

September 4, 2020

To,

BSE Limited

Listing Department,

P. J. Towers, Dalal Street,

Fort, Mumbai - 400 001

Script Code: 505576

Dear Sir/Madam,

Subject: Annual Report for the financial year ended on 31st March 2020 pursuant to regulation 34 of the SEBI (listing obligations and Disclosure Requirements "LODR") Regulations, 2015.

Pursuant to Regulation 34 and Regulation 36 of SEBI (LODR) Regulations, 2015, we submit herewith electronic copy of the Notice of the 37th (Thirty Seven) Annual General Meeting (AGM) and the Annual Report for the financial ended on 31st March 2020 ("Annual Report"), being sent to those Members by email whose email addresses are registered with the Company/Depository Participant(s), in accordance with the relevant circulars issued by the Ministry of Corporate Affairs and the Securities and Exchange Board of India.

The requirements of sending physical copy of the Notice of the AGM and Annual Report to the Members have been dispensed with vide MCA Circular/s and SEBI Circular. The Notice of the 37th (Thirty Seven) AGM and the Annual Report are also being uploaded on the website of the Company at www.goldcrestgroup.com.

Please take the above on your record and disseminate the same for the information of investors.

Thanking You.

Yours Faithfully,

For GOLDCREST CORPORATION LIMITED

MARISA FERREIRA

COMPANY SECRETARY & COMPLIANCE OFFICER

Encl: as above



37TH ANNUAL REPORT 2019 - 2020

GOLDCREST CORPORATION LIMITED

BOARD OF DIRECTORS:

Mrs. Nita Tushar Tanna Executive Director & Chairperson

Mrs. Anupa Tanna Shah Managing Director & Chief Executive Officer

Mr. Shirish Babulal Kamdar

Non-Executive & Independent Director

Mr. Kishore Madhavsinh Vussonji

Non-Executive & Independent Director

Mr. Anand Shailesh Bathiya Additional Independent Director (w.e.f June 17, 2020)

Ms. Namrata Tushar Tanna Additional Non-Executive Director (w.e.f June 17, 2020)

CHIEF FINANCIAL OFFICER:

COMPANY SECRETARY:

Mr. Manish Chheda Ms. Marisa Ferreira

AUDIT COMMITTEE: NOMINATION & REMUNERATION COMMITTEE:

Mr. Kishore Madhavsinh Vussonji Chairperson Mr. Kishore Madhavsinh Vussonji Chairperson
Mrs. Anupa Tanna Shah Member Mr. Shirish Babulal Kamdar Member
Mr. Shirish Babulal Kamdar Member Mrs. Nita Tushar Tanna Member

STAKEHOLDERS RELATIONSHIP COMMITTEE: RISK MANAGEMENT COMMITTEE:

Mr. Shirish Babulal Kamdar Chairperson Mrs. Anupa Tanna Shah Chairperson
Mr. Kishore Madhavsinh Vussonji Member Mr. Kishore Madhavsinh Vussonji Member
Mrs. Anupa Tanna Shah Member Mr. Shirish Babulal Kamdar Member
Mr. Manish Chheda Member

CORPORATE SOCIAL RESPONSIBILITY INTERNAL AUDITORS:

SECRETARIAL AUDITOR

COMMITTEE:M.V.Ghelani & Co,KJB & CO LLPMrs. Anupa Tanna ShahChairperosnChartered AccountantsCompany Secretaries

Mrs. Anupa Tanna Shah Chairperosn Chartered Accountants Company
Mr. Kishore Madhavsinh Vussonji Member

Mr. Shirish Babulal Kamdar Member

AUDITORS: LEGAL ADVISORS: BANKERS:

M/s. Pankaj P. Sanghavi & Co. Advocates & Solicitors Kotak Mahindra Bank Ltd.

Chartered Accountants M/s. Kanga & Co. Indian Bank Ltd.

Law Point HDFC Bank Ltd.

Bathiya Legal

REGISTERED OFFICE & CORPORATE OFFICE:

Devidas Mansion, 3rd Floor, Mereweather Road, Colaba, Mumbai – 400 001 CIN: L74999MH1983PLC029408 E-mail: office@goldcrestgroup.com Website: www.goldcrestgroup.com

REGISTRAR & SHARE TRANSFER AGENTS:

M/s. Purva Sharegistry (India) Pvt. Ltd.

9, Shiv Shakti Industrial Estate,

Sitaram Mills Compound, J.R. Boricha Marg,

Lower Parel, Mumbai – 400 011

Tel: 022-23018261, 23016761 Email: support@purvashare.com

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NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the 37th Annual General Meeting of the Shareholders of Goldcrest Corporation Limited will be held on Tuesday, September 29, 2020 at 11:00 a.m. through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM") to transact the following businesses:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Standalone Financial Statements for the financial year ended March 31, 2020 together with the Report(s) of the Board of Directors and Auditors thereon.
- 2. To receive, consider and adopt the Audited Consolidated Financial Statements for the financial year ended March 31, 2020 together with the Report(s) of the Auditors thereon.
- 3. To declare dividend on Equity shares for the financial year ended March 31, 2020.
- 4. To appoint a Director in place of Mrs. Anupa Tanna Shah (DIN: 01587901), who retires by rotation in terms of section 152(6) of the Companies Act, 2013 and being eligible, offers herself for re-appointment.

SPECIAL BUSINESS:

5. Appointment of Ms. Namrata Tushar Tanna (DIN: 02753244) as a Non-Executive & Non-Independent Director.

 $\label{thm:consider} \textbf{To consider and, if thought fit to pass, the following resolution:} \\$

"RESOLVED THAT pursuant to Section 161(1) of the Companies Act, 2013 and any other applicable provisions of the Companies Act, 2013 and rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force) and the applicable provisions of the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) Ms. Namrata Tushar Tanna (DIN: 02753244), who was appointed as an Additional Director of the Company with effect from June 17, 2020, holds office up to the date of this Annual General Meeting, pursuant to the recommendation of the Nomination & Remuneration Committee and in respect of whom the Company has received a notice under section 160 of the Companies Act, 2013 for appointment as an Non-Executive Director & Non-Independent Director of the Company, be and is hereby appointed as an Non-Executive as an Non-Executive & Non-Independent Director of the Company, be and is hereby approved."

"RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) and / or Company Secretary of the Company, be and are hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution."

6. Appointment of Mr. Anand Shailesh Bathiya (DIN: 03084831) as an Independent Director of the Company for a term of five consective years with efferct from June 17, 2020.

To consider and, if thought fit to pass, the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149 and 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 hereinafter referred to as ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 and the applicable provisions of the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), and pursuant to the recommendation of the Nomination & Remuneration Committee, Mr. Anand Shailesh Bathiya (DIN: 03084831) who was appointed as an Additional Director (Non-executive, Independent Director) of the Company by the Board of Directors with effect from June 17, 2020 and who holds office up to the date of the forthcoming Annual General Meeting of the Company be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years, June 17, 2020 to June 16, 2025 be and is hereby approved."

"RESOLVED FURTHER THAT the Board of Directors of the Company (including its committee thereof) and / or Company Secretary of the Company, be and are hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution."

7. Retained/ Increase in shareholding limit of Foreign Non-Resident Indians in the Company:

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

"RESOLVED THAT in continuation of the earlier special resolution passed by the members at 24th Annual General Meeting of the Company held on September 19, 2007 and pursuant to the applicable provisions of Foreign Exchange Management Act, 1999, as amended ("FEMA"), Foreign Exchange Management (Non-debt Instruments) Rules, 2019 as amended up to date, the Companies Act, 2013 as amended, and all other applicable acts, rules, regulations, provisions and guidelines (including any statutory modifications or re-enactments thereof for the time being in force) and subject to all applicable approvals, permissions and sanctions of the Foreign Investment Promotion Board, the Reserve Bank of India, Ministry of Finance, Ministry of Corporate Affairs, Government of India and other concerned authorities and subject to such conditions as may be prescribed by any of the said concerned authorities while granting such approvals, permissions or sanctions, the aggregate ceiling limit of investment by Non Resident Indians (as defined under FEMA) in the equity shares of the Company



under FEMA, be and is hereby retained / increased to 24% of the paid up equity share capital of the Company.

RESOLVED FURTHER THAT any Director, Chief Financial Officer and Company Secretary of the Company be and is hereby severally authorized to do all such acts, matters, deeds and things necessary or desirable in connection with or incidental to giving effect to the above resolution, including without limitation, intimating the Reserve Bank of India of the retained/increase in investment limits applicable to Non Resident Indians and to comply with all other requirements in this regard.

By order of the Board of Directors

For GOLDCREST CORPORATION LIMITED

Sd/-

ANUPA TANNA SHAH

MANAGING DIRECTOR & CEO

DIN: 01587901

Place: Mumbai

Date: August 11, 2020 Registered Office:

Devidas Mansion, 3rd Floor, Mereweather Road,

Colaba, Mumbai – 400 001 CIN: L74999MH1983PLC029408 Website: www.goldcrestgroup.com

Notes:

- 1. In view of the continuing Covid-19 pandemic, the Ministry of Corporate Affairs (MCA) has vide its circular dated May 05, 2020 read with circulars dated April 08, 2020 and April 13, 2020 (Collectively referred to as "MCA Circulars") and Circular number SEBI/HO/CFD/CMD1/CIR/P/2020/79 issued by the Securities and Exchange Board of India (SEBI) (hereinafter collectively referred to as "the Circulars"), notified that companies are allowed to hold their AGM through VC/OAVM, without the physical presence of members at a common venue. Hence, in compliance with the MCA Circulars, the AGM of the Company is being held through VC /OAVM.
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. SINCE THE AGM IS BEING HELD IN ACCORDANCE WITH THE MCA CIRCULARS THROUGH VC/OAVM, THE FACILITY FOR APPOINTMENT OF PROXIES BY THE MEMBERS WILL NOT BE AVAILABLE.
- 3. Members of the Company under the category of Institutional Investors are encouraged to attend and vote at the AGM through VC/OAVM. Corporate members intending to authorize their representatives to participate and vote at the meeting are requested to send a certified copy of the Board resolution / authorization letter to the Company or upload on the VC portal / e-voting portal.
- 4. Institutional / Corporate Shareholders (i.e. other than individuals / HUF, NRI, etc.) are required to send a scanned copy (PDF/JPG Format) of its Board or governing body Resolution/Authorization etc., authorizing its representative to attend the AGM through VC / OAVM on its behalf and to vote through remote e-voting. The said Resolution/Authorization shall be sent to the Scrutinizer by email through its registered email address to office@goldcrestgroup.com with a copy marked to marisa@goldcrestgroup.com
- 5. The voting rights of shareholders shall be in proportion to their shares of the paid-up equity share capital of the Company as on the cut-off date of Tuesday, September 22, 2020. Shareholders shall have one vote for every one fully paid share of the Company held by them as on the cut-off date. The shareholders can vote as per their discretion.
- 6. The Register of Members and the Share Transfer books of the Company will remain closed from Wednesday, September 23, 2020 to Tuesday, September 29, 2020 (both days inclusive) in terms of the provisions of Section 91 of the Companies Act, 2013 and as per the provisions of Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the purpose of AGM and determining the entitlement of the shareholders to the dividend for the financial year (FY) 2019-20.
- 7. If the dividend, as recommended by the Board of Directors, is approved, at the AGM, payment of such dividend subject to deduction of tax at source will be made on or after Tuesday, September 29, 2020 as under:
 - a) To all the beneficial owners in respect of shares held in dematerialized form as per the data as may be made available by National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) as of the closure of business hours on or after Tuesday, September 29, 2020.
 - b) To all the Members in respect of shares held in physical form after giving effect to valid transfer, transmission or transposition requests lodged with the Company as of the close of business hours on Tuesday, September 29, 2020.
- 8. Pursuant to Finance Act 2020, dividend income will be taxable in the hands of shareholders w.e.f. April 1, 2020 and the

Company is required to deduct tax at source from dividend paid to shareholders at the prescribed rates. For the prescribed rates for various categories, the shareholders are requested to refer to the Finance Act, 2020 and amendments thereof.

A Resident individual shareholder with PAN and who is not liable to pay income tax can submit a yearly declaration in Form No. 15G/15H, to avail the benefit of non-deduction of tax at source by email to marisa@goldcrestgroup.com/support@purvashare.com by 11.59 p.m. IST on or before Tuesday, September 22, 2020. Shareholders are requested to note that in case their PAN is not registered, the tax will be deducted at a higher rate of 20%. Non-resident shareholders can avail beneficial rates under tax treaty between India and their country of residence, subject to providing necessary documents i.e. No Permanent Establishment and Beneficial Ownership Declaration, Tax Residency Certificate, Form 10F, any other document which may be required to avail the tax treaty benefits by sending an email to marisa@goldcrestgroup.com/support@purvashare.com. The aforesaid declarations and documents need to be submitted by the shareholders by 11:59 p.m. IST on or before Tuesday, September 22, 2020.

- 9. A Statement pursuant to Section 102(1) of the Companies Act, 2013, relating to special business(es) to be transacted at the Meeting is annexed hereto.
- 10. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 11. Members who have not registered their email addresses so far, are requested to register their e-mail address for receiving all communication including the Annual Report, notices, circulars etc. from the Company electronically.
- 12. Any member desirous of getting any information on the accounts or operations of the Company is requested to forward his / her query to the Company at least seven working days prior to the Meeting, so that the required information can be made available at the Meeting.
- 13. Members can avail of the facility of nomination in respect of shares held by them in physical form in accordance with the provisions of Section 72 of the Companies Act, 2013 (erstwhile section 109A of the Companies Act, 1956). Members desiring to avail of this facility may send their nomination in the prescribed Form SH 13 duly filled in to the Company's Registrar & Share Transfer Agents, Purva Sharegistry (India) Pvt. Ltd. (hereinafter referred as "Purva Sharegistry").
- 14. Members are requested to:
 - a) intimate to the Company's Registrar & Share Transfer Agents, Purva Sharegistry regarding changes, if any, at their registered addresses at an early date.
 - b) quote their folio numbers / client ID / DP ID in all correspondence.
- 15. Members are requested to note that the Company's shares are under compulsory demat trading account for all investors. Members are, therefore, requested to dematerialise their shareholding to avoid inconvenience, eliminate risks associated with physical shares and for ease of portfolio management.
- 16. Members holding shares under multiple folios in the identical order of names are requested to consolidate their holdings into one folio.
- 17. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in the securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN to the Company / Registrar & Share Transfer Agents, Purva Sharegistry.
- 18. Non-Resident Indian members are requested to inform Registrar & Share Transfer Agents, Purva Sharegistry, immediately of:
 - a) Change in their residential status on return to India for permanent settlement.
 - b) Particulars of their bank account maintained in India with complete name, branch, account type, account number and address of the bank with pin code number, if not furnished earlier.
- 19. In compliance with the Circulars, the Annual Report 2019-20, the Notice of the 37th AGM, and instructions for e-voting are being sent only through electronic mode to those members whose email addresses are registered with the Company / depository participant(s). Members may note that this notice and the Annual Report 2019-20 will also be available on the Company's website viz. www.goldcrestgroup.com.
- 20. We urge members to support our commitment to environmental protection by choosing to receive the Company's communication through email. Members holding shares in demat mode, who have not registered their email addresses are requested to register their email addresses with their respective depository participants, and members holding shares in physical mode are requested to update their email addresses with the Company's RTA, Purva Sharegistry (India) Pvt. Ltd. at support@purvashare.com to receive copies of the Annual Report 2019-20 in electronic mode.
- 21. Under Section 124 of the Companies Act, 2013 read with Investor Education and Protection Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('Rules') it is mandated that the amount of dividend remaining unpaid or unclaimed for a period of seven years from due date is required to be transferred to the Investor Education and Protection Fund (IEPF), constituted by the Central Government. The Company had, accordingly, transferred ₹ 1,37,021/- (Rupees One Lakh Thirty Seven Thousand and Twenty One only) being the unpaid and unclaimed dividend amount pertaining to final dividend for the year 2011-12 on November 8, 2019, to the Investor Education and Protection Fund of the Central Government.

The Ministry of Corporate Affairs (MCA) on 5th September 2016 notified the Rules, which are applicable to the Company.



The objective of the Rules is to help the shareholders to ascertain the status of the unclaimed amounts and overcome the problems due to misplacement of intimation thereof by post etc. In terms of the said Rules, the Company has uploaded the information in respect of the Unclaimed Dividends as on the date of the 36th Annual General Meeting (AGM) held on Tuesday, September 24, 2019 on the website of the IEPF viz. www.iepf.gov.in. The concerned members are requested to verify the details of their unclaimed amounts, if any, from the said websites and write to the Company's registrar and transfer agents before the same is due for transfer to the Investor Education and Protection Fund.

- 22. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long periods of time. Statement of holdings should be obtained from the concerned Depository Participant periodically, and holdings should be verified.
- 23. Voting through electronic means (Remote E-voting):
 - I. Pursuant to Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, as substituted by the Companies (Management and Administration) Amendment Rules, 2015 ('Amended Rules 2015'), Regulation 44 SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS2) issued by the Institute of Company Secretaries of India, the Company is pleased to provide its members the facility to exercise their right to vote at the 37th Annual General Meeting (AGM) by electronic means. The business may be transacted through e-voting services provided by National Securities Depository Limited (NSDL).

The instructions for e-voting are given herein below :-

The voting period begins on Saturday, September 26, 2020 at 9.00 hours and ends on Monday, September 28, 2020 at 17:00 hours. The remote e-voting module shall be disabled by NSDL for voting thereafter.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on the NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1 : Log-in to the NSDL e-Voting system at https://www.evoting.nsdl.com/

Step 2: Cast your vote electronically on the NSDL e-Voting system.

Details on Step 1 are mentioned below:

How do I log-in to the NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.
- A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

	nner of holding shares i.e. Demat (NSDL CDSL) or Physical	Your User ID is:
a)	For Members who hold shares in demat	8 Character DP ID followed by 8 Digit Client ID
	account with NSDL.	For example if your DP ID is IN300*** and Client ID is
		12***** then your user ID is IN300***12*****
b)	For Members who hold shares in demat	16 Digit Beneficiary ID
	account with CDSL.	For example if your Beneficiary ID is 12******* then your user ID is 12************************************
c)	For Members holding shares in Physical	"EVEN" Number followed by Folio Number registered with
ĺ	Form.	the company
		For example if folio number is 001*** and "EVEN" is 101456 then user ID is 101456001***

- 5. Your password details are given below:
 - a) If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?



- (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
- (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on www. evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting the check box.
- 8. Now, you will have to click on the "Login" button.
- 9. After you click on the "Login" button, the Home page of e-Voting will open.

Details on Step 2 are given below:

How do I cast my vote electronically on the NSDL e-Voting system?

- After completion of Step 1, you will be able to see the Home page of e-Voting. Click on e-Voting. Then, click on Active Voting Cycles.
- 2. After you click on Active Voting Cycles, you will be able to see all the companies under the heading "EVEN" in which you are holding shares and whose voting cycle is in active status.
- 3. Select the "EVEN" option of the company for which you wish to cast your vote.
- 4. Now you are ready for e-Voting as the Voting page opens.
- 5. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 6. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 7. You can also take a printout of the votes cast by you by clicking on the print option on the confirmation page.
- 8. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/ JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to rsmp.pcs@gmail.com with a copy marked to evoting@nsdl.co.in.
- It is strongly recommended not to share your password with any other person and take utmost care to keep your
 password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the
 correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical
 User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer to the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request at evoting@nsdl.co.in
 - The voting rights of shareholders shall be in proportion to their shares in the paid-up equity share capital of the Company as on the cut-off date of Tuesday, September 22, 2020.
 - II. The Board of Directors have appointed M/s. RS & MP Associates, Practising Company Secretaries ("Scrutinizer") as the Scrutinizer to scrutinize the remote e-voting process in a fair and transparent manner.
 - III. The Scrutinizer shall, immediately after the conclusion of voting at the AGM count the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the company and prepare, within no later than three days of the conclusion of the Meeting, a Consolidated Scrutinizers' Report of the total votes cast in favour or against, if any, to the Chairperson or a person authorized by him in writing who shall counter sign the same.
 - IV. The result declared along with the Scrutinizers' Report shall be placed on the Company's Website www.goldcrestgroup.com and on the website of NSDL www.evoting.nsdl.com immediately. The Company shall simultaneously forward the results to BSE Ltd, where the shares of the company are listed.



Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy
 of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self
 attested scanned copy of Aadhar Card) by email to marisa@goldcrestgroup.com.
- In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to marisa@goldcrestgroup.com.
- 24. All documents referred to in the accompanying notice and the explanatory statement shall be open for inspection at the Registered Office of the Company during normal business hours (10.00 a.m. to 5.30 p.m.) on all working days except Saturdays & Sundays and also made available during the AGM electronically up to and including the date of the Annual General Meeting of the Company.
- 25. 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 the directors are interested, maintained under Section 189 of the Act, will be available electronically for inspection by the members during the AGM. All documents referred to in the Notice will also be available for electronic inspection without any fee by the members from the date of circulation of this Notice up to the date of AGM, i.e. Tuesday, September 22, 2020. Members seeking to inspect such documents can send an email to office@goldcrestgroup.com.
- 26. Since the AGM will be held through VC/OYAM, a route map is not attached to this Notice.

27. INSTRUCTIONS FOR MEMBERS TO ATTEND THE AGM THROUGH VC / OAVM ARE AS UNDER:

- 1. Members will be able to attend the AGM through VC / OAVM or view the live webcast of AGM provided by NSDL at https://www.evoting.nsdl.com by using their remote e-voting login credentials and selecting the "EVEN" option for Company's AGM. Members who do not have the User ID and Password for e-voting or have forgotten the User ID and Password may retrieve the same by following the remote e-voting instructions mentioned in the Notice. Further Members can also use the OTP based login for logging into the e-voting system of NSDL.
- 2. Facility of joining the AGM through VC / OAVM shall open 30 minutes before the time scheduled for the AGM and will be available for Members on a first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee. Auditors etc. who are allowed to attend the AGM without restriction.
- 3. Members who need assistance before or during the AGM, can contact NSDL on evoting@nsdl.co.in/ 1800-222-990.
- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 5. Members are encouraged to join the Meeting through Laptops for better experience
- 6. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile
 Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended
 to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 8. Members who would like to express their views or ask questions during the AGM may register themselves as a speaker by sending their request from their registered email address mentioning their name, DP ID and Client ID/folio number, PAN, mobile number at <a href="mailto:m

28. THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not cast their
 vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote
 through e-Voting system in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.



