

NOTICE IS HEREBY GIVEN THAT THE ELEVENTH ANNUAL GENERAL MEETING ("AGM") OF MAHINDRA INTEGRATED BUSINESS SOLUTIONS PRIVATE LIMITED WILL BE HELD THROUGH VIDEO CONFERENCING (VC) FACILITY/ OTHER AUDIO-VISUAL MEANS (OAVM) ON THURSDAY, 28TH JULY, 2022 AT 5:00 P.M. TO TRANSACT THE FOLLOWING BUSINESS:

THE PROCEEDINGS OF THE AGM SHALL BE DEEMED TO BE CONDUCTED AT THE REGISTERED OFFICE OF THE COMPANY AT MAHINDRA TOWERS, P. K. KURNE CHOWK, WORLI, MUMBAI - 400018 WHICH BE THE DEEMED VENUE OF THE ANNUAL GENERAL MEETING.

ORDINARY BUSINESS:

- **1.** To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year ended 31st March, 2022 including the Audited Balance Sheet as at 31st March, 2022, the Statement of Profit and Loss for the year ended on that date and Reports of the Board of Directors and Auditors thereon.
- **2.** To declare dividend on Equity Shares for the financial year ended 31st March, 2022.
- **3.** To appoint a Director in place of Mr. Sanjay Joglekar (DIN: 00209394) who retires by rotation and, being eligible, offers himself for re-appointment.

SPECIAL BUSINESS:

4. Appointment of Mr. Nikhil Madgavkar (DIN: 05163088) as Director of the Company

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

"RESOLVED THAT in accordance with the provisions of section 152 and all other applicable provisions, if any, of the Companies Act, 2013, Mr. Nikhil Madgavkar (DIN: 05163088) who was appointed by the Board of Directors as an Additional Director of the Company with effect from 1st October, 2021 and consequently designated as Managing Director and Key Managerial Personnel of the Company and who holds office upto the date of this Annual General Meeting of the Company in terms of section 161 of the Companies Act, 2013 and in respect of whom the Company has received a



Notice in writing from a Member under section 160 of the Companies Act, 2013 proposing his candidature for the office of Director of the Company, be and is hereby appointed as a Director of the Company, liable to retire by rotation."

5. Payment of Commission to Independent Directors of the Company

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 197, 198 read with Schedule V and other applicable provisions, if any, (including any statutory modifications or amendments or re-enactments thereof, for the time being in force) of the Companies Act, 2013 and the applicable Rules made thereunder, the Articles of Association of the Company, 'Policy on Appointment of Directors and Senior Management and Succession planning for orderly succession to the Board and the Senior Management' and 'Policy for Remuneration of the Directors, Key Managerial Personnel and other employees' and subject to the approval of the Central Government, if required as per any law, and such other approval(s), permission(s) and sanction(s), as may be required and subject to such conditions and modifications, as may be prescribed or imposed by any of the authority(ies) while granting such approval(s), permission(s) and sanction(s) and as approved by the Nomination and Remuneration Committee, Audit Committee with respect to the related party transaction and the Board, consent of the Shareholders of the Company, be and is hereby accorded that an amount of Rs. 5 Lakhs be paid by way of commission to each of the Independent Directors of the Company, Mr. Rahul Asthana and Ms. Neera Saggi for the financial year ended 31st March, 2022, from out of the net profits of the Company, computed in the manner referred to in sections 197 and 198 and all other applicable provisions of the Companies Act, 2013 which is subject to the adoption of the Financial Statements of the Company as on 31st March, 2022 by the Shareholders in the ensuing Annual General Meeting.



RESOLVED FURTHER THAT approval of the Members be accorded to the Board of Directors of the Company to do all such acts, deeds, matters and things and to take all such steps as may be required in this connection including seeking all necessary approvals to give effect to this Resolution and to settle any questions, difficulties or doubts that may arise in this regard."

For and on Behalf of the Board

S. Durgashankar Chairman

Registered Office: Mahindra Towers, P. K. Kurne Chowk, Worli, Mumbai - 400 018 CIN: U73100MH2011PTC212468 Email id: <u>iyer.gayathri@mahindra.com</u> Tel: 022 2490 5828

Date: 28th April, 2022 Place: Mumbai





<u>NOTES</u>

1) In view of the guidelines provided by the Ministry of Corporate Affairs ("MCA") vide its General Circular No.14/2020 dated 8th April, 2020, General Circular No.17/2020 dated 13th April, 2020, General Circular No.20/2020 dated 5th May, 2020, General Circular No. 02/2021 dated 13th January, 2021, General Circular No. 19/2021 dated 8th December, 2021, General Circular No. 21/2021 dated 14th December, 2021 and General Circular No. 02/2022 dated 5th May, 2022 (collectively referred to as 'MCA Circulars') has permitted holding of the Annual General Meeting ("AGM") through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without the physical presence of the Members at a common venue.

The MCA has clarified that for Companies that are not required to provide Evoting facility under the Companies Act, 2013 ("the Act") while they are transacting any business(es) by voting at the General Meeting, the requirements provided in the Companies (Management and Administration) Rules, 2014, as amended up to date as well as the framework provided in the MCA Circulars will be applicable.

With reference to the above, the General meeting of the Company is being held through VC / OAVM in compliance with the provisions of the Act read with Rules made thereunder and aforementioned MCA Circulars and the proceedings of the Meeting shall be deemed to be held at the venue as mentioned in the Notice of Annual General Meeting ("AGM").

Notice of the AGM and Annual Report will be sent via e-mail to all Members as per e-mail addresses registered with the Company.

The Notice of the AGM along with the Annual Report 2021-22 is uploaded and available electronically on the Company's website at: <u>www.mibs.in</u>

2) The Company's Registrar and Transfer Agents for its share registry work (Electronic) are KFin Technologies Limited having its office at Selenium, Tower B, Plot nos. 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi, Telangana – 500032, and contact details as: Tel: 040 – 67162222, Fax: 040 – 23001153 and Email id: einward.ris@kfintech.com; karisma@kfintech.com;



- 3) Details of Directors seeking appointment / reappointment at the 11th Annual General Meeting in pursuance of provisions of the Companies Act, 2013 are given as an Annexure to the Notice.
- 4) An Explanatory Statement as required under section 102 of the Companies Act, 2013, is annexed hereto.
- 5) The Board has recommended Dividend @ 7.16% for the year ended on 31st March, 2022, i.e. Rs. 0.716/- per equity share on 97,79,511 fully paid-up equity shares of Rs. 10 each aggregating to Rs. 70 Lakhs.
- 6) The dividend declared at the Annual general Meeting would be paid to those persons whose names appear as Beneficial Owners as at the end of the business hours on Thursday, 28th July, 2022 in the list of Beneficial Owners to be furnished by National Securities Depository Limited and Central Depository Services (India) Limited in respect of the shares held in electronic form and whose names appear as Members in the Register of Members of the Company as at the end of the business hours on Thursday, 28th July, 2022.
- 7) There is no unpaid and unclaimed Dividend of earlier years which has been transferred during the financial year 2021-22 or due to be transferred to the Investor Education and Protection Fund ("IEPF") during the financial year 2022-23 in terms of the applicable provisions of the Companies Act, 2013 ("Act") read with the IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time. Further no shares on which dividend has not been paid or claimed for seven consecutive years or more has been transferred or is due to be transferred to IEPF during the financial year 2022-23 in terms of the applicable provisions of the Act read with the IEPF Rules, as amended from time to time.
- 8) Since this AGM is being held through VC / OAVM where physical attendance of Members has been dispensed with, there is no requirement of appointment of proxies. Accordingly, the facility of appointment of proxies by the Members will not be available for this AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 9) Members are entitled to attend and vote by show of hands, if permitted by the Chairman of the Meeting. Further, where a poll is required/demanded, the Members shall communicate their assent/ dissent on the agenda items of this Annual General Meeting by sending an email to <u>baria.feroze@mahindra.com</u>



("Designated email ID") with cc to <u>iyer.gayathri@mahindra.com</u> and <u>biswal.grisma@mahindra.com</u>.

- 10) Members attending the AGM through VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 11) Since the AGM will be held through VC / OAVM, the Route Map is not annexed in this Notice.
- 12) The facility for joining the meeting shall be kept open at least 15 minutes before the time scheduled to start the meeting and shall not be closed till the expiry of 15 minutes after such scheduled time. The facility of participating of the AGM through VC will be made available to all the members of the Company.
- 13) The Members will be allowed to pose questions during the course of the Meeting. The queries can also be given in advance to the designated email id.
- 14) Members can join the Meeting by clicking on the link provided in the email containing the notice convening this AGM of the Shareholders. The standard operating procedure on how to access and participate in the Meeting along with IT helpline number for joining the Meeting through VC/ OAVM will also be provided in the email containing the notice of this AGM.
- 15) Members are requested to update their change in contact details including email address and Bank details, if any, by sending a request to the aforementioned designated email ids.
- 16) Members seeking any information with regard to the accounts or any matter to be placed at the AGM, are requested to write to the Company through their registered email IDs on designation email ID any time before and during the meeting.
- 17) Corporate members intending to attend the meeting through their authorized representatives as per Section 113 of the Companies Act, 2013 are requested to email to <u>iyer.gayathri@mahindra.com</u> and <u>biswal.grisma@mahindra.com</u>, a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the Meeting.
- 18) For inspection of the Register of Directors and Key Managerial Personnel and their shareholding, maintained under Section 170 of the Act and the Register of Contracts or Arrangements in which Directors are interested, maintained under

Regd. Office: Mahindra Towers, P. K. Kurne Chowk, G. M. Bhosale Marg. Worli, Mumbai 400018. Maharashtra, India



Section 189 of the Act, Register of Members under section 171 or other documents as referred in this Notice, the members may send their request on the designated email ID any time before and during the meeting.

For and on Behalf of the Board

S. Durgashankar Chairman

Registered Office: Mahindra Towers, P. K. Kurne Chowk, Worli, Mumbai - 400 018 CIN: U73100MH2011PTC212468 Email id: <u>iyer.gayathri@mahindra.com</u> Tel: 022 2490 5828

Date: 28th April, 2022 Place: Mumbai





ANNEXURE TO THE NOTICE OF ANNUAL GENERAL MEETING

Details of Director seeking re-appointment at the 11th Annual General Meeting in pursuance of provisions of the Companies Act, 2013.

ITEM NO. 3

Mr. Sanjay Joglekar (DIN: 00209394), Director of the Company, is liable to retire by rotation and being eligible, offers himself for re-appointment at the 11th Annual General Meeting of the Company.

Particulars of Mr. Sanjay Joglekar as required under the Secretarial Standard on General Meetings (SS – 2) are given below:

Name	Mr. Sanjay Joglekar	
Age	66 Years	
Qualifications	Chartered Accountant	
Experience	Sanjay Joglekar has about 37 years of industry experience in M&A in India & Europe, Cultural Integration, HR, Finance, Operations and Investor relations with large Manufacturing Organizations. He retired in September 2016 to pursue passion and interest that had taken a back seat in the busy professional life.	
	seat in the busy professional life. From 1980 to 2016 he has been on Boards of several listed and unlisted companies and have a rich Multi-functional experience in all facets of business. He has been Executive Director - Resources (HR, Finance, IT & Purchase) in FAG Bearings India Ltd; Director - Operations in Welspun Stahl Rohren Ltd; CFO, Secretarial & Legal, Business strategy and Investor relations in M&M – Auto Comp; later in Mahindra CIE Automotive Ltd. He has also been on Boards of several Mahindra group companies in India, Europe, Australia & Mauritius and have also	



	promoting Group Investments as well as culture of Governance.
	He has been a Project leader for creating Auto Component entity in M&M by acquisitions in India & Europe and Project leader for executing global alliance between Mahindra Group, India and CIE Automotive, Spain which resulted in immense value creation.
	He also led Organisational Restructuring projects and Institutionalized Systems & Processes. He has been a member of Talent Management Core Group in Finance & Accounts at M&M
	Engaging with People has been a craving for him and since 2016, he has been practicing as an Executive Coach and as an Associate Certified Coach (ACC) - certified by International Coach Federation, USA. He is certified in NLP (Neuro Linguistic Programming) which explores into how thoughts (neuro) are affected by words (linguistic) leading to actions (programming).
	He is a Trustee in a Pune based public charitable trust named SANTULAN for prevention of addiction and treatment and rehabilitation of alcoholic and drug addicts.
Terms & conditions of appointment and re- appointment	Non-Executive and Non-Independent Director, liable to retire by rotation.
Details of Remuneration sought to be paid	Sitting fees for attending Board meetings as approved by the Board
Details of Remuneration last drawn	Sitting fees of Rs. 2,10,000/- was paid for Board meetings attended by him during Financial year 2021-22
Date of first appointment on the Board	22 nd February, 2012



Shareholding in the company	Nil
Relationship with other	N.A.
Directors, Manager and other	
Key Managerial Personnel	
(KMPs) of the Company	
The number of Meetings of the	7 (out of 7 Board meetings held)
Board attended during the year	
Other Directorships,	Details of other Directorships - Nil
Membership/ Chairmanship of	
Committees of other Boards	Details of other Memberships of Committees- Nil
(Except Mahindra Integrated	
Business Solutions Private	
Limited)	



EXPLANATORY STATEMENT ANNEXED TO THE NOTICE PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

<u>ITEM NO. 4</u>

At the Board meeting held on 28th September, 2021, Mr. Nikhil Madgavkar (DIN: 05163088) was (i) appointed as an Additional Director of the Company with effect from 1st October, 2021 under section 161 of the Companies Act, 2013 to hold office up to the date of the next Annual General Meeting of the Company or the last date on which the Annual General Meeting of the Company should have been held, whichever is earlier; and, was (ii) consequently appointed as Managing Director and Key Managerial Personnel of the Company, liable to retire by rotation, for a period of 3 years with effect from 1st October, 2021 to 30th September, 2024 (both days inclusive) which was subject to approval of the shareholders under section 196 of the Companies Act, 2013.

Thereafter, the Company at its Extra-ordinary General Meeting held on 2nd November, 2021, approved his appointment as the Managing Director ("MD") and Key Managerial Personnel ("KMP") of the Company, liable to retire by rotation, for a period of three (3) years with effect from 1st October, 2021 to 30th September, 2024 (both days inclusive) including his terms and conditions and remuneration payable as Managing Director/KMP of the Company as per the provisions of Sections 196, 197, 198 and 203 of the Companies act, 2013.

The Company has received Notice in writing under Section 160 of the Companies Act, 2013 from a Member signifying intention to propose Mr. Nikhil Madgavkar as candidate for the office of Directorship of the Company, liable to retire by rotation, at the forthcoming Annual General Meeting.

Mr. Nikhil Madgavkar has given his consent to act as Director of the Company and has given requisite declarations pursuant to Section 164 of the Companies Act, 2013 that he is not disqualified to be appointed as Director of the Company.

The following additional information is provided in respect of Mr. Nikhil Madgavkar (DIN: 05163088):-

Name	Mr. Nikhil Madgavkar
Age	58 Years
Qualifications	B.com, LL.B, Chartered Accountant





Experience

Mahindra Integrated Business Solutions Pvt. Ltd. 5th Floor, Mahindra Information Technology Centre, Akurli Road, Kandivli East, Mumbai – 400 101. Maharashtra, India. Tel : +91 22 68135005 Website : www.m-ib-s.com CIN No.U73100MH2011PTC212468

A finance professional with global experience of approx. 34 years in "Enabling Transformation" leading to "Profitable Growth". As a thought leader also enables creation of high-performance teams. Nikhil is currently the Managing Director Mahindra Integrated Business of Solutions Pvt. Ltd. (MIBS) and Executive Vice President, Global Shared Services, for Mahindra Group. Prior to his current role, for 6 years he was Executive Vice President and CFO for Mahindra & Mahindra (Farm Equipment Sector) and Chief Risk Officer for the Group for a year. (In the interim, for one year he played a dual role). Before joining Mahindra Group, he was the CFO for Mother Dairy (leading company in Dairy/Foods/FMCG industry) for 5 years and prior to that was with Philips Electronics in India and UK, as the Finance Director for UK & Ireland based in London for last 21 years. Commended by Global CEO of Philips

Electronics for achieving High Employee Engagement scores and Philips Leadership Index in 2007. Recipient of "India CFO Award" by IMA in March 2013.

He has also been an active member in Industry associations and penned articles for various journals. Also participated widely in various CFO forums and has been a lead/panelist speaker in various conferences including World Economic Forum, FICCI & CII.



	GIN No.073100MH2011P1C212468
Torms & conditions of Appointment	He has also been the Program Director for CFO Conference being organized by Delhi Management Association with knowledge Partner EY in November 2013 and Committee member for CII's Cost Congress 2013. He had also been on the CII's National Committee of CFO's
Terms & conditions of Appointment and Re-appointment (along with	Appointed as an Additional Director and consequently as Managing Director and
details of remuneration sought to be	Key Managerial Personnel on the Board of
paid and the remuneration last drawn	Directors of the Company for a term of
by such person, if applicable)	three years w.e.f. 1 st October, 2021 upto
	30th September, 2024, liable to retire by
	rotation as per provision of the Companies
	Act, 2013 at a remuneration of Rs. 110
	Lakhs per annum in the scale of Rs. 110 Lakhs to Rs. 150 Lakhs per annum.
	Lakis to KS. 100 Lakis per annun.
	The above remuneration may include salary, perquisites, allowances, benefits, amenities and facilities etc. as per Company's/ Mahindra Group Companies' Policy.
	Remuneration last drawn – In reference to
	Remuneration enumerated above, the
	remuneration last drawn by him was Rs.
	37,97,950 for the Financial year 2021-22
Date of first appointment on the Board	1 st October, 2021
Shareholding in the company	Nil
Relationship with other Directors,	No relation with other Directors, Manager
Manager and other Key Managerial	and Key Managerial Personnel of the
Personnel (KMPs) of the company	Company.
The number of Meetings of the Board	4 (out of 4 meetings)
attended during the year	



Other Directorships, Membership/	Details of other Directorships -
Chairmanship of Committees of other	1. Mahindra Heavy Engines Ltd
Boards (Except Mahindra Integrated	2. Trringo.com Limited
Business Solutions Private Limited)	3. Mahindra Fresh Fruits Distribution
	Holding Company (Europe) B. V.
	4. OFD Holding B.V.
	Details of other Memberships of
	Committees - Member of Audit and CSR
	Committee of Mahindra Heavy Engines
	Limited

Considering Mr. Nikhil Madgavkar's profile, years of relevant experience, knowledge, capabilities and synergies with the Mahindra Group, the Board was of the view that his appointment as MD and KMP of the Company with direct operational responsibility was in the interest of the Company and would be of value to the functioning of the Board/Company.

He being appointed as Additional Director under Section 161 of the Companies Act, 2013 and consequently designated as MD and KMP of the Company under Section 196 of the Companies Act, 2013, it is imperative to regularize him as Director of the Company and the Board therefore, recommends the appointment of Mr. Nikhil Madgavkar as Director of the Company to the members as an Ordinary Resolution.

The Notice received from a Member signifying intention to propose Mr. Nikhil Madgavkar as candidate for the office of Directorship of the Company is open for inspection and the members may send their request for inspection on the designated email IDs any time before and during the meeting.

Mr. Nikhil Madgavkar and his relatives are interested in this resolution as it pertains to his appointment as Director of the Company.

None of the other Directors, Key Managerial Personnel of the Company and their relatives are, in any way, concerned or interested, financially or otherwise, in this Resolution.





ITEM NO. 5

Mr. Rahul Asthana (DIN: 00234247) and Ms. Neera Saggi (DIN: 00501029) were appointed as Additional Directors in the capacity of Non-Executive Independent Directors with effect from 28th December, 2020, for a consecutive period of 3 years i.e. upto 27th December, 2023 and were regularized at the 10th Annual General Meeting held on 26th July, 2021 as Independent Directors of the Company for the said period.

The Shareholders of the Company at the 10th Annual General Meeting held on 26th July, 2021 had approved the payment of commission of Rs. 5 lakhs per annum to each of the Independent Directors of the Company, Mr. Rahul Asthana and Ms. Neera Saggi for the financial year ended 31st March, 2021 on proportionate basis from the date of their appointment, i.e. for the period from 28th December, 2020 to 31st March, 2021.

As per the provisions of Section 197 of the Companies Act, 2013, the remuneration payable to directors who are neither managing directors nor whole-time directors shall not exceed –

- (a) one per cent of the net profits of the company, if there is a managing or wholetime director or manager;
- (b) three per cent of the net profits in any other case.

Such commission would be distributed amongst and paid to the aforesaid Directors in such proportions as they may, from time to time, decide between themselves.

In the presence of Managing Director being appointed in the Company, the permissible limit of commission payable to Non-executive Directors including Independent Directors in the Company shall not exceed in aggregate 1% of the Net profit of the Company.

Considering the contribution of Ms. Neera Saggi and Mr. Rahul Asthana as Independent Directors of the Company in the Board processes and active participation in the meetings, their expertise and experience and pursuant to the provisions of Section 197 of the Companies Act, 2013 read with Rules made thereunder and other applicable provisions and with a view to reward and motivate them, it is proposed for payment of commission of Rs. 5 Lakhs to each of the Independent Directors of the Company, Mr. Rahul Asthana and Ms. Neera Saggi for the financial year ended 31st March, 2022.



The commission payable/proposed for the financial year 2021-22 will be within the limits referred to, and in accordance with the provisions of the sections 197 (i.e. commission to Non-executive Directors including Independent Directors not exceeding 1% of the net profit and overall managerial remuneration not exceeding 11% of net profit for FY 2021-22) and 198 read with Schedule V and all other applicable provisions of the Companies Act, 2013 which is subject to approval of the members to be obtained at this Annual General Meeting of the Company by way of ordinary resolution.

