March 2019 is represented by the carrying amount of each financial asset.

d. Liquidity risk

Liquidity risk refers to the risk that the company cannot meet its financial obligations. The objective of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use as per requirements. The Company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities.

The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of bank overdrafts, buyers credit and bank loans. The Company assessed the concentration of risk with respect to refinancing its debt and concluded it to be low. The Company has access to a sufficient variety of sources of funding and debt maturing within 12 months can be rolled over with existing lenders.

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

Particulars	Contractual cash flows					
	Carrying value as at 31 March 2020	0- 1 year	1- 5 year	More than 5 year		
Trade Payable	24,010.57	24,010.57	-	-		
Borrowings	20,077.39	19,155.99	921.40	-		
Lease liabilities	8,232.91	7,016.99	1,029.05	186.87		
Other financial liabilities	3,789.97	3,789.97	-	-		
Total	56,112.64	53,975.32	1,950.45	186.87		

Particulars	C	Contractual cash flows					
	Carrying value as at 31 March 2019	0- 1 year	1-5 year	More than 5 year			
Trade Payable	35,481.51	35,479.84	1.67	-			
Borrowings	27,480.99	26,637.95	843.04	-			
Lease liabilities	4.24	0.29	3.95				
Other financial liabilities	4,985.72	4,985.72	-	-			
Total	67,952.46	67,103.8	848.66	-			

(Rupees in lacs, except share data, per share data and unless otherwise stated)

38. Capital management

The Company's capital management objectives are:

The Board policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The Board of Directors monitors the return on capital employed, as well as the level of dividends to equity shareholders.

The Company manages capital risk by maintaining sound/optimal capital structure through monitoring of financial ratios, such as debt-to-equity ratio and net borrowings-to-equity ratio on a monthly basis and implements capital structure improvement plan when necessary.

The Company uses debt equity ratio as a capital management index and calculates the ratio as Net debt divided by total equity. Net debt and total equity are based on the amounts stated in the financial statements.

Particulars	As at 31 March 2020	As at 31 March 2019
Net Debt (A)*	19,033.53	26,149.88
Equity (B)	76,607.57	72,309.81
Debt Equity Ratio (A/B)	0.25	0.36

* Net debt includes Non-Current borrowing, Current borrowing, Current maturities of non-current borrowing net off Current investment and cash, cash equivalent and other bank balance.

39. Segment Reporting

Information reported to the chief operating decision maker (CODM) for the purposes of resource allocation and assessment of segment performance focuses on the types of goods or services delivered or provided. The Company is in the business of manufacture and sale of automobile components, which in the context of Indian Accounting Standard 108 'Segment Information' represents single reportable business segment. The accounting policies of the reportable segments are the same as the accounting policies disclosed in Note 2. The revenues, total expenses and net profit as per the Statement of Profit and Loss represents the revenue, total expenses and the net profit of the sole reportable segment.

Geographical information

The Group's revenue from operations from external customers by location of operations and information about its non-current assets by location of assets are detailed below:

Revenue from Operations

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Revenue from external customers		
India	165,265.67	205,236.63
Europe	29,074.03	28,345.76
Total	194,339.70	233,582.39

Non-current Assets

Particulars	As at 31 March 2020	As at 31 March 2019
India	69,325.07	67,220.75
Europe	23,167.68	15,863.25
Total	92,492.75	83,084.00

Major customer

Revenue from transactions of the Company with some of its OEM customers exceed 10 per cent or more of the Company's total revenue

(Rupees in lacs, except share data, per share data and unless otherwise stated)

40. Interest in Joint venture

The Group has a 50% interest in Sandhar Hang Sung Technologies Private Limited., Sandhar Eco Green Energy Private Limited, Sandhar Amkin Industries Private Limited, Jinyoung Sandhar Mechatronics Private Limited, Indo Toolings Private Limited, Sandhar Daewha Automotive Systems Private Limited, Sandhar Daeshin Auto Systems Private Limited, Sandhar Whetron Electronics Private Limited, Kwangsung Sandhar Technologies Private Limited, Winnercom Sandhar Technologies Private Limited, Sandhar Han Shin Automotive Private Limited and Sandhar Han Shin Auto Technologies Private Limited, joint venture entities are involved in manufacturing of the group's main automotive products in India.

The Group's interest in Sandhar Hang Sung Technologies Private Limited., Sandhar Ecco Green Energy Private Limited, Sandhar Amkin Industries Private Limited, Jinyoung Sandhar Mechatronics Private Limited, Indo Toolings Private Limited, Sandhar Daewha Automotive Systems Private Limited, Sandhar Daeshin Auto Systems Private Limited, Sandhar Whetron Electronics Private Limited, Kwangsung Sandhar Technologies Private Limited, Winnercom Sandhar Technologies Private Limited, Sandhar Han Shin Automotive Private Limited and Sandhar Han Shin Auto Technologies Private Limited is accounted for using the equity method in the consolidated financial statements.