The relevant details, pursuant to Regulations 26(4) and 36(3) of the Listing Regulations and Secretarial Standards on General Meetings issued by the Institute of Company Secretaries of India, in respect of a Director seeking re-appointment / appointment at this AGM are also annexed.

EXPLANATORY STATEMENT IN RESPECT OF THE SPECIAL BUSINESS PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013:

Item No. 5

The Nomination & Remuneration Committee ('the Committee') and the Board of Directors of the Company ('the Board') are of the view that Ms. Namrata Tushar Tanna's counsel and advice, would enrich the Company especially in Branding, Marketing and CSR strategy enhancement for both the non-profit and corporate sector and it would be appropriate that she serve on the Board.

At the Board Meeting of the Company held on June 17, 2020, the Board had appointed Ms. Namrata Tushar Tanna as Additional Non-Executive Director of the Company. In terms of Section 161(1) of the Act, Ms. Namrata Tushar Tanna holds office up to the date of this Annual General Meeting. The requisite notice under section 160 of the Act proposing the appointment of Ms. Namrata Tushar Tanna has been received by the Company.

Accordingly, the Board recommends the resolution set out at Item no. 5 of the accompanying notice in relation to the appointment of Ms. Namrata Tushar Tanna as a Non-Executive & Non-Independent Director of the Company, for the approval by the shareholders of the Company.

Mrs. Nita Tushar Tanna – Chairperson, Mrs. Anupa Tanna Shah – Managing Director & CEO and Ms. Namrata Tanna are interested in the respective ordinary resolution pertaining to her appointment. Except this, none of the other Directors and Key Managerial Personnel of the Company, or their relatives, are interested in this ordinary resolution(s).

Item No. 6

The Nomination & Remuneration Committee ('the Committee') are of the view that Mr. Anand Shailesh Bathiya's counsel and advice, would add tremendous value to the Company especially in Finance, Taxation, Legal, Accounting, Mergers & Acquisition and it would be appropriate that he serve on the Board and recommended that the Board appoint Mr. Anand Shailesh Bathiya as an Additional Independent Director.

The Board at the meeting held on June 17, 2020, on the recommendation of the Nomination & Remuneration Committee appointed Mr. Anand Shailesh Bathiya as an Additional Independent Director, Mr. Anand Shailesh Bathiya holds office up to the date of this Annual General Meeting. The Board recommended the appointment, for the approval of the Members, to appoint Mr. Anand Shailesh Bathiya as Independent Director of the Company for the period of five years i.e. till June 16, 2025 on the terms and conditions in compliance with Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The necessary declaration has been received from Mr. Anand Shailesh Bathiya that he meets the criteria of Independence prescribed under Section 149 of the Act read with the Companies (Appointment and Qualification of Directors) Rules, 2014 and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. In the opinion of the Board, Mr. Anand Shailesh Bathiya fulfils the conditions specified in the Act, the Rules thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended for appointment as Independent Director and that he is independent of the management of the Company. Sitting fees are paid for attending the meetings of the Board and its Committees. The consent of members by way of ordinary resolution is required for appointment of Mr. Anand Shailesh Bathiya. The requisite notice under section 160 of the Act proposing the appointment of Mr. Anand Shailesh Bathiya has been received by the Company. Mr. Anand Shailesh Bathiya does not hold any shares in the Company, either in his individual capacity or on a beneficial basis for any other person.

Accordingly, the Board recommends the resolution set out as Item no. 6 of the accompanying notice in relation to the appointment of Mr. Anand Shailesh Bathiya as Independent Director of the Company, for the approval by the shareholders of the Company.

Mr. Anand Shailesh Bathiya is interested in this resolution, none of the other Directors and Key Managerial Personnel of the Company, or their relatives, are interested in this Ordinary resolution(s).

Item No. 7

As per the provisions of the Foreign Exchange Management Act, 1999 and Foreign Exchange Management (Non-debt Instruments) Rules, 2019 as amended from time to time, the aggregate holdings of NRIs shall not exceed 10% of paid-up Equity Capital of a company. However, this limit of 10% is permissible to be increased upto the 24% if a special resolution to that effect is passed by the general body of the Indian company.

The Company has already passed a special resolution earlier at the 24th Annual General Meeting of the Company held on 19th September 2007.

The Company hereby reiterates and proposes to retain the limit of NRI holding in the Equity Shares of the Company of 24% of paid up share capital of the Company with the approval of Shareholders. Considering past and existing NRI interest in the Company's Stock, investor feedback and to attract foreign investments and have more headroom available for NRIs to invest in equity share capital of the Company, it is proposed to retain / increase the investment limit of NRI upto 24% of the paid up equity share capital of the Company.

None of the Directors and Key Managerial Personnel of the Company or their relatives are concerned or interested in the resolution financially or otherwise except to the extent that he or she is a Director and/or Shareholder of the Company.

The Board of Directors of your Company recommends passing of the resolution as set out at Item No. 7 as a Special Resolution.



BRIEF PROFILE OF THE DIRECTORS TO BE APPOINTED

Details of Directors seeking appointment / re-appointment at the forthcoming Annual General Meeting as required under Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Name	Mr. Anand Shailesh Bathiya	Ms. Namrata Tushar Tanna	Mrs. Anupa Tanna Shah
Date of Birth	September 14, 1984	April 13, 1982	June 22, 1979
DIN	03084831	02753244	01587901
Date of First appointment on the Board	June 17, 2020	June 17, 2020	June 30, 2014
Qualification	Bachelor of Commerce, Chartered Accountant & Company Secretary	MA International Journalism, Specialization in Television and Bachelor of Arts in Communication and Media, Technology & Arts (MTS).	BSc in Accouning and Finance, Chartered Accountant
Expertise in functional areas	Finance, Taxation, Legal, Accountancy, Mergers & Acquisitions	Development Communications, Non-Profit Content, Branding, Marketing and CSR strategy for both non-profits and corporates	Finance, Accountancy, Strategy, Expertise in Real Estate sector and Planning & Investment Management
Inter-se relationship	Nil	Daughter of Mrs. Nita Tushar Tanna and Sibling of Mrs. Anupa Tanna Shah	Daughter of Mrs. Nita Tushar Tanna and Sibling of Ms. Namrata Tushar Tanna
Directorship held in other listed companies in India	1 (One)	Nil	Nil
Membership/ Chairmanships	Cineline India Limited	Nil	Nil
of Committees of other listed	Audit Committee - Member		
companies in India	Nomination & Remuneration Committee - Member		
	Stakeholder Committee – Chairperson		
	Corporate Social Responsibility Committee - Chairperson		
No. of Board meetings attended during the year	NA	NA	4 (four)
No. of Equity shares held in the Company	Nil	9,26,598	12,38,718
Key terms of appointment	As per the resolution at Item no. 6 of this Notice, read with the explanatory statement thereto.	As per the resolution at Item no. 5 of this Notice, read with the explanatory statement thereto.	Appointed for the term of 5 years w.e.f April 1, 2020
Remuneration	Sitting fees	Sitting fees	The remuneration is as approved by the shareholders in the AGM held on September 24, 2019
Existing criteria for sitting fees	10,000 per Board meeting	10,000 per Board meeting	NA
Remuneration paid during the year	NA	NA	₹ 72,56,742/-

By order of the Board of Directors

For GOLDCREST CORPORATION LIMITED

Sd/-

ANUPA TANNA SHAH

MANAGING DIRECTOR & C.E.O.

DIN: 01587901

Place: Mumbai Date: August 11, 2020

Registered Office:

Devidas Mansion, 3rd Floor, Mereweather Road,

Colaba, Mumbai – 400 001 CIN: L74999MH1983PLC029408 Website: www.goldcrestgroup.com



BOARD'S REPORT

To the Members,

GOLDCREST CORPORATION LIMITED

The Directors present the 37th Annual Report of Goldcrest Corporation Limited (the Company) along with the Audited Financial Statements for the financial year ended March 31, 2020. The consolidated performance of the Company and its subsidiaries has been referred to wherever required.

1. FINANCIAL RESULTS

(₹ in Lacs)

	STAND	ALONE	CONSOLIDATED			
	Year ended 31st March, 2020	Year ended 31st March, 2019	Year ended 31st March, 2020	Year ended 31st March, 2019		
INCOME						
Turnover / Gross Income	887.53	1315.02	887.89	1315.02		
Total Income	887.53	1315.02	887.89	1315.02		
EXPENDITURE						
Employee Costs	175.57	176.96	175.57	176.96		
Finance Charges	4.52	Nil	4.52	Nil		
Depreciation and Amortisation Expense	54.55	49.14	54.55	49.14		
Depreciation on Right to use of Assets	39.92	Nil	39.92	Nil		
Other Expenses	416.47	439.88	417.22	440.06		
Total Expenses	691.03	665.98	691.77	666.17		
Profit Before Tax (PBT)	196.50	649.03	196.12	648.85		
Less: Provision for Taxation						
Current Year Tax	131.00	130.00	131.00	130.00		
Deferred Tax	(20.75)	16.42	(20.75)	16.42		
Total Tax Expense	110.24	146.41	110.24	146.41		
Profit After Tax (PAT)	86.25	502.61	85.87	502.43		
Other Comprehensive Income						
Remeasurement of the defined benefit plans	(0.93)	(1.24)	(0.93)	(1.24)		
Change in fair value in Equity Shares	(14.51)	(8.59)	(14.51)	(8.59)		
Income tax effect relating to remeasurement of the defined benefit plans	0.26	2.74	0.26	2.74		
Net of Other Comprehensive Income	(15.18)	(7.09)	(15.18)	(7.09)		
Total Comprehensive Income for the period	71.07	495.51	70.69	495.33		
Earning per Equity Shares (EPS)						
1. Basic	1.52	7.67	1.51	7.67		
2. Diluted	1.52	7.67	1.51	7.67		

Note: The above figures are extracted from the audited standalone and consolidated financial statements as per Indian Accounting Standards (Ind AS).

2. PERFORMANCE OF YOUR COMPANY

CONSOLIDATED FINANCIAL RESULTS

Your Company recorded consolidated total revenue of ₹ 887.89 lacs as against ₹ 1315.02 lacs in the previous year. The consolidated PBT stood at ₹ 196.12 lacs as against ₹ 648.85 lacs in the previous year. The consolidated PAT stood at ₹ 85.87 lacs as against ₹ 502.43 lacs in the previous year.



STANDALONE FINANCIAL RESULTS

On a standalone basis, your Company registered total revenue of ₹ 887.53 lacs as compared to ₹. 1315.02 lacs in the previous year. The PBT decreased to ₹ 196.50 lacs as compared to ₹ 649.03 lacs in the previous year. The PAT decreased to ₹ 86.25 lacs as compared to ₹ 502.61 lacs in the previous year.

PERFORMANCE OF SUBSIDIARY COMPANY

GOLDCREST HABITATS PRIVATE LIMITED:

In the year under review, the company had incurred loss of ₹ 38,336/- for the year as compared to the previous year's loss of ₹ 18,225/-.

3. <u>DETAILS OF MATERIAL CHANGES FROM THE END OF FINANCIAL YEAR TILL THE DATE OF THIS REPORT - IMPACT OF GLOBAL HEALTH PANDEMIC COVID-19.</u>

In the last month of FY 2020 the COVID-19 pandemic developed rapidly into a global crisis, forcing governments to enforce lock-downs of all economic activity. In enforcing social distancing to contain the spread of the disease, our offices and client offices have been operating with minimal or no staff for extended periods of time. To effectively respond to and manage our operations through this crisis, in keeping with its employee-safety first approach, the Company quickly instituted measures to trace all employees and be assured of their well-being. Our teams reacted with speed and efficiency, and quickly leveraged technology to transition the workforce to an entirely new 'work-from-home' model, in line with the guidelines issued by the local authorities.

Continuous communication on the latest updates played a key role in enabling our employees to stay on top of the evolving situation. Several initiatives were rolled out to ensure the staff effectiveness while working from different locations. The Company has implemented a phased and safe return-to-work plan as and when lockdown restrictions have eased.

In view of the COVID-19 pandemic, the company has considered internal and external information and has performed sensitivity analysis based on current estimates in assessing the recoverability of rent receivables, unbilled receivables and other financial assets. However, the actual impact of COVID-19 on the company's financial statements may differ from the estimated and the company will continue to closely monitor any material changes based on future economic conditions.

4. **DIVIDEND**

Your Directors are pleased to recommend a dividend of 5 % (₹ 0.5 per equity share of ₹. 10/- each) on the equity shares out of the profits of the Company for the current financial year 2019-20. The said dividend, if approved and declared in the forthcoming Annual General Meeting would result in a dividend outflow of ₹ 28.45 lacs. For the previous year the dividend outflow was ₹ 28.45 lacs and dividend distribution tax was ₹ 5.85 lacs aggregating to a total outflow of ₹ 34.30 lacs.

5. TRANSFER TO RESERVE

The Company does not propose to transfer any amount to the General Reserve out of the amount available for appropriations.

6. TRANSFER OF UNCLAIMED DIVIDEND /UNPAID AMOUNTS TO THE INVESTOR EDUCATION AND PROTECTION FUND

Pursuant to section 124 and 125 of the Companies Act, 2013 read with the Investor education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules")), dividend, if not claimed for a period of 7 years from the date of transfer to Unpaid Dividend Account of the Company, is liable to be transferred to the Investor Education and Protection Fund ("IEPF").

Further, all the shares in respect of which dividend has remained unclaimed for seven consecutive years or more from the date of transfer to unpaid dividend account shall also be transferred to the IEPF Authority. The said requirement does not apply to shares in respect of which there is a specific order of Court, Tribunal or Statutory Authority, restraining any transfer of the shares. In the interest of the shareholders, notices in this regard are also published in the newspapers and the details of unclaimed dividends and shareholders whose shares are liable to be transferred to the IEPF Authority, are uploaded on the Company's website www.goldcrestgroup.com.

In light of the aforesaid provisions, the Company has during the year under review, transferred an amount of ₹ 1,37,021/-(Rupees One Lakh Thirty Seven Thousand and Twenty One only) to the Investor Education and Protection Fund (IEPF) of the Central Government being the unpaid and unclaimed dividend amount outstanding for 7 years, of the Company, pertaining to final dividend for the year 2011-12, on November 8, 2019. The Company has uploaded the details of unpaid and unclaimed amounts lying with the Company as on November 8, 2019 on the Ministry of Corporate Affairs' website.

Accordingly, equity shares, shares of the Company, in respect of which dividend has not been claimed for 7 consecutive years or more from the date of transfer to unpaid dividend account, have also been transferred to the demat account of the IEPF Authority.

7. ANNUAL RETURN

The extracts of the Annual Return pursuant to the provisions of Section 92 read along with Rule 12 of the Companies (Management and administration) Rules, 2014 are furnished in "Annexure A" and is attached to this Report and the same has been disclosed on the company's website and is accessible on http://www.goldcrestgroup.com/wp-content/files/Annexure_A_to_Board_Report.pdf.

8. DIRECTORS AND KEY MANAGERIAL PERSONNEL

Mrs. Anupa Tanna Shah (DIN: 01587901) shall be liable to retire by rotation and being eligible offers herself for reappointment. The Board has proposed the appointment of Mr. Anand Shailesh Bathiya as an Additional Independent Director and Ms. Namrata Tushar Tanna as a Additional Non-Executive Director at the Board Meeting held on June 17, 2020 and have recommended their appointment for approval of members at the ensuing Annual General Meeting.

9. PERFORMANCE EVALUATION OF THE BOARD

During the year, the evaluation of the annual performance of individual Directors including the Chairperson of the Company and Independent Directors, Board and Committees of the Board was carried out under the provisions of the Act, relevant Rules, and the Corporate Governance requirements as prescribed under Regulation 17 of Listing Regulations and based on the circular issued by SEBI dated January 5, 2017 with respect to Guidance Note on Board Evaluation. The Nomination and Remuneration Committee had approved the criteria for the performance evaluation of the Board, its Committees and Individual Directors as per the SEBI.

Guidance Note on Board Evaluation.

The Chairperson of the Company interacted with each Director individually, for evaluation of performance of the Individual Directors. The evaluation for the performance of the Board as a whole and of the Committees was conducted by way of questionnaires.

In a separate meeting of Independent Directors, performance of Non-Independent Directors and performance of the Board as a whole was evaluated. Further, they also evaluated the performance of the Chairperson of the Company, taking into account the views of the Executive Directors and Non-executive Directors.

The performance of the Board was evaluated by all the Directors of the Board after seeking inputs from all the Directors on the basis of various criteria such as structure and diversity of the Board, competency of Directors, experience of Director, strategy and performance evaluation, secretarial support, evaluation of risk, evaluation of performance of the management and feedback, independence of the management from the Board etc. The performance of the Committees was evaluated by the Board after seeking inputs from the Committee members on the basis of criteria such as mandate and composition, effectiveness of the committee, structure of the committee and meetings, independence of the committee from the Board and contribution to decisions of the Board. The Nomination and Remuneration Committee reviewed the performance of the individual Directors on the basis of the criteria such as qualification, experience, knowledge and competency, fulfilment of functions, availability and attendance, initiative, integrity, contribution and commitment etc., and the Independent Directors were additionally evaluated on the basis of independence, independent views and judgement etc. Further the evaluation of Chairperson of the Board, in addition to the above criteria for individual Directors, also included evaluation based on effectiveness of leadership and ability to steer the meeting, impartiality etc.

The Chairperson and other members of the Board discussed upon the performance evaluation of every Director of the Company and concluded that they were satisfied with the overall performance of the Directors individually and that the Directors generally met their expectations of performance. Qualitative comments and suggestions of Directors were taken into consideration by the Chairperson of the Board and the Chairperson of the Nomination and Remuneration Committee. The Directors have expressed their satisfaction with the evaluation process.

10. SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

The Company has 1 (One) wholly owned subsidiary Company as on March 31, 2020. There is no associate company within the meaning of Section 2(6) of the Companies Act, 2013. There has been no material change in the nature of the business of the subsidiary.

Pursuant to the provisions of Section 129(3) of the Act, a statement containing salient features of the financial statements of the Company's subsidiary in Form AOC-1 "Annexure B" is attached to the financial statements of the Company.

Pursuant to the provision of Section 136 of the Act, the financial statements of the Company, consolidated financial statements along with relevant documents and separate audited accounts in respect of subsidiaries are available on the website of the Company.

11. DIRECTOR'S RESPONSIBILITY STATEMENT

To the best of their knowledge and belief and according to the information and explanations obtained by them, your Directors make the following statement in terms of Section 134 (5) of the Companies Act, 2013;

i. In the preparation of the Annual Accounts of the Company, the applicable Accounting Standards have been followed



and there are no material departures;

- ii. The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year ended on March 31, 2020 and the profit for the year ended as on that date;
- iii. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and preventing and detecting fraud and other irregularities;
- iv. The Directors have prepared the annual accounts on a going concern basis;
- v. The Directors have laid down internal financial controls to be followed by the Company and have ensured that such internal financial controls are adequate and are operating effectively;
- vi. The Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

12. CAUTIONARY STATEMENT

Statements made in this report, describing the Company's objectives, projections, estimates, expectations or predictions may be forward-looking statements within the meaning of applicable securities laws and regulations. Forward-looking statements are based on certain assumptions and expectations of future events. The Company cannot guarantee that these assumptions and expectations are accurate or will be realized by the Company. Actual results could differ materially from those expressed in the statement or implied due to the influence of external and internal factors that are beyond the control of the Company. The Company assumes no responsibility to publicly amend, modify or revise any forward-looking statements on the basis of any subsequent developments, information or events.

13. PUBLIC DEPOSIT

During the year under review, your Company has not accepted any deposits within the meaning of provisions of Chapter V – Acceptance of Deposits by Companies of the Companies Act, 2013 read with the Companies (Acceptance of Deposits) Rules 2014, as amended from time to time.

14. SECRETARIAL AUDIT

Pursuant to the provisions of Section 204 (1) of the Companies Act, 2013 and Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company had appointed M/s. KJB & Co LLP, Practicing Company Secretaries to undertake the Secretarial Audit of the Company. The Report of the Secretarial Audit is annexed herewith as "Annexure C".

The Secretarial Audit Report is self-explanatory and does not call for any further comments.

15. MAINTENANCE OF COST RECORD:

Pursuant to Section 148 of the Companies Act, maintenance of Cost Record is not applicable to the Company.

16. REPORTING OF FRAUDS BY AUDITORS

During the year under review, the Statutory Auditors and the Secretarial Auditor have not reported any instances of frauds committed in the Company by its Officers or Employees to the Audit Committee under section 143(12) of the Companies Act, 2013.

17. CORPORATE GOVERNANCE

Report on Corporate Governance and Certificate of the Auditors of the Company regarding compliance of the conditions of Corporate Governance as stipulated in Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, are enclosed as a separate section and form a part of this report.

18. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTFLOW

The information required under Section 134 of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014 with regard to Conservation of Energy & Technology absorption is not required to be given, as the same is not applicable to the Company.

Foreign Exchange Earning : NIL

Foreign Exchange Outflow : ₹7,40,139/-

19. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS OF THE COMPANY

There are no significant and material orders passed by the Regulators or Courts or Tribunals which would impact the going



concern status and/or the Company's future operations.

20. CORPORATE SOCIAL RESPONSIBILITY.

As per section 135 of the Companies Act, 2013, all companies having a net worth of ₹ 500 crore or more, or a turnover of ₹ 1,000 crore or more or a net profit of ₹ 5 crore or more during any financial year are required to constitute a CSR committee of the Board of Directors comprising three or more Directors, at least one of whom should be an Independent Director. All such companies are required to spend at least 2% of their average net profits of the three immediately preceding financial years on CSR-related activities. Accordingly, the Company was required to spend ₹ 9,00,298/- towards CSR activities, however the company has spent an amount of ₹ 7,79,000/- which is less than the amount required to be spent by the company, which was utilized on activities specified in Schedule VII of the Companies Act, 2013.