Further, the proposed commission is in line with the 'Policy on Appointment of Directors and Senior Management and Succession planning for orderly succession to the Board and the Senior Management' and 'Policy for Remuneration of the Directors, Key Managerial Personnel and other employees' as adopted by the Company and in line with the policy of "Guidelines for Directors Compensation" as applicable to Mahindra Group entities.

The Board of Directors at their meeting held on 28th April, 2022 on recommendation of the Nomination and Remuneration Committee Meeting and Audit Committee (for approval as related party transaction) at their respective meetings held on the same day, approved Rs. 5 Lakhs to be paid by way of commission to each of the Independent Directors of the Company for the financial year ended 31st March, 2022 out of the net profits of the Company, computed in the manner referred to in sections 197 and 198 and all other applicable provisions of the Company as on 31st March, 2022 by the Shareholders in the ensuing Annual General Meeting.

The Independent Directors of the Company are also paid sitting fees for attending every meeting of the Board and Committee thereof.

The Brief profile alongwith additional information as required under Secretarial Standard-1 in respect of Mr. Rahul Asthana (DIN: 00234247) and Ms. Neera Saggi (DIN: 00501029) are provided below:-





Name	Mr. Rahul Asthana	Ms. Neera Saggi
Age	69 Years	65 Years
Qualifications	Bachelor of Technology (B.Tech) – Major in Aeronautical Engineering from Indian Institute of Technology, Kanpur and MBA from International Center for Promotion of	of Business Administration, International Centre of Public Enterprise, Ljubljana, Slovenia (Sponsored by GOI- UNDP). She also holds
	Enterprises University of Ljubljana, Slovenia.	Master in English Literature from the Delhi University.
Experience	 Mr. Rahul Asthana has served as Commissioner of Mumbai Metropolitan Regional Development Authority (MMRDA) from 2011-2013 wherein he had a primary role of planning for the Mumbai Metropolitan region and implementation of large infrastructure projects Planning and regulation of development in areas like Cuffe Parade, Bandra Kurla Complex, etc. He was the Chairman of Mumbai Port Trust from 2008-2011 and headed Operations and Management of Mumbai Port. He was the Principal Secretary – Energy of Government of Maharashtra – Dept. Of Energy in 2007-2008. He was the Financial controller of 	Ms. Neera Saggi has an extensive experience in both public and private sector, Ms. Neera Saggi joined the IAS in 1980. For Twenty-eight years she worked within the government with multiple stakeholders and in different sectors including health, commerce, shipping and ports. She was District Magistrate, Hooghly in West Bengal, Dy. Chairperson of the Jawaharlal Nehru Port Trust (JNPT), CMD of Hindustan Diamond Corporation and Development Commissioner of SEZ for the Western Region. In her recent assignment she was working as a CEO in L & T Seawoods Private Limited since 2008.





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	Govt of India Dept. of Atomic Energy from 2002	She was elected as the First Women President of
	to 2007, Chief Executive of Bombay Electric	Bombay Chamber of Commerce and Industry
	Supply & Transport from 1999 to 2002 and	(BCCI), in the Chamber's history of 168 years.
	Additional Commissioner of Municipal Corpn.	
	of Greater Mumbai in 1998-1999.	
Terms & conditions of appointment	Appointed as an Independent Director on the	Appointed as an Independent Director on the
and re-appointment	Board of Directors of the Company w.e.f. 28th	Board of Directors of the Company w.e.f. 28th
	December, 2020, not liable to retire by rotation	December, 2020, not liable to retire by rotation as
	as per provision of the Companies Act, 2013 for	per provision of the Companies Act, 2013 for a
	a consecutive period of 3 years i.e. upto 27th	consecutive period of 3 years i.e. upto 27th
	December, 2023.	December, 2023.
Details of Remuneration sought to be	Sitting fees for attending Board/ Committee	Sitting fees for attending Board/ Committee
paid	meetings, on same terms as is applicable to	meetings, on same terms as is applicable to
	Independent Directors.	Independent Directors.
	Payment of Commission as determined each	Payment of Commission as determined each year
	year by the Board and thereafter approved by	by the Board and thereafter approved by the
	the Members of the Company for Independent	Members of the Company for Independent
	Directors	Directors
Details of Remuneration last drawn	Remuneration paid during the financial year	Remuneration paid during the financial year
	2021-22 by way of sitting fees is Rs. 3,80,000	2021-22 by way of sitting fees is Rs. 4,30,000
	Lakhs and towards commission is Rs. 1,28,767	Lakhs and towards commission is Rs. 1,28,767
	(for FY 20-21) as paid in FY 2021-22	(for FY 20-21) as paid in FY 2021-22





Date of first appointment on the	28 th December, 2020	28 th December, 2020	
Board			
Shareholding in the company	Nil	Nil	
Relationship with other Directors,	None	None	
Manager and other Key Managerial			
Personnel (KMPs) of the Company			
The number of Meetings of the Board	6 (out of 7 Board meetings)	7 (out of 7 Board meetings)	
attended during the year			
Other Directorships, Membership/	Details of other Directorships:	Details of other Directorships:	
Chairmanship of Committees of other	1. Mahindra Waste to Energy Solutions Limited	1. GE T&D India Limited	
Boards (excluding the Company,	2. Aegis Logistics Limited	2. Swaraj Engines Limited	
Mahindra Integrated Business	3. NBS International Limited	3. Tata Projects Limited	
Solutions Private Limited)	4. Indigrid Investment Managers Limited	4. Honeywell Automation India Limited	
		5. LTIDPL Indvit Services Limited	
	Details of other Chairmanship and		
	Memberships of Committee of other Boards:	Details of other Chairmanship and Memberships	
	1. NBS International Limited: Member of Audit	of Committee of other Boards:	
	Committee and Nomination & Remuneration	1. Swaraj Engines Ltd: Member of Audit	
	Committee.	Committee and Chairperson of Risk	
	2. Mahindra Waste to Energy Solutions Limited:	Management Committee	
	Member of Audit Committee and Nomination	2. Tata Projects Limited: Member of Audit &	
	& Remuneration Committee.	Stakeholder Relationship Committee and	
	3. Aegis Logistics Ltd: Member of Nomination	Chairperson of Nomination and Remuneration	
	& Remuneration Committee.		





4	4. Indigrid Investment	Manager Limite	l: Committee & Corporate Social Responsibility
]	Member of Audit Committ	ee and Chairman	of Committee.
	Nomination and Remunera	tion Committee	3. GE T&D India Limited: Member of Audit &
			Nomination and Remuneration Committee and
			Chairperson of Risk Management Committee.
			4. Honeywell Automation India Limited:
			Chairperson of Nomination and Remuneration
			Committee; Member of Audit, Corporate Social
			Responsibility & Risk Management Committee.
			5. LTIDPL IndvIT Services Limited: Member of
			Audit, Stakeholder Relationship, Risk
			Management, Corporate Social Responsibility
			and Project Review Committee.





Mr. Rahul Asthana and Ms. Neera Saggi and their relatives are interested in this resolution as it pertains to payment of commission to Independent Directors of the Company.

None of the other Directors, Key Managerial Personnel of the Company and their relatives are, in any way, concerned or interested, financially or otherwise, in this Resolution.

The Directors recommends passing of the Resolution at Item No. 5 as an Ordinary Resolution.

For and on Behalf of the Board

S. Durgashankar Chairman

Registered Office: Mahindra Towers, P. K. Kurne Chowk, Worli, Mumbai - 400 018 CIN: U73100MH2011PTC212468 Email id: <u>iyer.gayathri@mahindra.com</u> Tel: 022 2490 5828

Date: 28th April, 2022 Place: Mumbai





DIRECTORS' REPORT TO THE SHAREHOLDERS

Your Directors present their Eleventh Annual Report along with the Standalone Audited Financial Statements of your Company for the Financial Year ended 31st March, 2022.

FINANCIAL HIGHLIGHTS AND STATE OF COMPANY'S AFFAIRS

(Rs. in Lakhs)		Lakhs)
Particulars	For the year	For the year
	ended 31 st	ended 31 st
	March, 2022	March, 2021
Revenue from Operations	42,719.05	19,675.81
Other Income	57.32	157.97
Profit/ (Loss) before Depreciation, Interest and Tax	2,925.24	1050.93
Less: Depreciation	1,081.99	490.14
Profit/ (Loss) before Interest and Tax	1,843.25	560.79
Less: Interest expense	54.49	45.04
Profit/ (Loss) before Tax	1,788.75	515.75
Provision for Tax		
— Current Tax	506.67	178.85
— Deferred Tax	(18.79)	(8.19)
Profit/ (Loss) for the year after Tax	1,300.87	345.09
Other Comprehensive Income	19.94	10.19
Total comprehensive income for the year	19.94	10.19
Profit available for Appropriation	1,320.81	355.28
Less: Dividend on Equity Shares	49.97	22.50
Less: Income Tax on Dividend	-	-
Retained earnings brought forward from earlier years	13,584.05	881.90
Retained earnings arising due to business combination	0	12,359.18
Foreign Currency Translation Reserve	241.48	10.19
Retained Earnings carried to Balance Sheet	15,096.38	13,584.05
Net Worth	16,074.33	14,562.00

No material changes and commitments have occurred after the closure of the financial year under review to which the financial statements relate till the date of this report which would affect the financial position of the Company.

DIVIDEND

Your Directors are pleased to recommend a dividend of Rs. 0.716/- (previous year Rs. 0.511/-) per Equity Share i.e. 7.16 % (previous year 5.11 %), on the fully paid-up equity shares for the financial year ended 31st March, 2022 aggregating to Rs. 70 Lakhs. The total equity dividend for the year under review will absorb a sum of Rs. 70 Lakhs (previous year Rs. 50 lakhs).

The above dividend, if approved by the members at the ensuing Annual General Meeting, shall be paid to those members, whose names appear in the Register of Members of the Company as on the record date fixed for this purpose i.e. 28th July, 2022, the date of the Annual General Meeting of the Company.

There is no unpaid dividend of earlier years which has been transferred or due to be transferred to Investor Education and Protection Fund during the year.



AMOUNTS TRANSFERRED TO RESERVES

The Board of Directors have decided not to transfer any amount to General Reserves for the year under review.

OPERATIONS

The Company is into Advisory and Business Process Management with expertise in the areas of Finance & Accounts, Human Resources and Customer Services processes for Clients within and outside the Mahindra Group. The lines of business of the Company include Accounts Payable, Accounts Receivable, Accounting services, Recruitment, Payroll services, Labour compliance services, Employee Benefits management, Staffing, Telemarketing and Tele-services, Digitization and Back-office services. The Company operates through its 4800+ people based out of its own offices and Client premises.

MIBS has two independent branches in US & UK. US & UK Branch is engaged in designing, engineering & development of Vehicles capable of production, and deliver complete Vehicle programs for M&M in accordance with the concept sketches, written briefs, drawings, and other specifications provided by M&M

During the year under review, total revenue increased from Rs.1,96,75,81,000(previous year) to Rs. 4,27,19,05,037 registering a healthy growth of 117.11% over the previous year. The net profit after tax was Rs. 3,45,09,000 as compared to Rs. 13,00,87,000 in the previous year. Figures of previous year includes operation of US branch for 3 months whereas current year figure includes operation of US branch for 12 months and UK branch for 10 months hence previous year's figures are not comparable with current year's figures.

In the situation caused by the COVID-19 pandemic, the Company was well equipped to overcome the crisis with minimal business impact. The Company has ensured that all the employees were enabled to work from home to ensure delivery of the various service level agreements signed with respective clients. The Company does not have any impact on Revenue or Profits in the financial year 2021-22 and doesn't have any impact on the going concern assumption especially since the Company will continue to have a positive net worth and EBITDA margins.

OUTLOOK FOR THE CURRENT YEAR

Leadership of MIBS is working towards making MIBS as a High performing organization with an endeavor to make MIBS as a Highly Technology driven company and concentrating on quality of delivery to imbibe a culture of first time right. On the people front, the Company is investing in training to make people future ready and creating a full plan for succession planning for the key roles. This will enable MIBS to deliver "Profitable Growth" with Excellence in costs, quality and delivery & make MIBS a "Great Place to Work".

SHARE CAPITAL

During the year, the Authorized Share Capital of your Company stood at Rs. 10,00,00,000 (Rupees Ten Crores only) comprising of 1,00,00,000 Equity Shares of the face value of Rs. 10 each. The Issued and Paid-up Share Capital of the Company is Rs. 9,77,95,110 (Rupees Nine Crore Seventy-Seven Lakhs Ninety-Five Thousand One Hundred Ten only) comprising of 97,79,511 Equity Shares of the face value of Rs. 10 each.

The Authorized Share Capital as well as Paid up Share Capital of your Company has not changed during the year under review.



HOLDING COMPANY, SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

Mahindra Vehicle Manufacturers Limited (MVML), the Holding Company and Mahindra & Mahindra Limited (M&M), the Ultimate Holding Company had filed the NCLT Order approving the Scheme of Merger by Absorption of MVML with M&M (Scheme) with the Registrar of Companies, Mumbai through MCA portal on 1st July 2021. Accordingly, the said Scheme became effective on 1st July, 2021, pursuant to which MVML ceased to be a separate entity from 1st July, 2021 upon the Merger becoming Effective.

Consequent to the above, M&M became the direct Holding Company of the Company w.e.f. 1st July, 2021.

The Company has no Subsidiaries, Associate or Joint Ventures as on 31st March, 2022.

During the year, none of the companies have become or ceased to be Subsidiaries, Associates or Joint Ventures of the Company.

CONSOLIDATED FINANCIAL STATEMENTS

The requirements of consolidated financial statements are not applicable to your Company as your Company does not have any Subsidiaries, Associates and Joint Ventures.

BOARD OF DIRECTORS

The Composition of the Board of Directors, as at the end of the Financial year under review, i.e. as on 31st March, 2022 were as follows:

SR. NO.	NAME OF	DIN	DESIGNATION	EXECUTIVE/NON-	INDEPENDENT/ NON-
	DIRECTORS			EXECUTIVE	INDEPENDENT
1.	Mr. S.	00044713	Director	Non-Executive	Non-Independent
	Durgashankar				
	(Chairman)				
2.	Mr. Sanjay	00209394	Director	Non-Executive	Non-Independent
	Joglekar				_
3.	Mr. Vinay	01904423	Director	Non-Executive	Non-Independent
	Deshpande				
4.	Mr. Rajeshwar	06734734	Director	Non-Executive	Non-Independent
	Tripathi				
5.	Mr. Rahul	00234247	Director	Non-Executive	Independent
	Asthana				
6.	Ms. Neera Saggi	00501029	Director	Non-Executive	Independent
					(Women)
7.	Mr. Nikhil	05163088	Managing Director	Executive	Non-Independent
	Madgavkar*				_

*Appointed as Additional Director w.e.f. 1st October, 2021 and consequently appointed as Managing Director and KMP of the Company for a term of three years with effect from 1st October, 2021 to 30th September, 2024.

Mr. Sanjay Joglekar (DIN: 00209394) retires by rotation at the forthcoming Annual General Meeting and being eligible has offered himself for re-appointment.



Mr. Rahul Asthana (DIN: 00234247) and Ms. Neera Saggi (DIN: 00501029) were appointed as Additional Directors in the capacity of Non-Executive Independent Directors with effect from 28th December, 2020, for a consecutive period of 3 years i.e. upto 27th December, 2023 and were regularized at the 10th Annual General Meeting held on 26th July, 2021 as Independent Directors of the Company.

Mr. Nikhil Madgavkar (DIN: 05163088) was appointed as Additional Director with effect from 1st October, 2021 and consequently appointed as Managing Director and Key Managerial Personnel of the Company for a term of three years with effect from 1st October, 2021 to 30th September, 2024 (both days inclusive) who holds office up to the date of ensuing Annual General Meeting. The Company has received, pursuant to Section 160 of the Companies Act, 2013, notice in writing from member proposing candidature of Mr. Nikhil Madgavkar to the office of Director of the Company at the ensuing 11th Annual General Meeting ("AGM") of your Company. A resolution seeking approval of the shareholders for his appointment as Director alongwith his detailed profile is provided in the Notice for the ensuing Annual General Meeting.

The declaration under Section 149(7) of the Companies Act, 2013 has been received from Mr. Rahul Asthana (DIN: 00234247) and Ms. Neera Saggi (DIN: 00501029), Independent Directors, to the effect that they meet the criteria of Independence as provided in sub-section (6) of Section 149 of the Companies Act, 2013 and the rules made thereunder, and they are independent of the management of the Company.

Mr. Rahul Asthana and Ms. Neera Saggi have also registered themselves with the Databank of Independent Directors maintained by the Indian Institute of Corporate Affairs ("IICA") in compliance with Rule 6(1) (b) of the Companies (Appointment and Qualification of Directors) Rules, 2019 and both are exempted from appearing for Online Proficiency test as per Rule 6(4) of the Companies (Appointment and Qualification of Directors) Rules, 2014.

In the opinion of the Board, Mr. Rahul Asthana and Ms. Neera Saggi possess the requisite expertise, integrity, proficiency and experience to act as Independent Directors of the Company.

The Company has received declarations from all the Directors including the Independent Directors in Form DIR-8 as prescribed under Section 164 of the Companies Act, 2013 read with the Rule 14(1) of Companies (Appointment and Qualifications of Directors) Rules, 2014 that they are not disqualified from being appointed as Directors of the Company pursuant to Section 164 of the Companies Act, 2013.

EVALUATION OF PERFORMANCE OF DIRECTORS

Pursuant to the provisions of the Companies Act, 2013, the Board carried out an annual evaluation of its own performance and that of its Committees as well as performance of the Directors individually. Feedback was sought by way of a structured questionnaire covering various aspects of the Board's functioning and the evaluation was carried out based on responses received from Directors.

The performance evaluation of the Non-Independent Directors and the Board as a whole was carried out by the Independent Directors. The performance evaluation of the Chairman of the Company was also carried out by the Independent Directors, taking into account the views of the Executive and Non-Executive Directors. The period of evaluation as carried out/participated by Mr. Nikhil Madgavkar, Managing Director of the Company was from 1st October, 2021 upto 31st March, 2022, i.e. from effective date of his appointment.

The Directors expressed their satisfaction with the evaluation process.



CODES OF CONDUCT

The Company has adopted Code of Conduct for Corporate governance of its Directors, Senior Management Personnel and Employees enunciating the underlying principles governing the conduct of its business and seeking to reiterate the fundamental precept that good governance must be an integral part of its ethos.

Your Company has, for the year under review, received declarations from Directors, Senior Management Personnel and Employees, affirming compliance with the respective Code of Conduct.

BOARD MEETINGS AND GENERAL MEETINGS

Your Board of Directors met seven times during the year under review i.e. on 4th May, 2021, 26th July, 2021, 28th September, 2021, 2nd November, 2021, 27th January, 2022, 21st February, 2022 and 24th March, 2022. The maximum interval between any two meetings did not exceed 120 days.

During the financial year under review, the attendance of the Directors at the meetings of the Board were as follows:

Sr. No.	Name of Director	No. of Meeting Attended (out of 7 meetings)
1.	Mr. S. Durgashankar	7
2.	Mr. Sanjay Joglekar	7
3.	Mr. Vinay Deshpande	7
4.	Mr. Rajeshwar Tripathi	7
5.	Mr. Rahul Asthana	6
6.	Ms. Neera Saggi	7
7.	Mr. Nikhil Madgavkar*	4 (out of 4 meetings)

*Appointed as Additional Director w.e.f. 1st October, 2021 and consequently appointed as Managing Director and KMP of the Company for a term of three years with effect from 1st October, 2021 to 30th September, 2024.

The 10th Annual General Meeting of the Company was held on 26th July, 2021. One Extra-ordinary General meeting of the Company was held on 2nd November, 2021.

DIRECTOR'S RESPONSIBILITY STATEMENT:

Pursuant to section 134(3)(c) of the Companies Act, 2013, your Directors based on the representations received from the Operating Management, and after due enquiry, confirm that:

- (a) in the preparation of the annual accounts, the applicable accounting standards have been followed;
- (b) Accounting policies have been selected in consultation with the Statutory Auditors and these have been applied consistently and reasonable and prudent judgments and estimates have been made so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2022 and of the Profit of the Company for the year ended on that date;



- (c) Proper and sufficient care have been taken 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;
- (d) the annual accounts have been prepared on a going concern basis; and
- (e) Proper systems have been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

APPOINTMENTS OF/ CHANGES IN KEY MANAGERIAL PERSONNEL, IF ANY

The provisions of sections 2(51) and 203 of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are not applicable to your Company.

However, considering the size, complexity of operations and as a good governance practice, the Board at its volition appointed Mr. Richard de Souza as the Chief Executive officer and Key Managerial Personnel of the Company and Mr. Riten Chakrabarty as Chief Financial Officer and Key Managerial Personnel of the Company, effective from 6th May, 2019 as per the provisions of Section 203 of the Companies Act, 2013 despite the non-requirement of the said provisions.

During the year under review, Mr. Richard de Souza tendered his resignation as Chief Executive Officer of the Company w.e.f. 30th September, 2021 pursuant to his retirement. The Board placed on record its sincere appreciation of the valuable contribution made by Mr. Richard de Souza during his association with the Company.

Pursuant to retirement/resignation of Mr. Richard de Souza as Chief Executive Officer and Key Managerial Personnel ("KMP") of the Company effective 30th September, 2021, Mr. Nikhil Madgavkar was appointed as an Additional Director and consequently appointed/designated as Managing Director and KMP of the Company as per the provisions of Sections 196, 2(51) and 203 of the Companies Act, 2013 ("the Act") and the Rules framed thereunder for a period of 3 years with effect from 1st October, 2021 to 30th September, 2024 (both days inclusive), liable to retire by rotation.