Summarised financial information of the joint venture, based on its Ind AS financial statements, and reconciliation with the carrying amount of investment in consolidated financial statements are set out below :

Sandhar Ecco Green Energy Private Limited.

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	165.30	150.76
Non-Current assets	7.92	15.73
Current Liabilities	1.32	1.94
Equity	171.90	164.55
Proportion of the group's ownership	85.95	82.28

Summarised Statement of profit & loss of Sandhar Ecco Green Energy Private Limited:

Particulars	31 March 2020	31 March 2019
Revenue	-	20.65
Other incomes	29.54	11.58
Cost of Raw Material & Component Consumed	-	39.64
Employee Benefits Expense	-	-
Depreciation and Amortization Expense	2.28	4.25
Other Expenses	17.00	13.40
Profit Before Tax	10.26	(25.06)
Income tax expense	2.91	23.60
Profit for the year (continuing operations)	7.35	(48.66)
Other comprehensive income for the year, net of tax	-	-
Total Comprehensive income for the year (continuing operations)	7.35	(48.66)
Group's share of profit for the year	3.68	(24.33)

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Sandhar Han Sung Technologies Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	1,125.25	821.78
Non-Current assets	2,807.25	1,883.61
Current Liabilities	1,010.82	1,037.79
Non-current liabilities	882.87	1,006.63
Equity	2,038.79	660.96
Proportion of the group's ownership	1,019.40	330.48

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	2,380.93	1,469.57
Other incomes	28.53	10.79
Cost of Raw Material & Component Consumed	1,417.53	750.72
Employee Benefits Expense	622.08	513.89
Finance Costs	155.49	87.77
Depreciation and Amortization Expense	200.60	132.29
Other Expenses	444.58	456.52
Profit Before Tax	(430.81)	(460.82)
Income tax expense	(432.90)	-
Profit for the year (continuing operations)	2.09	(460.82)
Other comprehensive income for the year, net of tax	16.96	(9.12)
Total Comprehensive income for the year (continuing operations)	19.05	(469.94)
Group's share of profit for the year	9.52	(234.97)

Indo Toolings Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	3,107.93	2,667.98
Non-Current assets	206.75	778.63
Current Liabilities	2,982.27	2,434.07
Non-current liabilities	100.64	968.22
Equity	231.78	44.33
Proportion of the group's ownership	115.89	22.16

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	3,621.48	3,984.49
Other incomes	18.30	69.11
Cost of Raw Material & Component Consumed	1,487.82	1,537.09
Employee Benefits Expense	689.59	661.92
Finance Costs	78.24	103.12
Depreciation and Amortization Expense	23.78	18.20
Other Expenses	1,094.75	1,581.69
Profit Before Tax	265.59	151.59
Income tax expense	73.51	45.60
Profit for the year (continuing operations)	192.09	105.98
Other comprehensive income for the year, net of tax	(4.64)	(0.47)
Total Comprehensive income for the year (continuing operations)	187.45	105.51
Group's share of profit for the year	93.73	52.76

Sandhar Amkin Industries Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	1,584.48	1,007.71
Non-Current assets	1,679.05	1,327.73
Current Liabilities	1,304.31	783.87
Non-current liabilities	1,749.87	756.51
Equity	209.35	795.06
Proportion of the group's ownership	104.67	397.53

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	1,024.90	47.70
Other incomes	5.18	4.14
Cost of Raw Material & Component Consumed	716.02	69.04
Employee Benefits Expense	444.03	150.70
Finance Costs	216.57	23.54
Depreciation and Amortization Expense	209.26	66.89
Other Expenses	571.46	251.28
Profit Before Tax	(1,127.26)	(371.53)
Income tax expense	12.66	(95.15)
Profit for the year (continuing operations)	(1,139.92)	(276.38)
Other comprehensive income for the year, net of tax	4.30	-
Total Comprehensive income for the year (continuing operations)	(1,135.62)	(276.38)
Group's share of profit for the year	(567.81)	(138.19)

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Jinyoung Sandhar Mechatronics Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	2,140.30	1,494.59
Non-Current assets	4,548.73	3,716.82
Current Liabilities	3,242.16	1,260.54
Non-current liabilities	3,042.25	2,801.64
Equity	404.62	1,149.23
Proportion of the group's ownership	202.31	574.62