However, there is unspent amount of ₹ 1,21,298/- for the year ended March 31, 2020. The CSR committee is in the continuous process of identifying CSR activities and the unspent CSR amount will be spent in the immediate subsequent financial year 2020-2021.

The Annual Report on CSR activities containing details of expenditure incurred by the Company and brief details on the CSR activities is given in "Annexure D".

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

There were no loans, guarantees or investments made during the year under review under section 186 of the Companies Act, 2013.

22. PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES

The related party transactions were entered into on an arm's length basis and in the ordinary course of business and are in compliance with the applicable provisions of section 188 of the Companies Act, 2013 during the year under review. Accordingly, the disclosure of related party transactions as required under Section 134(3) (h) of the Companies Act, 2013 in Form AOC - 2 is not applicable.

23. AUDITORS AND AUDITORS REPORT

M/s. Pankaj P. Sanghavi & Co., Chartered Accountants, (Firm's Regn. No. 107356W), were appointed as the Statutory Auditors of the Company for a period of 5 (five) years at the 34th Annual General Meeting of the Company to hold office till the conclusion of the 39th Annual General Meeting of the Company.

The notes to the Financial Statements referred to in the Auditors Report are self-explanatory and do not call for any further comments under Section 134 of the Companies Act, 2013.

24. NUMBER OF BOARD MEETINGS CONDUCTED DURING THE YEAR UNDER REVIEW

The Company had held (4) Four Board meetings during the financial year under review. The details of the meetings of the board held during the financial year form a part of the Corporate Governance Report.

25. COMPANY'S POLICY RELATING TO DIRECTORS' APPOINTMENT, PAYMENT OF REMUNERATION AND DISCHARGE OF THEIR DUTIES

The Company's Policy relating to appointment of Directors, payment of managerial remuneration, Directors' qualifications, positive attributes, independence of Directors and other related matters as provided under Section 178(3) of the Companies Act, 2013 is furnished in "Annexure E" and is attached to this report.

26. INDEPENDENT DIRECTORS MEETING

The Independent Directors met on February 1, 2020, without the attendance of Non-Independent Directors and members of the Management. The Independent Directors reviewed the performance of Non-Independent Directors and the Board as a whole. The performance of the Chairperson of the Company, taking into account the views of Executive Directors and Non-Executive Directors and assessed the quality, quantity and timeliness of flow of information between the Company's Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

27. FAMILIARISATION PROGRAMME FOR INDEPENDENT DIRECTORS

In compliance with the requirements of the SEBI (LODR) Regulations 25(7) and 46 of SEBI Listing Regulations, the Company has put in place a Familiarisation Programme for the Independent Directors to familiarize them with the Company, their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model etc. The detail of this programme is available on the website of the company and may be accessed through the web http://www.goldcrestgroup.com/wp-content/files/Familarisation_Programme_2020.pdf.

28. DECLARATION BY INDEPENDENT DIRECTORS

The Company has received declarations from all the Independent Directors of the Company confirming that they met with



the criteria of independence as prescribed under sub-section (6) of Section 149 of the Companies Act, 2013 and as per SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 ("Listing Regulation, 2015").

29. COMMITTEES OF THE BOARD

Details of the various committees constituted by the Board of Directors as per the provisions of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Companies Act, 2013 are given in the Corporate Governance Report which forms a part of this report.

30. DISCLOSURE REQUIREMENTS

As per SEBI Listing Regulations, the Corporate Governance Report with the Auditors' Certificate thereon, and the Management Discussion and Analysis are attached, which forms part of this report.

The Company has devised proper systems to ensure compliance with the provisions of all applicable laws including compliance with secretarial standards issued by the Institute of Company Secretaries of India and that such systems are adequate and operating effectively.

31. BOARD POLICIES

The details of the policies approved and adopted by the Board are provided in "Annexure F" to the Board Report.

32. RISK MANAGEMENT

The Board of the Company has voluntarily formed a Risk Management Committee to frame, implement and monitor the risk management plan for the company. The Committee is responsible for reviewing the risk management plan and ensuring its effectiveness. The Audit Committee has additional oversight in the area of financial risks and controls. Major risks identified by the businesses and functions are systematically addressed through mitigating actions on a continuing basis.

Your Company manages, monitors and reports on the principal risks and uncertainties that can impact its ability to achieve its strategic objectives. The Company's management regularly reviews systems, organizational structures, processes, standards, codes of conduct and behaviours that govern how the Company conducts its business and manages associated risks.

33. PREVENTION OF SEXUAL HARASSMENT IN THE WORKPLACE

The Company has constituted an Internal Complaint Committee ("ICC") pursuant to the provision of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 ("Act"). Your Company has zero tolerance on sexual harassment in the workplace. During the year under review, ICC has not received any complaints under the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013.

34. REMUNERATION RATIO OF THE DIRECTORS / KEY MANAGERIAL PERSONNEL (KMP) / EMPLOYEES:

The information required pursuant to Section 197 read with Rule 5 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, in respect of remuneration of the employees of the Company and Directors is furnished hereunder:

- (A) Information pursuant to Section 197 of the Companies Act, 2013 read with Rule 5(1) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:
- i. The ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2019-20 and the percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary in the financial year 2019-20:

Name of Director & KMP	Ratio of Remuneration of each Director to median remuneration of Employees	% increase in remuneration in the financial year						
Executive Directors								
Mrs. Anupa Tanna Shah	15.38	Nil						
Mrs. Nita Tushar Tanna	4.62	Nil						
Non-Executive Directors								
Mr. Kishore Vussonji	0.31	Nil						
Mr. Shirish Kamdar	0.31	Nil						
Key Managerial Personnel								
Mrs. Anupa Tanna Shah (M.D. & CEO)	15.38	Nil						



Name of Director & KMP	Ratio of Remuneration of each Director to median remuneration of Employees	% increase in remuneration in the financial year		
Mr. Manish Chheda (CFO)	3.47	12		
Mrs. Marisa Ferreira (CS)	1.39	16		

- ii. The percentage increase in the median remuneration of employees in the financial year: 8.98%
- iii. The number of permanent employees on the rolls of Company: 10 as on March 31, 2020.
- iv. Average percentile increase made in the salaries of employees other than the managerial personnel in the last financial year i.e. 2019-20 was 7% whereas increase in the managerial remuneration for the same financial year was 2.86%.
- v. The Company affirms that the remuneration is as per the Remuneration Policy of the Company (Annexure E).
- (B) The information pursuant to Section 197 of the Companies Act, 2013 read with Rule 5(2) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is not applicable, since during the year under review none of the employees of the Company was in receipt of remuneration in excess of the limits specified, whether employed for the whole year or part thereof.

35. INTERNAL FINANCIAL CONTROLS

The Directors had laid down internal financial controls to be followed by the Company and such policies and procedures adopted by the Company for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information. The Audit Committee evaluates the internal financial control system periodically.

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, the work performed by the internal, statutory and secretarial auditors and external consultants, including the audit of internal financial controls over financial reporting by the statutory auditors and the reviews performed by management and the relevant board committees, including the audit committee, the Board is of the opinion that the Company's internal financial controls were adequate and effective during FY 2019-20.

36. MANAGEMENT DISCUSSION AND ANALYSIS

A brief composite summary of the performance of the business and functions of the Company is provided in a separate section "Annexure G" and is attached to this report.

37. APPRECIATION

Your Directors acknowledge with gratitude the co-operation and assistance extended by the bankers, distributors, vendors, investors, customers, investors, BSE Ltd., National Securities Depository Ltd., Central Depository Services (India) Ltd., and R & T Agent during the year under review and are confident that your Company will continue to receive such support in the years ahead. The Directors also wish to thank all the employees for their contribution, high degree of commitment, support and continued co-operation throughout the year.

The Directors regret the loss of life due to the COVID-19 pandemic and are deeply grateful and have immense respect for every person who risked their life and safety to fight this pandemic.

For and on behalf of the Board of Directors For GOLDCREST CORPORATION LIMITED

Sd/-

NITA TUSHAR TANNA CHAIRPERSON DIN: 00170591

Place: Mumbai

Date: August 11, 2020



Annexure A

FORM NO. MGT - 9

EXTRACT OF ANNUAL RETURN

as on the financial year ended 31.03.2020 [Pursuant to Section 92(3) of the Companies Act, 2013, and Rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I Registration and other Details

CIN	L74999MH1983PLC029408
Registration Date	25 th February, 1983
Name of the Company	Goldcrest Corporation Limited
Category / Sub-Category of the Company	Company Limited by Shares / Public non-government company
Address of the Registered Office and contact details	Devidas Mansion, 3 rd Floor, Mereweather Road, Colaba, Mumbai – 400 001. Tel : 022 22837489 / 90
Whether listed company	Yes
Name, address and contact details of Registrar and Transfer Agent, if any	M/s. Purva Sharegistry (India) Pvt Ltd. 9, Shiv Shakti Industrial Estate, Sitaram Mills Compound, J. R. Boricha Marg, Lower Parel, Mumbai – 400 011 Tel: 022-23018231, 23016761 Email Id: support@purvashare.com

II Principal Business Activity of the Company

All the Business Activities contributing 10% or more of the total revenue of the Company shall be stated:

Name and Description	NIC Code of the Product / Service	% of total turnover of the Company
Operations & Maintenance of Software Development park	6810	87.09

III Holding / Subsidiary and Associate Companies

Name and address of the Company	CIN / LLPIN	Holding / Subsidiary / Associate	% of shares held	Applicable Section
GOLDCREST HABITATS PRIVATE LIMITED Devidas Mansion, 3 rd Floor, Mereweather Road,Colaba, Mumbai – 400 001	U45400MH2007PTC172257	Subsidiary	100	2(87)

IV Shareholding Pattern (Equity Share Capital Break up as a percentage of Total Equity)

1) Category-wise Shareholding

Category of Shareholders		No. of Sha	o. of Shares held at the beginning of the year				No. of Shares held at the end of the year			
		Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A.	Promoters									
(1)	Indian									
a)	Individual / HUF	4145955	0	4145955	72.87	4145537	0	4145537	72.86	(0.01)
b)	Central Govt	0	0	0	0	0	0	0	0	0
c)	State Govt.(s)	0	0	0	0	0	0	0	0	0
d)	Bodies Corporate	0	0	0	0	0	0	0	0	0
e)	Banks / FI	0	0	0	0	0	0	0	0	0

Cate	egory of Shareholders	No. of Shares held at the beginning of the year				No. of Shares held at the end of the year				% Change
Cali	egory of Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
f)	Any Other	0	0	0	0	0	0	0	0	0
Sub	-Total (A)(1)	4145955	0	4145955	72.87	4145537	0	4145537	72.86	72.86
(2)	Foreign									
a)	NRIs - Individuals	0	0	0	0	0	0	0	0	0
b)	Other - Individuals	0	0	0	0	0	0	0	0	0
c)	Bodies Corporate	0	0	0	0	0	0	0	0	0
d)	Banks / FI	0	0	0	0	0	0	0	0	0
e)	Any Other	0	0	0	0	0	0	0	0	0
Sub	-Total (A)(2)	0	0	0	0	0	0	0	0	0
	al Shareholding of moters (A) = (A)(1)+(A)	4145955	0	4145955	72.87	4145537	0	4145537	72.86	(0.01)
B.	Public Shareholding									
(1)	Institutions									
a)	Mutual Funds / UTI	0	0	0	0	0	0	0	0	0
b)	Banks / FI	0	0	0	0	0	0	0	0	0
c)	Central Govt	0	0	0	0	0	0	0	0	0
d)	State Govt.(s)	0	0	0	0	0	0	0	0	0
e)	Venture Capital Funds	0	0	0	0	0	0	0	0	0
f)	Insurance Companies	0	0	0	0	0	0	0	0	0
g)	FIIs	0	0	0	0	0	0	0	0	0
h)	Foreign Venture Capital Funds	0	0	0	0	0	0	0	0	0
i)	Others (specify)	0	0	0	0	0	0	0	0	0
Sub	-Total (B)(1):	0	0	0	0	0	0	0	0	0
(2) [Non-Institutions									
a)	Individuals									
i)	Shareholders holding nominal share capital upto ₹ 2 lakh	209835	140401	350236	6.16	183286	124276	307562	5.41	(0.75)
ii)	Shareholders holding nominal share capital in excess of ₹ 2 lakh	460488	0	460488	8.09	489169	0	489169	8.60	0.51
c)	Others (specify)									
i)	Pakistani citizens vested with the Custodian of Enemy Property	0	0	0	0	0	0	0	0	0
ii)	Other Foreign Nations	0	0	0	0	0	0	0	0	0
iii)	Foreign Bodies	0	0	0	0	0	0	0	0	0
iv)	NRI (Non- Repat)	605	0	605	0.01	605	0	605	0.01	0
	NRI (Repat)	550,200	6,500	556,700	9.79	550,200	6,500	556,700	9.79	0

Cate	egory of Shareholders	No. of Shares held at the beginning of the year			No. of Shares held at the end of the year				% Change	
Oatt	gory of onarcholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
v)	Clearing Members / Clearing House	24	0	24	0.00	0	0	0	0	0
vi)	Trusts	0	0	0	0	0	0	0	0	0
vii)	Limited Liability	0	0	0	0	0	0	0	0	0
	Hindu Undivided Family	6,059	0	6,059	0.11	8,466	0	8,466	0.15	0.04
viii)	Foreign Portfolio Partnership Investor (Corporate)	0	0	0	0	0	0	0	0	0
ix)	Qualified Foreign Investor	0	0	0	0	0	0	0	0	0
x)	IEPF	65,345	0	65,345	1.15	77,370	0	77,370	1.36	(0.21)
xi)	Bodies Corporate	50,948	53,400	104,348	1.83	50,951	53,400	104,351	1.83	0
Sub	-Total (B)(2):	1,343,504	200,301	1,543,805	27.13	1,360,047	184,176	1,544,223	27.14	0.01
Total Public Shareholding(B)=(B) (1)+(B)(2)		1,343,504	200,301	1,543,805	27.13	1,360,047	184,176	1,544,223	27.14	0.01
C.	Shares held by Custodian for GDRs & ADRs	0	0	0	0	0	0	0	0	0
Gra	nd Total (A+B+C)	5,489,459	200,301	5,689,760	100	5,489,459	200,301	5,689,760	100	0

ii) Shareholding of Promoters

Shareholders Name	Shareho	chareholding at the beginning of the year			Shareholding at the end of the year			
	No. of Shares	% of total shares of the Company	% of Shares Pledged / encumbered to total shares	No. of Shares	% of total shares of the Company	% of Shares Pledged / encumbered to total shares	during the year	
TULSIDAS J TANNA*	9,23,593	16.23	-	0	0	0	(16.23)	
ANUPA TANNA SHAH	12,38,718	21.77	-	12,38,718	21.77	-	0	
NITA TUSHAR TANNA	10,20,000	17.93	-	1943593	34.16	-	16.23	
NAMRATA TANNA	9,26,598	16.29	-	9,26,598	16.29	-	0	
HANSA T. TANNA	36,628	0.64	-	36,628	0.64	-	0	
TUSHAR T. TANNA	418	0.01	-	0	0	0	(0.01)	

^{*}Note: Transmission of shares of Late Tulsidas Jamnadas Tanna to Mrs. Nita Tushar Tanna.



iii) Change in Promoters' Shareholding (Please specify, if there is no change)

	Shareholding at the beginning of the year		Cumulative Shareholding during year	
	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company
At the beginning of the year	41,45,955	72.87	-	-
*Date wise Increase/Decrease in Promoters Shareholding during the year specifying the reasons for increase/decrease (e.g. allotment/ transfer/bonus/sweat equity etc):	-	-	(418)	(0.01)
At the end of the year	-	-	41,45,955	72.86

NOTE

Sr. No	Shareholder's Name		g at the beginning the year	Cumulative Shareholding during the year		
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1.	Tulsidas Tanna*					
	At the beginning of the year	9,23,593	16.23	-	-	
	Transaction (Purchase/Sale) during the year	-	-	-	-	
	Transmission of shares	-	-	(9,23,593)	(16.23)	
	At the end of the year	-	-	0	0	
2.	Anupa Tanna Shah					
	At the beginning of the year	12,38,718	21.77	-	-	
	Transaction (Purchase/Sale) during the year	-	-		-	
	At the end of the year	-	-	12,38,718	21.77	
3.	Nita Tushar Tanna					
	At the beginning of the year	10,20,000	17.93			
	Transaction (Purchase/Sale) during the year					
	Transmission of shares			9,23,593	16.23	
	At the end of the year			19,43,593	34.16	
4.	Namrata Tanna					
	At the beginning of the year	9,26,598	16.29	-	-	
	Transaction (Purchase/Sale) during the year	-	-	-	-	
	At the end of the year	-	-	9,26,598	16.29	
5.	Hansa Tanna					
	At the beginning of the year	36,628	0.64	-	-	
	Transaction (Purchase/Sale) during the year	-	-	-	-	
	At the end of the year	-	-	36,628	0.64	
6.	Tushar Tanna					
	At the beginning of the year	418	0.01	-	-	
	Transaction (Purchase/Sale) during the year	-	-	(418)	(0.01)	
	At the end of the year	-	-	0	0	

Note: * Transmission of Late Tulsidas Jamnadas Tanna shares to Mrs. Nita Tushar Tanna.

iv) Shareholding Pattern of Top Ten Shareholders (Other than Directors, Promoters and Holders of GDRs and ADRs)

For Each of the Top 10 Shareholders		olding at the ng of the year	Shareholding at the end of the year		
	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company	
Asha Rajnikant Madhvani	2,90,725	5.11	3,47,693	6.11	
Tarun Mehta	2,75,000	4.83	2,75,000	4.83	
Smita Mehta	2,75,000	4.83	2,75,000	4.83	
Sangeetha S	0	0	79,860	1.40	
Investor Education and Protection Fund Authority Ministry of Corporate Affairs	65,345	1.15	77,370	1.36	
Sonal Manoj Shah	36,701	0.65	36,701	0.65	
Varsha Vikram Sheth	24,920	0.44	24,915	0.44	
Kundalia Industries	24,900	0.44	24,900	0.44	
Atul Jayant Shah	16,000	0.28	15,000	0.26	
Lalit Saran Sarna	14,266	0.25	14,266	0.25	

v) Shareholding of Directors and Key Managerial Personnel

For Each of the Directors and KMP		at the beginning he year	Shareholding at the end of the year		
	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company	
NITA TUSHAR TANNA	10,20,000	17.93	19,43,593	34.16	
ANUPA TANNA SHAH	12,38,718	21.77	12,38,718	21.77	
SHIRISH KAMDAR	0	0	0	0	
KISHORE VUSSONJI	0	0	0	0	
MANISH CHHEDA	0	0	0	0	
MARISA FERREIRA	0	0	0	0	

V Indebtedness

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

	Secured Loans excluding deposits	Unsecured loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	-	-	-	-
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	-	-	-	-
Change in Indebtedness during the financial year	-	-	-	-
Addition	-	-	-	-
Reduction	-	-	-	-
Net Change	-	-	-	-
Indebtedness at the end of the financial year				
i) Principal Amount	-	-	-	-
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	-	-	-	-
Total	Nil	-	-	Nil



VI Remuneration of Directors and Key Managerial Person

A Remuneration to Managing Director, Whole-time Directors and/or Manager:

Sr. No	Particulars of Remuneration	Mrs. Anupa Tanna Shah, Managing Director & C.E.O	Mrs. Nita Tushar Tanna, Executive Director & Chairperson
1	Gross Salary		
	(a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961	60,00,000	18,00,000
	(b) Value of perquisites under Section 17(2) Income Tax Act, 1961	12,00,000	-
2	Bonus/Commission	-	-
3	Other Allowances	56,742	-
	Total (A)	72,56,742	18,00,000
	Ceiling as per Act	As per Schedule V (in case of no profit or inadequate profit) of the Companies Act, 2013	As per Schedule V (in case of no profit or inadequate profit) of the Companies Act, 2013

Note: As per Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 all elements of the remuneration package of the Managing Director are summarized above. Other benefits such as bonuses, stock options etc are not paid to the Director.

B. Remuneration to other Directors:

Sr.	Particulars of Remuneration	Name of D	Name of Directors			
No		Mr. Kishor Vussonji	Mr. Shirish Kamdar			
1.	Independent Directors					
	Fee for attending Board/Committee Meetings	40,000	40,000	80,000		
	Commission	-	-	-		
	Others, please Specify	-	-	-		
	Total (B1)	40,000	40,000	80,000		
2.	Other Non-Executive Directors					
	Fee for attending Board/Committee Meetings	-	-	-		
	Commission	-	-	-		
	Others, please Specify	-	-	-		
	Total (B2)	-	-	-		
	Total B = B1 + B2	40,000	40,000	80,000		
	Overall Ceiling as per Act	Not applicable since no	Not applicable since no commission was paid during the y			
	Total Managerial Remuneration (A+B)			91,36,742		

REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MANAGING DIRECTOR/ MANAGER/ WHOLE **TIME DIRECTOR**

Sr.	Particulars of Remuneration	Key Manageri		
No		Mr. Manish S. Chheda (Chief Financial Officer)	Ms. Marisa Ferreira (Company Secretary)	Total Amount
1	Gross Salary			
	a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961	13,53,000	5,40,624	18,93,624
	(b) Value of perquisites under Section 17(2) Income Tax Act, 1961	-	-	-
	(c) Profit in lieu of salary under Section 17(3) Income Tax Act, 1961	-	-	-
2	Stock Options	-	•	-
3	Sweat Equity	-	-	-
4	Commission as % of profit	-	-	-
5	Others, please specify (Bonus)	2,25,500	90,104	3,15,604
	Total (C)	15,78,500	6,30,728	22,09,228

VII PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment / Compounding fees imposed	Authority [RD / NCLT / COURT]	Appeal made, if any (give details)
A. COMPANY					
Penalty					
Punishment None					
Compounding					
B. DIRECTORS					
Penalty					
Punishment None					
Compounding					
C. OTHER OFFICERS IN DEFAULT					
Penalty					
Punishment None					

For and on behalf of the Board of Directors For GOLDCREST CORPORATION LIMITED

Sd/-

NITA TUSHAR TANNA

CHAIRPERSON DIN: 00170591

Place: Mumbai Date: August 11, 2020



ANNEXURE B

Form AOC-1

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

Statement containing salient features of the financial statement of subsidiaries / associate companies / joint ventures Part "A": Subsidiaries

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

Sr. No.	Particulars	Details
1.	Name of the subsidiary	Goldcrest Habitats Private Limited
2.	Date since subsidiary was acquired	May 2, 2013
3.	Reporting period for the subsidiary concerned, if different from the holding Company's reporting period.	N.A.
4.	Reporting currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries.	N.A.
5.	Share capital / Partners Capital Accounts	100,000
6.	Reserves & surplus	(3,88,091)
7.	Total assets	5,34,79,808
8.	Total Liabilities	5,34,79,808
9.	Investments	-
10.	Turnover	-
11.	Profit before taxation	(38,336)
12.	Provision for taxation	-
13.	Profit after taxation	(38,336)
14.	Proposed Dividend	-
15.	% of shareholding	100

For and on behalf of the Board of Directors
For GOLDCREST CORPORATION LIMITED

Sd/-

NITA TUSHAR TANNA CHAIRPERSON

DIN: 00170591 Place: Mumbai

Date: August 11, 2020



ANNEXURE C

Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2020.
[Pursuant to section 204(1) of the Companies Act, 2013 and rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,

The Members, Goldcrest Corporation Limited, Mumbai.