The Shareholders of the Company at the Extra-ordinary General Meeting held on 2nd November, 2021, approved the appointment of Mr. Nikhil Madgavkar as Managing Director and Key Managerial Personnel of the Company including approval of his remuneration and terms and conditions of his appointment as per Sections 196, 197, 198 and 203 of the Act read with Schedule V. Further, a resolution seeking approval of the shareholders for regularizing him as Director alongwith his detailed profile is provided in the Notice for the ensuing Annual General Meeting.

COMMITTEES OF THE BOARD

AUDIT COMMITTEE

The Audit Committee comprises of the following three directors with Independent Directors forming a majority:

Mr. S Durgashankar – Chairman of the Committee/Non-executive Director Mr. Rahul Asthana – Independent Director Ms. Neera Saggi – Independent Director

The Audit Committee met six times during the year under review viz. on 4th May, 2021, 26th July, 2021, 2nd November, 2021, 27th January, 2022, 21st February, 2022 and 24th March, 2022.

During the year under review, the attendance at the meetings of the Audit Committee were as follows:



Name of Director	Designation	No. of meetings attended (out of 6 meetings)
Mr. S Durgashankar	Chairman	6
Mr. Rahul Asthana	Member	5
Ms. Neera Saggi	Member	6

All the recommendations of the Audit Committee were accepted by the Board.

NOMINATION AND REMUNERATION COMMITTEE

The Nomination and Remuneration Committee currently comprises of the following three directors:

- Mr. Rahul Asthana Chairman of the Committee/Independent Director
- Mr. S Durgashankar Non-executive Director
- Ms. Neera Saggi Independent Director

All the members of the Committee are Non-Executive Directors out of which not less than one half of the members are Independent Directors.

The Nomination and Remuneration Committee met five times during the year under review viz. on 4th May, 2021, 26th July, 2021, 28th September, 2021, 2nd November, 2021 and 21st February, 2022.

During the year under review, the attendance at the meetings of the Nomination and Remuneration Committee were as follows:

Name of Director	Designation	No. of meetings attended (out of 5 meetings)
Mr. Rahul Asthana	Chairman	5
Mr. S Durgashankar	Member	5
Ms. Neera Saggi	Member	5

MEETING OF INDEPENDENT DIRECTORS

During the year under review, the Independent Directors of the Company met once on 27th April, 2021 without the presence of Non-Independent Directors or Chief Executive Officer or Chief Financial Officer or any other Management Personnel.

The Meeting was conducted in an informal and flexible manner to enable the Independent Directors to discuss matters pertaining to, inter alia, review of performance of Non-Independent Directors and the Board as a whole, assess the quality, quantity and timeliness flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.



VIGIL MECHANISM

The provisions relating to Vigil Mechanism enumerated under Section 177 of the Companies Act, 2013 are not applicable to your Company.

STATUTORY AUDITORS & AUDIT REPORT

Messrs B. K. Khare & Co., Chartered Accountants, (ICAI Registration Number 105102W) have been appointed as the Statutory Auditor of the Company at the 8th Annual General Meeting ("AGM") held on 24th July, 2019 for a period of 5 years from the conclusion of the 8th AGM till the conclusion of the 13th AGM of the Company to be held in the year 2024.

As required under the provisions of Section 139(1) of the Companies Act, 2013, the Company has received certificate to the effect that they continue to satisfy the criteria provided in Section 141 of the Companies Act, 2013 in accordance with the Companies Act, 2013 read with the Rules framed thereunder.

The Auditors' Report for the year under review does not contain any qualification, reservation or adverse remark or disclaimer.

SECRETARIAL AUDITOR AND THEIR REPORT

Pursuant to the provisions of Section 204 of the Companies Act, 2013 read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company appointed M/s. Siroya and BA Associates, a firm of Company Secretaries in Whole-time Practice, (vide Partnership no. P2019MH074300) to undertake the Secretarial Audit of the Company for the financial year 2021-22.

In terms of the provisions of Section 204(1) of the Companies Act, 2013, the Company has annexed with this Directors' Report as **Annexure I**, the Secretarial Audit Report for the financial year under review in the prescribed Form MR - 3.

The Secretarial Audit Report does not contain any qualification, reservation or adverse remark or disclaimer.

INTERNAL AUDITOR

For the financial year ended 31st March, 2022, as per the provisions of Section 138 of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014, the requirements of having Internal Auditor was not applicable to your Company basis the audited financials as on 31st March, 2021.

However, from a good governance perspective and considering the nature, size and operations of the Company, the Company considered it appropriate to engage Internal Audit and hence, the Board at its volition appointed Mr. K N Vaidyanathan as Internal Auditor of the Company for the financial year 2021-2022.

The Internal Audit Report does not contain any qualification, reservation or adverse remark which is affecting the financials.

MAINTENANCE OF COST RECORDS & COST AUDITOR

The Company is not required to maintain cost accounts and records as required under Section 148(1) of the Companies Act, 2013 and rules made thereunder and hence appointment of Cost Auditor is also not applicable to your Company.



REPORTING OF FRAUDS BY AUDITORS

During the year under review, the Statutory Auditors have not reported any instances of frauds committed in the Company by its officers or employees to the Board/ Audit Committee pursuant to Section 143(12) of the Companies Act 2013.

POLICY ON CRITERIA FOR APPOINTMENT OF DIRECTORS AND SENIOR MANAGEMENT PERSONNEL AND REMUNERATION OF DIRECTORS, KEY MANAGERIAL PERSONNEL AND OTHER EMPLOYEES

In line with the principles of transparency and consistency and upon recommendation of the Nomination and Remuneration Committee and approved by the Board at its meeting held on 21st January, 2021, your Company has adopted the following Policies as required under Section 178(3) of the Companies Act, 2013:

- Policy on the appointment of Directors & Senior Management and Succession Planning for Orderly Succession to the Board & the Senior Management; and
- Policy for remuneration of the Directors, Key Managerial Personnel and other employees

The aforesaid policies are provided as **Annexure IIA and Annexure IIB**, respectively to this report and is also available on our website at - <u>https://www.mibs.in/policies</u>.

RISK MANAGEMENT POLICY

Your Company has developed Risk Management Policy which inter-alia includes therein identification of elements of risk which in the opinion of Board may threaten the existence of the Company.

The risk management policy sets out the objectives and includes identification of key risks and their mitigation plans. The Board reviews the Risk Management framework including significant risks, if any, and steps taken to mitigate the same, on quarterly basis. There are no risks that may threaten the existence of the Company.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

The provisions relating to Corporate Social Responsibility enumerated under section 135 of the Companies Act, 2013 are not applicable to your Company.

INTERNAL FINANCIAL CONTROL SYSTEM AND THEIR ADEQUACY

Your Company has in place adequate internal financial controls with reference to the Financial Statements commensurate with the size, scale and complexity of its operations. Your Company conducts reviews, at regular intervals, to assess the adequacy of financial and operating controls for the business of the Company. Statutory Auditors have audited the Internal Financial Controls over Financial Reporting of the Company as of 31st March, 2022.

Significant issues, if any, are brought to the attention of the Audit Committee. Statutory Auditors and Internal auditors are invited to attend Audit Committee meetings. Corrective actions, if required, are being taken up immediately to ensure that the internal financial control system remains robust and as an effective tool.

PEOPLE

Your Company has over 4,893 people on its payroll as at 31st March, 2022. Your Company acknowledges its commitment to their regional development and improving their standard of living.



SAFETY, HEALTH AND ENVIRONMENTAL PERFORMANCE

Your Company maintains a good health and safety record in line with the Health and Wellness Policy of the Mahindra Group.

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

The particulars relating to the energy conservation, technology absorption and foreign exchange earnings and outgo, as required under section 134(3)(m) of the Companies Act, 2013, read with Rule 8(3) of the Companies (Account) Rules, 2014, is furnished as **Annexure III** to this Report.

DISCLOSURE OF PARTICULARS OF EMPLOYEES AS REQUIRED UNDER RULE 5 (2) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

Being an unlisted company, provisions of Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are not applicable to your Company.

PUBLIC DEPOSITS

Your Company had not accepted any deposits from the public, or its employees, within the meaning of Section 73 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014 during the year under review and there is no amount which qualifies as deposit outstanding as on the date of balance sheet and not in compliance with the requirement of chapter V of the Companies Act, 2013.

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

Your Company has neither given any loan, guarantee or provided any security in connection with a loan nor made any investment pursuant to Section 186 of the Companies Act, 2013 during the year under review.

Particulars of Investments including such investments made pursuant to Section 186 of the Companies Act, 2013 as on 31st March, 2022 is provided under Note 9 & 11 of the financial statements.

Your Company has not made or taken any loans/advances which are required to be disclosed in the annual accounts of the Company pursuant to Regulations 34(3) and 53(f) read with Schedule V of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 applicable to the ultimate Holding Company, Mahindra & Mahindra Limited.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All the Related Party Transactions entered, during the year, referred to in sub section (1) of section 188 of the Companies Act, 2013, and rules made thereunder, were in ordinary course of business and at arm's length basis.

Particulars of material contracts or arrangements or transactions with related parties, required to be furnished in terms of Section 134 of Companies Act, 2013 are furnished in form AOC - 2 as **Annexure IV** to this Report.



ANNUAL RETURN

As per the provisions of section 92(3) and 134(3)(a) read with Rule 11 of the Companies (Management and Administration) Rules, 2014 as amended on 5th March 2021, every company shall place a copy of the annual return on the website of the company, if any, and the web-link of such annual return shall be disclosed in the Board's report. Hence, it is no longer required to attach the extract of the Annual Return i.e. Form MGT-9 in the Board's report.

A copy of the Annual Return of the Company for the year ended 31st March, 2022 has been placed on the website of the Company and can be accessed at the Web-link: - <u>https://www.mibs.in/audited-report</u>.

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

The Company is in compliance with the provisions of constitution of the Internal Complaints Committee as required under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

During the year under review, no complaints were received as per The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and rules framed thereunder.

GENERAL

Your Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions/ events on these items during the year under review:

- 1. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 2. Issue of Shares (Including Sweat Equity Shares and Employees Stock Option Scheme) to employees of the Company under any Scheme.
- 3. Significant or material orders passed by the Regulators or Courts or Tribunals which impact the going concern status and the Company's operations in future.
- 4. Voting rights which are not exercised by the employees in respect of shares for the subscription/purchase of which loan was given by the Company as there is no scheme pursuant to which such persons can beneficially hold shares as envisaged under section 67(3) (c) of the Companies Act, 2013.
- 5. There has been no change in the nature of business of the Company;
- 6. The Company has not made any applications and there are no proceedings pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016);
- 7. The Company has no borrowings, and hence the requirement of providing details of difference between amount of the valuation done at the time of one time settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons thereof is not applicable.

COMPLIANCE WITH THE PROVISIONS OF SECRETARIAL STANDARD 1 AND SECRETARIAL STANDARD 2

The applicable Secretarial Standards, i.e. SS-1 and SS-2, relating to 'Meetings of the Board of Directors' and 'General Meetings', respectively, have been duly complied by the Company.



SUSTAINABILITY

Your Company continues with its journey on sustainable development with conscious efforts to minimize the environmental impact caused by its operations and simultaneously taking responsibility to enable communities to Rise without losing focus on economic performance.

ACKNOWLEDGEMENTS

Your Directors are pleased to take this opportunity to thank the bankers, customers, vendors and all the other stakeholders for their co-operation to the Company during the year under review.

For and on behalf of the Board

S. Durgashankar Chairman

Chennai, 28th April, 2022

Siroya and BA Associates Company Secretaries

A-103, Samved Building (Madhukunj), Near EktaBhoomi Gardens, Rajendra Nagar, Borivali (E), Mumbai - 400 066 Tel.:+91 22 28706523/24; 28546523(D); Cel.:+91 9324310151; E-mail: siroyam@gmail.com; www.msiroya.com

Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022 [Pursuant to Section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,

The Members, Mahindra Integrated Business Solutions Private Limited, Mumbai.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Mahindra Integrated Business Solutions Private Limited (hereinafter referred to as the "Company"). 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 and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of the secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on March 31, 2022 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 March 31, 2022, according to the relevant and applicable provisions of:

- (i) The Companies Act, 2013 (the Act) and the Rules made thereunder, as may be applicable;
- (ii) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, External Commercial Borrowings and Overseas Direct Investment (Not Applicable during the year); and
- (iii) As confirmed by the management, there are no other laws specifically applicable in relation to the business of the Company.

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

- 1. Secretarial Standards issued by The Institute of Company Secretaries of India, and
- 2. Listing Agreement/Regulations: The Company is an unlisted Company and therefore compliance with listing agreement/regulations is not applicable.

Siroya and BA Associates Company Secretaries

A-103, Samved Building (Madhukunj), Near EktaBhoomi Gardens, Rajendra Nagar, Borivali (E), Mumbai - 400 066 Tel.:+91 22 28706523/24; 28546523(D); Cel.:+91 9324310151; **E-mail:** siroyam@gmail.com; <u>www.msiroya.com</u>

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

Other statutes, Acts, laws, Rules, Regulations, Guidelines and Standards etc., as applicable to the Company are given below:

- 1. Labour Laws and other incidental laws related to employees appointed by the Company either on its payroll or on contractual basis as related to wages, gratuity, provident fund, ESIC, compensation etc. (Not applicable during the year as there were no employees);
- Acts as prescribed under Direct Tax and Indirect Tax;
- 3. Stamp Acts and Registration Acts;
- 4. Labour Welfare Act (Not applicable during the year as there were no employees);
- 5. Such other Local laws etc. as may be applicable.

We further report that the Board of the Company is duly constituted with the proper balance of Executive Director, Non-Executive Directors and Independent Directors. 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. During the year under review:

- (i) Mr. Rahul Asthana (DIN:00234247) and Ms. Neera Saggi (DIN:00501029) were regularised as the Independent Directors of the Company at the annual general meeting held on July 26, 2021; and
- (ii) Mr. Nikhil Madgavkar (DIN:05163088) was appointed as an Additional Director with effect from October 1, 2021 and was further appointed as the Managing Director and Key Managerial Personnel of the company for a period of three years with effect from October 1, 2021 to September 30, 2024 (both days inclusive);

Adequate notice was given to all the Directors to schedule the Board Meetings, the agenda and detailed notes on agenda were sent at least seven days in advance, and in certain cases where meetings were held through shorter notice after due compliance of the applicable provisions, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation & deliberations at these meetings and one Extra-Ordinary General Meeting was held on November 2, 2021, through Shorter Notice after due compliance of the applicable provisions.

During the period under review, decisions were carried through unanimously and no dissenting views were observed while reviewing the minutes.

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

Siroya and BA Associates Company Secretaries

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We further report that during the audit period the Company has not undertaken any significant or material corporate events/actions which may have a bearing on the Company's affairs in pursuance of the above-referred laws, rules, regulations, guidelines, standards, etc. referred to above.

For Siroya and BA Associates Company Secretaries



Bhavyata Raval Partner ACS No.: 25734 CP No.: 21758 UDIN: A025734D000232875

Date: April 28, 2022 Place: Mumbai

This report is to be read with our letter of even date which is annexed as **Annexure A** and forms an integral part of this report.

Siroya and BA Associates Company Secretaries

A-103, Samved Building (Madhukunj), Near EktaBhoomi Gardens, Rajendra Nagar, Borivali (E), Mumbai - 400 066 Tel.:+91 22 28706523/24; 28546523(D); Cel.:+91 9324310151; E-mail: siroyam@gmail.com; <u>www.msiroya.com</u>

'Annexure A'

To, The Members, Mahindra Integrated Business Solutions Private Limited

Our Secretarial Audit Report for the financial year ended March 31, 2022 of even date is to be read along with this letter.

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

For Siroya and BA Associates Company Secretaries



Bhavyata Raval Partner ACS No.: 25734 CP No.: 21758 UDIN: A025734D000232875

Date: April 28, 2022 Place: Mumbai



ANNEXURE II TO THE DIRECTORS' REPORT

ANNEXURE IIA

POLICY ON APPOINTMENT OF DIRECTORS AND SENIOR MANAGEMENT AND SUCCESSION PLANNING FOR ORDERLY SUCCESSION TO THE BOARD AND THE SENIOR MANAGEMENT

DEFINITIONS

The definitions of some of the key terms used in this Policy are given below.

"Board" means Board of Directors of the Company.

"Company" means Mahindra Integrated Business Solutions Private Limited.

"Committee(s)" means Committees of the Board for the time being in force.

"Employee" means employee of the Company whether employed in India or outside India including employees in the Senior Management Team of the Company.

"HR" means the Human Resource department of the Company.

"Key Managerial Personnel" (KMP) refers to key managerial personnel as defined under the Companies Act, 2013 and as amended from time to time.

"Nomination and Remuneration Committee" (NRC) means Nomination and Remuneration Committee of Board of Directors of the Company for the time being in force.

"Senior Management" means personnel of the Company who are members of its Core Management Team excluding Board of Directors comprising of all members of management one level below the executive Directors including the functional heads.

I. APPOINTMENT OF DIRECTORS

- The NRC reviews and assesses Board composition and recommends the appointment of new Directors. In evaluating the suitability of individual Board member, the NRC shall take into account the following criteria regarding qualifications, positive attributes and independence of Director.
 - 1. All Board appointments will be based on merit, in the context of the skills, experience, independence and knowledge, for the Board as a whole to be effective.
 - 2. Ability of the candidates to devote sufficient time and attention to his professional obligations as Independent Director for informed and balanced decision making.
 - 3. Adherence to the Code of Conduct and highest level of Corporate Governance in letter and in sprit by the Independent Directors.
- Based on recommendation of the NRC, the Board will evaluate the candidate(s) and decide on the selection of the appropriate member. The Board through the Chairman or the Managing Director or any other Director will interact with the new member to obtain his/her consent for joining the Board. Upon receipt of the consent, the new Director will be co-opted by the Board in accordance with the applicable provisions of the Companies Act, 2013 and Rules made thereunder.



REMOVAL OF DIRECTORS

If a Director is attracted with any disqualification as mentioned in any of the applicable Act, rules and regulations thereunder or due to non - adherence to the applicable policies of the Company, the NRC may recommend to the Board with reasons recorded in writing, removal of a Director subject to the compliance of the applicable statutory provisions.

SENIOR MANAGEMENT PERSONNEL

The NRC shall identify persons who are qualified to become Directors and who may be appointed in senior management team in accordance with the criteria as enumerated above.

Senior Management personnel are appointed or promoted and removed/relieved with the authority of Chairman or Managing Director based on the business need and the suitability of the candidate.

II. SUCCESSION PLANNING:

Purpose

The Talent Management Policy sets out the approach to the development and management of talent in the Mahindra Group to ensure the implementation of the strategic business plans of the Group and the Group Aspiration of being among the Top 50 globally most-admired brands by 2021.

Board

The successors for the Independent Directors shall be identified by the NRC atleast one quarter before expiry of the scheduled term. In case of separation of Independent Directors due to resignation or otherwise, successor will be appointed at the earliest but not later than the immediate next Board meeting or three months from the date of such vacancy, whichever is later.

The successors for the Executive Director(s) shall be identified by the NRC from among the Senior Management or through external source as the Board may deem fit.

The NRC will accord due consideration for the expertise and other criteria required for the successor.

The Board may also decide not to fill the vacancy caused at its discretion.

Senior Management Personnel:

A good succession-planning program aims to identify high growth individuals, train them and feed the pipelines with new talent. It will ensure replacements for key job incumbents in KMPs and senior management positions in the organization.

Significantly, we have a process of identifying Hi-pots and critical positions. Successors are mapped for these positions at the following levels:

- 1. Emergency successor
- 2. Ready now
- 3. Ready in 1 to 2 years
- 4. Ready in 2 to 5 years



5. Ready in more than 5 years

in order to ensure talent readiness as per a laddered approach.

Policy Statement

The Talent Management framework of the Mahindra Group has been created to address three basic issues:

- 1) Given the strategic business plans, do we have the skills and competencies required to implement them? If not, how do we create them by developing them internally or through lateral induction from outside?
- 2) For critical positions, what is the succession pipeline?
- 3) What are the individual development plans for individuals both in the succession pipeline as well as others?

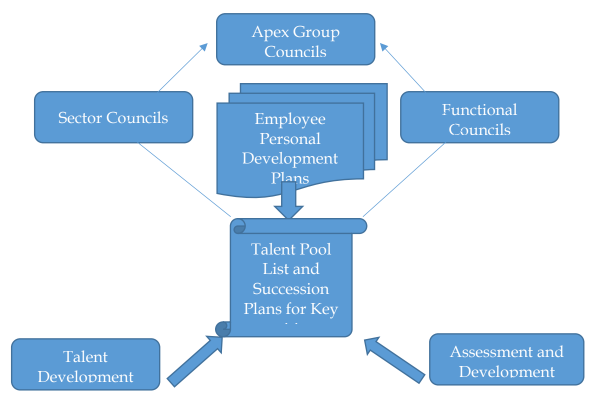
The framework lays down an architecture and processes to address these questions using the **3E** approach:

- a) **Experience** i.e. both long and short-term assignments. This has 70% weightage
- b) **Exposure** i.e. coaching and mentoring 20% weightage
- c) **Education** i.e. learning and development initiatives 10% weightage

The Talent Management process is applicable to all employees. Over the years, the Talent Management framework has become a well-structured and process-oriented system which is driven by an interactive and collaborative network of Talent Councils at the Group and Sector Levels. These Talent Councils, which consist mainly of senior business leaders supported by HR, are a mix of Sector (Business) and Functional Councils coordinated by an Apex Talent Council, headed by the Group Chairman. The Apex Council reviews the work done by the Talent Councils and facilitates movement of talent across Sectors. The Sector / Functional Councils meet regularly throughout the year and the Apex Council interacts with each one of them separately once a year, and in addition conducts an integrated meeting where the Chairpersons of all the Councils are present.



The Talent Management process can be represented pictorially as under:



The talent pipeline is maintained and developed so as to ensure that there is a seamless flow of talent. An important part of this exercise is drawing up and implementing IDAPs (Individual Development Action Plans) for every Executive concerned using the 3E approach mentioned above.