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	2919.99	1,966.11
Other incomes	25.77	90.69
Cost of Raw Material & Component Consumed	2,288.93	1,678.57
Employee Benefits Expense	506.99	450.24
Finance Costs	278.30	0.83
Depreciation and Amortization Expense	268.72	40.11
Other Expenses	891.00	209.38
Profit Before Tax	(1,288.18)	(322.32)
Income tax expense	526.27	-
Profit for the year (continuing operations)	(761.91)	(322.32)
Other comprehensive income for the year, net of tax	17.29	1.81
Total Comprehensive income for the year (continuing operations)	(744.62)	(320.51)
Group's share of profit for the year	(372.31)	(160.26)

Sandhar Daewha Automotive Systems Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	445.15	462.23
Non-Current assets	2,289.49	2,283.67
Current Liabilities	287.00	86.04
Non-current liabilities	9.80	51.06
Equity	2,437.84	2,608.80
Proportion of the group's ownership	1,218.92	1,304.40

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	182.42	0.38
Other incomes	1.61	1.93
Cost of Raw Material & Component Consumed	146.13	-
Employee Benefits Expense	127.39	83.37
Finance Costs	3.77	0.73
Depreciation and Amortization Expense	188.87	57.28
Other Expenses	118.30	126.66
Profit Before Tax	(400.43)	(265.73)
Income tax expense	(212.16)	51.52
Profit for the year (continuing operations)	(188.27)	(317.25)
Other comprehensive income for the year, net of tax	2.31	(0.24)
Total Comprehensive income for the year (continuing operations)	(185.96)	(317.49)
Group's share of profit for the year	(92.98)	(158.74)

Sandhar Daeshin Auto Systems Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	1.43	2.12
Non-Current assets	-	-
Current Liabilities	0.19	0.92
Non-current liabilities	-	-
Equity	1.24	1.21
Proportion of the group's ownership	0.62	0.60

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	-	-
Other incomes	-	-
Cost of Raw Material & Component Consumed	-	-
Employee Benefits Expense	-	-
Finance Costs	-	-
Depreciation and Amortization Expense	-	-
Other Expenses	0.28	0.93
Profit Before Tax	(0.28)	(0.93)
Income tax expense	(0.31)	-
Profit for the year (continuing operations)	0.03	(0.93)
Other comprehensive income for the year, net of tax	-	-
Total Comprehensive income for the year (continuing operations)	0.03	(0.93)
Group's share of profit for the year	0.01	(0.47)

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Sandhar Whetron Electronics Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	680.36	4.15
Non-Current assets	996.35	89.85
Current Liabilities	101.72	30.50
Non-current liabilities	249.10	1.66
Equity	1,325.89	61.84
Proportion of the group's ownership	662.95	30.92

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	-	-
Other incomes	42.00	1.01
Cost of Raw Material & Component Consumed	-	-
Employee Benefits Expense	3.97	1.75
Finance Costs	-	-
Depreciation and Amortization Expense	7.61	1.09
Other Expenses	9.29	35.23
Profit Before Tax	21.13	(37.06)
Income tax expense	10.57	0.26
Profit for the year (continuing operations)	10.57	(37.32)
Other comprehensive income for the year, net of tax	0.48	-
Total Comprehensive income for the year (continuing operations)	11.04	(37.32)
Group's share of profit for the year	5.52	(18.66)

Kwangsung Sandhar Technologies Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	47.31	1.00
Non-Current assets	1,275.29	-
Current Liabilities	655.38	6.17
Non-current liabilities	478.91	-
Equity	188.31	5.17
Proportion of the group's ownership	94.15	2.58

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	-	-
Other incomes	2.20	-
Cost of Raw Material & Component Consumed	-	-
Employee Benefits Expense	-	-
Finance Costs	-	-
Depreciation and Amortization Expense	-	-
Other Expenses	22.12	6.17
Profit Before Tax	(19.92)	(6.17)
Income tax expense	0.35	-
Profit for the year (continuing operations)	(20.27)	(6.17)
Other comprehensive income for the year, net of tax	-	-
Total Comprehensive income for the year (continuing operations)	(20.27)	(6.17)
Group's share of profit for the year	(10.13)	(3.08)

Winnercom Sandhar Technologies Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	711.47	-
Non-Current assets	403.34	-
Current Liabilities	333.45	-
Non-current liabilities	5.72	-
Equity	776.64	-
Proportion of the group's ownership	388.32	-