We have conducted the Secretarial Audit of the compliances of applicable statutory provisions and the adherence to good corporate governance practices by **Goldcrest Corporation Limited** ("the Company"). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conduct / 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 secretarial audit, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March 2020, 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 31st March, 2020, according to the provisions of:

- i. The Companies Act, 2013 ("the Act") and the rules made thereunder;
- ii. The Securities Contracts (Regulation) Act, 1956 ("SCRA") and the rules made thereunder;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR Regulations");
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011-Not applicable to the Company for the year under review:
 - d. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 **Not applicable to the Company for the year under review**;
 - e. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 Not applicable to the Company for the year under review;
 - f. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 **Not applicable to the Company for the year under review**;
 - g. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993, regarding the Companies Act and dealing with client **Not applicable to the Company for the year under review**;
 - h. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 **Not applicable to the Company for the year under review**;
 - The Securities and Exchange Board of India (Share Based Employee Benefits) Regulation 2014 Not applicable to the Company for the year under review;

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

(i) Secretarial Standards with respect to meeting of Board of Directors (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India under the provisions of Companies Act, 2013.

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines etc We further report that:

1. The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and Women Directors.



- Adequate notice of at least seven days was given to all Directors to schedule the Board Meetings and Meetings of Committees. Agenda and detailed notes on the agenda were sent in advance in adequate time before the meetings. There is a system that exists for Directors to seek and obtain further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.
- 3. On verification of minutes, we have not found any dissent/disagreement on any of the agenda items discussed in the Board and Committee meetings from any of the Directors and all the decisions are carried through.
- 4. There are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

For KJB & CO LLP, Practicing Company Secretaries

Alpesh Panchal

Partner

Mem No. - 49008 C. P. No. - 20120

UDIN: A049008B000349858

Date: 17 June, 2020. 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.

ANNEXURE A

To,

The Members,

Goldcrest Corporation Limited, Mumbai.

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

- 1. Maintenance of secretarial records 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 representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedure 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 KJB & CO LLP, Practicing Company Secretaries

Alpesh Panchal

Partner

Mem No. - 49008 C. P. No. - 20120

UDIN: A049008B000349858

Date: 17 June, 2020. Place: Mumbai.



ANNEXURE D

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES

- 1. Brief outline of the Company's CSR policy including overview of the projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and project or programs.
 - We classify only those projects which do not form part of the normal course of business of the company. All our CSR
 projects will be reviewed and updated by the CSR committee of the Board.
 - b. Web-link to the CSR policy http://www.goldcrestgroup.com/wp-content/files/Corporate_Social_Responsibility_Policy_1.pdf
- 2. Composition of the CSR Committee

Anupa Tanna Shah, Chairperson

Kishore M Vussonji, Member

Shirish B Kamdar, Member

- 3. Average net profit of the company for the last three financial years:- ₹ 4,50,14,904/-
- 4. Prescribed CSR Expenditure (two percent of the amount as in item 1 above) :- ₹ 9,00,298/-
- 5. Details of CSR amount spent for the financial year is as follows:
 - a. Total amount spent for the financial year: ₹7,79,000/-;
 - b. Amount unspent, if any: 1,21,298
 - c. In case the Company has failed to spend the two percent of the average net profit of the last three financial years or any part thereof, the Company shall provide the reasons for not spending the amount in the Board's report.

Due to the COVID-19 pandemic, there was a lockdown announced by the Government and hence the Company was unable to spend the amount in the financial year 2019-20. The CSR committee is in the continuous process of identifying CSR activities and the unspent CSR amount will be spent in the immediate subsequent financial year 2020-2021

d. Manner in which amount spent during the financial year is detailed below:

Sr No.	CSR Project or activity identified	Sector in which the project is covered	Locations (Unit)	Amount Outlay (Budget) Project or Program wise	Amount spent on the project or programs	Cumulative expenditure upto reporting period	Amount spent: Direct or through implementing agency
1	Gram Vikas	Renewal of Solar Microgid	Maligaon Village, Odisha	100,000	100,000	100,000	Implementing agency
2	Bombay International School	Education	Mumbai	5,00,000	5,00,000	5,00,000	Implementing agency
3	Tabassum Nausheel Pangarkar towards donation for target of 50 families of 4-5 members in each family for 1 month for ration kit	COVID-19 pandemic, ration supplies	Sangam Nagar Noori Masjid Wadala	1,25,000	1,25,000	1,25,000	Implementing agency
4	Anjeze Charitable Trust	COVID-19, medical equipments	Mumbai	54,000	54,000	54,000	Implementing agency

6. A responsibility statement of the CSR Committee that the implementation and monitoring of CSR policy, is in compliance with the CSR Objectives and Policy of the Company.

It is hereby stated that the implementation and monitoring of CSR policy is in compliance / will be in compliance with the CSR Objectives and Policy of the Company.

For and on behalf of the Board of Directors For GOLDCREST CORPORATION LIMITED

Sd/-

NITA TUSHAR TANNA CHAIRPERSON

DIN: 00170591 Place: Mumbai

Date: August 11, 2020



ANNEXURE E

Remuneration Policy for Directors, Key Managerial Personnel and other Employees

1. INTRODUCTION

Goldcrest Corporation Limited recognizes the importance of aligning its business objectives with specific and measurable individual objectives and targets. The Company has therefore formulated the remuneration policy for its Directors, key managerial personnel and other employees keeping in view the following objectives:

- 1. Ensuring that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate talent in order to run the company successfully.
- 2. Ensuring that the relationship of remuneration to performance is clear and meets performance benchmarks.
- 3. Ensuring that remuneration involves a balance between fixed and incentive pay reflecting short and long-term performance objectives that are appropriate to the working of the company and its goals.

2. Scope and Exclusion:

This Policy sets out the guiding principles for the Human Resources, Nomination and Remuneration Committee for recommending to the Board the remuneration of the Directors, key managerial personnel and other employees of the Company.

3. Terms and References:

In this Policy, the following terms shall have the following meanings:

- 1. "Director" means a Director appointed to the Board of the Company.
- "Key Managerial Personnel" means
 - (I) the Chief Executive Officer or the Managing Director or the Manager;
 - (ii) the Company Secretary;
 - (iii) the whole-time Director;
 - (iv) the Chief Financial Officer; and
 - (v) such other officer(s) as may be prescribed under the Companies Act, 2013
- "Human Resources, Nomination and Remuneration Committee" means the committee constituted by the Goldcrest Corporation Limited Board in accordance with the provisions of Section 178 of the Companies Act, 2013 and Clause 49 of the Equity Listing Agreement [Regulation 19 of Corporate Governance of SEBI (Listing Obligations and Disclosure Reguirements) Regulations, 2015].

4. POLICY:

A. Remuneration to Executive Directors and Key Managerial Personnel

- The Board, on the recommendation of the Nomination and Remuneration Committee, shall review and approve
 the remuneration payable to the Executive Directors of the Company within the overall limits approved by the
 shareholders.
- 2. The Board, on the recommendation of the Nomination and Remuneration Committee, shall also review and approve the remuneration payable to the Key Managerial Personnel of the Company.
- 3. The remuneration structure to the Executive Directors and Key Managerial Personnel shall include the following components:
 - (i) Basic Pay
 - (ii) Perquisites and Allowances
 - (iii) Stock Options
 - (iv) Commission (Applicable in case of Executive Directors)
 - (v) Retirement benefits
 - (vi) Annual Performance Bonus



4. The annual plan and objectives for Executive Directors and Senior Executives (Executive Committee) shall be reviewed by the Nomination and Remuneration Committee and annual performance bonus will be approved by the Committee based on their achievements against the annual plan and objectives.

B. Remuneration to Non-Executive Directors

- The Board, on the recommendation of the Nomination and Remuneration Committee, shall review and approve
 the remuneration payable to the Non-Executive Directors of the Company within the overall limits approved by the
 shareholders.
- 2. Non-Executive Directors shall be entitled to sitting fees for attending the meetings of the Board. The Non-Executive Directors shall also be entitled to profit related commission in addition to the sitting fees.

C. Remuneration to other employees

Employees shall be assessed according to their qualifications and work experience, competencies as well as their roles and responsibilities in the organization. Individual remuneration shall be determined based on an annual assessment which shall be based on various factors such as job profile, skill set, seniority, experience and prevailing remuneration levels for equivalent jobs.

5. EVALUATION

The committee shall carry out an evaluation of the performance of every Director, KMP and senior management personnel at regular intervals (yearly).

6. REMOVAL

Based on the reasons for disqualification mentioned in the Act or under any other applicable Act, rules and regulations thereunder, the Committee may recommend to the Board with reasons recorded in writing, the removal of a Director, KMP or senior management personnel subject to the provisions of the said Act, rules and regulations

7. RETIREMENT

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

8. CHANGE IN MANAGEMENT

The Board may in consultation with the Nomination and Remuneration Committee amend or modify this Policy in whole or in part, at any time.



ANNEXURE - F

CORPORATE POLICIES

We seek to promote and follow the highest level of ethical standards in all our business transactions guided by our value system. The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018 mandate the formulation of certain policies for all listed companies.

NAME OF THE POLICY	WEB LINK		
NAME OF THE POLICE	WED FINK		
Determining Material Subsidiaries policy	http://www.goldcrestgroup.com/wpcontent/files/POLICY_FOR_DETERMINING_MATERIAL_ SUBSIDIARIES.pdf		
Corporate Social Responsibility Policy	http://www.goldcrestgroup.com/wp-content/files/Corporate_Social_Responsibility_Policy_1.pdf		
Materiality of Related Party Transactions Policy	http://www.goldcrestgroup.com/wp-content/files/related_party_transaction_policy.pdf		
Whistle Blower Policy covering the Vigil Mechanism with protective Clauses for Whistle Blowers	http://www.goldcrestgroup.com/wp-content/files/Whistle_Blower_Policy.pdf		
Nomination & Remuneration Policy	http://www.goldcrestgroup.com/wp-content/files/NOMINATION_ REMUNERATION_POLICY.pdf		
Insider Trading Policy	http://www.goldcrestgroup.com/wp-content/files/Prohibition_of_Insider Trading_Policy_Regulation_2015.pdf		
Archival Policy	http://www.goldcrestgroup.com/wp-content/files/ArchivaPolicy.pdf		



ANNEXURE G

MANAGEMENT DISCUSSION AND ANALYSIS

Management's Discussion and Analysis for the year under review, as stipulated under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), is presented in a separate section, forming part of the Annual Report. The developments in business operations / performance of the Company and its major subsidiaries consolidated with the Company are as below:

OVERVIEW

These financial statements are prepared in accordance with Indian Accounting Standards (Ind AS) under the historical cost convention on the accrual basis except for certain financial instruments which are measured at fair value, the provisions of the Companies Act, 2013 ("the Act") (to the extent notified) and guidelines issued by the Securities and Exchange Board of India (SEBI). The Ind AS are prescribed under Section 133 of the Act, read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015, and relevant amendment rules issued thereafter.

COVID - 19

The World Health Organization declared a global pandemic of the Novel Coronavirus disease (COVID-19) on 11th March 2020. To prevent the rapid rise of infections, governments of almost all countries severely restricted travel, mandated extreme 'social distancing' measures and reduced demand supply chains to only those that are 'essential'. Office complexes were asked to operate with minimal or no staff for extended periods of time. The crisis has affected, and continues to impact, our key stakeholders – employees, clients and the communities that we operate in. In responding to this crisis, our primary objective is to ensure the safety of our employees and put in place mechanisms to protect the financial well-being of the Company, and protect its long-term prospects.

The COVID-19 pandemic has triggered all of us to reflect on our individual lifestyles, our work practices and the resilience of our businesses. We are feeling reassured of the well-being of our employees and take great pride in the responsiveness of our teams that rapidly enabled us to continue servicing through these unprecedented times. We are confident that we have the financial strength to endure the adverse economic impact of the current crisis. Looking ahead, we firmly believe that innovative use of technology will be integral to helping global businesses navigate this crisis, and we look forward to further strengthening our business in these times.

In light of the pandemic, SEBI, ROC and Income Tax authorities have introduced temporary relaxations and took steps to reduce compliance burden.

INDIAN ECONOMY

The economic impact of the 2019–20 coronavirus pandemic in India has been largely disruptive. The World Bank and credit rating agencies have downgraded India's growth for fiscal year 2021 with the lowest figures India has seen in three decades since India's economic liberalization in the 1990s. The former Chief Economic Advisor to the Government of India has said that India should prepare for a negative growth rate in FY21. However, the International Monetary Fund projection for India for the Financial Year 2021-22 of 1.9% GDP growth is the highest among G-20 nations. Within a month, unemployment rose from 6.7% on 15 March, 2020 to 26% on 19 April, 2020. During the lockdown, an estimated 14 crore (140 million) people have lost employment. More than 45% of households across the nation have reported an income drop as compared to the previous year.

Major companies in India have temporarily suspended or significantly reduced operations. Young startups have been impacted as funding has fallen. Fast-moving consumer goods companies in the country have significantly reduced operations and are focusing on essentials.

India's growth is seen recovering sharply to 7.4% in the next fiscal year. The IMF sees India's FY20 growth at 4.2%, down from 4.8% estimated in January.

INDUSTRY STRUCTURE AND DEVELOPMENTS

Your Company is currently in the business of maintaining and operating a Tech Park and other ancillary businesses. In the Financial Year 2019-20 your Company has had a decrease in turnover and profitability as compared to the Financial Year 2018-19.

SEGMENT-WISE PERFORMANCE

There are three Segments which are as follows;

In the Financial year 2019-20 the performance of Operations & Maintenance of Software Development Park has seen an increase as compared to the last financial year and the performance of Share Operations and Others has decreased as compared to the last financial year.



OUTLOOK

In the coming year, your Company will continue to explore opportunities in real estate across the country, will further develop and grow its current real estate investments and deploy surplus funds through various avenues. It is a matter of pride that your Company had almost zero attrition amongst its business clients during this time.

OPPORTUNITIES AND THREATS

The management of your Company continues to actively seek viable opportunities that will boost the profitability and long-term financial health of the Company. The Company's management will work towards this goal in the years to come. Our success as an organisation depends on our ability to identify opportunities and leverage them while mitigating the risks that arise while conducting our business.

In line with the new regulatory requirements, your Company has formally framed a Risk Management Policy to identify and assess the key risk areas, monitor and report compliance and effectiveness of the policy and procedure. Your Company has a proper system in place to oversee the risks and also has in place a risk mitigation plan.

INVESTOR RELATIONSHIP

Your Company believes in transparent communication and building a relationship of mutual understanding and trust. Your Company further ensures that critical information about the Company is available to all the investors by hosting all such information on the Company's website.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has in place proper and adequate systems of internal control and the same is being reviewed commensurate with its size and nature of operations. The internal control is intended to increase transparency and accountability in an organization's process of designing and implementing a system of internal control. Pankaj P. Sanghavi And Co., the statutory auditors have audited the financial statements included in this annual report and have issued an attestation report on our internal control over financial reporting (as defined in section 143 of Companies Act 2013).

The Company has entrusted the internal & operational audit to M/s. M. V. Ghelani & Co., a reputed firm of Chartered Accountants. The main thrust of the internal audit process is to test and review controls, conduct an independent appraisal of risks, and benchmark internal controls with best practices.

The Audit Committee of the Board of Directors, Statutory Auditors and Business Heads are periodically apprised of the internal audit findings and corrective actions are taken. Audit plays a key role in providing assurance to the Board of Directors.

FINANCIAL PERFORMANCE WITH OPERATIONAL PERFORMANCE

The turnover of your Company for the year under review is ₹ 887.53 lacs, as against ₹ 1315.02 lacs in the previous year, which is less than the turnover of the previous year. Your Directors are working to improve the growth rate in turnover and profitability in the current year. Net Profit After Tax stood at ₹ 86.25 lacs as against ₹ 502.61 lacs in the previous financial year.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED

The core of our success is our people. We do not view our employees as resources, we consider them our most valuable assets. We believe that engaged and inspired employees are more satisfied with their work, tend to stay longer, and are more productive and committed. Your Company provides a workplace environment that is safe, hygienic, humane, and which upholds the dignity of its employees. Your Company creates systems and practices to ensure a harassment free workplace, where employees feel safe and secure in discharging their responsibilities.

There are 10 persons employed with your Company.

RISKS AND CONCERNS

STAYING ONE STEP AHEAD OF RISK

Changes in the policies of the Government of India or political instability may adversely affect economic conditions in India generally, which could impact our business and prospects.

In the event that the Government of India changes its tax policies in a manner that is adverse to us, our tax expense may materially increase, reducing our profitability.

Risk Management has always been an integral part of the corporate strategy which compliments organizational capabilities with business opportunities. A detailed exercise is being carried out to identify, evaluate, manage and monitor both business and non-business risks.



The Company has a vigil mechanism to report concerns about unethical behaviour, actual/suspected frauds and violation of the Company's Code of Conduct. Protected disclosures can be made by a whistle blower through several channels with the surety that no discrimination will be meted out to any person for a genuinely raised concern.

KEY FINANCIAL RATIOS

Sr. No.	Particulars	FY 19-20	FY 18-19	Change (%)	Reason
1	Debtor Turnover (times)	28.39	87.56	(67.57)	Decreased primarily on account of Increase in Trade / debtors receivable and decrease in Revenue from operation.
2	Interest Coverage Ratio %	44.41	N.A.	NA	Primarily on account of Finance cost during the current year. Finance cost is resulted due to implementation of new IND AS 116 Leases with effect from 01.04.2019.
3	Current Ratio (times)	23.05	14.20	62.32	Increased primarily on account of a decline in current liabilities.
4	Debt Equity Ratio %	0.18	0.21	(11.47)	Decreased primarily on account of a decline in Total liabilities.
5	Operating Profit Margin %	22.09	49.36	(55.26)	Decreased primarily on account of an decreased in net profits during financial year 2019-20.
6	Net Profit Margin %	22.09	49.36	(55.26)	Decreased primarily on account of an decreased in net profits during financial year 2019-20.

Note: (a) Inventory Turnover ratio is not applicable as inventory is NIL.



CORPORATE GOVERNANCE FOR THE FINANCIAL YEAR 2019-20

1. COMPANY'S PHILOSOPHY

Effective corporate governance practices constitute the strong foundation on which successful commercial enterprises are built to last. The Company's philosophy on corporate governance oversees business strategies and ensures fiscal accountability, ethical corporate behaviour and fairness to all stakeholders comprising regulators, employees, customers, vendors, investors and society at large.

Strong leadership and effective corporate governance practices have been the Company's hallmark, inherited from the Goldcrest Group's culture and ethos.

The Company has a strong legacy of fair, transparent and ethical governance practices.

2. ETHICS/GOVERNANCE POLICIES

At Goldcrest Corporation Limited ("GCL"), we strive to conduct our business and strengthen our relationships in a manner that is dignified, distinctive and responsible. We adhere to ethical standards to ensure integrity, transparency, independence and accountability in dealing with all stakeholders. Therefore, we have adopted various codes and policies to carry out our duties in an ethical manner. Some of these codes and policies are:

- Code of Conduct
- Code of Conduct for prevention of Insider Trading
- Whistle Blower Policy
- Policy for determining Material Subsidiaries
- Related Party Transactions Policy
- Remuneration Policy
- Evaluation Criteria for Directors
- Leakage of unpublished price sensitive information

3. BOARD OF DIRECTORS

The Board of Directors of Goldcrest Corporation Limited as at March 31, 2020 comprised of four Directors, which includes 2 (two) Executive Women Directors and 2 (Two) Independent Directors. The day to day management of the Company is conducted by the Managing Director subject to the supervision and overall control of the Board.

None of the Directors on the Board is a member of more than 10 Committees and Chairperson of more than 5 committees (committees being Audit Committee & Stakeholders Relationship Committees), as per Regulation 26 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, across all the companies in which he/she is Director. The necessary disclosures regarding committee positions have been made by all the Directors. None of the Directors holds office in more than 20 companies and in more than 10 public companies.