For and on behalf of the Board

S. Durgashankar Chairman

Chennai, 28th April, 2022



ANNEXURE IIB

POLICY FOR REMUNERATION OF THE DIRECTORS, KEY MANAGERIAL PERSONNEL AND OTHER EMPLOYEES

Purpose

This Policy sets out the approach to Compensation of Directors, Key Managerial Personnel and other employees in Mahindra Integrated Business Solutions Private Limited.

Policy Statement

We have a well-defined Compensation policy for Directors, Key Managerial Personnel and all other employees. The overall compensation philosophy which guides us is that in order to achieve global leadership and dominance in domestic markets, we need to attract and retain high performers by compensating them at levels that are broadly comparable with the median of the comparator basket while differentiating people on the basis of performance, potential and criticality for achieving competitive advantage in the business.

In order to effectively implement this, we have built our Compensation structure by a regular benchmarking over the years with relevant players across the industry we operate in.

Non-Executive Including Independent Directors

The Nomination and Remuneration Committee (NRC) shall decide the basis for determining the compensation, both fixed and variable, to the Non-Executive Directors, including Independent Directors, whether as commission or otherwise. The NRC shall take into consideration various factors such as Director's participation in Board and Committee meetings during the year, other responsibilities undertaken, such as membership or Chairmanship of committees, time spent in carrying out their duties, role and functions as envisaged in Schedule IV of the Companies Act 2013 and such other factors as the NRC may consider deem fit for determining the compensation. The Board shall determine the compensation to Non-Executive Directors within the overall limits specified in the Shareholders resolution.

Executive Directors

The remuneration to Managing Director and Executive Director(s) shall be recommended by NRC to the Board. The remuneration consists of both fixed compensation and variable compensation and shall be paid as salary, commission, performance bonus, stock options (where applicable), perquisites and fringe benefits as approved by the Board and within the overall limits specified in the Shareholders resolution. While the fixed compensation is determined at the time of their appointment, the variable compensation will be determined annually by the NRC based on their performance.

Key Managerial Personnel (KMPs)

The terms of remuneration of KMPs shall be determined by the Board and revised either by any Director or such other person as may be authorized by the Board from time to time. The remuneration shall be consistent with the competitive position of the salary for similar positions in the industry and their Qualifications, Experience, Roles and Responsibilities. Pursuant to the provisions of section 203 of the Companies Act 2013 the Board shall approve the remuneration at the time of their appointment.



The remuneration to Directors, KMPs 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.

Employees

We follow a differential approach in choosing the comparator basket for benchmarking, depending upon the level in the organization:

- a. For Leadership Team, we have a position-based approach and the comparator basket includes benchmarks from across relevant industries.
- b. For all other employees, we benchmark with a set of comparators from the same industry.

We have a CTC (Cost to Company) concept which includes a fixed component (Guaranteed Pay) and a variable component (Performance pay). The percentage of the variable component increases with increasing hierarchy levels, as we believe employees at higher positions have a far greater impact and influence on the overall business result. The CTC is reviewed once every year and the compensation strategy for positioning of individuals takes into consideration the following elements:

- Performance
- Potential
- Criticality

Remuneration for the new employees other than KMPs and Senior Management Personnel will be decided by the HR, in consultation with the concerned business unit head at the time of hiring, depending upon the relevant job experience, last compensation and the skill-set of the selected candidate.

The Company may also grant Stock Options to the Employees and Directors (other than Independent Directors & Promoters) in accordance with the ESOP Scheme of the Company and subject to the compliance of the applicable statutes and regulations.

For and on behalf of the Board

S. Durgashankar Chairman

Chennai, 28th April, 2022



ANNEXURE III TO THE BOARD'S REPORT

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

PARTICULARS AS PER SECTION 134(3)(m) OF THE COMPANIES ACT, 2013 READ WITH RULE 8(3) OF THE COMPANIES (ACCOUNTS) RULES, 2014 AND FORMING PART OF THE DIRECTORS' REPORT FOR THE YEAR ENDED 31ST MARCH, 2022

(A) Conservation of energy

- (i) the steps taken or impact on conservation of energy– Necessary measures are taken to contain and bring about saving in power consumption, wherever practicable for India branch only
- (ii) the steps taken by the company for utilizing alternate sources of energy– Not applicable in view of the nature of activities carried on by the Company for all the branches
- (iii) the capital investment on energy conservation equipment– Not applicable in view of the nature of activities carried on by the Company for all the branches

(B) Technology absorption

- (i) the efforts made towards technology absorption– Not applicable in view of the nature of activities carried on by the Company for all the branches
- (ii) the benefits derived like product improvement, cost reduction, product development or import substitution– Not applicable in view of the nature of activities carried on by the Company for all the branches
- (iii) in case of imported technology (imported during the last three years reckoned from the beginning of the financial year) Not applicable in view of the nature of activities carried on by the Company for all the branches
 - (a) the details of technology imported Nil
 - (b) the year of import Nil
 - (c) whether the technology been fully absorbed Nil
 - (d) if not fully absorbed, areas where absorption has not taken place, and the reasons thereof Nil.

(iv) the expenditure incurred on Research and Development– Not applicable in view of the nature of activities carried on by the Company for all the branches



(C) Foreign exchange earnings and Outgo

The Foreign Exchange earned in terms of actual inflows during the year: Rs.1,22,47,803/-The Foreign Exchange outgo during the year in terms of actual outflows: NIL

For and on behalf of the Board

S. Durgashankar Chairman

Chennai, 28th April, 2022

ANNEXURE IV TO THE BOARD'S REPORT FORM NO. AOC – 2

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

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

1. Details of contracts or arrangements or transactions not at arm's length basis —

There were no contracts or arrangements or transactions entered into during the year ended March 31, 2022, which were not at arm's length basis.

2. Details of material contracts or arrangement or transactions at arm's length basis —

The details of material contracts or arrangements or transactions at arm's length basis for the year ended March 31, 2022 are as follows:

Sr. No.	Name(s) of the Related Party & nature of relationship	Nature of contracts/ arrangements/ transactions	Transaction Value (in Rs.)	Duration of contracts/ arrangements/ transactions	Salient terms of contracts or arrangements	Date of approval by the Board, if any	Amount paid as advances, if any
1.	Mahindra & Mahindra Limited (Ultimate Holding Company)	Rendering of services - Shared Services Agreements	3,583,556,689/-	1 st April, 2021 to 31 st March, 2022	The related party transactions (RPTs) entered during the year	Refer Note below	No
2.	Mahindra & Mahindra Limited (Ultimate Holding Company)	Receiving of Services	6,88,32,833/-	1 st April, 2021 to 31 st March, 2022	were in ordinary course of business and on arm's	Refer Note below	No
3.	Mahindra & Mahindra Financial Services Ltd	Rendering of services - Shared Services Agreements	20,73,51,643/-	1 st April, 2021 to 31 st March, 2022	length basis	Refer Note below	No
4.	Mahindra Automotive North America Inc.	Receiving of services	34,72,69,538/-	1 st April, 2021 to 31 st March, 2022	1	Refer Note below	No

5.	Mahindra & Mahindra Limited (Ultimate Holding Company)	42,30,830/-	Dividend for financial year 2020- 21 was paid in Financial year 2021-22	Refer below	Note	No
6.	Mahindra Holdings Limited (Holding Company)	7,66,500/-	Dividend for financial year 2020- 21 was paid in Financial year 2021-22	Refer below	Note	No

Note: Since the above referred transaction is at arm's length and in the ordinary course of business, approval of the Board is not required as per proviso to sub-section (1) of Section 188 of the Companies Act, 2013. However, necessary approvals and noting has been made by the Audit Committee and by the Board from time to time, as and when required.

For and on behalf of the Board

S. Durgashankar Chairman

Chennai, 28th April, 2022

B. K. KHARE & CO.

CHARTERED ACCOUNTANTS

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INDEPENDENT AUDITORS' REPORT

To the members of Mahindra Integrated Business Solutions Private Limited

Report on the audit of the Financial Statements

Opinion

We have audited the accompanying Financial Statements of Mahindra Integrated Business Solutions Private Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss including Other Comprehensive Income, the Statement of Cash Flows and the Statement of Changes in Equity for the year then ended, and a summary of significant accounting policies and other explanatory information in which are incorporated the returns for the year ended on that date audited by the branch auditors of the Company's branches located at Michigan, USA and Banbury, UK.

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 the branch auditors on separate financial statements of the branches referred to in the Other Matters section below, the aforesaid Financial Statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under Section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015 as amended ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, its profit and total comprehensive income, its changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the Financial Statements in accordance with the Standards on Auditing specified under Section 143(10) of the Act (SAs). Our responsibilities under those Standards are further described in the 'Auditors' Responsibilities for the Audit of the 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 ("the ICAI") together with the ethical requirements that are relevant to our audit of the Financial Statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us and the audit evidence obtained by the branch auditors in terms of their reports referred to in the Other Matters section below, is sufficient and appropriate to provide a basis for our audit opinion on the Financial Statements.



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Information Other than the Financial Statements and Auditors' Report thereon

The Company's Board of Directors are responsible for the other information. The other information comprises the Directors Report and the related annexures, but does not include the Financial Statements and our Auditors' Report thereon.

Our opinion on the 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 Financial Statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Financial Statements or our knowledge obtained during the course of our 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.

Responsibilities of management for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Financial Statements that give a true and fair view of the financial position, financial performance including other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

Those Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditors' Responsibilities for the audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' 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 Financial Statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit.

We also:

- Identify and assess the risks of material misstatement of the Financial Statements, whether due to
 fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not
 detecting a material misstatement resulting from fraud is higher than for one resulting from error,
 as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override
 of internal control.
- Obtain an understanding of internal financial 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 system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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 auditors' report to the related disclosures in the 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 auditors' 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 Financial Statements, including the disclosures, and whether the Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the Company and its branches to express an opinion on the Financial Statements. We are responsible for the direction, supervision and performance of the audit of the Financial Statements of such entities or business activities included in the Financial Statements of which we are the independent auditors. For the other entities or business activities included in the Financial Statements, which have been audited by the branch auditors, such branch auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the



Financial Statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Financial Statements.

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

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

Other Matters

We did not audit the financial statements of two branches included in the Financial Statements of the Company whose financial statements reflect total assets of Rs. 18,636.07 Lakhs as at March 31, 2022 and total revenue of Rs. 24.729.76 Lakhs for the year ended on that date, as considered in the Financial Statements. The financial statements of these branches have been audited by the branch auditors and other auditors whose reports have been furnished to us, and our opinion in so far as it relates to the amounts and disclosures included in respect of these branches and our report in terms of sub-section (3) of Section 143 of the Act, in so far as it relates to the aforesaid branches, is based solely on the report of such branch auditors.

Our opinion on the Financial Statements and our report on Other Legal and Regulatory Requirements below is not modified in respect of these matters.

Report on other Legal and Regulatory requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of Section 143 of the Act and on the basis of such checks of the books and records of the Company as we considered appropriate and according to the information and explanations given to us, we give in Annexure B, a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, 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 and its branches so far as it appears from our examination of those books and the reports of the branch auditors and proper returns adequate for the purposes of our audit have been received from the branches not visited by us.



- (c) The reports on the accounts of the branch offices of the Company audited under Section 143(8) of the Act by branch auditors have been sent to us and have been properly dealt with by us in preparing this report.
- (d) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Statement of Changes in Equity and the Statement of Cash Flows dealt with by this report are in agreement with the relevant books of account.
- (e) In our opinion, the aforesaid Financial Statements comply with the Accounting Standards specified under Section 133 of the Act.
- (f) On the basis of the written representations received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164(2) of the Act.
- (g) With respect to the adequacy of the internal financial controls with reference to Financial Statements of the Company and the operating effectiveness of such controls, refer to our separate report in Annexure A. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to Financial Statements.
- (h) In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the company to its directors during the year is in accordance with the provision of section 197 of the Act.
- (i) With respect to the other matters to be included in the Auditors' Report in accordance with the requirements of Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - (i) The Company does not have any pending litigations which would impact its financial position;
 - (ii) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - (iii) There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - (iv) (a) The management has represented that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(es), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate



Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

- (b) The management has represented that, to the best of its knowledge and belief, no funds have been received by the Company from any person(s) or entity(es), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
- (c) Based on such audit procedures that we considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) contain any material misstatement.
- (v) The dividend declared and paid during the year by the Company is in compliance with Section 123 of the Act.

For **B. K. Khare & Co.** Chartered Accountants Firm Registration No. 105102W

Aniruddha Joshi Partner Membership No. 040852 UDIN: 22040852AIDFCH5058 Place: Mumbai Date: April 28, 2022



ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

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

We have audited the internal financial controls over financial reporting of Mahindra Integrated Business Solutions Private Limited ("the Company") as of March 31, 2022 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. 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, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing whether the risk of 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 Ind AS financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of Ind AS



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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

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

For **B.K. Khare & Co.** Chartered Accountants Firm's Registration No. 105102W

Aniruddha Joshi Partner Membership No. 040852 UDIN: 22040852AIDFCH5058 Place: Mumbai Date: April 28, 2022



ANEXURE B TO THE AUDITOR'S REPORT

Referred to in paragraph 1 under **Report on Other Legal and Regulatory Requirements section** of our report of even date on the financial statements for the year ended March 31, 2022

- i. (a) (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 property, plant and equipment.
 - (B) According to the information and explanations given to us, the Company has maintained proper records showing full particulars of intangible assets.
 - (b) The Company has a regular programme for physical verification of its property, plant and equipment by which the property, plant and equipment are verified by the management according to a phased programme designed to cover all the items over a period of 3 years. In our opinion, this periodicity of the physical verification is reasonable having regard to the size of the Company and nature of its property, plant and equipment. In accordance with the programme, the Company has physically verified certain property, plant and equipment during the year and no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us and based on the audit procedures performed by us, the title deeds of immovable properties are held in the name of the Company.
 - (d) According to the information and explanations given to us, the Company has not revalued any of its Property, Plant and Equipment (including Right of Use assets) during the year.
 - (e) Based on the audit procedures performed by us and according to the information, explanations and representations given to us, no proceedings have been initiated or are pending against the Company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- ii. (a) Company is into service industry and does not hold any inventory, hence, reporting under Clause 3(ii)(a) of the Order is not applicable to the Company.
 - (b) According to the information and explanations given to us, the Company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets at any point of time during the year.
- iii. According to the information and explanations given to us, the Company has not made investments in or provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties during the year. Accordingly, the reporting under Clauses 3(iii)(a) to 3(iii)(f) of the Order is not applicable to the Company.



- iv. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Sections 185 and 186 of the Act, with respect to loans granted, guarantees provided and investments made by the Company. The Company has not provided any security during the year to the parties covered under Sections 185 and 186 of the Act.
- v. According to the information and explanations given to us, the Company has not accepted deposits under the provisions of Sections 73 to 76 or any other relevant provisions of the Act and the rules framed thereunder. Accordingly, the reporting under Clause 3(v) of the Order is not applicable to the Company.
- vi. The Central Government has not specified the maintenance of cost records under sub-section (1) of Section 148 of the Act for any of the products of the Company. Accordingly, the reporting under Clause 3(vi) of the Order is not applicable to the Company.
- vii. (a) According to the information and explanations given to us and on the basis of our examination of records of the Company, the amounts deducted / accrued in the books of account in respect of undisputed statutory dues of Income-tax have been regularly deposited during the year by the Company with the appropriate authorities. According to the information and explanations given to us and on the basis of our examination of records of the Company, there were no undisputed statutory dues payable in respect of Sales tax, Service tax, Duty of Customs, Duty of Excise and Value Added Tax.

According to the information and explanations given to us and on the basis of our examination of records of the Company, there were no arrears of outstanding statutory dues in respect of Goods and Services tax, Provident fund, Employees' State Insurance, Income-tax, Sales tax, Service tax, Duty of Customs, Duty of Excise, Value Added Tax, Cess and other material statutory dues as on the last day of the financial year for a period of more than six months from the date they became payable.

(b) According to the information and explanations given to us and on the basis of our examination of records of the Company, there are no statutory dues in respect of Goods and Services Tax, Provident Fund, Employees' State Insurance, Sales tax, Service tax, Duty of Customs, Duty of Excise, Value Added Tax, Cess and any other material statutory dues as at 31 March 2022, which have not been deposited with the appropriate authorities on account of any dispute.

- viii. According to the information and explanations given to us, there are no transactions not recorded in the books of account which have been surrendered or disclosed as income during the year in the tax assessments under the Income-tax Act, 1961. Accordingly, the reporting under Clause 3(viii) of the Order is not applicable to the Company.
- ix. (a) According to the information and explanations given to us and based on the audit procedures performed by us, the Company has not availed any loans or other borrowings during the year. Accordingly, the reporting under Clause 3(ix)(a) of the Order is not applicable to the Company.

(b) According to the information and explanations given to us, the Company has not been declared a wilful defaulter by any bank or financial institution or any other lender till the date of our audit report.



(c) The Company has not raised any term loans during the year. Hence, reporting under Clause 3(ix)(c) of the Order is not applicable to the Company.

(d) In our opinion and according to the information and explanations given to us, the Company has not availed any loans or borrowings during the year. Accordingly, the reporting under Clause 3(ix)(d) of the Order is not applicable to the Company.

(e) According to the information and explanations given to us, the Company does not have any subsidiaries, associates or joint ventures. Accordingly, the reporting under Clauses 3(ix)(e) and 3(ix)(f) of the Order is not applicable to the Company.

x. (a) According to the information and explanations given to us, the Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, the reporting under Clause 3(x)(a) of the Order is not applicable to the Company.

(b) According to the information and explanations given to us, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year. Accordingly, the reporting under Clause 3(x)(b) of the Order is not applicable to the Company.

xi. (a) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India and according to the information and explanations given to us, we have neither come across any instance of material fraud by the Company or on the Company noticed or reported during the year, nor have we been informed of any such case by the management.

(b) There has been no report filed by us under sub-section (12) of Section 143 of the Act in Form ADT-4 as prescribed under Rule 13 of the Companies (Audit and Auditors) Rules, 2014 with the Central Government. Accordingly, the reporting under Clause 3(xi)(b) of the Order is not applicable to the Company.

(c) As represented to us by the management, no whistle blower complaints were received by the Company during the year.

- xii. According to the information and explanations given to us, the Company is not a Nidhi company and the Nidhi Rules, 2014 are not applicable to it. Accordingly, the reporting under Clause 3(xii) of the Order is not applicable to the Company.
- xiii. In our opinion and according to the information and explanations given to us, the Company has entered into transactions with related parties in compliance with the provisions of Section 188 of the Act. The details of such related party transactions have been disclosed in the financial statements as required by Indian Accounting Standard (Ind AS) 24, Related Party Disclosures, specified under Section 133 of the Act.



xiv. (a) In our opinion and according to the information and explanations given to us and based on our examination, the Company has an internal audit system commensurate with the size and nature of its business.

(b) We have considered the Internal Audit reports of the Company issued till date for the period under audit.

- xv. According to the information and explanations given to us, the Company has not entered into any non-cash transactions with its directors or directors of its holding company or persons connected with them during the year and hence, the provisions of Section 192 of the Act are not applicable to the Company. Accordingly, the reporting under Clause 3(xv) of the Order is not applicable to the Company.
- xvi. (a) 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. Accordingly, the reporting under Clause 3(xvi)(a) of the Order is not applicable to the Company.

(b) In our opinion and according to the information and explanations given to us, the Company has not conducted any Non-Banking Financial or Housing Finance activities. Accordingly, the reporting under Clause 3(xvi)(b) of the Order is not applicable to the Company.

(c) In our opinion and according to the information and explanations given to us, the Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, the reporting under Clauses 3(xvi)(c) of the Order is not applicable to the Company.

(d) Based on the information and explanations given to us and the audit procedures performed by us, we report that the Group has 6 Core Investment Companies.

- xvii. In our opinion and according to the information and explanations given to us, the Company has not incurred cash losses in the current financial year as well as in the immediately preceding financial year. Accordingly, the reporting under Clause 3(xvii) of the Order is not applicable to the Company.
- xviii. There has been no resignation of the statutory auditors during the year. Accordingly, the reporting under Clause 3(xviii) of the Order is not applicable to the Company.
- xix. According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of Balance Sheet as and when they fall due within a period of one year from the Balance Sheet date. We, however, state that this is not an assurance as to the future viability of the company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the Balance Sheet date, will get discharged by the Company as and when they fall due.



xx. According to the information and explanations given to us, company is not liable to adhere compliance under section 135 of the Companies Act, 2013. Accordingly, the reporting Clause 3(xx)of the Order is not applicable to the Company.