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	165.73	-
Other incomes	5.56	-
Cost of Raw Material & Component Consumed	125.75	-
Employee Benefits Expense	28.26	-
Finance Costs	-	-
Depreciation and Amortization Expense	9.38	-
Other Expenses	31.28	-
Profit Before Tax	(23.36)	-
Income tax expense	-	-
Profit for the year (continuing operations)	(23.36)	-
Other comprehensive income for the year, net of tax	-	-
Total Comprehensive income for the year (continuing operations)	(23.36)	-
Group's share of profit for the year	(11.68)	-

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Sandhar Han Shin Automotive Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	0.90	-
Non-Current assets	-	-
Current Liabilities	6.23	-
Non-current liabilities	-	-
Equity	(5.33)	-
Proportion of the group's ownership	(2.67)	-

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	-	-
Other incomes	-	-
Cost of Raw Material & Component Consumed	-	-
Employee Benefits Expense	-	-
Finance Costs	-	-
Depreciation and Amortization Expense	-	-
Other Expenses	6.33	-
Profit Before Tax	(6.33)	-
Income tax expense	-	-
Profit for the year (continuing operations)	(6.33)	-
Other comprehensive income for the year, net of tax	-	-
Total Comprehensive income for the year (continuing operations)	(6.33)	-
Group's share of profit for the year	(3.17)	-

Sandhar Han Shin Auto Technologies Private Limited

Summarised balance sheet as at 31 March 2020 and 31 March 2019:

Particulars	31 March 2020	31 March 2019
Current assets	372.56	-
Non-Current assets	290.39	-
Current Liabilities	214.70	-
Non-current liabilities	56.47	-
Equity	391.78	-
Proportion of the group's ownership	195.89	-

(Rupees in lacs, except share data, per share data and unless otherwise stated)

Summarised Statement of profit & loss

Particulars	31 March 2020	31 March 2019
Revenue	109.20	-
Other incomes	1.31	-
Cost of Raw Material & Component Consumed	98.57	-
Employee Benefits Expense	4.63	-
Finance Costs	-	-
Depreciation and Amortization Expense	3.84	-
Other Expenses	13.85	-
Profit Before Tax	(10.38)	-
Income tax expense	(2.16)	-
Profit for the year (continuing operations)	(8.22)	-
Other comprehensive income for the year, net of tax	-	-
Total Comprehensive income for the year (continuing operations)	(8.22)	-
Group's share of profit for the year	(4.11)	-

The Group had no contingent liabilities or capital commitment relating to its interest in Sandhar Hang Sung Technologies Private Limited, Sandhar Ecco Green Energy Private Limited, Sandhar Amkin Industries Private Limited, Jinyoung Sandhar Mechatronics Private Limited, Indo Toolings Private Limited, Sandhar Daewha Automotive Systems Private Limited, Sandhar Daeshin Auto Systems Private Limited, Sandhar Whetron Electronics Private Limited, Kwangsung Sandhar Technologies Private Limited, Winnercom Sandhar Technologies Private Limited, Sandhar Han Shin Automotive Private Limited and Sandhar Han Shin Auto Technologies Private Limited as at 31 March 2020 and 31 March 2019.

All the Joint Ventures companies cannot distribute its profits until obtains the consent from the two venture partners.

41. Research & Development (R & D) Expenses

The Company has incurred following expenditure on its Research and Development center at Gurgaon approved and recognised by the Ministry of Science & Technology, Government of India

A. Capital Expenditure

Particulars	31 March 2020	31 March 2019
Capital expenditure	47.77	87.96

B. Revenue Expenditure*

Particulars	31 March 2020	31 March 2019
Material/Consumables/Spares	8.37	-
Employee benefits expenses	482.49	467.04
Power & Fuel	4.38	4.74
Repair & maintenance	21.23	36.13
Travelling & conveyance	5.68	10.71
Legal & professional charges	8.06	1.12
Miscellaneous expenses	5.59	18.01
Total	535.80	537.75

*This includes amount of Rs 28.90 which is not allowed as deduction under section 35(2AB) of Income Tax Act 1961 as R&D Expenditure.

(Rupees in lacs, except share data, per share data and unless otherwise stated)