(i) The Composition of the Board of Directors as on 31.03.2020 is as under: -

Name of the Directors	Category	Directorship Held by the Director in Other Public	No of Board (Membership other Com	s held in	Inter-se Relationship between Directors	Directorship in other listed entity (Category of Directorship)
		Companies	Chairperson	Members	Bircoloro	Directorsinp)
Mrs. Nita Tushar Tanna	Executive Director/ Chairperson (Non- Independent)/ Promoter	1			Mother of Anupa Tanna Shah	
Mrs. Anupa Tanna Shah	Executive Director (Non- Independent) / Promoter	1			Daughter of Nita Tushar Tanna	

Name of the Directors	Category	Directorship Held by the Director in Other Public	No of Board (Membership other Com	s held in	Inter-se Relationship between Directors	Directorship in other listed entity (Category of Directorship)
		Companies	Chairperson	Members	Directors	Director simp)
Mr. Shirish Babulal Kamdar	Non– Executive Director (Independent)				-	-
Mr. Kishore Madhavsinh Vussonji	Non- Executive Director (Independent)	5	1	5	-	Sunteck Realty Limited (Non- Executive Independent Director)
						2. Krishna Ventures Limited (Non- Executive - Independent Director)
						Karma Energy Limited (Non- Executive Independent Director)

Note:

- 1) Private Limited Companies, Foreign Companies and Companies constituted under Section 8 of the Companies Act, 2013 are excluded for the above purpose.
- Only Audit Committee and Stakeholders' Relationship Committee (excluding Committees formed with the Goldcrest Corporation Limited) are considered for the purpose of committee position as per the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 3) The Board with the recommendation of Nomination & Remuneration Committee on June 17, 2020 has appointed Mr. Anand Shailesh Bathiya as an Additional Independent Director & Ms. Namrata Tushar Tanna as an Additional Non-Executive Director and recommended their appointment for approval of members at the ensuing Annual General Meeting.

(ii) No. of Board Meetings held in the Financial Year 2019-2020 and dates on which held:

During the year, the Board of Directors of Goldcrest Corporation Limited met 4 (Four) times on May 28, 2019, August 13, 2019, October 23, 2019 and February 1, 2020. The gap between two meetings did not exceed one hundred and twenty days.

Attendance of each Director at the Board Meetings and the Last Annual General Meeting:

Name of the Directors	No. of Board Meetings Attended	Attendance at last AGM held on September 24, 2019
Mr. Shirish Babulal Kamdar	4	Yes
Mr. Kishore Madhavsinh Vussonji	4	Yes
Mrs. Nita Tushar Tanna	4	Yes
Mrs. Anupa Tanna Shah	4	Yes

Independent Directors:

The shareholders in the Annual General Meeting held on Friday, September 21, 2018 appointed both Independent Directors to hold office for a further term of five consecutive years with effect from April 1, 2019 to March 31, 2024. A formal letter of appointment was issued to each Independent Director pursuant to the provisions of the Companies Act, 2013. The Independent Directors of your Company have given a declaration confirming that they meet the criteria of independence as prescribed both under the Act and the Listing Regulations. In the opinion of the Board, the independent directors fulfil the conditions specified in the Listing Regulations and they are independent of the management.



Meeting of Independent Directors

The Company's Independent Directors meet at least once in a year without the presence of any Executive Directors or Management Personnel. Such meetings are conducted informally to enable Independent Directors to discuss matters pertaining to the Company's affairs and put forth their views.

The Separate Meeting of Independent Director pursuant to Regulation 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Companies Act, 2013 was held on February 1, 2020.

The detail of the Familiarisation programme is available on the website of the company and may be accessed through the web http://www.goldcrestgroup.com/wp-content/files/Familarisation_Programme_2020.pdf.

Matrix setting out the skills/expertise/competence of the Board of Directors.

The Board of Directors has identified the following skills/expertise/competencies fundamental for the effective functioning of the Company which are currently available with the Board:

Name of the Directors	Qualification	Skills/Expertise/Competencies		
Nita Tushar Tanna	Bachelor of Commerce	Expertise in Real Estate sector, Accountancy & Investment Management		
Kishore M Vussonji	BSC, LLB and Advocate & Solicitor	Legal, Real Estate sector & Ethics and Governance		
Shirish B Kamdar	Chartered Accountant	Finance, Accountancy & Taxation		
Anupa Tanna Shah	BSC, Chartered Accountant	Finance, Accountancy, Strategy, Expertise in Real Estate sector and Planning & Investment Management		

CODE OF BUSINESS CONDUCT AND ETHICS

As provided under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board Members and the Senior Management Personnel have confirmed compliance with the Code of Conduct for the year ended March 31, 2020. A declaration to this effect signed by the Managing Director & CEO has been annexed to the Corporate Governance Report.

INFORMATION TO THE BOARD

The Board of Directors has complete access to information within the Company, which inter alia includes-

- Quarterly Results of the Company and its operating divisions or business segments.
- Minutes of the meetings of the Board of Directors and Committees of the Board.
- Minutes of the Board Meetings of subsidiaries.
- Company's Annual Financial Statements, Auditors Report and Board's Report
- Formation / reconstitution of Board Committees
- Appointment, remuneration and resignation of Directors
- Disclosure of Directors' interest and their shareholding
- Appointment of Internal Auditors
- Dividend declaration
- · Significant changes in accounting policies and internal controls
- Declaration of Independent Directors at the time of appointment / annually
- Appointment or removal of the KMP and Officers one level below KMP
- Appointment of and fixing of the remuneration of the Auditors as recommended by the Audit Committee
- Reconciliation of Share Capital Audit Report under SEBI (Depositories and Participants) Regulations, 2018.
- Show Cause Notice, demand, prosecution notices and penalty notices, which are materially important.
- Proposals for major investments, mergers, amalgamations and reconstructions
- · Entering into loans and investment of surplus funds
- Borrowing of monies, giving quarantees or providing security in respect of loans.



4. BOARD COMMITTEES

The Board Committees play a crucial role in the governance structure of the Company and have been constituted to deal with specific areas/ activities that concern the Company. The Board Committees are set up under the formal approval of the Board to carry out clearly defined roles that are considered to be performed by members of the Board as a part of good Corporate Governance practice. The Board supervises the execution of its responsibilities by the Committees and is responsible for their action. All business transacted by the Board Committees are placed before the Board for noting.

The Board has currently established the following Committees:

- 1. Audit Committee
- 2. Nomination and Remuneration Committee
- 3. Stakeholders Relationship Committee
- 4. Risk Management Committee
- 5. Corporate Social Responsibility Committee

AUDIT COMMITTEE

The Audit Committee as constituted by the Board of Directors comprises of the following:

Name of the Directors Designat		Nature of Directorship	No. of I	Meeting
	the Committee		Held	Attended
Mr. Kishore Madhavsinh Vussonji	Chairperson	Independent & Non-Executive	4	4
Mr. Shirish Babulal Kamdar	Member	Independent & Non-Executive	4	4
Mrs. Anupa Tanna Shah	Member	Executive Director	4	4

There were Four (4) meetings held during the Financial Year 2019-20 on May 28, 2019, August 13, 2019, October 23, 2019 and February 1, 2020.

Mr. Kishore Madhavsinh Vussonji, the Chairperson of the Audit Committee, was present at the Annual General Meeting of the Company held on September 24, 2019.

The Committee's composition fulfils the requirements of Section 177 of the Companies Act, 2013 and Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Members of the Audit Committee possess financial/accounting expertise/exposure.

POWERS OF THE AUDIT COMMITTEE INTER ALIA, INCLUDE THE FOLLOWING:

- To investigate any activity within its terms of reference
- To seek information from any employees
- To obtain outside legal or other professional advice
- To secure attendance of outsiders with relevant expertise, if considered necessary.

THE TERMS OF REFERENCE OF THE AUDIT COMMITTEE INTERALIA, INCLUDE THE FOLLOWING:

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible.
- Reviewing with the management, the guarterly financial statements before submission to the Board for approval.
- · Recommendation for appointment, remuneration and terms of appointment of the auditors of the Company;
- Review and monitor the auditors' independence, performance and effectiveness of the audit process;
- Examination of the financial statements and the auditors' report thereon;
- Approval or any subsequent modification of transactions of the Company with related parties;
- Scrutiny of inter-corporate loans and investments;
- Valuation of undertakings or assets of the Company, wherever it is necessary;
- Evaluation of internal financial controls and risk management systems;
- Monitoring the end use of funds raised through public offers and related matters.



INTERNAL CONTROLS AND GOVERNANCE PROCESS

The Company has appointed M/s. M. V. Ghelani & Co, Chartered Accountants as Internal Auditors to review and report on the internal control system. The report of the internal auditors is reviewed by the Audit Committee. The Internal Auditors submit their recommendations to the Audit Committee and provide their road map for future action.

NOMINATION AND REMUNERATION COMMITTEE

The Nomination and Remuneration Committee as constituted by the Board of Directors comprised of the following during the year:

Name of the Directors Designation in		Nature of Directorship	No. of Meeting	
	the Committee		Held	Attended
Mr. Kishore Madhavsinh Vussonji	Chairperson	Independent & Non-Executive Director	2	2
Mr. Shirish Babulal Kamdar	Member	Independent & Non-Executive Director	2	2
Mrs. Nita Tushar Tanna	Member	Executive - Chairperson Director	2	2

There were Two (2) meetings held during the Financial Year 2019-20 on August 13, 2019 and February 1, 2020.

The Committee's constitution and terms of reference are in compliance with the provisions of the Companies Act, 2013 & Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 during the year ended March 31, 2020.

THE TERMS OF REFERENCE OF THE NOMINATION AND REMUNERATION COMMITTEE INTER-ALIA ARE AS UNDER:

- Formulation of the criteria for determining qualifications, positive attributes and independence of a Director and to recommend to the Board a policy relating to the remuneration of the Directors, key managerial personnel and other employees;
- Formulation of criteria for the evaluation of the performance of Independent Directors and the Board of Directors;
- Devising a policy on the diversity of the Board of Directors;
- Identification of persons who are qualified to become Directors / Senior Management in accordance with the criteria laid down.
- Make recommendations to the Board for the appointment and removal of Director(s).
- Determine whether to extend or continue the term of appointment of the Independent Director(s), on the basis of the report of performance evaluation of Independent Directors.

PERFORMANCE EVALUATION CRITERIA FOR INDEPENDENT DIRECTORS

The performance evaluation criteria for Independent Directors will be subject to performance evaluation as per the policy of the Company, as approved and implemented by the Board of Directors from time to time in compliance with the requirements of the applicable laws.

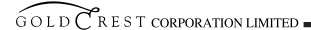
REMUNERATION OF NON-EXECUTIVE / EXECUTIVE DIRECTORS

All decisions relating to the remuneration of the Directors were taken by the Board of Directors of the Company on recommendation of the Nomination & Remuneration Committee as mentioned in Schedule V SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 196, 197 and all other applicable provisions, if any, of the Companies Act, 2013, ("the Act") read with Schedule V to the said Act and Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for time being in force) of Companies Act, 2013 in accordance with shareholders' approval wherever necessary.

NON-EXECUTIVE DIRECTORS

The Non-Executive Directors of the Company receive remuneration by way of sitting fees for attending the Board / Committee Meetings.

 Sitting fees for each meeting of the Board or Committee of the Board attended by the Director, is such sum as may be approved by the Board of Directors within the overall limits prescribed under the Act;



ii. Subject to the approval of the Members in the Annual General Meeting, payment of commission on an annual basis, of such sum as may be approved by the Board on the recommendation of the Nomination & Remuneration Committee, subject to the ceiling prescribed under the Act.

Your company pays sitting fees of ₹ 10,000/- for each Board Meeting attended by the Directors, except to the Executive Directors. Your Company does not pay any sitting fees for the committee meetings attended by the Directors.

EXECUTIVE DIRECTORS

The break-up of the pay scale, commission and quantum of perquisites including, employer's contribution to P.F, gratuity, club fees etc. is decided and approved by the Board on the recommendation of the Nomination & Remuneration Committee and is within the overall remuneration approved by the shareholders.

The annual increments of the Executive Directors are linked to their performance and is decided by the Nomination & Remuneration Committee. Terms of the service and the notice period are as per the terms of agreement entered into by him/her with the Company.

DETAILS OF REMUNERATION PAID TO THE EXECUTIVE & NON-EXECUTIVE DIRECTORS FOR THE YEAR ENDED MARCH 31, 2020.

A. Remuneration to Managing Director, Whole-time Directors and/or Manager:

Sr. No	Particulars of Remuneration	Mrs. Anupa Tanna Shah Managing Director & C.E.O	Mrs. Nita Tushar Tanna Executive Director & Chairperson
1	Gross Salary	72,56,742	18,00,000
2	No. of Shares held in the Company	12,38,718	19,43,593
3	No. of years	5 years	5 years
4	Period of Agreement	April 1, 2020 to March 31, 2025	May 29, 2018 to May 28, 2023
5	Notice Period	90 days	6 months

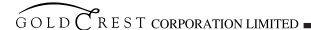
B. Remuneration to other Directors:

Sr.	Particulars of Remuneration	Name of	Directors	Total
No.		Mr. Kishor Vussonji	Mr. Shirish Kamdar	amount
1.	Independent Directors			
	Fee for attending Board/Committee Meetings	40,000	40,000	80,000
	Commission	-	-	-
	Others, please Specify	-	-	-
	Total (B1)	40,000	40,000	80,000
2	Other Non-Executive Directors			
	Fee for attending Board/Committee Meetings	-	-	-
	Commission	-	-	-
	Others, please Specify	-	-	-
	Total (B2)	-	-	-
	Total B = B1 + B2	40,000	40,000	80,000

REMUNERATION POLICY

The Company's Remuneration Policy for Directors, Key Managerial Personnel and other employees is annexed as Annexure D to the Directors Report. Further, the Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and other Individual Directors.

The Company's remuneration policy is directed towards rewarding performance based on a review of achievements periodically. The remuneration policy is in consonance with existing industry practice. A copy of the Remuneration Policy is available on the Company's website (www.goldcrestgroup.com).



REMUNERATION AND RECRUITMENT OF SENIOR OFFICERS JUST BELOW THE LEVEL OF THE BOARD OF DIRECTORS, INCLUDING APPOINTMENT OR REMOVAL OF THE CHIEF FINANCIAL OFFICER AND THE COMPANY SECRETARY

The Company's philosophy is broadly guided by the fact that the Company gains a competitive advantage in attracting, retaining and motivating talent. This can be ensured by providing a remuneration structure which when benchmarked with comparable companies within the industry / sector compares favourably so as to attract talent. At the same time the reward proposition is linked to the company's overall performance, individual performance, employees' potential, criticality of the function and its importance for achieving a competitive advantage in business.

STAKEHOLDERS RELATIONSHIP COMMITTEE

The Stakeholders Relationship committee of the Board of your Company looks into various issues relating to shareholders/ investors including transfer and transmission of shares held by shareholders in physical format as well as non-receipt of dividend, annual report, shares after transfer and delays in transfer of shares. The committee also looks into issues including status of dematerialization / rematerialization of shares and issue of duplicate share certificates and tracks investor complaints and suggests measures for improvement from time to time.

TERMS OF REFERENCE

The role of the Stakeholders Relationship Committee includes, inter-alia, the following:

- Consider and resolve grievances of the security holders of the Company.
- Oversee and review all matters connected with the transfer of the Company's securities.
- Oversee the performance of the Company's Registrar and Transfer Agents.
- Carry out any other functions as requested by the Board from time to time or enforced by any statutory notification / amendment or modification as may be applicable.
- The Committee shall consider and resolve the grievances of the security holders of the listed entity including complaints related to transfer of shares, non-receipt of annual report and non-receipt of declared dividends.

COMPOSITION

The Stakeholders Relationship Committee of the Board comprises:

Name of the Directors	Designation in	Nature of Directorship	No. o	No. of Meeting	
	the Committee		Held	Attended	
Mr. Shirish Babulal Kamdar	Chairperson	Independent & Non- Executive	4	4	
Mr. Kishore Madhavsinh Vussonji	Member	Independent & Non- Executive	4	4	
Mrs. Anupa Tanna Shah	Member	Non-Independent & Executive	4	4	

There were Four (4) meetings held during the Financial Year 2019-20 on May 28, 2019, August 13, 2019, October 23, 2019 and February 1, 2020.

Mrs. Marisa Ferreira, Company Secretary is designated as the "Compliance Officer" who oversees the redressal of the investors' grievances.

The number of complaints received and resolved to the satisfaction of investors during the year under review and their break-up are as under:

Nature of Complaints / queries	No. of Complaints / queries received	No. of complaints not solved to the satisfaction of shareholders
Transfer of shares	-	-
Non-receipt of Annual Report	=	-
Non-receipt of dividend warrants	-	-
Revalidation of dividend warrants	4	-
Pending share transfers	-	-
DP and Others	-	-

As on March 31, 2020, there were no pending complaints.



RISK MANAGEMENT COMMITTEE

Evaluation of business risk and managing the risk have always been an ongoing process in your Company. The Company has set up a robust risk management framework to identify, monitor and minimize risk and also to identify business opportunities. The Risk Management Committee was voluntarily formed w.e.f. 11th February 2015, though the same is not applicable to the Company as per requirement of SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015. The objectives and scope of the committee comprises of an oversight of risk management performed by the executive management, review of the Risk Management policy and framework in line with local legal framework and SEBI guidelines and defining of the framework for identification, assessment, monitoring, mitigation and reporting risk.

TERMS OF REFERENCE

The role of the Risk Management Committee includes the following:

- framing, implementing and monitoring the risk management plan
- putting in place procedures to inform Board members about the risk assessment

COMPOSITION

The Risk Management Committee of the Board comprises:

Name of the Directors Designation in the		Nature of Directorship	No. of Meeting	
	Committee		Held	Attended
Mrs. Anupa Tanna Shah	Chairperson	Managing Director & Chief Executive Officer	1	1
Mr. Kishore Madhavsinh Vussonji	Member	Independent & Non- Executive	1	1
Mr. Shirish Babulal Kamdar	Member	Independent & Non- Executive	1	1
Mr. Manish S. Chheda	Member	Chief Financial Officer	1	1

There was One (1) meeting held during the Financial Year 2019-20 on February 1, 2020.

SHAREHOLDINGS OF NON-EXECUTIVE DIRECTORS

NAME	SHARE
Mr. Kishore Madhavsinh Vussonji	Nil
Mr. Shirish Babulal Kamdar	Nil

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

The Corporate Social Responsibility Committee of the Board comprises:

Name of the Director	Designation in the	Nature of Directorship	No. of meetings	
Committee			Held	Attended
Mrs. Anupa Tanna Shah	Chairperson	Managing Director & Chief Executive Officer	1	1
Mr. Kishore Madhavsinh Vussonji	Member	Independent & Non- Executive	1	1
Mr. Shirish Babulal Kamdar	Member	Independent & Non- Executive	1	1

There was One (1) meeting held during the Financial Year 2019-20 on February 1, 2020.

The terms of reference of the Corporate Social Responsibility Committee (CSR) broadly comprises:

- To review the existing CSR Policy and to make it more comprehensive so as to indicate the activities to be undertaken by the Company as specified in Schedule VII of the Companies Act, 2013;
- To provide guidance on various CSR activities to be undertaken by the Company and to monitor the progress of these activities.



SUBSIDIARY COMPANIES

In accordance with Regulation 24 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the financial statements of the subsidiary company and all investments made by it, if any are reviewed by the Board, given the Board's rights and obligations to manage the subsidiary company in the best interest of their stakeholders.

The Company does not have any material unlisted subsidiary, and hence, is not required to nominate an Independent Director of the Company on the Board of any of the subsidiaries. The Company monitors the performance of its subsidiary entity, inter alia, by the following means:

- The Minutes of the Board Meetings of the unlisted subsidiary company are placed before the Company's Board regularly.
- A statement containing all significant transactions and arrangements entered into by the unlisted subsidiary company is placed before the Company's Board.

5. BOARD MEETINGS, COMMITTEE MEETINGS AND PROCEDURES

Institutionalised decision-making process

The Board of Directors is the apex body constituted by shareholders for overseeing the Company's overall functioning. The Board provides and evaluates the Company's strategic direction, management policies and their effectiveness, and ensures that the shareholders' long-term interests are being served.

The Board has constituted five Committees, viz. Audit Committee, Nomination and Remuneration Committee, Stakeholders' Relationship Committee, Corporate Social Responsibility and Risk Management Committee. The Board is authorised to constitute additional functional Committees, from time to time, depending on the Company's business needs.

Scheduling and Selection of Agenda items for Board and Committee Meetings

A minimum of four Board meetings are held annually. Additional Board meetings are convened to address the Company's specific needs. In case of business exigencies or urgency, resolutions are passed by circulation. The Board notes compliance reports of all laws applicable to the Company, periodically from time to time.

The meetings are held at the registered office of the Company at 3rd Floor, Devidas Mansion, Mereweather Road, Colaba, Mumbai – 400 001.

The Company's various business heads / service heads are advised to schedule their work plans well in advance, particularly with regard to matters requiring discussion / approval / decision at Board / Committee meetings. Such matters are communicated by them to the Company Secretary in advance so that they are included in the agenda for Board / Committee meetings.

The Chairperson of the Board and Company Secretary, in consultation with other concerned members of the senior management, finalise the agenda for Board / Committee meetings.

The agenda and notes to the agenda are circulated to Directors in advance, and in the defined format. All material information is incorporated in the agenda for facilitating meaningful and focused discussions at the meeting. Where it is not practicable to attach any document to the agenda, it is tabled before the meeting with specific reference to this effect in the agenda. In special and exceptional circumstances, additional or supplementary item(s) on the agenda are permitted.

Recording Minutes of Proceedings at Board and Committee Meetings

The Company Secretary records minutes of the proceedings of each Board and Committee meeting. Draft minutes are circulated to Board / Committee members for their comments as prescribed under Secretarial Standard-1. The minutes are entered in the Minutes Book within 30 days from the conclusion of the meeting.

Recording Minutes of Proceedings at AGM

The proceedings of AGM were carried out as prescribed under Secretarial Standard -2.

Post Meeting follow-up Mechanism

The guidelines for Board / Committee meetings facilitate an effective post meeting follow-up, review and reporting process for decisions taken by the Board and Committees thereof.

Important decisions taken at Board / Committee meetings are communicated promptly to the concerned departments / divisions. A report on the action taken on decisions / minutes of the previous meeting(s) is placed at the succeeding meeting of the Board / Committees for noting.