For **B. K. Khare & Co.** Chartered Accountants Firm's Registration Number 105102W

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Aniruddha Joshi Partner Membership No. 040852 UDIN: 22040852AIDFCH5058 Place: Mumbai Date: April 28, 2022



Mahindra Integrated Business Solutions Private Limited Balance Sheet as at 31 March 2022

		Note No	T Aret T	Rupees lakhs
		Note No.	As at 31 March 2022	As at 31 March 2021
1	ASSETS NON-CURRENT ASSETS			
	 (a) Property, Plant and Equipment (b) Capital Work-in-Progress (c) Intangible assets (c) Capital State (Capital State (4 28 5	2,150.34 22.58 60.87	• 3,132.39 - 76.66
	 (d) Financial Assets (i) Other Financial Assets (e) Deferred Tax Assets (Net) 	6 8	- 237.06 167.99	194.40 155.93
	Income Tax assets (net) Other Non-current Assets SUB-TOTAL	7	3,164.25 6.09 5,809.18	1,189.25 2.55
			5,609.18	4,751.18
	CURRENT ASSETS (a) Financial Assets (i) Investments (ii) Trade Receivables (iii) Cash and Cash Equivalents (iv) Other Bank Balances (v) Other Financial Assets (b) Other Current Assets	9 10 11 11 6 7	14.40 11,776.07 2,912.66 672.93 7.13 1,055.33	13.98 11,477.22 3,926.20 264.72 1.28 598.02
	SUB-TOTAL		16,438.52	16,281.42
	TOTAL ASSETS		22,247.70	21,032.60
	EQUITY AND LIABILITIES			
	EQUITY (a) Equity Share Capital (b) Other Equity	12	977.95 15,096.38	977.95 13,584.05
	SUB-TOTAL		16,074.33	14,562.00
	LIABILITIES			
	NON-CURRENT LIABILITIES (a) Financial Liabilities (i) Lease liabilities	13	204.02	75.2.5.4
	(b) Provisions SUB-TOTAL	13	294.83 297.73 592.56	752.54 270.15 1,022.69
	CURRENT LIABILITIES (a) Financial Liabilities			
	 (i) Trade Payables Total outstanding dues of Micro and small Enterprises Total outstanding dues of creditors other than Micro and small Enterprises (including acceptances) 	15	17.57 2,228.45	7.31 1,774.48
	(ii) Lease Liability (iii) Other Financial Liabilities	13 13	464.90 0.22	590.57 0.22
	(b) Provisions (c) Other Current Liabilities	14 16	56.21 2,813.46	45.46 3,029.87
	SUB-TOTAL		5,580.81	5,447.91
	TOTAL		22,247.70	21,032.60
he accr	programing notes 1 to 35 are an integral part of the Singural Platers and		(0.00)	0.00
n terms	ompanying notes 1 to 35 are an integral part of the Financial Statements of our report attached.	For and o	on behalf of the Board of	Directors
	Whare & co. Accountants WHORK HARE & C.	8~	- n ca	33
artner	Iha Joshi rship No. 040852	S.Durgashankar Director DIN No.00044713	Neera Saggi Director DIN No.00501029	Rahul D Asthana Director DIN No.00234247
				OUSINESS So
	hund	Nikhil Madgavkar Managing Director	Riten Chakrabarty CFO	4 Mumba
		1101 NLa 0C1C2000		
	lumbai (04/2022	DIN No.05163088 Place : Chennai Date : 28/04/2022		(Elo)

Mahindra Integrated Business Solutions Private Limited Statement of Profit and Loss for the Year 2021-22

17 18 19 20 21 22 22 23 23	42,719.05 57.32 42,776.37 25,529.15 54.49 1,081.99 14,321.99 40,987.62 1,788.75 1,788.75 506.67 (18.79) 487.88 1,300.87	19,675.81 157.97 19,833.78 14,738.35 45.04 490.14 4,044.46 19,318.03 515.75 515.75 178.85 (8.19 170.66 345.09
18 19 20 21 22 23	57.32 42,776.37 25,529.15 54,49 1,081.99 14,321.99 40,987.62 1,788.75 1,788.75 506.67 (18.79) 487.88	157.97 19,833.78 14,738.39 45.04 490.14 4,044.46 19,318.03 515.75 178.85 (8.19 170.66
19 20 21 22 23	42,776.37 25,529.15 54.49 1,081.99 14,321.99 40,987.62 1,788.75 1,788.75 506.67 (18.79) 487.88	19,833.78 14,738.39 45.04 490.14 4,044.46 19,318.03 515.75 515.75 178.85 (8.19 170.66
20 21 22 23	25,529.15 54.49 1,081.99 14,321.99 40,987.62 1,788.75 1,788.75 506.67 (18.79) 487.88	14,738.39 45.04 490.14 4,044.46 19,318.03 515.75 515.75 178.85 (8.19 170.66
20 21 22 23	54,49 1,081.99 14,321.99 40,987.62 1,788.75 - 1,788.75 506.67 (18.79) 487.88	45.04 490.14 4,044.44 19,318.03 515.75 515.75 178.88 (8.19 170.66
20 21 22 23	54,49 1,081.99 14,321.99 40,987.62 1,788.75 - 1,788.75 506.67 (18.79) 487.88	45.04 490.14 4,044.44 19,318.03 515.75 515.75 178.88 (8.19 170.66
21 22 23	1,081.99 14,321.99 40,987.62 1,788.75 - 1,788.75 506.67 - (18.79) 487.88	490.14 4,044.44 19,318.03 515.75 515.75 178.88 (8.19 170.66
22	14,321.99 40,987.62 1,788.75 1,788.75 506.67 (18.79) 487.88	4,044.44 19,318.03 515.79 515.79 178.88 (8.19 170.66
23	40,987.62 1,788.75 1,788.75 506.67 (18.79) 487.88	19,318.0 515.7 515.7 178.8 (8.19 170.66
	1,788.75 1,788.75 506.67 (18.79) 487.88	515.7 515.7 178.8 (8.1 170.60
	1,788.75 506.67 (18.79) 487.88	515.75 178.85 (8.15 170.66
	506.67 - (18.79) 487.88	178.85 (8.15 170.66
	506.67 - (18.79) 487.88	178.85 (8.19 170.66
	506.67 - (18.79) 487.88	178.89 (8.19 170.6 6
	- (18.79) 487.88	(8.19 170.6 6
	- (18.79) 487.88	(8.19 170.6 6
23	487.88	170.6
	and the second se	a second s
	1,300.87	345.09
	1.	
	1,300.87	345.09
	19.94	10.19
	26.64	13.17
	(6.70)	(2.98
1	1,320.81	355.28
100		
24	13.51	9.95
24	13.51	9.95
	24	(6.70) 1,320.81 24 13.51

ARE lavyosh. C Chartered Accountants 4 0 Aniruddha Joshi Ó Partner Membership No. 040852 for Unig Place : Mumbai Date 28/04/2022

S.Durgashankar Director DIN No.00044713

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NS Neera Saggi Director DIN No.00501029

Rahur D Asthana No Director DIN No.00234247

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PIN # 9

Philambul Riten Chakrabarty CFO

Chennai Place : Date : 28/04/2022

Nikhil Madgavkar Managing Director DIN No.05163088

Mahindra Integrated Business Solutions Private Limited Statement of Cash flows for Year 2021-22

	Particulars	Year ended	Year ended
		31 March 2022	31 March 2021
	Cash flows from operating activities		
	Profit after tax	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
		1,300.87	345.0
	Adjustments for:		
	Income tax expenses	487.88	170.6
1000	Finance cost	49.72	45.0
	Investment income recognised in profit or loss	(15.62)	(74.3
	Dividend income	(0.43)	(0.4
	Depreciation and amortisation expenses	1,081.99	490.1
	Loss on sale of assets	(0.36)	(44.1
	Write down of CWIP		44.5
	Write back of liabilities		(34.2
			(54.2
	Operating profit before working capital changes	2,904.05	942.1
	Movements in working capital:		
	(Increase)/Decrease in trade and other receivables	687.60	54.2
	(Decrease)/Increase in trade and other payables	(1,183.85)	423.5
	Cash generated from operations	2,407.79	1,420.0
	Income to see and		
	Income taxes paid	(2,474.97)	(117.95
	Net cash generated by operating activities	(67,17)	1,302.0
	Cash flows from investing activities		
	Maturity/(Investments) of Fixed Deposits	(408.21)	14.2
	Proceeds from disposal of Mutual Fund investments	0.01	37.3
	Proceeds from disposal of property, plant & equipment		
		16.49	49.2
	Payments for acquisition of property, plant & equipment and intangible assets	(140.58)	(44.0
	Payments for acquisition of CWIP	(22.58)	
	Interest received .	, 9.77	(254.9)
	Net cash (used in)/generated by investing activities	(545.11)	(198.0
		(343,22)	(150.0.
	Cash flows from financing activities		
	Interest paid on borrowings		(2.2
	Proceeds from borrowings		14.14
	Dividends including dividend distribution tax	(49.97)	(50.0
	Repayments of lease liabilities (including interest thereon)	(602.96)	(304.20
	Dividend paid (incl dividend distribution tax till previous year)	(602.96)	(22.5
	Net cash used in financing activities	(652.93)	(378.94
	Net increase in cash and cash equivalents	(1,265.21)	725.0
	Cash and cash equivalents at the beginning of the year	3,926.20	475.7
	add acquistion date balance add Exchange Gain / (loss)	251.67	2,715.8 9.57
1 1			
	Cash and cash equivalents at the end of the year	2,912.66	3,926.2
		Г	
		2,912.66	3,926.2

erms of our report attached. B. K. Khare & Co. rtered Accountants AREd For and on behalf of the Board of Directors 90 Chartered OV Accountants). myasha 6.8 Nera Sagai Director DIN No.00501029 DIN No.00234247 1 5 4 Aniruddha Joshi S.Durgashankar Director DIN No.00044713 0 Partner Membership No. 040852 + P siness So kr.l Pehal Nikhil Madgavkar Managing Director DIN No.05163088 Chakrabarty CFO nteo Mumbai Place : Mumbai Date 28/04/2022 Place : Chennai Date 28/04/2022 h * bai

Segment reporting for the year 2021-22

		For the year	And an international second seco	For the year	r 2020-21
r. No.	Particulars	Revenue (INR Lakhs)	% of revenue	Revenue (INR Lakhs)	% of revenue
1	Segmental Revenue from operations				
	India	17,985	42.1%	14,313	72.7%
	United States of America	21,793	51.0%	5,363	27.3%
	United Kingdom	2,941	6.9%	5,505	27.37
	Revenue from operations	42,719	100%	19,676	100%
2	Sormont cosults				
L	Segment results	Margin (INR Lakhs)	Margin %	Margin (INR Lakhs)	Margin %
	India	622	21.7%		50.0%
	United States of America	1,972	68.8%	447	50.0%
	United Kingdom	273	9.5%	-	
	Total	2,868	100%	893	100%
3				-	and the loss of the second second second second
	Unallocable expenses (net)*				
	Other Income	57		158	
	Finance costs	54		45	
	Depreciation & amortisation expense	1,082		490	
-	Profit before tax	1,789		516	
		For the year	CONTRACTOR OF THE OWNER	For the year	the state of the s
4	Segment Revenue- Geography-wise	Revenue (INR Lakhs)	% of revenue	Revenue (INR Lakhs)	% of revenue
	India	18,047	42.2%	14,388	72.5%
	United States of America	21,789	50.9%	5,446	27.5%
	United Kingdom	2,941	6.9%	5,440	27.570
		2,541	0.9%		
	Rest of the world (ROW)	-		-	
	Revenue from operations	42,776	100.0%	19,834	100.0%
	In terms of our report attached. For B. K. Khare & Co. Chartered Accountants Multiple War Aniruddha loshi Partner Membership No. 040852	5	For and o S.Durgashankar Director DIN No.00044713	N behalf of the Board of D N Source Neera Saggi Director DIN No.00501029	Directors

Statement Of Changes In Equity for the Year Ended 31 March 2022 Mahindra Integrated Business Solutions Private Limited

A. Equity share capital

Rupees lakhs

(1) As at 31 March 2022				- Rupees lakit
Balance at the beginning of the current reporting period	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in equity share capital during the current year	Balance at the end of the current reporting period
977.95	2	977.95		977.95

Shares held by Promoters at the end of the year	% Change during the			
Promoters Name	No. of shares	% of total Shares	year	
Mahindra Vehicle Manufacturers Limited			(84.66)	
Mahindra & Mahindra Ltd	82,79,511	84.66	84.66	
Mahindra Holdings Limited	15,00,000	15.34		

(2) As at 31 March 2021

Balance at the beginning of the current reporting period	Changes in Equity Share Capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in equity share capital during the current year	Balance at the end of the current reporting period
150.00	* 	150.00	827.95	977.95

Shares held by Promoters at the end of the year	% Change during the			
Promoters Name	No. of shares	% of total Shares	year	
Mahindra Vehicle Manufacturers Limited	82,79,511	84.66	84.66	
Mahindra Holdings Limited	15,00,000	15.34	(84.66)	

	Rupees lakhs	India	US Branch	UK Branch
As at 31 March 2019	150.00	150.00	-	
Changes in equity share capital during the year	-			
As at 31 March 2020	150.00	150.00	-	
Changes in equity share capital during the year	827.95		827.95	
As at 31 March 2021	977.95	150.00	827.95	
Changes in equity share capital during the year	-			
As at 31 March 2022	977.95	150.00	827.95	

In terms of our report attached. For P. R. Khare & Co. Chartered Accountants For and on behalf of the Board of Directors ARE d P Chartered Accountants M NS -1 C Rahul D Astikana Director DIN No.00234247 ann ø Neera Saggi Director DIN No.00501029 Aniruddha Joshi Partner S.Durgashankar Director DIN No.00044713 Membership No. 040852 * usiness Sol Pehula Riten Chakrabarty CFO Nikhil Madgavkar Managing Director DIN No.05163088 Mumbai Place : Mumbai Date 28/04/2022 Place :Chennai Date : 28/04/2022 M

Statement Of Changes In other Equity for the Year Ended 31 March 2022 Mahindra Integrated Business Solutions Private Limited

B. Other Equity

Reserves and Surplus Items of other comprehensive income Foreign Remeasurements of the Particulars Capital Total currency **Retained Earnings** General Reserve defined benefit liabilities / Reserve translation (asset) reserve As at 31 March 2020 881.90 13,542.41 873.86 8.04 345.09 13,187.13 10.19 Profit / (Loss) for the period . Other Comprehensive Income / (Loss) 10.19 10.19 345.09 13,187.13 Total Comprehensive Income for the year 10.19 10.19 13,552.60 Movement Issue of shares (827.95) (827.95) Dividend paid on Equity Shares Dividend Distribution Tax (22.50) (22.50) As at 31 March 2021 1.196.45 12,359.18 18.23 10.19 13,584.05 Profit / (Loss) for the period 1,300.88 1,300.88 Other Comprehensive Income / (Loss) 19.94 241.48 261.42 1,300.88 Total Comprehensive Income for the year 19.94 241.48 1,562.30 Movement Issue of shares Dividend paid on Equity Shares (49.97) (49.97) Dividend Distribution Tax 12,359.18 2,447.36 As at 31 March 2022 38.17 251.67 15,096.38

of our report attached. k. Khare & Co. в ed Accountants NYOSKR 4

Aniruddha Joshi Partner Membership No. 040852

ARE Chartered Accountants œ.

Place : Mumbai Date 28/04/2022

1

N Neera Saggi Director DIN No.00501029

ann Rahul D Ast

Director DIN No.00234247

iten Chakrabarty CEO



Place : Chennai Date : 28/04/2022

Director

for Oluly Managing Director DIN No.05163088

For and on behalf of the Board of Directors R S.Durgashankar

DIN No.00044713

Nikhil Madgavkar

Rupees lakhs

Notes to the financial statements for the year ended March 31, 2022

Company overview

Note No.

Mahindra Integrated Business Solutions Private Limited is a Private Limited Company Incorporated and domiciled in India on 18th January 2011 and it started its operations from 1st May 2011. The Company's registered office is at Mumi Maharashra, India. These financial statements correspond to the stand alone financial statments of the Company. The Company is rendering back office accounting & payroll services. Currently though a captive service provider, it intends to extend the services to corporate sector at large.

The immediate parent Company is Mahindra Holdings Limited, and ultimate parent Company is Mahindra & Mahindra Limited, a company incorporated in India.

2.1 Statement of compliance and basis for preparation

a. These financial statements have been prepared in accordance with Indian Accounting Standards as per the Companies (Indian Accounting Standards) Rules, 2015 as amended and notified under Section 133 of the Companies Act, 2013 (the 'Act') and other relevant provisions of the Act.

b. Cash flow statement is prepared segregating the cash flows from operating, investing and financing activities. Cash flow is reported using indirect method as per the requirements of Ind AS 7 ("Cash flow statements"), whereby profit for the year 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

c. Functional and presentation currency

These financial statements are presented in Indian Rupees ('INR' or 'Rupees') which is also the Company's functional currency. All amounts are rounded olf to the nearest lakhs, unless otherwise indicated

d. Basis of measurement

The financial statements have been prepared on the historical cost basis except for certain financial instruments which are measured at fair values

e. Use of judgements and estimates

In preparing these financial statements, management has made judgements, estimates and assumptions that affect the application of the Company's accounting policies and the reported amounts of assets, liabilities, income, expenses and the disclosures of contingent assets and liabilities. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to estimates are recognised prospectively

Following are areas that involved a higher degree of estimate and judgement or complexity in determining the carrying amount of some assets and liabilities.

- useful life of property, plant and equipment and intangible assets
- estimation of define benefit obligation
- provision for warranty claims
- income taxes current and deferred taxes
- fair value of unlisted securities impairment of trade receivables

Detailed information about each of these estimates and judgements that have a significant risk of resulting in material adjustment within the next financial year is included in relevant notes for the above items.

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that may have a financial impact on the Company and that are believed to be reasonable under the circumstances

f. Measurement of fair values

number of the Company's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities

In determining the fair value of its financial instruments, the Company uses a variety of methods and assumptions that are based on market conditions and risks existing at each reporting date. The Chief Financial Officer and persons entrusted have overall responsibility for overseeing all significant fair value measurements, including Level 3 fair values and assessments that these valuations meet the requirements of Ind AS. The methods used to determine fair value include discounted cashflow analysis, available quoted market prices and dealer quotes. All methods of assessing fair value result in general approximation of value, and such value may never actually be realised.

Fair values are categorised 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 and liabilities
- Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3: inputs for the asset ot liability that are not based on observable market data (unobservable inputs)

g. Critical accounting judgements and key sources of estimation uncertainty In the application of the Company's accounting policies, the management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated associated associated have based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only the period of the revision and future periods if the revision affects both current and future periods.





Notes to the financial statements for the year ended March 31, 2022 2.2 Significant accounting policies

a. Operating Cycle

Assets and Liabilities are classified as Current or Non - Current as per the provisions of the Schedule III notified under the Companies Act, 2013 and Company's normal operating cycle. Based on the nature of business and its activities, the Company has ascertained its operating cycle as twelve months for the purpose of Current & Non - Current classification of Assets & Liabilities

b. Property, plant and equipment

. Property, plant and equipment are carried at their original cost less accumulated depreciation and accumulated impairment losses

ii. Depreciation is recognised so as to write off the cost of assets less their residual values over their useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective

The estimated useful life used to determine depreciation is:

Building	24 - 30 years
Leasehold improvements	3 - 15 years or the lease period
Machinery & equipment	3 - 10 years
Furniture & fixtures	5 - 10 years
Computers	3 - 5 years
Vehicles	5 years

iii. An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of a item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

c. Intangible Assets:

Intancible assets with finite useful lives that are acquired separately are carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis. Intangible assets with indefinite useful lives that are acquired separately are carried at cost less accumulated impairment losses. The useful life considered for assets in this rlass is 3 - 5 years

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.

d. Impairment of tangible and intangible assets

At the end of each reporting period, the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs of disposal and value in use. 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 for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cashgenerating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

d. Investments: Investment held as long-term investments are stated at cost comprising of acquisition and incidental expenses less permanent diminution in value, if any. Current investments are valued at the lower of cost and fair value





Notes to the financial statements for the year ended March 31, 2022

e. Revenue Recognitio

- i. Sale of services is recognized when the services are rendered.
- ii. Revenues on time & material contracts are recognized as the related services are performed and revenues from the end of the last billing to the Balance sheet date is recognized as Unbilled revenues. The unbilled revenues primarily consists of cost which needs to be billed to client on cost plus margin basis where there is no uncertainty as to measurement or collectability of consideration.
- iii. Fee based income is accounted for on achieving specified milestones as per mutual agreement.
- iv. Further, revenue is recognised when there is no uncertainty as to the measurement or collectability of consideration.
- v. Interest income
- Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding.
- f. Employee Benefits:

Retirement benefit costs and termination benefits

Payments to defined contribution retirement benefit plans are recognised as an expense when employees have rendered service entitling them to the contributions.

For defined benefit retirement benefit plans, the cost of providing benefits is determined using the projected unit credit method. Re-measurement recognised in other comprehensive income is reflected immediately in retained earnings and is not reclassified to profit or loss. Past service cost is recognised in profit or loss in the period of a plan amendment. Defined benefit costs are categorised as follows:

 service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlements);

net interest expense or income; and

re-measurement
 The Company presents the first two components of defined benefit costs in profit or loss in the line item 'Employee
 benefits expense'. Curtailment gains and losses are accounted for as past service costs.

The retirement benefit obligation recognised in the balance sheet represents the actual deficit or surplus in the Company's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any economic benefits available in the form of refunds from the plans or reductions in future contributions to the plans.

Short-term and other long-term employee benefits

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

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

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

g. Taxes on Income

Tax expense comprises of both current and deferred tax only.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period. Provision for Current tax is measured at the amount computed under section 115BAA of the Income Tax Act, 1961 and hence provision of MAT under section 115JB is not applicable.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the linancial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

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

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.





Notes to the financial statements for the year ended March 31, 2022

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

h. Foreign exchange gains and losses

- The fair value of financial assets denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period.
 - i. For foreign currency denominated financial assets measured at amortised cost and FVTPL, the exchange differences are recognised in profit or loss except for those which are designated as hedging instruments in a hedging relationship.
 - ii. Changes in the carrying amount of investments in equity instruments at FVTOCI relating to changes in foreign currency rates are recognised in other comprehensive income.

For the purposes of recognising foreign exchange gains and losses, FVTOCI debt instruments are treated as financial assets measured at amortised cost. Thus, the exchange differences on the amortised cost are recognised in profit or loss and other changes in the fair value of FVTOCI financial assets are recognised in other comprehensive income.

i. Financial instruments

Financial assets and financial liabilities are recognised when a Company entity becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delizery of assets within the time frame established by regulation or convention in the marketplace.

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

Impairment of financial assets

The Company applies the expected credit loss model for recognising impairment loss on financial assets measured at amortised cost, trade receivables, other contractual rights to receive cash and other financial asset.