42. Disclosure of additional information as required by the Schedule III

Name of the Entity	2019-20							
	Net Assets, i.e., total assets minus total liabilities		Share in profit or loss		Share in other comprehensive income		Share in Total Comprehensive income	
	As % of consolidated net assets	Amount (in Rs.)	As % of consolidated profit or loss	Amount (in Rs.)	As % of consolidated profit or loss	Amount (in Rs.)	As % of consolidated profit or loss	Amount (in Rs.)
<mark>Parent</mark> Sandhar Technologies Ltd.	94.48%	72,034.51	106.83%	6,078.47	(74.60%)	715.73	102.18%	6,794.19
Indian Subsidiaries of Sar	ndhar Technologie	s Ltd.						
Sandhar Tooling Pvt Ltd	1.84%	1,400.23	0.70%	39.81	(1.96%)	18.80	0.88%	58.61
Sandhar Strategic Systems Private Limited	0.00%	0.24	0.00%	(0.20)	0.00%	-	0.00%	(0.20)
Minority interest in Sandhar Tooling Pvt Ltd.	(0.48%)	(326.56)	(0.15%)	(8.28)	(0.39%)	(3.78)	(0.18%)	(12.05)
Foreign subsidiaries of Sa	andhar Technologi	es Ltd.						
Sandhar Technologies Barcelona, SL	5.41%	4,122.31	9.63%	547.87	21.92%	210.34	11.40%	758.21
Joint ventures								
Indo Toolings Private Limited	0.15%	115.89	1.69%	96.04	(0.24%)	(2.32)	1.41%	93.73
Jinyoung Sandhar Mechatronics Private Limited	0.27%	202.31	(6.70%)	(380.95)	0.90%	8.65	(5.60%)	(372.31)
Sandhar Amkin Industries Private Limited	0.14%	104.67	(10.02%)	(569.96)	0.22%	2.15	(8.54%)	(567.81)
Sandhar Daewha Automotive Systems Private Limited	1.60%	1,218.92	(1.65%)	(94.13)	(0.12%)	1.16	(1.40%)	(92.98)
Sandhar Ecco Green Energy Private Limited	0.11%	85.95	(0.06%)	3.68	0.00%	-	(0.06%)	3.68
Sandhar Han Sung Technologies Private Limited	1.34%	1,019.40	(0.02%)	1.04	(0.88%)	8.48	(0.14%)	9.52
Sandhar Daeshin Auto Systems Private Limited	0.00%	0.62	0.00%	0.01	0.00%	-	0.00%	0.01
Sandhar Whetron Electronics Private Limited	0.87%	662.95	(0.09%)	5.28	0.02%	0.24	(0.08%)	5.52
Kwangsung Sandhar Technologies Private Limited	0.12%	94.16	(0.18%)	(10.13)	0.00%	-	(0.15%)	(10.13)
Winnercom Sandhar Technologies Private Limited	0.51%	388.32	(0.21%)	(11.68)	0.00%	-	(0.18%)	(11.68)
Sandhar Han Shin Automotive Private Limited	0.00%	(2.67)	(0.06%)	(3.17)	0.00%	-	(0.05%)	(3.17)
Sandhar Han Shin Auto Technologies Private Limited	0.26%	195.89	(0.07%)	(4.11)	0.00%	-	(0.06%)	(4.11)
<i>Less</i> : Cost of investment in joint ventures	(6.61%)	(5,036.12)						
Consolidated Net Assets/ Profit after tax	100%	76,245.01	100%	5,689.60	100%	959.44	100%	6,649.04

(Rupees in lacs, except share data, per share data and unless otherwise stated)

43. In March 2020, the World Health Organisation declared COVID 19 to be a pandemic. Consequent to this, Government of India declared a national lockdown on 25 March 2020, which has impacted the business activities of the Group and its joint ventures. The Group and its joint ventures has assessed the impact that may result from this pandemic on its liquidity position, carrying amounts of tangible, investments, and other assets / liabilities. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of this pandemic, the Group and its joint ventures has considered internal and external information available till the date of approval these consolidated financial statements and has assessed its situation.

In that context and based on the current estimates, the Group and its joint ventures believes that COVID 19 is not likely to have any material impact on its consolidated financial statements, liquidity or ability to service its debt or other obligations. However, the overall economic environment, being uncertain due to COVID 19, may affect the underlying assumptions and estimates in future, which may differ from those considered as at the date of approval of these consolidated financial statements. The Group and its joint ventures would closely monitor such developments in future economic conditions and consider their impact on the consolidated financial statements of the relevant periods.

As per our report of even date attached

For BSR & Co. LLP

Chartered Accountants ICAI Firm Registration number: 101248W/W-100022

Shashank Agarwal

Partner Membership No. 095109 Sandhar Technologies Limited

For and on behalf of the Board of Directors of

D. N. Davar Chairman DIN : 00002008

Vimal Mahendru

DIN:00006016

Jayant Davar Co-Chairman and Managing Director

Archana Capoor Director DIN : 01204170 **Ravinder Nagpal** Director DIN : 00102970

DIN:00100801

Narender Kumar Dogra

Chief Financial Officer

Subhi Gupta

Director

Company Secretary ICSI M. No. 44467

> Place : Gurugram Date : 27 June 2020

Place : Gurugram Date : 27 June 2020