6. GENERAL BODY MEETINGS

The Annual General Meetings (AGMs) of the Company have been held at the following places in the last three years:

Financial Year	Date	Time	Venue	Whether Special Resolution Passed
2016-17	29/09/2017	10:30 A.M.	Regd. Office at Devidas Mansion, 3 rd Floor, Mereweather Road, Colaba, Mumbai – 400001	Nil
2017-18	21/09/2018	10:30 A.M.	Regd. Office at Devidas Mansion, 3 rd Floor, Mereweather Road, Colaba, Mumbai – 400001	Yes: a) Appointment of Mrs. Nita Tushar Tanna (DIN: 00170591) as Executive Director of the Company b) Appointment of Mrs. Nita Tushar Tanna (DIN: 00170591) as a Director-cum-Chairperson of the Company c) Re-appointment of Mr. Shirish Babulal Kamdar (DIN: 00253511) as an Independent Director d) Re-appointment of Mr. Kishore Madhavsinh Vussonji (DIN: 00444408) as an Independent Director
2018-19	24/09/2019	10:30 A.M.	Regd. Office at Devidas Mansion, 3 rd Floor, Mereweather Road, Colaba, Mumbai – 400001	Yes: Re-appointment of Mrs. Anupa Tanna Shah (DIN: 01587901) as Managing Director and CEO of the Company for the period of five years w.e.f. April 1, 2020.

7. POSTAL BALLOT

During the year, no special resolution was passed through postal ballot. There is no special resolution proposed to be conducted through postal ballot.

8. MODIFIED OPINION(S) IN AUDIT REPORT

The Company's financial statements have unmodified audit opinions.

9. REPORTING OF INTERNAL AUDITOR

The internal auditor reports directly to the Audit Committee.

10. COMMODITY PRICE RISK OR FOREIGN EXCHANGE RISK AND HEDGING ACTIVITIES

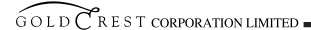
As such, the Company is not exposed to any commodity price risk, and hence the disclosure under Clause 9(n) of Part C of Schedule V in terms of the format prescribed vide SEBI circular dated November 15, 2018, is not applicable.

11. CERTIFICATE FROM PRACTICING COMPANY SECRETARIES

A certificate has been received from RS & MP Associates, Practicing Company Secretaries, that none of the Directors on the Board of the Company has been debarred or disqualified from being appointed or continuing as Director of any Companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such statutory authority.

12. DISCLOSURES

- During the year, there were no transactions of material nature with Directors, Management, their relatives or subsidiaries that had potential conflict with the interests of the Company.
- Details of all related party transactions form a part of the accounts as required under Indian Accounting Standards (Ind AS) and the same form a part of the Annual Report.
- There were no instances of non-compliance on any matter relating to Capital Markets during the last three years.



- The Company established a Whistle Blower mechanism in compliance with Regulation 4 (d) and no personnel have been denied access to the Audit Committee under the Whistle Blower Policy.
- Web link where policy for determining material subsidiary is detailed http://www.goldcrestgroup.com/wp-content/files/
 POLICY FOR DETERMINING MATERIAL SUBSIDIARIES.pdf
- Web link where policy on dealing with related party transaction is detailed http://www.goldcrestgroup.com/wp-content/files/RELATED_PARTY_TRANSACTIONS_POLICY.pdf.
- The Company has complied with all the mandatory requirements specified in Regulations 17 to 27 and clauses (b) to (i) of sub regulation (2) of Regulation 46 of the Listing Regulations.
- The Company has fulfilled the following non-mandatory requirements as prescribed in Part E of Schedule II Regulation 27(1) of Listing Regulations.
- This Corporate Governance Report of the Company for the year 2019-2020 was in compliance with the requirements
 of Corporate Governance under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as
 applicable.
- The 4075 Equity Shares in respect of which dividend had not been paid or claimed by the shareholder for seven
 consecutive years has been transferred to Investor Education and Protection Fund (IEPF) set up by the Central
 Government.
- The Company has fulfilled the following non-mandatory requirements:
 - a. The Company had appointed separate persons to the post of Chairperson and MD & CEO.
 - b. The auditor's report on statutory financial statements of the Company are unqualified.
 - The internal auditors of the Company make representations to the Audit Committee on their reports on a regular basis.
- There were no instances of complaints filed during the financial year under the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013.
- Total fees to the statutory auditors and its network of firms for the year ended March 31, 2020 are given below:

Sr. No.	Nature of the service	Amount (in ₹)	
1	Statutory Audit	1,50,000	
2	Other services including certification and auditing group reporting pack		
	Total	1,50,000	

13. MEANS OF COMMUNICATION

Whether quarterly/half yearly results have been sent to Shareholders	No; as the quarterly/half yearly results of the Company are published in Newspapers and are available on the Company's website.		
Annual Report	Annual Report containing inter alia Audited Standalone and Consolidated Financial Statements and notes thereto, Directors' Report, Auditors' Report, and other important information has been circulated to Members and others entitled thereto.		
Newspapers in which Quarterly Results are Published	Business Standard (English) & Lakshadweep or Aapla Mahanagar or The Global Times (Marathi)		
Website, if any, on which results are published	www.goldcrestgroup.com		
The presentation made to institutional investors or to analysts	No presentation has been made to institutional investors or to analysts during the year under review.		
Whether it also displays official news releases	No official news releases have been made apart from those that have been disclosed to the stock exchange.		
Whether Management Discussion & Analysis is a part of the Annual Report	Yes		

14. GENERAL SHAREHOLDERS' INFORMATION



Date and Time of 37th Annual General Meeting	Tuesday, September 29, 2020 at 11:00 A.M.
Venue	Through Video Conferencing ("VC")/ Other Audio Visual Means
	("OAVM")
Financial Year	01/04/2019 to 31/03/2020
Book closure	Wednesday, September 23, 2020 to Tuesday, September 29, 2020
Record date	Tuesday, September 22, 2020
Dividend Payment Dates	On or after Tuesday, September 29, 2020
Stock Exchange where the Company's shares are	BSE Limited,
listed	Phiroze Jeejeebhoy Towers, Dalal Towers, Mumbai – 400 001.
Payment of Listing Fees	Paid up to financial year 2020-21
Stock Code	505576
ISIN Number	INE505D01014
Corporate Identification Number (CIN)	L74999MH1983PLC029408

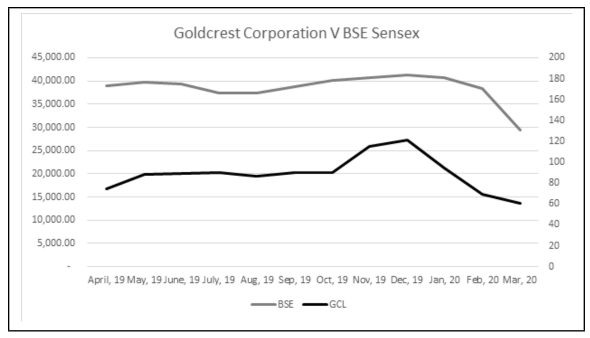
MARKET PRICE DATA

Market price data: High and Low (based on the closing prices) of shares traded during each month in the last financial year.

All Prices in ₹

		7.11 11000 111 1
Month 2019-20	High	Low
April '19	81.00	50.05
May '19	88.20	71.00
June '19	94.00	83.60
July '19	90.00	87.00
August '19	96.00	85.50
September '19	94.00	86.00
October '19	90.00	90.00
November '19	116.00	90.00
December '19	125.00	109.50
January '20	115.00	94.80
February '20	99.50	69.00
March '20	69.00	59.25

SHARE PRICE PERFORMANCE IN COMPARISON TO BROAD-BASED INDICES – BSE SENSEX FOR THE YEAR 2019-20.



REGISTRAR & SHARE TRANSFER AGENTS

Purva Sharegistry (India) Pvt. Ltd.

Registered Office:

9, Shiv Shakti Industrial Estate, Gr. Floor, Sitaram Mill Compound,

J.R. Boricha Marg, Lower Parel, Mumbai 400 011

Tel. No.: 022 - 2301 6761 / 2301 8261

Fax No.: 022 - 2301 2517 Email: <u>support@purvashare.com</u>

SHARE TRANSFER SYSTEM

Share transfer in physical form can be lodged with M/s. Purva Sharegistry (India) Pvt. Ltd., at the above-mentioned address. The transfers are normally processed within a stipulated time period from the date of receipt, if the documents are complete in all respects.

DISTRIBUTION OF SHAREHOLDING AS ON MARCH 31, 2020 IS AS FOLLOWS

Shareholding of Nominal Value	Number of Shareholders	% of Share holders	In Rupees	% of shares held
Upto 5000	576	82.52	10,98,320	1.93
5001 to 10000	56	8.02	4,97,490	0.87
10001 to 20000	18	2.58	2,90,930	0.51
20001 to 30000	13	1.86	3,29,510	0.58
30001 to 40000	3	0.43	1,12,200	0.20
40001 to 50000	7	1.00	3,48,500	0.61
50001 to 100000	7	1.00	5,80,300	1.02
100001 and above	18	2.58	5,36,40,350	94.28
Total	698	100	5,68,97,600	100

SHAREHOLDING PATTERN AS ON MARCH 31, 2020 IS AS FOLLOWS

Category	Number of	Percentage of	
	Shares held	Shareholding	
Promoters & Promoter group	41,45,537	72.86	
Indian Public	7,96,731	14.00	
Bodies Corporate	1,04,351	1.83	
IEPF	77,370	1.36	
NRIs	5,57,305	9.79	
Hindu Undivided Family	8,466	0.15	
Total	56,89,760	100	

DEMATERIALIZATION OF SHARES AND LIQUIDITY AS ON MARCH 31, 2020

The Company's shares are required to be compulsorily traded on the stock exchange in dematerialized form. The number of shares held in dematerialized and physical mode as on March 31, 2020 is as under:

	Number of Shares	Percentage of Total Capital Issued
NSDL	53,44,300	93.93%
CDSL	1,61,284	2.83%
PHYSICAL	1,84,176	3.24%
TOTAL	56,89,760	100

OUTSTANDING GDRS/ADRS/WARRANTS OF ANY CONVERTIBLE INSTRUMENTS, CONVERSION DATE AND LIKELY IMPACT ON EQUITY:

As on March 31, 2020, the Company did not have any outstanding GDRs/ADRs/Warrants or any Convertible Instruments.

PLANT LOCATION

As on March 31, 2020, the Company did not have any plant location.

ADDRESS OF CORRESPONDENCE

Devidas Mansion, 3rd Floor, Mereweather Road, Colaba, Mumbai 400 001

E-mail for investors: marisa@goldcrestgroup.com

UNCLAIMED SHARES LYING IN THE SUSPENSE ACCOUNT

In terms of Schedule V(F) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company reports the following details in respect of equity shares lying in the suspense account which were issued in demat form:

Sr. No	Particulars	No. of Shareholders	No. of Equity Shares Outstanding
1	Aggregate number of shareholders and outstanding shares in the suspense account lying at the beginning of the year April 1, 2019.	Nil	Nil
2	Number of shareholders who approached issuer for transfer of shares from suspense account during the year 2019-20.	N.A.	N.A.
3	Number of Shareholders to whom shares were transferred from suspense account during the year 2019-20.	Nil	Nil
4	Aggregate number of shareholders and outstanding shares in the suspense account lying at the end of the year March 31, 2020.	Nil	Nil



UNCLAIMED DIVIDEND DETAILS & DATA FOR THE LAST 7 YEARS

The following tables give information relating to various outstanding dividends and the dates by which they can be claimed by the shareholders from the Company's Registrar and Transfer Agent:

Year	Type of Dividend	Date of Declaration of Dividend	Date by which Unclaimed Dividend can be claimed	Proposed transfer of unclaimed Equity Dividend to IE & PF between
2012-13	Final	20/09/2013	19/10/2020	20/10/2020 to 18/11/2020
2013-14	Final	19/09/2014	18/10/2021	19/10/2021 to 17/11/2021
2014-15	Final	28/09/2015	27/10/2022	28/10/2022 to 26/11/2022
2015-16	Interim	10/03/2016	09/04/2023	10/04/2023 to 08/05/2023
2016-17	Final	29/09/2017	28/10/2024	29/09/2024 to 27/10/2024
2017-18	Final	21/09/2018	20/10/2025	21/09/2025 to 19/10/2025
2018-19	Final	24/09/2019	23/09/2026	24/09/2026 to 22/09/2026

The Annual Report will be sent through e-mail to all those Shareholders who have registered their e-mail IDs with the company and the Depository Participants for those members who have not registered their e-mail IDs, the Annual Report will be sent in physical form and these members are requested to register their e-mail IDs with the Company's Registrar & Transfer Agent i.e. M/s. Purva Sharegistry (India) Private Limited or with their DPs.



AUDITORS' CERTIFICATE ON COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE:

To

The Members of Goldcrest Corporation Limited.

We have examined the compliance of conditions of Corporate Governance by Goldcrest Corporation Limited, for the year ended on March 31, 2020, as stipulated in Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 of the said Company with the BSE Limited.

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

In our opinion and to the best of our information and according to explanations given to us and the representation made by the Directors and the Management, we hereby certify that the Company has complied with the conditions of Corporate Governance as stipulated in Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 of the above mentioned Listing Agreement.

As required by the Guidance Note issued by the Institute of Chartered Accountants of India, we have to state that as per the records maintained by the Company, there were no Investors' Grievances remaining unattended /pending for more than 30 days.

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

For PANKAJ P. SANGHAVI AND CO.

Firm Registration No.: 107356W

Chartered Accountants

Ankit P. Sanghavi

(Partner) M.No.131353

UDIN: 20131353AAAABX8883

Place: Mumbai

Date: August 11, 2020

DECLARATION ON COMPLIANCE WITH CODES OF CONDUCT

As required by Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Declaration for Codes of Conduct is given below:

То

The Members of

Goldcrest Corporation Limited

I, Anupa Tanna Shah, Managing Director & Chief Executive Officer of the Company declare that to the best of my information, all Board Members and Senior Management Employees of the Company have affirmed compliance with the Codes of Conduct.

For GOLDCREST CORPORATION LIMITED

ANUPA TANNA SHAH

MANAGING DIRECTOR & C.E.O.

DIN: 01587901 Place: Mumbai

Date: August 11, 2020



CEO/CFO CERTIFICATE UNDER REGULATION 17(8) OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

To The Board of Directors GOLDCREST CORPORATION LIMITED

We, Anupa Tanna Shah, Managing Director & CEO, and Manish Surji Chheda, CFO of Goldcrest Corporation Limited, to the best of our knowledge and belief, certify that we have reviewed the financial statements, read with the cash flow statement of Goldcrest Corporation Limited for the year ended March 31, 2020 and that to the best of our knowledge and belief, we state that;

- (a) (i) These statements do not contain any materially untrue statement or omit any material fact or contain statements that may be misleading;
 - (ii) These statements together present a true and fair view of the Company's affairs and are in compliance with current accounting standards, applicable laws and regulations.
- (b) There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year that are fraudulent, illegal or in violation of the Company's Code of Conduct.
- (c) We accept responsibility for establishing and maintaining internal controls for financial reporting. We have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and steps taken or proposed to be taken for rectifying these deficiencies.
- (d) We have indicated to the Auditors and the Audit Committee:
 - (i) That there are no significant changes in internal control over financial reporting during the year;
 - (ii) That there are no significant changes in accounting policies made during the year and that the same have been disclosed suitably in the notes to the financial statements; and
 - (iii) That there are no instances of significant frauds of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

For GOLDCREST CORPORATION LIMITED

ANUPA TANNA SHAH MANAGING DIRECTOR & CEO

DIN: 01587901

Place: Mumbai Date: June 17, 2020 MANISH SURJI CHHEDA
CFO



INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF GOLDCREST CORPORATION LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of Goldcrest Corporation Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2020, the Statement of Profit and Loss (including Other Comprehensive Income). the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting 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, 2020, the profit and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

Sr. Key Audit Matter

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

No.					
Assessment of Litigations and related Contingent Liabilities & Provisions As at March 31, 2020, the Company has explitigations relating to various matters as stated			visions ompany has exp	osures towards	We understood, assessed and to
	Name of Dues	Forum where dispute is pending	Period	Amount	We discussed with manag developments and the status of t which were reviewed and noted by
	Income Tax	CIT Appeals-4	A.Y. 2013-14	4,59,450/-	We performed our assessment the underlying calculations supp
	Electricity Dues	Refer Note No Financial Statem		1,85,59,436/-	liabilities/other significant litiga Standalone Financial Statements

Significant management judgement is required to assess such matters to determine the probability of occurrence of material outflow of economic resources and whether a provision should be recognized, or a disclosure should be made. The management judgement is also supported with legal advice in certain cases as considered appropriate.

As the ultimate outcome of the matters are uncertain and the positions taken by the management are based on the application of their best judgement, related legal advice including those relating to interpretation of laws/regulations, it is considered to be a Key Audit Matter.

following:

How our Audit addressed the Key Audit matter

- tested the design and controls surrounding g to the relevant laws
- gement the recent the material litigations by the audit committee;
- nt on a test basis on porting the contingent ations made in the
- We used auditor's experts to gain an understanding and to evaluate the disputed tax matters;
- We evaluated management's assessments by understanding precedents set in similar cases and assessed the reliability of the management's past estimates / judgments;
- We evaluated management's assessment around those matters that are not disclosed or not considered as contingent liability, as the probability of material outflow is considered to be remote by the management; and

Sr. No.	Key Audit Matter	How our Audit addressed the Key Audit matter
		We assessed the adequacy of the Company's disclosures.
		Based on the above work performed, management's assessment in respect of litigations and related disclosures relating to contingent liabilities/other significant litigations in the Standalone Financial Statements are considered to be reasonable.
2	Allowance for credit losses The Company determines the allowance for credit losses based on historical loss experience adjusted to reflect current and estimated future economic conditions. It has considered current and anticipated future economic conditions relating to industries it deals with. It has also considered the effect of changes, if any, in both counterparty credit risk and own credit risk while assessing hedge effectiveness and measuring hedge ineffectiveness. In calculating expected credit loss, it has also considered credit related information for its customers to estimate the probability of default in future and has taken into account estimates of possible effect from the pandemic relating to COVID -19. It continues to believe that there is no significant impact on credit risk and trade receivables due to COVID-19. We identified allowance for credit losses as a key audit matter because the Group exercises significant judgment in calculating the expected credit losses. Refer Notes 2.24 to the Standalone Financial statements.	Our audit procedures related to the allowance for credit losses for trade receivables included the following, among others: We tested the effectiveness of controls over the (1) development of the methodology for the allowance for credit losses, including consideration of the current and estimated future economic conditions (2) completeness and accuracy of information used in the estimation of probability of default and (3) computation of the allowance for credit losses. For a sample of customers: We tested the input data such as credit related information used in estimating the probability of default by comparing them to external and internal sources of information. We tested the mathematical accuracy and computation of the allowances by using the same input data used by the Company. Based on the above work performed, management's assessment with respect to the impact of Covid 19 is considered reasonable.

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

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

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained 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.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting



unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

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

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

- Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are
 appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion
 on whether the 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 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 auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the 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.

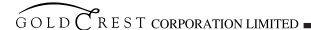
We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2) As required by Section 143(3) of the Act, based on our audit we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.



- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account.
- d) In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e) On the basis of the written representations received from the directors as on March 31, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2020 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. There were no pending litigation which would impact the Financial position of the Company.
 - The Company does not have any long-term contracts including derivative contracts for which there were any material forceable losses.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For PANKAJ P. SANGHAVI & CO.

Chartered Accountants ICAI Registration No. 107356W

Ankit P. Sanghavi

(Partner) Membership No. 131353

Place: Mumbai Date: 17th June, 2020



Annexure - A to the Auditors' Report

(Referred to in paragraph 1 under 'Report on other legal and regulatory requirements' section of our report to the members of Goldcrest Corporation Limited of even date for the year ended March 31, 2020.

- (i) In respect to Fixed Assets:
 - a. The Company is maintaining proper records showing full particulars including quantitative details and situation of fixed assets.
 - b. As explained to us, the Company has formulated a program of physical verification of all the fixed assets. The fixed assets have been physically verified by the management during the year, which in our opinion is reasonable, having regard to the size of the Company and nature of its assets. No material discrepancies were noticed on such physical verification.
 - c. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the company.
- (ii) The Company does not hold any inventories during the year and hence para (ii) of the Order is not applicable.
- (iii) The Company has granted loans to a corporate covered in the register maintained under section 189 of the Companies Act, 2013 ('the Act').
 - (a) In the absence of terms and condition, we are unable to comment whether terms and conditions are prejudicial to the interest of the company.
 - (b) In the absence of terms and condition, we are unable to comment on whether loans granted to the bodies corporate listed in the register maintained under section 189 of the Act, are regular in the payment of the principal and interest as stipulated.
 - (c) In the absence of terms and condition, we are unable to comment on whether there are any overdue amounts in respect of the loan granted to a body corporate listed in the register maintained under section 189 of the Act.
- (iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of the section 185 and 186 of the Act, with respect to the loans and investments made. The Company has not given and guarantees and securities to any parties.
- (v) As represented, the Company has not accepted any deposits from the public, within the meaning of Sections 73 to 76 of Companies Act 2013 and the rules framed there under.
- (vi) The maintenance of cost records has not been specified by the central government under section 148 (1) of the Companies Act, 2013 for the business activities carried out by the company. Thus, reporting under clause 3 (vi) of the order is not applicable to the company.
- (vii) In respect to statutory dues:
 - a) According to the information and explanations given to us and records of the Company examined by us, in our opinion, the Company is generally regular in depositing undisputed statutory dues including provident fund, investor education and protection fund, employees state insurance, income tax, sales-tax, Goods and Service Tax, cess and any other material statutory dues as applicable with the appropriate authorities.
 - b) According to the information and explanations given to us and the records of the Company examined by us, there are no undisputed amounts payable in respect of dues of Provident Fund, Income Tax, Sales Tax, Goods and Service Tax, Cess and other material statutory dues in arrears as at March 31, 2020 for a period of more than six months from the date they become payable.

Details of dues of Income Tax, which has not been deposited on as at March 31, 2020 on account of dispute are given below.

Sr. No.	Name of Dues	Forum where dispute is pending	Period to which amount relates	Amount involved in ₹
1	Income Tax	CIT Appeals 4	A.Y. 2013-14	4,59,450/-

- (viii) According to the information and explanations given to us and based on our verification of accounts, the company has not taken any loans from Debenture Holders or Government. However, Company has taken loan from bank and has regularly paid the dues.
- (ix) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3(ix) of the Order is not applicable.