Expected credit losses are the weighted average of credit losses with the respective risks of default occurring as the weights. Credit loss 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 Company expects to receive (i.e. all cash shortfalls).

Derecognition of financial assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss if such gain or loss would have otherwise been recognised in profit or loss on disposal of that financial asset.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method or at FVTPL

Financial liabilities subsequently measured at amortised cost

Financial liabilities that are not held-for-trading and are not designated as at FVTPL are measured at amortised cost at the end of subsequent accounting periods. The carrying amounts of financial liabilities that are subsequently measured at amortised cost are determined based on the effective interest method. Interest expense that is not capitalised as part of costs of an asset is included in the "finance costs" line item.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the net carrying amount on initial recognition.





Derecognition of financial liabilities

Notes to the financial statements for the year ended March 31, 2022

ipany derecognises financial liabilities when, and only when, the Company's obligations are discharged, The Cor cancelled or have expired.

j. Leasing

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks & rewards of ownership to the leases. All other leases are classified as operating lease

The Company as lessee

The assets held under finance leases are initially recongnised as assets of the company at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the balance sheet as a finance lease obligation. Lease payments are apportioned between finance expen and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability Finance expenses are recognized immediately in profit or loss, unless they are directly attributed to qualifying assets, in which case they are capitalized in accordance with the Company's general policies on borrowing cost. Contingent rentals are recognized as expense in the period in which they are incurred.

Rental expense from the operating lease is generally recognized on a straight line basis over the term of the relevant lease. Where the rentals are structured solely to increase in line with expected general inflation to compensate for the lessors expected inflationary cost increases, such increases are recognized in the year in which such benefits accrue.

k. Provisions

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that the Company will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

I. Government incentive

The Branch receives incentives in the form of reimbursement of expenses incurred under the New Jobs Training Program agreement with Oakland Community College. These grants are netted off against the training expenses in the statement of income when there is a reasonable assurance that all grant conditions have been complied with and the grant will be received

3.1

Pursuant to acquisition of US Branch from Mahindra Vehicle Manufacturing Limited w.e.f. January 1, 2022, the a pertaining to year from April 2020 to March 2021 includes amounts for 3 Months from January 2021 to March 2021 related to US Branch operations. UK branch has started their operations from October 2021. Accordingly, no amount related to UK Branch was included in amounts for the year from April 2020 to March 2021. Consequently, the amount for the year from April 2020 to March 2021 are not comparable to amounts for the year from April 2021 to March 2022

3.2 Segment Reporting - The CEO & MD of the Company has been identified as the Chief Operating Decision Maker (CODM) as defined by Ind AS 108, Operating Segments. The CODM evaluates the Company's performance and allocates resources based on an analysis of various performance indicators by geography. Accordingly, segment information has been presented for geography. Each segment item is presented at the measure used to report to the CODM for the purposes of making decisions about allocating resources to the segment and assessing its performance. CODM does not review assets and liabilities at reportable segments level, hence Management believes that it is currently not practicable to provide disclosure of assets by geographical location

3.3 Recent Accounting Pronouncements

On 24th March, 2021, the Ministry of Corporate Alfairs ("MCA") through a notification, amended Schedule III of the Companies Act, 2013 revising Division I, II and III of Schedule III and are applicable from 1st April, 2021. The amendments in Division II (applicable to the Company) of Schedule III, primarily relate to :

a) Change in existing presentation requirements for certain items in Balance sheet, for eg. lease liabilities, security deposits, current maturities of long term borrowings, effect of prior period errors on equity share capital b) Additional disclosure requirements in specified formats, for eg. ageing of trade receivables, trade payables, capital work in progress, intangible assets, shareholding of promoters, etc.

c) Disclosure if funds have been used other than for the specific purpose for which it was borrowed from banks and financial institutions.

d) Additional Regulatory Information, for eg., compliance with layers of companies, title deeds of immovable properties, financial ratios, loans and advances to key managerial personnel, etc The amendments are extensive and the Group is evaluating the same

3.4 Basic earnings per share is computed by dividing the net profit after tax by the weighted average number of equity shares outstanding during the period, adjusted for bonus elements in equity shares, if any, issued during the period. Diluted EPS is computed by dividing the net profit after tax by the weighted average number of equity shares considered for deriving basic EPS and also weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date. Dilutive potential equity shares are determined independently for each period presented.





Mahindra Integrated Business Solutions Private Limited Notes to the financial statements for the year ended March 31, 2022

Note No. 4 - Property, Plant and Equipment

Property, plant and equipment comprise of owned and leased assets.

Particulars	As at March 31, 2021	As at March 31, 2021	
s) Property, Plant and Equipment Owned	799.58	1,078.85	
b) Right of Use asset	1,350.76	2,053.54	
fotal	2,150.34	3,132.39	

Note No. 4 (a)- Property, Plant and Equipment Owned

Particulars				Land - Freehold	Buildings	Leasehold Improvements	Plant and Equipment	Office Equipment	Furniture and Fixtures	Vehicles	Total
Cost				reenoid		mprovements	equipment	cquipment	Tixtores		
Balance as at April 1, 2020		ted		2	- 11		249.69	84.96	30.39	44.35	409.3
		US					249.69	84.96	30,39	44.35	409.3
	Additions			93.51	374.04		2,045.33	4.91	651 56	172.72	3,342.0
		Ind US		93.51	374.04		6.76 2.038.57	4.91	651.56	172.72	11.6 3,330.4
	Disposals						(129.63)		(97.28)	(11.90)	(238.8
		trid US					(0.69) (128.94)		(97.28)	(11.90)	(0.6) (238.1)
Balance as at March 31, 2021		Ind		93.51	374.04		2,165.39 255.76	89.87 89.87	584.67 30.39	205 17 44 35	3.512.6
		US	_	93.51	374.04		1,909.63	65.67	554.28	160 82	3.092.2
	Additions	UK			1		66.55	17.79	12.12	36.16	132.6
	Automotions	Ind	1				60.55	6.65	12.12	30.10	6.5
		US			5 C					36-16	36.10
		UK			1	1 () ()	66.55	11.13	12.12		89.80
	Disposals						(54.65)			(35.36)	(90.6)
		Ind US					(0.02)			(15.45)	(15.50
		UK					(54.63)			(20.48)	(75.1)
Balance as at March 31, 2022		ter trief		93.51	374.04		2,177.29	107.66	596.79	205.37	3.554.69
		ind US		93.51	374.04		255.74 1,855.00	96.52	30.35 554.28	28 87 176 50	411.5. 3,053.3
		UK					66.55	11.13	12.12		89.8
Accumulated depreciation											
							0.0000		1000		
Balance as at April 1, 2020		Ind					209.19 209.19	36.84 36.84	13.88 13.88	14.59	274.5
		US					124				
	Additions	Ind			76.89		1,629.85	16.20	538-39 3.99	131.57 9.17	2,392.9
		US			76.89		1,607.54	16.70	534.40	122.40	\$6.6 2.336.2
	Disposals	Ind		2			(124.55) (0.66)		(97.15)	(11.90)	(233.6)
		us			- L.	1.1.1	(123.89)		(97.15)	(11.90)	(232.9
Balance as at March 31, 2021					76.00		1,714.49	12.01	455.12	134.26	2.433 8
balance as an waren 31, 2021		Ind			76.89		235.84	53.04 53.04	17.87	23.76	330.5
		US		- A.	76.89		1,478.65		437.25	110.50	2,103.2
	Additions	UK			12.46		251.32	16.17	76.05	39.73	395.7
		Ind					3.35	15.99	3.57	7.20	30.1
		US UK		2	12.46		234.00 13.97	0.18	70 % 1.52	37.53	349.9
	Disposals						(47.70)			(26.76)	(74.40
		ind US					(47.70)			(14.71) (12.05)	(14.7 (59.7)
		UK					(47.70)			(12.03)	122.0
Balance in at March 21, 2033					00.37		101013	(0.11	673.37	147.33	3.365.07
Balance as at March 31, 2022		Ind			89.35	1.1.1	1,918.12 239.19	69.21 69.03	531.17 21.44	147.23	2,755.0
		US			89.35		1.664.95		508.21	130.98	2.393.49
		UK					13.98	0.18	1.52	- 11	15.6
Net carrying amount											
As at March 31, 2021				93.51	297.15		450.90	36.83	129.55	/0.91	1,078.8
		Ind					19.92	36.83	12.52	20.59	89.8
		US UK		93.51	297.15	5	430.98	0	117.03	50.32	988 9
		MB									
As at March 31, 2022				93.51	284.69	- E	259.17	38.45	65.67 8.95	58.14 12.62	799.5
							16.55	27.49			65.6
		Ind US		93.51	284.69	N 13	190.05		46.07	45.57	659.8

Rupees lakhs





	Particulars		Land	Buildings	Plant and Equipment	Office Equipment	Furniture and Fixtures	Vehicles	Total
.ost			-	-					
451					1				
Balance as at April 1, 2020				533.56					533.5
		Ind	1	\$33.56	1 5				533
	Additions	US		717.76	179.44	762.72	1,041.27	38.13	1.750
	Additions	Ind		/1/./6	179.44	162.12	1,041.27	38.13	2,739
		us		717.76	179.44	762.72	1,041.27	38-13	2,739
	Disposals							-	
		Ind US							
		US							
Ialance as at March 31, 2021				1,251.32	179.44	762.72	1,041.27	38.13	3,272
		Ind		533.56		-		-	533
		US		717.76	179.44	762.72	1,041.27	38.13	2,739
	Additions	UK		-	18.51				
	Auditions	ind			16,51				18
		US			18.51			-	18
		UK							
	Disposals			2 - P	(18.51)	(130.67)		(38.13)	(187
		had				1100 (01			
		US UK			(18.51)	(130.67)		(38-13)	(18)
alance as at March 31, 2022		UK.		1,251.32	179.44	632.05	1,041.27	0.00	3,104
		Ind		\$33.56					53.
		us		717.76	179.44	632.05	1,041.27	0.00	2.57
		UK		- 8 · 6	1. 1. 1.				
councilated depreciation									
alance as at April 1, 2020				154.76		1.00			154
		Ind	1.1	154.76	0	0	0	0	154
		US		0	0	0	0	0	
	Additions	1/01		453.77	90.04	226.40	262.00	32.37	1,064
		ind US		154.76 299.01	90.04	226.4	262	32.37	154
	Disposals	03		299.01	90.04	220.4	262	37.37	909
	Chipotan	Ind	10 A	0	0	0	0	0	
		US		0	0		0	0	
				-					
alance as at March 31, 2021				608.53	90.04	226.40	262.00	32.37	1 219
		Ind		309.52	0	0	0	0	309
		US UK		299.01	90.04	226.4	262	32.37	909
	Additions	00		291.75	48.02	191.01	131.31	0.53	662
		Ind		154.76			- 1		154
		US		136.99	48.02	191.01	131.31	0.53	507
		ЛК				1.00			
	Disposals	ind		- 0	(5.23)	(90.51)		(32.90)	(128
		US		0	(5.23)	(90.51)	0	(32.90)	(128
		UK			10000	(100.01)		1.00	
alance as at March 31, 2022				900.28	132.83	326.90	393.31	(0.00)	1.753
		Ind		464.28					464
		US		436.00	132.83	326.90	393.31	(0.00)	1,289
tet Carrying Amount		UK				3			
and and and and and				3.0					
s at March 31, 2021				642.79	89.40	536.32	779.27	5.76	2,053
		Ind		224.04					224
		us		418.75	89.40	536.32	779.27	5.76	1.82
s at March 31, 2022		UK				200.10			
s at march s1, 2022		Ind		351.04 69.28	46.61	305.15	647.96	0.00	1,350
		US		281.76	46.61	305.15	647.96	0.00	1,281
		UK		201.70	45.01	303.13	un7.90.	0.00	1,201





Note No. 5 - Other Intangible Assets

Rupees lakhs

Particulars			Computer Software	Total
Cost		n an fair an		
Balance as at April 1, 2020			43.83	43.8
		Ind	43.83	43.8
		US	-	
	Additions		1,373.38	1,373.3
	Additions	Ind	72.69	72.6
		US	1,300.69	1,300.6
	Disposals		(51.86)	(51.8
	n ap a state	Ind	(04.00)	(32.0
		US	(51.86)	(51.8
alance as at March 31, 2021			1,365.35	1,365.3
		Ind	116.52	116.5
		US	1,248.83	1,248.8
		UK	-	
	Additions		7.97	7.9
		Ind	7.97	7.9
		US	-	
		UK		
	Disposals		(65.56)	(65.5
		Ind	(as a set	100.0
		US	(65.56)	(65.5
		UK	(sector)	(001-
lance as at March 31, 2022		-1757-00	1,307.76	1,307.7
		Ind	124.49	124.4
		US	1,183.27	1,183.2
		UK		2
				4
cumulated amortisation				×
auto at March 21, 2020			25.40	25
lance as at March 31, 2020		1.1	25.48	25.4
		Ind	25.48	25.4
	Additions	US	1 315 03	1 210 0
	Additions	12.4	1,315.07	1,315.0
		Ind US	17.02	17.0
	Disposals	05	1,298.05	1,298.0
	Disposals	Ind	(51.86)	(51.8
		US	(51.86)	/51.0
		03	(51.80)	(51.8
lance as at March 31, 2021			1,288.69	1,288.6
		Ind	42.50	42.5
		US	1,246.19	1,246.1
		UK	1,240.15	2,2.40.3
	Additions	UK	23.77	
	Additions	Ind	21.12	
		US	2.65	
		UK	2.00	
	Disposals	-er 1 5	(65.57)	
	to top to total d	Ind	(or erac)	
		US	(65.57)	
		UK	(******)	2
ance as at March 31, 2022		1879-1873).		
		Ind	63.62	
		US	1,183.27	
		UK	-	
t an an line and a state				
t carrying amount				
at March 31, 2021			76.66	76.6
		Ind	74.02	74.0
		US	2.64	2.6
		UK	-	
at March 31, 2022		4588.81	60.87	60.8
ADVECTIVE PERCENT AND TRANSFER		Ind	60.87	60.8
		US	(0.00)	(0.0
		UK		-

Note: Amortisation of the assets are done in a span of 5 years from the date of acquisition.





Notes to the financial statements for the year ended March 31, 2022

Note No. 6 - Other financial assets

articulars	As at 31 M	As at 31 March 2021		
Financial assets at amortised cost	Current	Non- Current	Current	Non- Current
(a) Security Deposit		237.06		194.40
b) Interest accrued on Fixed Deposits	7.13		1.28	-
TOTAL	7.13	237.06	1.28	194.40

Note No. 7 - Other assets (Non Financial)

Particulars	As at 31 M	As at 31 March 2021		
	Current	Non- Current	Current	Non- Current
(a) Advances other than capital advances				
(i) Prepaid rent	2.55	6.09	4.65	2.55
(ii) Prepaid Expenses	803.67	4.1	583.78	
(iii) Unbilled revenue	35.17			
(iv) VAT Receivable	210.38			
(iv) Other	3.56	-	9.59	
Total	1,055.33	6.09	598.02	2.55
		91		





Note No. 8: Current Tax and Deferred Tax

(i) Movement in deferred tax balances

Rupees lakhs

		As at 31 M	arch 2022	
Particulars	Opening Balance	Recognised in profit and Loss	Recognised in OCI	Closing Balance
Tax effect of items constituting deferred tax liabilities on remeasurements of the defined benefit plans	6.13			6.13
	6.13		-	- 6.13
Tax effect of items constituting deferred tax assets Employee Benefits	125.12	(7.02)		
Property, Plant and Equipment and Intangible assets	125.12 (9.87)	(7.92) 39.52		117.20 29.65
Other Temporary Differences	46.82	(19.55)		29.65
	162.07	12.05	-	174.12
Net Tax Asset (Liabilities)	155.93	12.05		167.99

		As at 31 M	arch 2021	
Particulars	Opening Balance	Recognised in profit and Loss	Recognised in OCI	Closing Balance
Tax effect of items constituting deferred tax liabilities on remeasurements of the defined benefit plans	3.15		2.98	6.13
	3.15		2.98	6.13
Tax effect of items constituting deferred tax assets Employee Benefits	114.42	10.70		125.12
Property, Plant and Equipment and Intangible assets	9.09	(18.96)		(9.87
Other Temporary Differences	30.36	16.46		46.82
	153.87	8.20		162.07
Net Tax Asset (Liabilities)	150.71	8.20	(2.98)	155.93





Note No. 9 - Investments

Rupees lakhs

	As at 31 M	arch 2022	As at 31 March 2021	
Particular	Amounts*	Amounts*	Amounts*	Amounts*
	Current	Non Current	Current	Non Current
Designated as Fair Value Through Profit and Loss				
Quoted Investments				
nvestments in Mutual Funds	14.40		13.98	
otal	14.40		13.98	
ggregate amount of quoted investments	14.40		13.98	
ggregate amount of market value of investments	14.40		13.98	
OTAL INVESTMENTS CARRYING VALUE	14.40		13.98	

Note No. 10 - Trade receivables

		arch 2022	As at 31 March 2021	
	Current	Non Current	Current	Non Current
(a) Trade receivables considered good - Secured	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
 (b) Trade receivables considered good - Unsecured (c) Trade receivables which have significant increase in credit risk 	11,776.07		11,477.22	•
(d) Trade receivables - credit impaired. Less: Provision for doubtful debt	21.90 (21.90)		21.90 (21.90)	:
TOTAL	11,776.07		11,477.22	
Of the above, trade receivables from:				
- Related Parties - Others	14,072.25 178.64		11,340.76 136.46	
Total	14,250.89		11,477.22	





Note No. 11 - Cash and Bank Balances

Rupees lakhs

As at 31 March 2022	As at 31 March 2021
2908.63	2,460.75
4.03	1,465.45
2,912.66	3,926.20
672.93	264.72
672.93	264.72
	2022 2908.63 4.03 2,912.66 672.93

Reconcliation of Cash and Cash Equivalents

Particulars	As at 31 March 2022	As at 31 March 2021
Total Cash and Cash Equivalents as per Balance Sheet Add: Bank Overdraft	2,912.66	3,926.20
Add: Cash and bank balances included in a disposal group held for sale		
Total Cash and Cash Equivalents as per Statement of Cashflow	2,912.66	3,926.20





Note No. 12 - Equity Share Capital

Particulars	As at 31 Mar	As at 31 Mar	ch 2021	
	No. of shares	Value	No of shares	Value
Authorised:				
Equity shares of Rs. 10 each with voting rights	1.00,00,000	1,000.00	1,00,00,000	1,000.00
Issued, Subscribed and Fully Paid:				
Equity shares of Rs. 10 each with voting rights	97,79,511	977.95	97,79,511	977.95
Total	97,79,511	977.95	97,79,511	977.95

(i) Reconciliation of the number of shares outstanding at the beginning and at the end of the period.

Particulars	Opening Balance	Fresh Issue	Closing Balance
Equity Shares with Voting rights			
Period Ended 31 March 2022			
No. of Shares	97,79,511		97,79,511
Amount	977.95		977.95
Year Ended 31 March 2021			
No. of Shares	15,00,000	82,79,511	97,79,511
Amount	150.00	827.95	977.95
	1	1.	

Rights, preferences and restrictions attached to equity shares The Company has only one class of equity shares having par value of Rs. 10 per share. Each holder of equity share is entitled to one vote per share. The company declares and pays dividend in Indian Rupees. The dividend proposed by Board of Direcors is subject to approval of the shareholders in the ensuing annual general meeting. Further, the Board of Directors may also announce an interim dividend which would need to be confirmed by the shareholders at the forthcoming Annual General Meeting. In the event of liquidation, the shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholdings.

(ii) There is only one class of Equity shares valued at Rs. 10 and there are no preference shares.

(iii) Details of shares held by the holding company, the ultimate holding company, their subsidiaries and associates:

Particulars	No. of Shares				
	Equity Shares with Voting rights	Equity Shares with Differential Voting rights	Others		
As at 31 March 2022					
Mahindra & Mahindra Ltd	82,79,511				
Mahindra Holdings Limited, the Holding Company	15,00,000	1 1 1 m			
As at 31 March 2021					
Mahindra Vehicle Manufacturers Limited, the Holding Company	82,79,511	1.1			
Mahindra Holdings Limited, the Holding Company	15,00,000		-		

(iv) Details of shares held by each shareholder holding more than 5% shares:

Class of shares / Name of shareholder	As at 31 M	March 2022	As at 31 March 2021	
	Number of shares held	% holding in that class of shares	Number of shares held	% holding in that class of shares
quity shares with voting rights Mahindra Vehicle Manufacturers Limited			82,79,511	84.66
Mahindra & Mahindra Ltd	82,79,511	84.66	02,7 0,011	
Mahindra Holdings Limited	15,00,000	15.34	15,00,000	15.34

(v) Shareholding of Promoters

Shares held by Promoters at the end of the year						
Promoters	Name	ame No. of shares		the year		
As at 31 M	arch 2022					
	Mahindra Vehicle Manufacturers Limited	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		(84.66		
	Mahindra & Mahindra Ltd	82,79,511	84.66	84.66		
	Mahindra Holdings Limited	15,00,000	15.34			
As at 31 M	arch 2021					
	Mahindra Vehicle Manufacturers Limited	82,79,511	84.66	84.66		
	Mahindra Holdings Limited	15,00,000	15.34	(84.66		





Note No. 13 - Other Financial Liabilities

	Particulars	Rs. In lakhs Rs. In lakhs			
		As at 31 March 2022	As at 31 March 2021		
Other Fina Non-Curre	ncial Liabilities Measured at Amortised Cost				
(a)	Lease liability	294.83 294.83	752.54 752.5 4		
Current					
(a)	Current maturities of finance lease obligations	464.90	590.57		
(c)	Other liabilities	0.22	0.22		
Total oth	er financial liabilities	759.95	1,343.33		





Note No. 14 - Provisions

Particulars	As at 31 M	arch 2022	As at 31 March 2021	
	Current	Non- Current	Current	Non- Current
 a) Provision for employee benefits (1) Long-term Employee Benefits (2) Short-term Employee Benefits 	56.21	297.73	45.46	270.15
Total Provisions	56.21	297.73	45.46	270.15

Note No. 15 - Trade Payables

	Particulars		As at 31 M	arch 2022	As at 31 March 2021	
			Current	Non Current	Current	Non Current
(a)	(i) (ii)	Trade payable - Micro ans small enterprises Trade payable - Other than micro ans small enterprises	17.57 1,084.53	-	7.31 1,140.91	
	(iii)	Others - Accrued Expenses	1,143.92	•	633.57	
		Total Trade Payables	2,246.02	99999999999999999999999999999999999999	1,781.79	enis et contrat, sa record a single check

Note No. 16 - Other Liabilities

	Particulars	As at 31 M	As at 31 March 2022		
		Current	Non Current	Current	Non- Current
(a) (b)	Statutory dues Others*	562.03 2,251.43		378.98 2,650.89	
	Total Other Liabilities	2,813.46	-	3,029.87	

* Others mainly includes salary, bonus, performance pay and other employee related payables.