- (x) Based upon the audit procedures performed and information and explanations given by the management, we report that we have not come across any instances of fraud by the Company, and no material fraud on the company by its officers / employees has been noticed or reported during the year, nor have we been informed of such case by the management.
- (xi) According to the information and explanations give to us and based on our examination of the records of the Company, the Company has provided for managerial remuneration during the year, which is in accordance with the provisions of section 197 read with Schedule V to the Companies Act, 2013.
- (xii) The Company is not a Chit Fund Company/or Nidhi/ Mutual benefit fund/Society and hence reporting under clause XII of the order is not applicable.
- (xiii) According to information and explanation given to us and based on our verification of accounts, all transactions with related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements, as required by applicable accounting standards.
- (xiv) The Company has not made any preferential allotment or private placement of shares or partly convertible debentures during the year and hence para (xiv) is not applicable.
- (xv) The Company has not entered into any non-cash transactions with any of its directors and hence Para (xv) of the Order is not applicable.
- (xvi) The Company is not required to be registered under section 45IA of the Reserve Bank of India Act, 1934.

For PANKAJ P. SANGHAVI & CO.

Chartered Accountants ICAI Registration No. 107356W

Ankit P. Sanghavi

(Partner) Membership No.131353

Place: Mumbai Date: 17th June, 2020



Annexure - B to the Auditor's Report

Referred to in paragraph (f) 'Report on Other Legal and Regulatory Requirements' in our Independent Auditor's Report to the members of the Goldcrest Corporation Limited on even date.

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

We have audited the internal financial controls over financial reporting of **Goldcrest Corporation Limited** ("the company") as of 31 March 2020 in conjunction with our audit of the standalone 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 establishment and maintaining internal financial controls based in the internal control over financial reporting criteria establishment by the Company considering the essential components of internal control stated in the Guidance Note on audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibility includes the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company'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") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. 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 establishment and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedure selected depends on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatement 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 control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.



Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March, 2020, based on the internal control over 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 PANKAJ P. SANGHAVI & CO.

Chartered Accountants ICAI Registration No. 107356W

Ankit P. Sanghavi

(Partner) Membership No.131353

Place : Mumbai

Date: 17th June, 2020

Balance Sheet as at 31st March, 2020 CIN: L74999MH1983PLC029408

Particulars		As at	As at
	No.	31st March, 2020	31st March, 2019
100570	-	₹	₹
ASSETS (1) Non Commont Assets			
(1) Non-Current Assets		16 015 204	10 005 007
(a) Property, Plant & Equipment	3	16,815,394	12,325,307
(b) Investment Property	5	159,301,201	160,503,834
(c) Right of use Assets	5	5,920,410	-
(d) Financial Assets (i) Investments	6	1 470 206	00 400 776
	7	1,470,326	28,432,776
(ii) Loans (iii) Other Financial Assets	8	65,045,241	71,919,416
Total Non-Current Assets	0	2,557,675 251,110,247	19,272,262
(2) Current Assets		251,110,247	292,453,595
(a) Financial Assets (i) Current Investments	9	E1 470 201	169,414,941
(ii) Trade Receivables	10	51,470,281	
()	11	2,979,288	1,340,109 109,893,546
(iii) Cash and Cash Equivalents (iv) Loans	12	263,163,044	155,675
(b) Other Current Assets	13	362,050	
Total Current Assets	13	651,651 318,626,312	749,086 281,553,357
TOTAL ASSETS		569,736,559	574,006,954
		509,730,559	574,000,954
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share Capital	14	56,897,600	56,897,600
(b) Other Equity	15	422,088,120	418,878,026
Total Equity		478,985,720	475,775,626
Liabilities			
(1) Non-Current Liabilities			
(a) Financial Liabilities			
(i) Lease Liabilities	5	3,198,069	-
(i) Other Financial Liabilities	16	53,837,382	58,062,032
(b) Provisions	17	3,201,043	4,276,382
(c) Deferred Tax Liabilities (Net)	18	13,989,046	16,064,477
Total Non-Current Liabilities		74,225,540	78,402,891
(2) Current Liabilities			
(a) Financial Liabilities	10	0 = 44 = 45	4.007.100
(i) Trade Payables	19	2,744,040	4,907,169
(ii) Lease Liabilities	5	2,905,954	40 500 0:5
(iii) Other Current Liabilities	20	10,245,768	10,562,015
(b) Provisions	21	629,529	605,711
(c) Income Tax Liabilities (Net)	22	40.505.555	3,753,541
Total Current Liabilities		16,525,292	19,828,436
TOTAL EQUITY AND LIABILITIES		569,736,559	574,006,954

[&]quot;The accompanying notes form an integral part of the Standalone Financial Statements."

For Pankaj P. Sanghavi & Co. Firm Registration No.: 107356W

Chartered Accountants

Ankit P. Sanghavi

(Partner) M.No.131353 Mumbai 17th June, 2020 For and behalf of the Board Nita T. Tanna - Chairperson

DIN: 00170591

Anupa Tanna Shah - Managing Director

DIN: 1587901

Manish S. Chheda - CFO

Marisa Ferreira - Company Secretary

M.No.38087



Statement of Profit & Loss for the Year Ended 31st March, 2020 - Standalone CIN: L74999MH1983PLC029408

Part	iculars	Note No.	For the Year Ended	For the Year Ended
			31st March, 2020	31st March, 2019
			₹	₹
I.	Revenue from Operations	23	84,583,539	117,334,744
II.	Other Income	24	4,169,874	14,166,854
III.	Total Revenue (I + II)		88,753,412	131,501,598
IV.	Expenses:			
	Employee Benefit Expense	25	17,557,079	17,696,300
	Finance Costs	5	451,724	-
	Depreciation and Amortisation Expense	3 & 4	5,454,617	4,914,161
	Depreciation on Right to use of Assets	5	3,991,890	-
	Other Expenses	26	41,647,745	43,988,028
Tota	I Expenses (IV)		69,103,055	66,598,488
٧.	Profit / (loss) Before Exceptional Items and Tax	(III-IV)	19,650,358	64,903,110
VI.	Exceptional Items		-	-
VII.	Profit / (loss) Before Tax	(V-VI)	19,650,358	64,903,110
VIII.	Tax Expense:			
	1) Current Tax		13,100,000	13,000,000
	2) Deferred Tax		(2,075,431)	1,641,970
	Total Tax Expense (VIII)		11,024,569	14,641,970
IX.	Profit / (Loss) for the Period	(VII-VIII)	8,625,788	50,261,140
Χ.	Other Comprehensive Income (OCI)		(1,518,869)	(709,759)
	A - Items that will not be reclassified to profit or loss			
	(i) Remeasurement of the defined benefit plans		(93,537)	(124,187)
	(ii) Changes in fair value in equity instruments		(1,451,354)	(859,132)
	(iii) Income tax effect relating to remeasurement of the defined benefit plans		26,022	273,559
	B - Items that will be reclassified to profit or loss		-	-
XI.	Total Comprehensive Income for the period		7,106,919	49,551,381
XII.	Earnings per Equity Share:			
	1) Basic		1.52	7.67
	2) Diluted		1.52	7.67
	Weighted average equity shares used in computing earnings per equity share			
	1) Basic		5,689,760	6,554,207
	2) Diluted		5,689,760	6,554,207

[&]quot;The accompanying notes form an integral part of the Standalone Financial Statements."

For Pankaj P. Sanghavi & Co. Firm Registration No. : 107356W

Chartered Accountants

Ankit P. Sanghavi (Partner) M.No.131353 Mumbai 17th June, 2020 For and behalf of the Board Nita T. Tanna - Chairperson DIN: 00170591

Anupa Tanna Shah - Managing Director

DIN: 1587901

Manish S. Chheda - CFO

Marisa Ferreira - Company Secretary M.No.38087

STATEMENT OF CHANGES IN EQUITY

Statement of Changes in Equity for the period ended 31st March, 2020.

A. Equity Share Capital

	As at March 31, 2020	31, 2020	As at March 31, 2019	າ 31, 2019	(
Particulars	Number of	₩	Number of	₩	/
	Shares		Shares		1/
Equity shares of INR 10 each issued, subscribed and fully paid					Ľ
Balance at the beginning of the reporting period	2,689,760	26,897,600	7,556,760 75,567,600	75,567,600	J
Buy-back of Equity share capital during the year	•	•	(1,867,000)	(18,670,000)	1
Total	5,689,760	26,897,600	5,689,760	26,897,600	. '

B. Other Equity

					(Amount in ₹)
		Reserves and Surplus	nd Surplus		
Particulars	Capital reserves	Securities premium reserve	General Reserve	Retained Earnings	Total
Balance at the beginning of the reporting period 01.04.2018	9,578,375	173,777,193	27,900,000	284,366,736	495,622,304
Profit for the Year 2018-19		•	•	50,261,140	50,261,140
Other Comprehensive income / (Loss)	•	•	•	(709,759)	(206,759)
Total comprehensive income for the year	•	•	•	49,551,381	49,551,381
Dividend	•	•	•	(4,547,568)	(4,547,568)
Transferred from General Reserve to Capital Reserve for Utilisation of Buy-back of Equity	18,670,000	1	(18,670,000)		
Solution of the state of the st		1000			1000
1867000 Equity Shares @<10/- to Share capital and < 65/- per shareto share premium		(121,355,000)	1	1	(121,355,000)
account on utilisation of buy-back of Equity Shares					
MAT Credit Availed	•	•	•	(119,524)	(119,524)
Income Tax Effect relating to remeasurement of the defined benefit plans	•	•	Î	(273,559)	(273,559)
Balance at the end of the reporting period 31.03.2019	28,248,375	52,422,193	9,230,000	328,977,458	418,878,026
Profit for the Year 2019-20	•	•	•	8,625,788	8,625,788
Other Comprehensive income / (Loss)	•	•	•	(1,518,869)	(1,518,869)
Total comprehensive income for the year	•	•	•	7,106,919	7,106,919
Short / Excess Tax W.back/ W.Off.	•	•	•	(8,500)	(8,500)
MAT Credit Availed	•	•	•	(432,648)	(432,648)
Dividend	•	•	•	(3,429,654)	(3,429,654)
Income Tax Effect relating to remeasurement of the defined benefit plans	•	•	•	(26,022)	(26,022)
Balance at the end of the reporting period 31.03.2020	28,248,375	52,422,193	9,230,000	332,187,552	422,088,120

Buy-back of shares

The Board of Directors at its meeting held on May 29, 2018 considered and approved the proposal for buy-back of upto 18,67,000 equity shares of the Company having Five Thousand Only) excluding transaction costs viz. filing fees, advisors fees, public announcement expenses, printing and dispatch expenses, brokerage, applicable taxes such as securities transaction tax, goods and service tax, stamp duty and other incidental and related expenses being 24.71% of the total number of paid-up equity shares of the Company, which was approved by the shareholders by means of a special resolution passed on July 4, 2018 through a postal ballot process. Pursuant to the Letter of Offer dated August 16, 2018 issued to all the eligible shareholders, the Company bought back 18,67,000 equity shares and extinguished the equity shares so bought back back has been transferred to the Capital Redemption Reserve account from the surplus in the statement of profit and loss, as the equity shares were bought back out of the ace value of ₹ 10/- per equity share at a buy-back price of ₹ 75/- per equity share for an aggregate amount not exceeding 🤻 14,00,25,000/- (Rupees Fourteen Crore Twenty on September 17, 2018. As required under Section 69 of the Companies Act, 2013, a sum of ₹ 1,86,70,000/- being equal to the nominal value of the equity shares so bought ree reserves and securities premium account.



Cash Flow Statement for the Year Ended 31st March 2020 - Standalone CIN: L74999MH1983PLC029408

Sr.	Particulars	Year ended	Year ended
No		31st March, 2020	31st March, 2019
1		₹	₹
A)	Net Profit before tax	19,650,358	64,903,110
′	Add:	, ,	, ,
	Financial expenses	451,724	-
	Depreciation	9,446,507	4,914,161
	Interest Received	(1,100,853)	(9,841,511)
	Dividend Received	(1,068,082)	(4,274,333)
	Profit on sale of Investments	(534,782)	-
	Gratuity paid during year	(1,755,185)	-
	Provision for Gratuity	610,127	637,380
	Share of Income from subsidiary -Goldcrest Pune LLP	(383)	-
	Loss on sale of Fixed Assets	61,417	4,602
	Operating Profit before Working Capital changes	25,760,847	56,343,409
	Add:		
	(Increase)/ decrease in inventories	-	118,966,322
	(Increase)/ decrease in trade receivables	(1,639,178)	1,919,260
	(Increase)/ decrease in other assets	16,823,056	24,935,626
	Increase/ (decrease) in trade payables	(2,163,129)	(1,433,398)
	Increase/ (decrease) in other liabilities	(4,540,897)	1,776,685
		8,479,852	146,164,495
	Cash generated from operations	34,240,699	202,507,904
	Less: Taxes paid	(13,527,020)	(12,097,009)
В)	Net cash flow from operating activities (A) CASH FLOW FROM INVESTING ACTIVITIES	20,713,679	190,410,895
ט,	Expenses on property, plant & equipment	(8,232,815)	(6,715,138)
	Expenses on investment property	(1,520,671)	(0,7 13,100)
	Proceeds from property, plant & equipment	950,000	85,000
	Sale of Non current Investments	26,029,602	7,173,558
	Purchase of current investments	117,944,661	(169,414,941)
	Consideration received on sale of subsidiary	,,	170,862,001
	Interest received	1,100,853	9,841,511
	Dividend received	1,068,082	4,274,333
	Net cash flow from investing activities (B)	137,339,712	16,106,324
C)	CASH FLOW FROM FINANCING ACTIVITIES	101,000,112	10,100,021
,	Payment for lease liabilities	(4,260,000)	_
İ	Buy-back of equity shares	(1,200,000)	(140,025,000)
	(Increase)/Decrease in long term Loans and Advances	3,120,635	-
İ	(Increase)/Decrease in short term Loans & Advances	(206,375)	324,555
	(Short)/Excess DTT	(8,500)	
	Balance in Unpaid Dividend	(5,550)	(866,724)
	Dividend paid (Including Dividend Tax)	(3,429,654)	(4,547,568)
	Net cash from financing activities (C)	(4,783,894)	(145,114,737)
	Net increase /(decrease) in cash & cash equivalents (A+B+C)	153,269,498	61,402,481
	Cash & Cash equivalents as at beginning of period	109,893,546	48,491,065
	Cash & Cash equivalents as at closing of period	263,163,044	109,893,546
	Net increase/(decrease) as disclosed above	153,269,498	61,402,481

Figures in brackets indicate outflow

Note:- The opening and closing balance of cash & cash equivalent for previous year is regrouped to allign with cash & cash equivalent of current year.

For Pankaj P. Sanghavi & Co. Firm Registration No. : 107356W

Chartered Accountants

Ankit P. Sanghavi (Partner) M.No.131353 Mumbai 17th June, 2020 For and behalf of the Board Nita T. Tanna - Chairperson

DIN: 00170591

Anupa Tanna Shah - Managing Director

DIN: 1587901

Manish S. Chheda - CFO

Marisa Ferreira - Company Secretary M.No.38087



Corporate Information & Significant Accounting Policies

Note - 1. Corporate Information

Goldcrest Corporation Limited was incorporated on February 25th, 1983 under the Companies Act, 1956. The activities of the Company include Income from Operation and Maintenance of a Software Development Park, trading in shares and securities and share of profit in partnership firms. The Company has a wholly owned subsidiary viz. Goldcrest Habitats Pvt. Ltd. The Company has retired as a partner from Avanti Electronic City Project LLP with effect from 19.03.2020.

Note - 2. Significant accounting policies

2.1. Basis of preparation and presentation

These Financial Statements are prepared in accordance with Indian Accounting Standard (Ind AS), under the historical cost convention on the accrual basis except for certain financial instruments which are measured at fair value, the provisions of the Companies Act, 2013 ('the Act') (to the extent notified) and guidelines issued by the Securities and Exchange Board of India (SEBI). The Ind AS are prescribed under Section 133 of the Act read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and relevant amendment rules issued thereafter.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

As the quarter and annual figures are taken from the source and rounded to the nearest digits, the figures reported for the previous quarters might not always add up to exactly the year figures reported in this statement.

2.2. Use of estimates and judgments

The preparation of the financial statements in conformity with Ind AS requires the management to make estimates, judgments and assumptions. These estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the period. The application of accounting policies that require critical accounting estimates involving complex and subjective judgments and the use of assumptions in these financial statements have been disclosed here under. Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made and, if material, their effect is disclosed in the notes to the financial statements.

Critical accounting estimates

i. Income taxes

In assessing the reliability of deferred income tax assets, management considers whether some portion or all of the deferred income tax assets will/will not be realized. The ultimate realization of deferred income tax assets is dependent upon the generation of future taxable income during the periods in which the temporary differences become deductible. Management considers the scheduled reversals of deferred income tax liabilities, projected future taxable income and tax planning strategies in making this assessment. Based on the level of historical taxable income and projections for future taxable income over the periods in which the deferred income tax assets are deductible, management believes that the company will realize the benefits of those deductible differences. The amount of the deferred income tax assets considered realizable, however, could be reduced in the near term if estimates of future taxable income during the carry forward period are reduced.

ii. Property, plant and equipment

Property, plant and equipment represent a significant proportion of the asset base of the Company. The charge in respect of periodic depreciation is derived after determining an estimate of an asset's expected useful life and the expected residual value at the end of its life. The useful lives and residual values of the Company's assets are determined by the management at the time the asset is acquired and reviewed periodically, including at each financial year end. The lives are based on historical experience with similar assets as well as anticipation of future events, which may impact their life, such as changes in technology. Refer note no. 2.8.

iii. Assets and obligations relating to employee benefits

The employee benefit obligation depends on a number of factors that are determined on an actuarial basis using a number of assumptions. The assumptions used in determining the net cost/ (income) include the discount rate, inflation and mortality assumptions. Any changes in these assumptions will have an impact upon the carrying amount of employee benefit obligations.



iv. Fair value measurement and valuation process

When the fair values of financials assets and financial liabilities recorded in the financial statements cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques which involve various judgements and assumptions.

2.3. Operating Cycle

Based on the nature of activities of the Company and the normal time between acquisition of assets and their realisation in cash or cash equivalents, the Company has determined its operating cycle as twelve months for the purpose of classification of its assets and liabilities as current and non-current.

2.4. Foreign currency

On initial recognition, transactions in currencies other than the Company's functional currency (foreign currencies) are translated at exchange rates at the date of the transaction/s. Monetary assets and liabilities denominated in foreign currencies at the reporting date are translated into the functional currency at the exchange rate as on that date. Exchange differences arising on the settlement of monetary items or on translating monetary items at rates different from those at which they were translated on initial recognition during the period or in previous period are recognised in the profit or loss in the period in which they arise.

Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

2.5. Financial instruments

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

Financial assets

Initial recognition and measurement

All financial assets are recognised at fair value on initial recognition, except for trade receivables which are initially measured at transaction price. Transaction costs that are directly attributable to the acquisition or issue of financial assets, which are not fair value through Profit & Loss, are added to the fair value on initial recognition. Regular way purchase and sale of Financial Assets are accounted for at trade date.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified into three categories:

- i. Financial assets measured at amortised cost
- ii. Financial assets measured at fair value through other comprehensive income (FVTOCI)
- iii. Financial assets measured at fair value through profit or loss (FVTPL)
 - A financial asset that meets the following two conditions is measured at amortized cost.
 - Business Model test: The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
 - Cash flow characteristics test: Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.
 - ii. A financial asset that meets the following two conditions is measured at fair value through OCI.
 - Business Model test: The objective of the business model is achieved both by collecting contractual
 cash flows and selling the financial assets, and
 - Cash flow characteristics test: The contractual terms of the instrument give rise on specified dates to cash flows that are SPPI on the principal amount outstanding.
 - iii. All other financial assets are measured at fair value through the profit and loss.

Equity Instruments

All equity instruments in the scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading are classified as at FVTPL. For all other equity instruments, the Company may make an irrevocable election to present subsequent changes in the fair value in OCI. The Company makes such election on an instrument-by instrument basis. The classification is made on initial recognition and is irrevocable.



If the Company decides to classify an equity instrument as at FVTOCI, then all fair value changes on the instrument, including foreign exchange gain or loss and excluding dividends, are recognised in the OCI. There is no recycling of the amounts from OCI to profit or loss, even on sale of investment. However, the Company may transfer the cumulative gain or loss within equity.

Equity instruments included within the FVTPL category are measured at fair value with all changes recognised in the profit or loss.

Derecognition

A financial asset is primarily derecognised (i.e. removed from the Company's balance sheet) when:

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

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 OCI 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.

Impairment of financial assets

In accordance with Ind AS 109, The company assesses impairment based on expected credit losses (ECL) model at an amount equal to: -

- · 12 months expected credit losses, or
- Lifetime expected credit losses depending upon whether there has been a significant increase in credit risk since initial recognition.

The Company follows 'simplified approach' for recognition of impairment loss allowance on trade receivables or any contractual right to receive cash or another financial asset.

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

Financial liabilities

Initial recognition and measurement

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

Subsequent measurement

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

Financial liabilities at fair value through profit or loss

Financial liabilities are classified as at FVTPL when the financial liability is held for trading or is designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are incurred principally for the purpose of repurchasing in the near term or if on initial recognition it is part of a portfolio of identified financial instruments that the Company manages together and has a recent actual pattern of short-term profit-taking. This category also includes derivatives entered into by the Company that are not designated and effective as hedging instruments in hedge relationships as defined by Ind AS 109. Gains or losses on liabilities held for trading are recognised in the profit or loss.

Derecognition

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



Derivative financial instruments

Initial recognition and subsequent measurement

The Company uses derivative financial instruments, such as forward currency contracts, full currency swap, options and interest rate swaps to hedge its foreign currency risks and interest rate risks respectively. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently re-measured at fair value at the end of each reporting period. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative. Any gains or losses arising from changes in the fair value of derivatives are taken directly to profit or loss.