(i) Debtors Ageing Schedule Where no due date of payment is specified

Particulars	Outstanding for following periods from due date of payment		Outstanding for following periods from due date of payment			
Particulars	Less than 6 months	6 months +1 year	1-2 years	2-3 years	More than 3 years	Total
i) Undisputed frade receivables - considered good	10,365.64	1,405.51	0.57	4.35		11,776.07
ii) Undisputed Trade Receivables - considered doubtful			24			
iii) Disputed Trade Receivables considered good						
iv) Disputed Trade Receivables considered doubtful						
Total	10,365.64	1,405.51	0.57	4.35		11,776.07

(ii) Creditors Agening schedule Where no due date of payment is specified

	Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
1	MSME	17.57	•			17.5
)	Others	2,213	5.67	9.73		2,228.45
11)	Disputed dues – MSME		•			-
v)	Disputed dues - Others	·····	·		-	
	Total	2,230.62	5.67	9,73		2,246.02

Notes to the Financial statements for the Year 2020-21

(i) Debtors Ageing Schedule Where no due date of payment is specified

Particulars	State State State State State	Outstanding for following periods from due date of payment				
Particulars	Less than 6 months	6 months -1 year	1-2 years	-Z years 2-3 years N		Total
 Undisputed Trade receivables – considered good 	11,447.83	5.44	8.69	9.87	5.39	11,477.22
i) Undisputed Trade Receivables – considered doubtful						
ii) Disputed Trade Receivables considered good						
iv) Disputed Trade Receivables considered doubtful						
Total	11,447.83	5.44	8.69	9.87	5.39	11,477.22

(ii) Creditors Agening schedule Where no due date of payment is specified

	Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
1)	MSME	7.31	•			7.31
1	Others	1,765	5.39	1.87	2.61	1,774.48
ui)	Disputed dues MSME			-		
iv)	Disputed dues - Others		-			-
	Total	1,771.92	5.39	1.87	2.61	1,781.79





Note No. 17 - Revenue from Operations

-			Rupees lakhs	
	Particulars	For the year 2021-22	For the year 2020 21	
(a)	Revenue from rendering of services	42,719.05	19,675.81	
otal Rev	enue from Operations	42,719.05	19,675.81	

Note No. 18 - Other Income

	Particulars	For the year 2021-22	For the year 2020 21
<i>(a)</i>	Interest Income		
	(1) On Fixed Deposits with Bank	15.62	15.42
	(2) On Income tax refund	35.59	54.18
(b)	Dividend Income		
	(1) on Mutual funds	0.43	0.49
(c)	Profit on sale of capital assets (net of loss on assets sold / s	0.36	44.12
(d)	Unrealised gain on Mutual Funds		
(e)	Other income	0.12	-
(f)	Interest Income on Security Deposit - Ind AS adjustment	5.20	4.76
(g)	Income for sub-lease		39.00
al Othe	er Income	57.32	157.97





Note No. 19 - Employee Benefits Expense

			Rupees lakhs	
	Particulars	For the year 2021 Fo	r the year 2020	
	Falticulars	22	21	
(a)	Salaries and wages, including bonus	23,862.16	13,646.93	
(b)	Contribution to provident and other funds	1,326.53	866.15	
(c)	Gratuity expense	48.03	39.21	
(d)	Leave salary	240.90	146.10	
(e)	Training	0.03	1.10	
(f)	Staff welfare expenses	51.50	38.90	
otal E	mployee Benefit Expense	25,529.15	14,738.39	

Note No. 20 - Finance Costs

Particulars	For the year 2021 Fo 22	r the year 2020 21
(a) Ind AS Adjustment on Security Deposits Less: Amounts included in the cost of qualifyin	a assets	4.65
(b) Ind AS Adjustment on Lease Payment(c) Other borrowing cost	49.72	38.15 2.24
otal Finance Costs	54.49	45.04

Note No. 21 - Depreciation and Amortisation Expenses

Particulars	For the year 2021 Fo 22	or the year 2020 21
 (a) Depreciation on tangible assets (b) Depreciation on Right of Use of assets (c) Amortisation on intangible assets 	395.61 662.61 23.77	165.97 304.33 19.84
otal depreciation and amortisation expenses	1,081.99	490.14





Note No. 22 - Other Expenses

	Particulars	For the year 20	21 For the year 20
		22	21
(a)	Power & Fuel	31.3	24.0
(b)	Rent including lease rentals	480.6	51 288.0
(c)	Rates and taxes	98.2	22 5.2
(d)	Insurance	781.9	353.5
(e)	Travelling and Conveyance Expenses	1,757.0)3 711.(
(f) (g)	Net loss / (gain) on foreign currency transactions net off Derivative gair Auditors remuneration and out-of-pocket expenses	/loss (other than 0.5	54 3.3
	(i) As Auditors	32.2	.21 9.4
	(ii) For Taxation matters	1.0	1.0
	(iii) For Other services	1.5	50 2.0
(h)	Other expenses		
	(i) Legal and other professional costs	6,887.8	32 1,267.5
	(ii) Postage, Telephone and Communication	437.7	275.7
	(iii) IT Expenses	320.5	264.5
	(iv) Service contracted	2,580.2	.5 644.9
	(v) Stores consumed	489.6	52 11.4
	(vi) R&D cost	138.9	20.6
	(vii) Commission to directors	10.0	00 15.0
	(viii) Miscellenous expenses	272.9	93 146.2
tal (Other Expenses	14,321.9	9 4,044.4





Note No. 23 - Current Tax and Deferred Tax

(a) Income Tax recognised in profit or loss

		Rupees lakhs
Particulars	For the year 2021- 22	For the year 2020 21
Current Tax:		
In respect of current year	506.67	178.85
In respect of prior years		-
	506.67	178.85
Deferred Tax:		
In respect of current year origination and reversal of temporary		
differences	(18.79)	(8.19)
Others		
T	407.00	170.00
Total income tax expense on continuing operations	487.88	170.66

(b) Reconciliation of income tax expense and the accounting profit multiplied by Company's domestic tax rate:

Particulars	For the year 2021	For the year 2020
	22	21
Profit before tax from continuing operations	1,788.75	515.75
Applicable Tax Rate	25.17%	25.17%
Expected income tax expenses	450.19	129.80
Effect of income that is exempt from taxation		(0.12)
Effect of expenses that is non-deductible in determining taxable profit	1	(0.04)
Others	37.44	41.02
	487.88	170.66
Adjustments recognised in the current year in relation to the current		
tax of prior years		-
	487.88	170.66
Total income tax expense reported	487.88	170.66





Notes to the financial statements for the year ended March 31, 2022

Note No. 23 Deferred Tax Assets (Net)

				Rupees in lakh
		For the Yea	r ended March 31, 2	022
Particulars .	Opening Balance	Recognised in profit and Loss	Recognised in OCI	Closing Balance
Tax effect of items constituting deferred tax Liability				
on remeasurements of the defined benefit plans	6.13	•		6.13
	6.13	-		6.13
Tax effect of items constituting deferred tax assets				
Employee Benefits	125.12	(7.92)		117.20
Property, Plant and Equipment and Intangible assets	(9.87)	39.52		29.65
Other Temporary Differences	46.82	(19.55)		27.27
	162.07	12.05	•	174.12
Net Tax Asset (Liabilities)	155.93	12.05		1.67.99
	-0.00	0.00		-0.00

				Rupees in lakh
	For the Year ended March 31, 2021			
Particulars	Opening	Recognised in	Recognised	Closing
	Balance	profit and Loss	in OCI	Balance
Tax effect of items constituting deferred tax liabilities				
on remeasurements of the defined benefit plans	3.15	· .	2.98	6.13
	3.15	•	2.98	6.13
Tax effect of items constituting deferred tax assets				
Employee Benefits	114.42	10.70		125.12
Property, Plant and Equipment and Intangible assets	9.09	(18.96)		(9.87
Other Temporary Differences	30.36	16.46	•	46.82
	153.87	8.20	•	162.07
Net Tax Asset (Liabilities)	150.71	8.20	(2.98)	155.93





A.

Note No. 24 - Earnings per Share

Particulars	As at 31 March 2022	As at 31 March 2021	
	Per Share	Per Share	
Basic Earnings per share			
From continuing operations	13.51	9.95	
From discontinuing operations			
Total basic earnings per share	13.51	9.95	
Diluted Earnings per share			
From continuing operations	13.51	9.95	
From discontinuing operations		-	
Total diluted earnings per share	13.51	9.95	

Net Profit After Tax including Total comprehensive income for the period	1320.81	355.28
Weighted Average no. of Shares	97.795	35.70





Note No. 25 - Financial Instruments

Capital management The company's capital management objectives are: - to ensure the company's ability to continue as a going concern - to provide an adequate return to shareholders by pricing productsand services commensurately with the level of risk. The company monitors capital on the basis of the carrying amount of equity less cash and cash equivalents as presented on the face of the statement of financial position.

The capital structure is monitored on the basis of net debt to equity of the Company.

	March 31, 2022	Rupees lakhs March 31, 2021
ouity	16,074.33	14,562.00
Net Debt		
ess: Cash and cash equivalents	2,912.66	3,926.20
Net Debt		
Fotal Capital	13,161.67	10,635.80

Categories of financial assets and financial liabilities

As at 31 March 2022				Rupees lakh
	Amortised Costs	FVTPL	FVOCI	Total
Non-current Assets	-			
Other Financial Assets				
Security deposits	237.06			237.06
	237.06	· · · ·		237.06
Current Assets	and the state of the state of the	CONTRACTOR OF STREET	1.1110011.010174.1414	
investments		14.40		14.40
Trade Receivables	11,776.07			11,776.07
Other Bank Balances	672.93			672.93
Other Einancial Assets				
Interest accrued on Fixed Deposits	7.13			7.13
Current Liabilities				
Borrowings				
Trade Payables	2,246.02			2,246.02

	Amortised Costs	FVTPL	FVOCI	Total
Non-current Assots				
Otner Financial Assets				
Security deposits	194.40			194.40
	194.40			194.40
Current Assets				
investments		13.98		13.98
Trade Roceivables	11,477.22			11,477.22
Other Bank Balances	264.72			264.72
Other Financial Assets				
 Interest accrued on Fixed Deposits 	1.28			1.28
	11,743.22	13.98		11,757.20
Current Liabilities				
Borrowings				
Trade Payables	1,781.79			1,781.79

Financial Risk Management Framework
The Company's activities expose it to a variety of financial risks: credit risk, liquidity risk and market risk. In order to manage the aforementioned risks,
the Company operates a risk management policy and a program that performs close monitoring of and responding to each risk factors.

CREDIT RISK
() Credit risk aniagement
() Credit
() Credi

The Company applies the simplified approach to providing for expected credit losses prescribed by Ind AS 109, which permits the use of the lifetime expected loss provision for all trade receivables. The company has computed expected credit losses based on a provision matrix which uses historical credit loss experience of the Company and individual receivable specific provision where applicable. There is no change in estimation techniques or significant assumptions during the reporting period. The loss allowance provision is determined as follows:





Notes to the financial statements for the year ended March 31, 2022. As at 31 March 2022

	Loss than 6 months past due	More than 6 months past due	Total
Expected loss rate Gross carrying amount	0.0%	-100.0%	-0.2%
Loss allowance provision	11,754.17	21.90 (21.90)	11,776.07 (21.90)

As at 31 March 2021			Rupees lakhs
	Less than 6 months past due	More than 6 months past due	Total
Expected loss rate	0.0%	-100.0%	
Gross carrying amount	11,455.32	21.90	11,477.22
Loss allowance provision		(21.90)	(21.90)
	the second se	and the second second second second	

Reconciliation of loss allowance provision for Trade Receivables

Rupees lakhs		
31-Mar-22	31-Mar-21	
21.90	21.90	
	12	
21.90	21.90	
	31-Mar-22 21.90	

LIQUIDITY RISK

LIQUIDITY NISK 1) liquidity risk management Ultimate responsibility for liquidity risk management rests with the board of directors, which has established an appropriate liquidity risk management Ultimate responsibility for liquidity risk management rests with the board of directors, which has established an appropriate liquidity risk management. The Company transevork for the management of the Company's shorty, medium- and long-term funding and liquidity management requirements. The Company manages liquidity risk by maintaining adequate reserves, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities.

(iii) Maturities of financial liabilities The following tables detail the Company's remaining contractual maturity for its non-derivative financial liabilities with agreed repayment periods. The amount disclosed in the tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Company may be required to pay.

Particulars	Less than 1 Year	1-3 Yoars	3 Years to 5 Years	5 years and above
Non-derivative financial liabilities				
31-Mar-22	1 1			
Trade Payables	2,246.02			
Finance Lease	464.9	294.83		
Total	2,710.92	294.83		-
31-Mar-21	_			
Trade Payables	1,229.88			551.9
Finance Lease	620.45	752.54		
Total	1,850.33	752.54		551.9

(iii) Maturities of financial assets The following table details the Company's expected maturity for its non-derivative financial assets. The table has been drawn up based on the undiscounted contractual maturities of the financial assets including interest that will be earned on those assets. The inclusion of information on non-derivative financial assets is necessary in order to understand the Company's liquidity risk management as the liquidity is managed on a net asset and liability basis

Particulars	Less than 1 Year	1-3 Years	3 Years to 5 Years	5 years and above	
	INR	INR	INR	INR	
Non-derivative financial assets					
31-Mar-22			1.		
Non-current Assets		1			
Other Financial Assets					
 Security deposits 		143.82		93.24	
				-	
Current Assets					
Investments	14.40			1	
Trade Receivables	11,776.07			10	
Other Bank Balances	672.93				
Other Financial Assets				1.00	
 Interest accrued on Fixed Deposits 	7.13				
Total	12,470.53	143.82		93.24	
31-Mar-21					
Non-current Assets					
Other Financial Assets		1			
- Security deposits		92.98		101.42	
Current Assets					
Investments	13.98				
Trade Receivables	11,477.22				
Other Bank Balances	264.72				
Other Financial Assets					
- Interest accrued on Fixed Deposits	1.28				
Total	11,757.20	92.98		101.42	



MARKET RISK Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk mainly comprises currency risk. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return. The Company uses derivatives to manage market risks. Derivatives are only used for economic hedging purposes and not as speculative investments. All such transactions are carried out within the guidelines set by the Board of Directors.

There has been no significant changes to the company's exposure to market risk or the methods in which they are managed or measured

Currency Risk The Company undertakes transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. The Company's / Company's exposure to currency risk relates primarily to the Company's operating activities when transactions are denominated in a different currency from the Company's functional currency. The Company manages its foreign currency risk by hedging transactions that are expected to occur within a maximum 12 month period for hedges of forecasted sales and purchases. When a derivative is entered into for the purpose of being a hedge, the Company negotiates the terms of those derivatives to match the terms of the hedged exposure. For hedges of forecast transactions the derivatives cover the period of exposure from the point the cash flows of the transactions are tarecasted up to the point of settlement of the resulting receivable or payable that is denominated in the foreign currency.

The carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows

Particulars	Currency	31-Mar-22	31-Mar-21
Trade Receivables	USD	14,000.00	10,596.29
	AUD	173.00	0.09
Trade Payables	USD		1,155.10
	AUD		
Other Financial Assets	USD		101.42
	AUD		
Other Financial Liabilities	USD		1093.61
	AUD		

Of the above foreing currency exposures, the following exposures are not hedged by a derivative:

Particulars	Currency	31-Mar-22	31-Mar-21
Trade Receivables	USD	14,000.00	10,596.29
	AUD	173.00	0.09
Trade Payables	USD		1,155.10
	AUD	· · · · · ·	
Other Financial Assets	USD		101.42
	AUD		
Other Financial Liabilities	USD		1093.61

Foreiun Currency Sensitivity
The following tables demonstrate the sensitivity to a reasonably possible change in USD and AUD exchange rates, with all other variables held constant.
The Impact on the Company's profit before tax is due to changes in the fair value of monetary assets and liabilities. The Company's exposure to foreign
currency changes for all other currencies is not material.

	Currency	Change in rate	Effect on profit before tax	Effect on pre- tax equity
1-Mar-22	USD	+10%	1,400	1,400
	USD	-10%	(1,400)	(1,400)
	AUD	+10%	17.30	17.30
	AUD	-10%	(17.30)	(17.30)
Mar-21	USD	+10%	841.93	841.93
	USD	-10%	(841.93)	(841.93)
	AUD	+10%	1	
	AUD	-10%	1 I I I I I I I I I I I I I I I I I I I	





Note No. 26 - Fair Value Measurement

Fair Valuation Techiques and Inputs used - recurring Items

Financial assets/ financial liabilities measured at Fair value	Fair value as at	Fair value as at	Fair value hierarchy*	Valuation technique(s) and key input(s)	Significant unobservable input(s)	Relationship of unobservable inputs to fair value and
	31-Mar-22	31-Mar-21				sensitivitv
Financial assets Investments 1) Equity investments 2) Mutual fund investments	14.4	13.98	Level 1	As declared from the fund houses	N.A.	N.A.
Total financial assets	14.40	13.98				

There were no transfers between level 1, level 2 and level 3 for recurring fair value measurements during the year.

Fair value of financial assets and financial liabilities that are not measured at fair value

				Fair value	hierarchy as at .	31 March 2022
Particulars	Carrying amount	Fair value	Level 1	Level 2	Level 3	Tota
Financial assets	and the second s	Werden of Children and Children a				
Financial assets carried at Amortised Cost						
- trade and other receivables	11776.07	11776.07		11,776.07		11,776.07
- deposits and similar assets	237.06	237.06		237.06		237.06
- Others	7.13	7.13		7.13		7.13
Total	12,020.26	12,020.26		12,020.26		12,020.26
Financial liabilities	12,020.20	12,020.20		12,020.20		12,020.20
Financial Instruments not carried at Fair Value						
- trade and other payables	2,246.02	2,246.02		2,246.02		2,246.02
Total	9,774.24	9,774.24		9,774.24		9,774.24
	anna ann an tha an t	en en la construcción de la constru	*******		LANGINE DEGENERATION TAY 12	3,17112
				Fair value	hierarchy as at 3	31 March 2021
Particulars	Carrying amount	Fair value	Level 1	Level 2	Level 3	Tota
Financial assets			****		a 16-9 miliotze e datre nova subgenarrice e ma	
Financial assets carried at Amortised Cost						
- trade and other receivables	11477.22	11477.22		11,477.22		11,477.22
 deposits and similar assets 	194.4	194.4		194.40		194.40
- Others	1.278	1.278		1.28		1.28
Total	11,672.90	11,672.90		11,672.90		11,672.90
Financial liabilities						
Financial Instruments not carried at Fair Value						
- trade and other payables	1,781,79	1,781.79		1,781.79		1,781.79
others	1343.33	1,343.33		1,343.33		1,343.33
Total	3,125.12	3,125.12		3,125.12		3,125.12
	8,547.78	8,547.78		8,547.78		8,547.78





Note No. 27 - Employee benefits

(a) Defined Contribution Plan

The Company's contribution to Provident Fund, Superannuation Fund and ESIC aggregating Rs. 1035.65 Lacs (2021 : Rs. 866.15 Lacs) has been recognised in the Statement of Profit or Loss under the head Employee Benefits Expense.

The Company has voluntary contributed in 401(k) retirement plans covering substantially all the employees of US branch. The Branch may make annual contributions to the plans equal to a uniform percentage of participant compensation. The cost of the Branch's contributions charged to expense related to 401(k) contributions was Rs 135.30 lacs for the period ended March 31, 2022. (2021 - Rc 31.46 Lacs)

The Company has contributed towards workplace pension plans covering substantially all the employees of UK branch. The cost of the Branch's contributions charged to expense related to employee was Rs 155.58 lacs for the period ended March 31, 2022.

(b) Defined Benefit Plans:

Gratuity

The Company operates a gratuity plan covering qualifying employees. The benefit payable is the greater of the amount calculated as per the Payment of Gratuity Act, 1972 or the Company scheme applicable to the employee. The benefit vests upon completion of five years of continuous service and once vested it is payable to employees on retirement or on termination of employment. In case of death while in service, the gratuity is payable irrespective of vesting. The Company makes annual contribution to the group gratuity scheme administered by the Life Insurance Corporation of India through its Gratuity Trust Fund.

Through its defined benefit plans the Company is exposed to a number of risks, the most significant of which are detailed below:

Asset volatility

The plan liabilities are calculated using a discount rate set with references to government bond yields; if plan assets under perform compared to the government bonds discount rate, this will create or increase a deficit. The defined benefit plans hold a significant proportion of equity type assets, which are expected to outperform government bonds in the long-term while providing volatility and risk in the short-term.

As the plans mature, the Company intends to reduce the level of investment risk by investing more in assets that better match the liabilities.

However, the Company believes that due to the long-term nature of the plan liabilities and the strength of the supporting group, a level of continuing equity type investments is an appropriate element of the Company's long term strategy to manage the plans efficiently.

Changes in bond yields

A decrease in government bond yields will increase plan liabilities, although this is expected to be partially offset by an increase in the value of the plans' bond holdings and interest rate hedging instruments.

Inflation risk

Some of the Company's pension obligations are linked to inflation, and higher inflation will lead to higher liabilities (although, in most cases, caps on the level of inflationary increases are in place to protect the plan against extreme inflation). The plans hold a significant proportion of assets in index linked gilts, together with other inflation hedging instruments and also assets which are more loosely correlated with inflation. However an increase in inflation will also increase the deficit to some degree.

Life expectancy

The majority of the plan's obligations are to provide benefits for the life of the member, so increases in life expectancy will result in an increase in the plan's liabilities. This is particularly significant in the Company's defined benefit plans, where inflationary increases result in higher sensitivity to changes in life expectancy.

The significant actuarial assumptions used for the purposes of the actuarial valuations were as follows:

Discount rate(s) Expected rate(s) of salary increase



Valuatio	n as at
31-Mar-22	31-Mar-21
6.85%	6.45%
8.50%	8.50%



Defined benefit plans - as per actuarial valuation on 31st March, 2022

Amounts recognised in comprehensive income in respect of these defined benefit plans are as follows:

	Funded Plan		
Particulars	Gratui	ty	
	2022	2021	
Expenses recognised in statement of profit and loss for the year			
Current Service Cost	42.09	32.5	
Past service cost and (gains)/losses from settlements		1	
Net interest expense	4.85	3.3	
Components of defined benefit costs recognised in profit or loss	46.94	35.8	
l Recognised in Other comprehensive income for the year Remeasurement on the net defined benefit liability			
Return on plan assets (excluding amunt included in net interest expense)	(25.08)	(0.9)	
Actuarial gains and loss arising form changes in financial assumptions	(8.88)	4.9	
Actuarial gains and loss arising form experience adjustments	7.32	(17.2)	
Actuarial gains and loss arising form changes in demographic assumptions	-	5.0080043	
Componenets of defined benefit costs recognised in other comprehensive income	(26.64)	(13.18	
fotal	20.30	22.60	
II. Net Asset/(Liability) recognised in the Balance Sheet as at 31st March			
L. Present value of defined benefit obligation as at 31st March	295.95	258.85	
2. Fair value of plan assets as at 31st March	229.35	173.6.	
B. Surplus/(Deficit) H. Current portion of the above	66.60	85.2	
5. Non current portion of the above	66.60	- 85.2	
V. Change in the obligation during the year ended 31st March			
L Present value of defined benefit obligation at the beginning of the year	258.85	240.3	
 Add/(Less) on account of Scheme of Arrangement/Business Transfer Evenues Bassaniand in Brafit and Less Assant 			
8. Expenses Recognised in Profit and Loss Account - Current Service Cost	42.00	22.5	
- Interest Expense (Income)	42.09 15.62	32.5- 14.5	
I. Recognised in Other Comprehensive Income	13.02	1.4.5	
Remeasurement gains / (losses)			
- Actuarial Gain (Loss) arising from:			
i. Demographic Assumptions		-	
ii. Financial Assumptions	(8.88)	4.99	
iii. Experience Adjustments	7.32	(17.22	
. Benefit payments	(19.05)	(19.58	
b. Others (Specify)		3.31	
Present value of defined benefit obligation at the end of the year	295.95	258.85	
/. Change in fair value of assets during the year ended 31st March			
. Fair value of plan assets at the beginning of the year	173.62	181.08	
. Add/(Less) on account of Scheme of Arrangement/Business Transfer	175.02	101.00	
Expenses Recognised in Profit and Loss Account			
Expected return on plan assets	10.77	11.2	
Recognised in Other Comprehensive Income			
lemeasurement gains / (losses)			
Actual Return on plan assets in excess of the expected return	25.08	0.9	
Others (specify)			
. Contributions by employer (including benefit payments recoverable)	38.93		
. Benefit payments	(19.05)	(19.58	
. Fair value of plan assets at the end of the year	229.35	173.62	
1. The Major categories of plan assets			
List the plan assets by category here Insurer Managed Fund	220.25	400 **	
II. Actuarial assumptions	229.35	173.62	
. Discount rate	6.85%	6.45	
. Expected rate of return on plan assets	6.85%	6.45	





VIII. The sensitivity of the defined benefit obligation to changes in the weighted principal assumptions is:

Principal assumption		Changes in assumption	Impact on defined benefit obligation	
		treated and submit and	Decrease in assumption	
Discount rate	2022	1.00%	-6.80%	7.85%
	2021	1.00%	-7.26%	8.40%
Salary growth rate	2022	1.00%	7.63%	-6.76%
	2021	1.00%	8.12%	-7.19%

The above sensitivity analyses are based on a change in an assumption while holding all other assumptions constant. In practice this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions the same method (present value of the defined benefit obligation calculated with the projected unit credit method at the end of the reporting period) has been applied as when calculating the defined benefit liability recognised in the Balance sheet.

The methods and types of assumptions used in preparing the sensitivity analyses did not change compared to previous period.

The Company expects to contribute Rs. 2,000,000 to the gratuity trusts during the next financial year.

XI. Maturity profile of defined benefit obligation:

	2022	2021
Within 1 year	57.00	33.23
1 - 2 year	33.18	38.58
2 - 3 year	23.44	27.75
3 - 4 year	51.91	18.57
4 - 5 year	19.28	42.29
above S years	380.73	328.97

X. Plan Assets

The fair value of Company's pension plan asset as of 31 March 2022 and 2021 by category are as follows:

	2022	2021
Asset category:		
Deposits with Insurance companies	229.3	5 173.62
	100%	100%

The Company's policy is driven by considerations of maximizing returns while ensuring credit quality of the debt instruments. The asset allocation for plan assets is determined based on investment criteria prescribed under the Indian Income Tax Act, 1961, and is also subject to other exposure limitations. The Company evaluates the risks, transaction costs and liquidity for potential investments. To measure plan asset performance, the Company compares actual returns for each asset category with published benchmarks.

The weighted average duration of the defined benefit obligation as at 31 March 2022 is 7.29 years (2021: 7.79 years)

The expected rate of return on plan assets is based on the average long term rate of return expected on investments of the fund during the estimated term of obligation.

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

The current service cost and the net interest expense for the year are included in the employee benefits expense in profit or loss of the expense for the year.

In February 2019, Supreme Court of India in its judgement clarified the applicability of allowances that should be considered to measure obligations under Employees Provident Fund Act, 1952. The Company has been legally advised that there are interpretative challenges on the application of judgement retrospectively and as such does not consider there is any probable obligations for past periods. Accordingly, based on legal advice the Company has made a provision for provident fund contribution from the date of Supreme Court order.





Note No. 28 - Fair Value Measurement

Rupees lakhs

(a) CWIP aging schedule

		Amount in CWIP for a period of				
CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 Years	Total	
Projects in progress	22.58	-			22.58	
Projects temporarily suspended	-	-		-		

As on the date of the balance sheet, there are no capital work-in-progress projects whose completion is overdue or has exceeded the cost, based on approved plan





Notes to the financial statements for the year ended March 31, 2022

Note No. 29 Related Party Transactions

Name of the parent Company

Name of the Ultimate Holding Company

Fellow Subsidiary

Bristlecone (India) Ltd GIPPS AERO PTY LIMITED GROMAX AGRI EQUIPMENT LIMITED MAHINDRA & MAHINDRA CONTECH LTD Mahindra & Mahindra Financial Services Ltd Mahindra Agri Solutions Limited MAHINDRA AIRWAYS LIMITED Mahindra Auto Steel Pvt. Ltd. Mahindra Automobile Distributor Pvt Ltd Mahindra Bebanco Dev. Ltd/ Mahindra Bloomdale Dev Ltd. Mahindra Defence System Ltd Mahindra Electric Mobility Limited MAHINDRA EMARKET LTD Mahindra Emirates Vehicle Armoring Fz LLC MAHINDRA EPC IRRIGATION LIMITED Mahindra First Choice Services Ltd Mahindra First Choice Wheels Ltd Mahindra Fruits Private Limited (formerly known as Mahindra Greenyard Private I Mahindra Automotive North America, Inc. Mahindra Heavy Engines Ltd. Mahindra Holidays & Resorts India Limited Mahindra HZPC Pvt. Ltd Mahindra Integrated Township Ltd. Mahindra Inter-trade Ltd. Mahindra Lifespace Developers Ltd. Mahindra Logistics Ltd. Mahindra Manulife Trustee Pvt Ltd Mahindra Marine Private Limited Mahindra Automotive Australia Pty Mahindra Insurance Brokers Ltd.

Associate of M & M

Mahindra CIE Automotive Ltd. Tech Mahindra Foundation Tech Mahindra Ltd The Indian and Eastern company Mahindra Foundation USA Mera Kisan Pvt. Ltd. PSL Media And Communications Ltd Swarai Engines Limited

Joint Venture

Aquasail Distribution Co.Pvt Ltd Classic Legends Private Limited Mahindra Aerospace Pvt Ltd Mahindra Aerostructures Pvt Ltd Mahindra Education Society, Mahindra Academy Mahindra Happinest Developers Ltd. Mahindra Homes Pvt. Ltd. Mahindra Industrial Park Private Limited Mahindra Industrial Park Private Limited (Formerly Industrial Cluster Private Limited) Mahindra Manulife Investment Management Pvt Ltd. (Mahindra AMC Pvt Ltd) Mahindra Tsubaki Conveyor Systems Pvt Ltd M & M CJP Employees Coop Canteen Soc Ltd M & M Ltd Tractor Div Employee Co-op Canteen Soc Ltd

Mahindra Holdings Limited

Mahindra & Mahindra Limited

Mahindra MiddleEast Electrical Steel Service Centre (FZC) Mahindra MSTC Recycling Pvt. Ltd. Mahindra Residential Developers Ltd. Mahindra Rural Housing Finance Ltd Mahindra Steel Service Centre Ltd. Mahindra Susten Pvt Ltd. Mahindra TEQO Private Limited Mahindra Trucks & Buses Limited Mahindra Two Wheelers Limited. Mahindra USA INC Mahindra Vehicle Manufacturers Ltd Mahindra Waste to Energy Solutions Medwell Ventures Private Limited Meru Mobility Tech Pvt. Ltd. NBS International Ltd V-Link Fleet Solutions Pvt. Ltd. Automobili Pinifarina Gmbh Mahindra North American Technical Center, Inc. Mahindra Tractor Assembly, Inc. Mahindra Vehicle Sales and Service, Inc. Peugeot Motorcycles S.A. Mahindra Racing UK Limited Sunrise Initiatives Mumbai Mantra Media Ltd. Mahindra Solarize Private Limited Mahindra Engineering & Chemical Products Ltd Fifth Gear Ventures Ltd Mahindra Consulting Engineers Employees Stock Option Trust

Mahindra Summit Agriscience Ltd Mahindra Manulife Trustee Pvt Ltd Marvel Solren Private Limited Mahindra Telephonics Integrated Systems Pvt Ltd. Mahindra World City Developers Ltd. Mahindra World City (Jaipur) Ltd.





Notes to the financial statements for the year ended March 31, 2022

Details of transaction between the Company and its related parties are disclosed below :

For the year Ultimate Holding Parent Fellow Others Particulars ended Company Company subsidiaries Nature of transactions with related parties Rendering of services March 31, 2022 35,835.57 5,411.47 434.97 March 31, 2021 12,490.66 1.871.20 4,187.32 411.87 Receiving of services March 31, 2022 1.99 3,279.15 • March 31, 2021 1.29 826.83 Lease expenses March 31, 2022 146.98 108.03 March 31, 2021 132.55 Purchase of goods March 31, 2022 March 31, 2021 Purchase of property and other assets March 31, 2022 March 31, 2021 7.00 Loans taken / (repaid) March 31, 2022 March 31, 2021 (50.00) Interest Paid on Borrowings March 31, 2022 -March 31, 2021 2.24 Dividend paid March 31, 2022 42.31 7.67 March 31, 2021 22.50 . Issue of shares March 31, 2022 March 31, 2021 178.83 Reimbursement of expenses made to parties March 31, 2022 539.36 356.14 0.18 March 31, 2021 309.87 1.52 Reimbursement of expenses made by parties March 31, 2022 March 31, 2021 298.46 . 540.63 Others March 31, 2022 March 31, 2021

Details of outstanding balances with related parties

Balance as on	Ultimate Holding Company	Parent Company	Fellow subsidiaries	Others
March 31, 2022	10 643 85		618.43	27.32
March 31, 2021	8,358.07	2,453.96	500.46	28.27
March 31, 2022	98.14		578.62	
March 31, 2021	236.10	551.91	1.50	
March 31, 2022				
March 31, 2021			-	
March 31, 2022				
March 31, 2021				
	on March 31, 2022 March 31, 2021 March 31, 2022 March 31, 2021 March 31, 2021 March 31, 2021	on Company March 31, 2022 10,643.85 March 31, 2021 8,358.07 March 31, 2021 98.14 March 31, 2021 236.10 March 31, 2021 - March 31, 2022 - March 31, 2021 -	on Company Company March 31, 2022 10,643.85 - March 31, 2021 8,358.07 2,453.96 March 31, 2022 98.14 - March 31, 2021 236.10 551.91 March 31, 2021 - - March 31, 2021 - - March 31, 2022 - - March 31, 2021 - - March 31, 2022 - - March 31, 2021 - - March 31, 2021 - - March 31, 2021 - -	on Company Company Subsidiaries March 31, 2022 10,643.85 - 618.43 March 31, 2021 8,358.07 2,453.96 500.46 March 31, 2021 98.14 - 578.62 March 31, 2021 236.10 551.91 1.50 March 31, 2022 - - - March 31, 2021 - - - March 31, 2022 - - - March 31, 2021 - - -





Rupees lakhs

Note No. 30 - Ratios

1	Ratios	Description of Ratios	As at 31 March 2022	As at 31 March 2021	Variance (%)	Explanation for Change in ratio by more than 25% compared to previous year
1	Current ratio	Current Asset/Current Liability	2.95	2.99	(1.44)	The period period in the second state to be a state of the second of the second of the second second state of the
2	Debt Equity Ratio	Lease liability/Total Equity	0.05	0.09	48.76	Reduction in lease liability du to repayments and increase in retained earning
3	Debt Service coverage Ratio	Earning available for debt Service/Debt Service	4.04	2.89	39.69	Increase in Earning available for debt service as US branch was in function for entire yea and UK branch added during the year
4	Return on Equity Ratio	Profit after Tax/Total Equity	8.09	2.37	241.50	During FY 20-21 US operation were for 3 months whereas in FY 21-22 it is in operations for entire year. Also UK operations started in FY 21-22
5	Inventory Turnover ratio	NA	· •		-	-
6	Trade Receivables turnover ratio	Turnover/Trade Receivables	3.63	1.71	(111.60)	Turnover has increased due to US and UK Branch as a result increase in Turnover and Trade receivables
7	Trade payables turnover ratio	Total Purchase cost/Trade Payables	17.74	10.54	68.31	Turnover has increased due to US and UK Branch as a result increase in Total Purchase cos and Trade Payables
8	Net capital turnover ratio	Turnover/(Total Asset - Current & Non Current Liabilities)	2.66	1.35	96.69	Turnover has increased due to US and UK Branch
9	Net profit ratio	Net profit After Tax/Turnover	0.03	0.02	73.63	During FY 20-21 US operation: were for 3 months whereas in FY 21-22 it is in operations for entire year. Also UK operations started in FY 21-22
10	Return on Capital employed	E8IT/Capital Employed	11.47	3.85	197.76	During FY 20-21 US operation: were for 3 months whereas in FY 21-22 it is in operations for entire year. Also UK operations started in FY 21-22
11	Return on investment	(Interest Income+Dividend received)/Closing Balance of Investment	2.34	5.71	59.09	Drop in interest rate on Fixed Deposit





Rupees lakhs

Note No. 31 - Capital Commitment	
Capital Commitments twards Civil work, Furniture etc.	921.12
Capital Commitments twards Plant and Machinery	396.11
Capital Commitments twards Office Equipments	57.56
	1374.79

Lease payments in next 12 months	39.40
Lease payments in next 1 year to 5 years	1084.63
Lease payments beyond 5 years	117.9





Notes to the financial statements for the year ended March 31, 2022

Note No. 33 Business Combination

Brief Summary of transaction

During the financial year ending March 31, 2021, Mahindra Integrated Business Solutions Pvt. Ltd. "the Company" has acquired branch of Mahindra Vehicle Manufacturers Ltd. "MVML" located in Michiegan, USA.. The acquisition has taken place by executing business transfer agreement between the Company and MVML (entities under common control) to transfer business of US branch as a going concern on a slump sale basis for a lump sum consideration without assigning any individual values to the individual assets and liabilities

This branch provides design, engineering and product developement services to Mahindra & Mahindra and its group Companies. Effective date of acquisition was January 1, 2021.

Accounting approach followed

As the transaction took place between the entities which are under common control, the Company has followed pooling of interest method suggested as per 'Appendix C of Ind AS 103 - Business Combination'. As per the this method, the Company has restated its financials statement of earlier years.

Summary of consideration and details of assets & liabilities acquired

Valuation of branch and assets and liabilities acquired.

Based on valuation done by independent valuers of branch the consideration was fixed at Rs 17883.74 lacs.

Particulars	Amt in lakhs
Property, plant & equipment	3,066.64
Other intangible assets	5.22
Other financial and non-financial assets	14,314.11
Balance of retained earnings on date of acquisition	13,314.91
Other financial and non-financial liabilities	4,198.82

II Summary of consideration paid

As per valuatuation of the Company cosnideration was paid by way of exchange of 82,79,511 equity shares of Rs 216 each .(face value of Rs 10 each & premium of Rs 206). This has resulted in change in shareholding pattern of the Company. (refer note 12).

III This has resulted in negative capital reserve of Rs 955.74 lacs adjusted in balance of Retained earnings as on the date of acquisition.





Notes to the financial statements for the year ended March 31, 2022

Note No. 34 - Leases

The Company has entered into non cancelable operating lease agreements related to facility, office equipment, machinery and equipment and vehicles with varying terms.

Non-lease components

Leases that contain non-lease components are accounted for as a single component and recorded on the balance sheet for certain asset classes including equipment. Non-lease components include, but are not limited to, common area maintenance and service arrangements.

The Company has used the following policies and/or assumptions in evaluating the lease population

Lease determination:

The Company considers a contract to be or to contain a lease if the contract conveys the right to control the use of identified property and equipment (an identified asset) for a period of time in exchange for consideration.

Discount rate :

When the lease contracts do not provide a readily determinable implicit rate, the Company uses the estimated incremental borrowing rate based on information available at the inception of the lease. The discount rate is determined by asset class.

Variable payments :

The Copmany includes payments that are based on an index or rate within the calculation of right of use leased assets and lease liabilities, initially measured at the lease commencement date. There are variable payments origination fees for office equipment, machinery and equipment and therefore are not treated as a part of lease payments.

Purchase options :

Certain leases include options to purchase the office equipment. The depreciable life of assets is limited by the expected lease term unless there is a transfer of title or purchase option reasonably certain of exercise.

Renewal options :

Most leases include one or more options to renew, with renewal terms that can extend the lease term from one or more years. The exercise of lease renewal options is at the Company's sole discretion.

Residual value guarantees, restrictions, or covenants :

The lease agreements do not contain any material residual value guarantees or material restrictive covenants.

Short-term leases :

Leases with an initial term of 12 months or less are not recorded on the balance sheet; the Company recognizes lease expense for these leases on a straight-line basis over the lease term and expense the associated operating lease costs to other expenses in Profit and loss account.

The table below presents the classification of leasing assets and liabilities

	Rupees in lakhs	
Particulars	As at March 31, 2022	As at March 31, 2021
Assets		
Right-of-use of assets	1,350.76	2,053.54
Liabilities		
Current Lease liabilities	464.90	590.57
Non-current lease liabilities	294.83	752.54

The table below presents the classification of lease related expenses as reported in the Profit and loss account

Particulars	For the Year 2021-22	For the Year 2020-21
Rent Expenses	480.61	288.08





financial statements for the year ended March 31, 2022 Notes to the

Note No 35 - Additional Disclosures

Disclosures required under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006

Particulars	As at March 31, 2022	As at March 31, 2021
(i) Principal amount remaining unpaid to MSME suppliers	17.57	7.31
(ii) Interest due on unpaid principal amount to MSME suppliers	1.27	0.77
(iii) The amount of interest paid along with the amounts of the payment made to the MSME suppliers beyond the appointed day	-	
(iv) The amount of interest due and payable for the year (without adding the interest under MSME Development Act)	-	•
$\left(\nu\right)$ The amount of interest accrued and remaining unpaid	1.27	0.77
 (vi) The amount of interest due and payable to be disallowed under Income Tax Act, 1961 	1.27	0.77

Dues to Micro and Small Enterprises have been determined to the extent such parties have been identified on the basis of information collected by the Management. This has been relied upon by the auditors.

Comparatives

The figures for previous year have been regrouped wherever necessary to conform to current year's classification.

ARE

Chartered Accountants

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Partner Membership No. 040852

Place : Mumbai Date : 28/04/2022

P S.Durgashankar Director DIN No.00044713

Place : Chennai Date : 28/04/2022

Neera Saggi Director DIN No.00501029

NS

For and on behalf of the Board of Directors

Rahul D Asthana Director DIN No.00234247

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Centra Riten Chakrabarty CFO

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Rupees lakhs



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Nikhil Madgavkar Managing Director DIN No.05163088