2.6. Fair Value Measurement

Fair value is the price that would be received upon sale of an asset or paid to transfer a liability through an orderly transaction between market participants on the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Company takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these financial statements is determined on such basis, except for leasing transactions that are within the scope of Ind AS 17, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in Ind AS 2 or value in use in Ind AS 36.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2, or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access on the measurement date:
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

The Company has consistently applied the following accounting policies to all periods presented in these financial statements.

2.7. Operating Segment

Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker. The chief operating decision maker of the Company is responsible for allocating resources and assessing the performance of the operating segments and accordingly is identified as the Chief Operating Decision Maker.

The Chief Operating Decision Maker monitors the operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit and loss and is measured consistently with the profit and loss in the financial statements.

The Operating segments have been identified on the basis of the nature of products/services.

- Segment revenue includes sales and other income directly identifiable with the segment including intersegment revenue.
- b) Expenses that are directly identifiable with the segments are considered for determining the segment results. Expenses which relate to the Company as a whole and are not allocable to segments are included under unallocable expenditure.
- Income which relates to the Company as a whole and is not allocable to segments is included in unallocable income.
- d) Segment result includes margins on inter-segment transactions and sales which are reduced in arriving at the profit before tax of the Company.
- e) Segment assets and liabilities include those directly identifiable with the respective segments. Unallocable assets and liabilities represent the assets and liabilities that relate to the Company as a whole and are not allocable to any segment.



2.8. Property, plant and equipment

Items of property, plant and equipment are stated in the balance sheet at cost less accumulated depreciation and accumulated impairment losses, if any. Costs directly attributable to acquisition are capitalized until the Property, Plant & Equipment are ready for use, as intended by management.

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 an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of property, plant and equipment and is recognised in profit or loss. The company depreciates property, plant and equipment over their estimated useful lives using the straight line method of depreciation.

The estimated useful lives of assets are as follows:

Particulars of Assets	Useful life of Assets (In Years)
Building	60
Plant & Equipment	15
Furniture & Fixtures	10
Vehicles	08
Office Equipment	05
Electrical Installation	10
Computers	03

De-recognition

Depreciation is recognised so as to write off the cost of assets (other than freehold land and capital work-in-progress) less their residual values on straight-line basis over their useful lives as indicated in Part C of Schedule II of the Companies Act, 2013. Depreciation methods, useful lives and residual values are reviewed at the end of each reporting period, with the effect of any changes in estimates being accounted for on a prospective basis.

Impairment

Property, plant and equipment are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the Cash Generating Unit (CGU) to which the asset belongs.

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

2.9. Cash flow statement

Cash flows are reported using the indirect method, whereby profit / (loss) before tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

2.10.Intangible assets

Intangible assets that are acquired by the Company and have finite useful lives are measured at cost less accumulated amortisation and accumulated impairment losses, if any. Subsequent expenditures are capitalised only when they increase the future economic benefits embodied in the specific asset to which they relate.

Amortisation is recognised on a straight-line basis over the estimated useful lives of intangible assets. Intangible assets that are not available for use are amortised from the date they are available for use.

De-recognition of intangible assets

Intangible assets are de-recognised either on their disposal or where no future economic benefits are expected from their use. Gain or loss arising on such de-recognition is recognised in the profit or loss and are measured as the difference between the net disposal proceeds, if any, and the carrying amount of respective intangible assets as on the date of de-recognition.



2.11.Investment Property

Investment properties are properties held to earn rentals and/ or for capital appreciation (including property under construction for such purposes). Investment properties are measured initially at cost, including transaction costs.

Subsequent to initial recognition, investment properties are measured in accordance with Ind AS 16's requirements for a cost model.

Depreciation on buildings is provided over the estimated useful life as specified in note 2.8 above. The residual values, estimated useful life and depreciation method of investment properties is reviewed, and adjusted on prospective basis as appropriate, at each reporting date. The effects of any revision is included in the Statement of Profit and Loss when the changes arise.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the profit or loss in the period in which the property is derecognised.

2.12.Impairment of non-financial assets

The carrying amounts of the Company's PPE and intangible assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated in order to determine the extent of the impairment loss, if any.

The recoverable amount of an asset or cash-generating unit is the greater of its value in use and its fair value less costs to sell.

An impairment loss is recognised in the profit or loss if the estimated recoverable amount of an asset or its cash generating unit is lower than its carrying amount. Impairment losses recognised in respect of cash-generating units are allocated to reduce the carrying amount of the other assets in the unit on a pro-rata basis.

In respect of other assets, impairment losses recognised in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

2.13. Cash and cash equivalents

Cash and cash equivalents in the balance sheet comprise cash at bank and on hand and fixed deposits.

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash as defined above, net of outstanding bank overdrafts as they are considered an integral part of the Company's cash management.

2.14.Stock in Trade

Shares, securities and commodities held as inventory are valued at cost or market price whichever is lower, whereby the cost of each script/security is compared vis-à-vis its market value and the resultant shortfall, if any, is charged to revenue.

2.15. Provisions, contingent liabilities and contingent assets

Provisions are recognised when the company has a present obligation (legal or constructive) as a result of a past event and, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

Contingent Assets are not recognised in the financial statements.

2.16.Borrowing Cost

Borrowing costs that are directly attributable to the acquisition, construction, or production of a qualifying asset are capitalized as a part of the cost of such asset till such time the asset is ready for its intended use or sale.

Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing costs also include exchange differences to the extent regarded as an adjustment to the borrowing costs. A qualifying asset is an asset that necessarily requires a substantial period of time to get ready for its intended use or sale. All other borrowing costs are recognized as an expense in the period in which they are incurred.



2.17. Dividend distribution to equity holders of the Company

The Company recognised a liability to make dividend distributions to equity holders of the Company once the distribution is authorised and the distribution is no longer at the discretion of the Company. As per the corporate laws in India, a distribution is authorised when it is approved by the shareholders. A corresponding amount is recognised directly in equity.

2.18.Revenue

Revenue is net of returns, Goods and Service Tax, rebates and other similar allowances.

Profit/loss on sale of securities is determined based on the FIFO cost of the securities sold.

Equity stock option premium account represents premium received on sale of call and such premium is shown as income.

Income from Operation & Maintenance of Software Development Park is recognized on time proportion basis.

Dividend

Dividend income is recognised when the Company's right to receive the payment is established, which is generally when shareholders approve the dividend.

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 and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

2.19. Employee benefits

Defined benefit plans

The liability in respect of defined benefit plans is calculated using the projected unit credit method with actuarial valuations being carried out at the end of each annual reporting period. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds. The currency and term of the government bonds shall be consistent with the currency and estimated term of the post-employment benefit obligations. The current service cost of the defined benefit plan, recognised in the profit or loss as employee benefits expense, reflects the increase in the defined benefit obligation resulting from employee service in the current year, benefit changes, curtailments and settlements. Past service costs are recognised in profit or loss in the period of a plan amendment. The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the profit or loss. Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions are charged or credited to OCI in the period in which they arise and is reflected immediately in retained earnings and is not reclassified to profit or loss.

Termination benefits

Termination benefits are recognised as an expense at the earlier of the date when the Company can no longer withdraw the offer of those benefits and when the entity recognises costs for a restructuring that is within the scope of Ind AS 37 and involves the payment of termination benefits.

Provident Fund

Contribution towards provident fund for employees is made to the regulatory authorities. Such benefits are classified as Defined Contribution Schemes as the company does not carry any further obligations, apart from contributions made on a monthly basis. The payments are charged to the Profit & Loss Account of the year when the payments to the respective funds are due.

Short-term and Other long-term employee benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries, and casual 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.

The Company's net obligation in respect of other long term employee benefits is the amount of future benefit that employees have earned in return for their service in the current and previous periods. That benefit is discounted to determine its present value.



Defined contribution plans

The Company's contributions to defined contribution plans are recognised as an expense as and when the services are received from the employees entitling them to the contributions.

2.20.Income tax

Current Income Tax

Income tax expense consists of current and deferred tax. Income tax expense is recognised in profit or loss except to the extent that it relates to items recognised in OCI or directly in equity, in which case it is recognised in OCI or directly in equity respectively. Current tax is the expected tax payable on the taxable profit for the year, using tax rates enacted or substantively enacted by the end of the reporting period, and any adjustment to tax payable in respect of previous years. Current tax assets and tax liabilities are offset where the Company has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Deferred Tax

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

Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the end of the reporting period. Deferred tax assets and liabilities are offset if there is a legally enforceable right to set off corresponding current tax assets against current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same tax authority on the Company.

A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which the temporary difference can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised. Withholding tax arising out of payment of dividends to shareholders under the Indian Income tax regulations is not considered as tax expense for the Company and all such taxes are recognised in the statement of changes in equity as part of the associated dividend payment.

Minimum Alternate Tax ('MAT') credit is recognised as deferred tax asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the period for which the MAT credit can be carried forward for set-off against the normal tax liability. MAT credit recognised as an asset is reviewed at each Balance Sheet date and written down to the extent the aforesaid convincing evidence no longer exists.

2.21. Earnings per share

The Company presents basic and diluted earnings per share ("EPS") data for its equity shares. Basic EPS is calculated by dividing the profit or loss attributable to equity shareholders of the Company by the weighted average number of equity shares outstanding during the period. Diluted EPS is determined by adjusting the profit or loss attributable to equity shareholders and the weighted average number of equity shares outstanding for the effects of all dilutive potential ordinary shares, which includes all stock options granted to employees.

2.22.Leases

A) Company as a Lessee

The Company's lease asset classes primarily consist of leases for buildings. At the date of commencement of the lease, the Company recognizes a right-to-use asset ('ROU") and corresponding lease liability for all lease arrangements in which it is lessee, except for leases with a term of twelve month or less (short term leases) and low value leases. For these short term and low value leases, the Company recognizes the lease payments as an operating expense on a straight line basis over the term of the lease.

Right-of-use assets are depreciated from the commencement date on a straight line basis over the shorter of lease term and useful life of the underlying asset.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates.

Lease Liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.



B) Company as a Lessor

Leases for which company is a lessor is classified as operating lease. For operating leases, rental income is recognized on a straight line basis over the term of the relevant lease.

2.23. Corporate Social Responsibility

As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. The areas for CSR activities are eradication of hunger and malnutrition, promoting education, art and culture, healthcare, destitute care and rehabilitation, environment sustainability, disaster relief and rural development projects. A CSR committee has been formed by the company as per the Act. The funds were primarily allocated to a corpus and utilized through the year on these activities which are specified in Schedule VII of the Companies Act, 2013.

- Gross amount required to be spent by the Company during the year is ₹ 9,00,298/-.
- Amount spent during the year is ₹ 7,79,000/-. This amount is booked under the head of other expenses and charged to the statement of profit and loss.

The CSR committee is in the continuous process of identifying CSR activities and the unspent CSR amount will be spent in the immediate subsequent financial year 2020-2021.

2.24. COVID -19

In view of the COVID -19 pandemic, the company has considered internal and external information and has performed sensitivity analysis based on current estimates in assessing the recoverability of licence fee receivables and other financial assets. The Company basis their assessment believes that the probability of the occurrence of their forecasted transactions is unlikely to be materially impacted by the COVID-19 pandemic in the financial year 2019-2020. The Company has also considered the effect of changes, if any, in both counterparty credit risk and own credit risk while assessing hedge effectiveness and measuring hedge ineffectiveness. The Company continues to believe that there is no impact on effectiveness of its hedges.

2.25. Financial assets and financial liabilities have been regrouped/ reclassified wherever required to comply with Ind AS.

For Pankaj P. Sanghavi & Co. Firm Registration No.: 107356W Chartered Accountants

Ankit P. Sanghavi (Partner) M.No.131353 Mumbai 17th June, 2020 For and behalf of the Board Nita T. Tanna - Chairperson DIN: 00170591

DIN . 00170331

Anupa Tanna Shah - Managing Director

DIN: 1587901

Manish S. Chheda - CFO

Marisa Ferreira - Company Secretary M.No.38087

(Amount in ₹)

Notes forming a part of the financial statements

Note: 3.

PROPERTY, PLANT AND EQUIPMENT

The changes in the carrying value of property, plant and equipment for the year ended 31ª March, 2020 are as follows:

		7	Weleight	7-1370	1		H
Particulars	Plant and	Furniture and	venicies	Office	Electrical	Computers	Гота
	Lyanpinent	LIMINGS		Lyanpingin	III STATION S		
At cost / deemed cost							
As at April 1, 2019	1,649,608	2,704,006	8,755,980	3,364,830	863,672	729,540	18,067,636
Additions	•	697,495	6,341,207	1,194,113	1	•	8,232,815
Disposals	1	•	(3,000,000)	•	•	•	(3,000,000)
As at March 31, 2020	1,649,608	3,401,501	12,097,187	4,558,942	863,672	729,540	23,300,450
Accumulated depreciation and impairment							
As at April 1, 2019	615,891	174,153	2,952,944	1,428,363	155,716	415,263	5,742,331
Depreciation expense	259,664	306,724	1,180,672	782,748	88,777	112,730	2,731,315
Disposals	•	1	(1,988,583)	1	•	•	(1,988,583)
As at March 31, 2020	875,555	480,877	2,145,033	2,211,111	244,493	527,993	6,485,063
Carrying amount							
As at 1st April, 2019	1,033,717	2,529,853	5,803,036	1,936,466	956,707	314,277	12,325,307
As at 31⁵t March, 2020	774,053	2,920,624	9,952,154	2,347,831	619,179	201,547	16,815,395

The changes in the carrying value of property, plant and equipment for the year ended March 31, 2019 are as follows:

							(Amount in ₹)
Particulars	Plant and	Furniture and	Vehicles	Office	Electrical	Computers	Total
	Equipment	Fixtures		Equipment	Installations		
At cost / deemed cost							
As at April 1, 2018	1,649,608	333,213	5,197,790	2,966,132	814,672	480,690	11,442,105
Additions	•	2,370,793	3,647,797	398,698	49,000	248,850	6,715,138
Disposals	•	•	89,607	1	1	•	89,607
As at March 31, 2019	1,649,608	2,704,006	8,755,980	3,364,830	863,672	729,540	18,067,636
Accumulated depreciation and impairment							
As at April 1, 2018	363,478	83,056	1,886,804	745,836	67,379	258,779	3,405,330
Depreciation expense	252,413	91,097	1,066,140	682,527	88,337	156,484	2,336,999
As at March 31, 2019	615,891	174,153	2,952,944	1,428,363	155,716	415,263	5,742,331
Carrying amount							
As at 31st March, 2018	1,286,130	250,157	3,310,986	2,220,296	747,293	221,911	8,036,775
As at 31st March, 2019	1,033,717	2,529,853	5,803,036	1,936,466	707,956	314,277	12,325,307



Note - 4

INVESTMENT IN PROPERTY

The changes in the carrying value of Investment in property for the year ended 31st March, 2020 are as follows:

(Amount in ₹)

Particulars	Land	Building	Investment Property
			-17
At cost / deemed cost			
As at April 1, 2019	10,178,815	158,422,692	168,601,507
Additions	-	1,520,671	1,520,671
As at March 31, 2020	10,178,815	159,943,363	170,122,178
Accumulated depreciation and impairment			
As at April 1, 2019	-	8,097,675	8,097,675
Depreciation expense	-	2,723,302	2,723,302
As at March 31, 2020	-	10,820,977	10,820,977
Carrying amount			
As at 1st April, 2019	10,178,815	150,325,017	160,503,833
As at 31st March, 2020	10,178,815	149,122,386	159,301,201

(a) Information regarding income and expenditure of Investment property for the year ended March 31, 2020 are as follows:

(Amount in ₹)

		(Amount in V)
Particulars	Year Ended 31 st March, 2020	Year Ended 31st March, 2019
Income from Operation & Maintenance of Software Development Park	99,450,551	91,129,672
Rent Income from Office	-	-
Total Income from Properties	99,450,551	91,129,672
Less: Expenditure		
Employee Benefit Expense	17,557,079	17,696,300
Finance Costs	451,724	-
Other Expenses	38,486,039	32,061,940
Profit arising from Investment properties before depreciation	42,955,709	41,371,432
Less:		
Depreciation and Amortisation Expense	6,715,192	2,699,225
Profit arising from Investment properties	36,240,517	38,672,207

(b) Fair Value of Investment Property ("Approx") for the year ended March 31, 2020 are as follows:

(Amount in ₹)

Particulars	31 March, 2020	31 March, 2019
Investment Property	1,274,902,500	1,274,902,500



The changes in the carrying value of Investment in property for the year ended March 31, 2019 were as follows:

(Amount in ₹)

Particulars	Land	Building	Investment Property
At cost / deemed cost As at April 1, 2018 Additions	10,178,815	158,422,694	168,601,509
As at March 31, 2019	10,178,815	158,422,694	168,601,509
Accumulated depreciation and impairment As at April 1, 2018	_	5,398,450	5,398,450
Depreciation expense	-	2,699,225	2,699,225
As at March 31, 2019	-	8,097,675	8,097,675
Carrying amount			
As at 31st March, 2018	10,178,815	153,024,244	163,203,060
As at 31st March, 2019	10,178,815	150,325,019	160,503,834

Estimation of Fair value:

The fair value of investment property has been determined by external, independent property valuers, having appropriate recognised professional qualifications and recent experience in the location and category of the property being valued. The best evidence of fair value is current price in an active market for similar properties.

Investment in property includes leasehold land at Aamby Valley City Lonawala. The court has appointed a receiver for this property. The court has debarred anyone from entering into the premises. In such circumstances, the management is unable to obtain a Valuation Report from a registered valuer. The fair market value of the property is estimated by the management at its equivalent cost.

NOTE:5

LEASES

Accounting Policy

A. Company as a Lessee

The Company's lease asset classes primarily consist of leases for buildings.

At the date of commencement of the lease, the Company recognizes a right-to-use asset ('ROU") and corresponding lease liabilty for all lease arrangements in which it is lessee, except for leases with a term of twelve month or less (short term leases) and low value leases. For these short term and low value leases, the Company recognizes the lease payments as an operating expense on a straight line basis over the term of the lease.

Right-of-use assets are depreciated from the commencement date on a straight line basis over the shorter of lease term and useful life of the underlying asset.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable using incremental boorrowing rates.

Lease Liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

B. Company as a Lessor

Leases for which company is a lessor is classified as operating lease.

For operating leases, rental income is recognized on a straight line basis over the term of the relevant lease.

C. Transition

Effective April 01, 2019, the Company has adopted Ind AS 116 "Leases", applied to all lease contracts existing on April 01, 2019 using the modified retrospective method. This has resulted in recognizing a right-of-use asset and a corresponding lease liability off ₹ 61.77 lakhs as at April 01,2019. The impact on the profit and earnings per share for the quarter is not material.

Following are the changes in the carrying value of the right of use assets for the year ended March 31, 2020 Buildings

Particulars	Total
	₹
Balance as at April 1,2019	-
Recognizing right-to-use asset using the modified retrospective method as per Ind AS 116	6,177,181
Addition during year	3,735,119
Deletion during year	-
Depreciation	(3,991,890)
Balance as at March 31,2020	5,920,410

Following are the movement in lease liability during the year ended March 31, 2020

Particulars	Total
	₹
Balance as at April 1,2019	-
Recognizing lease liabilty using the modified retrospective method as per Ind AS 116	6,177,181
Addition during year	3,735,119
Deletion during year	
Add Finance Cost accrued during the year	451,723
Less Cash Outflow towards lease liabilities	(4,260,000)
Balance as at March 31,2020	6,104,023

Following are the movement in lease liability during the year ended March 31, 2020

Particulars	Total
	₹
Current Lease Liabilities	2,905,954
Non-Current Lease Liabilties	3,198,069
Total	6,104,023

Lease liabilities

A maturity analysis of lease liabilities as of March 31, 2020 is set forth below:

Undiscounted future minimum lease payments

Particulars	Total
	₹
Not later than one year	3,000,000
Later than one year and not later than five years	3,501,300
Later than five years	-
Discounting effect	(397,277)
Total Lease Liabilities	6,104,023

Particulars	No. of Shares	As at	No. of Shares	As at
	As at	31st March,	As at	31st March,
	31st March,	2020	31st March,	2019
	2020		2019	
		₹		₹
Note - 6				
<u>Investments</u>				
Investment in Joint Ventures				
(a) Investments in Subsidiary Associates -				
Unquoted fully paidup				
Equity Shares face value ₹ 10/-each of	10,000	100,000	10,000	100,000
Goldcrest Habitats Pvt Ltd.				
Total		100,000		100,000
Investments (Non-Current) at FVOCI				
(a) Quoted				
Equity Shares of Bombay Stock Exchange Ltd.	4,617	1,370,326	5,923	3,619,841
Total		1,370,326		3,619,841
(b) Unquoted				
Bonus shares of Quest Academy Ltd.	-	-	480,000	12,672,000
Equity Shares of Goldcrest Global Trading Pvt.	-	-	138	54,000
Ltd.				
Total		-		12,726,000
(c) Other Investments				
Investment in LLP- Unquoted				
Avanti Electronic City Project LLP		-		11,986,935
Total		-		11,986,935
Total		1,470,326		28,432,776

Notes forming a part of the financial statements

Notes forming a part of the financial statements		
Particulars	As at	As at
	31st March, 2020	31st March, 2019
	₹	₹
Note - 7		
Loans (Non-Current)		
(a) Secured, considered good (Secured against flat at Khargar at Navi Mumbai)	7,500,000	7,500,000
Sub - Total	7,500,000	7,500,000
(b) Other Loans and Advances (specify nature)		
Unsecured, considered good		
- Related Parties (Loan given to wholly owned subsidiary, repayable on	53,762,000	53,662,000
demand)		
- Others	3,783,241	10,757,416
Sub - Total	57,545,241	64,419,416
Total	65,045,241	71,919,416
Note - 8		
Other Financial Assets (Non-Current)		
(a) Security Deposits		
Unsecured, considered good		
- Related Parties	-	15,000,000
- Others	2,407,836	2,635,716
Sub - Total	2,407,836	17,635,716
(b) Accruals	, , , , , , , ,	, ,
(i) Interest accrued on Bank Deposits	149,839	1,636,546
' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	149,839	1,636,546
Total	2,557,675	19,272,262

Notes forming a part of the financial statements		
Particulars	As at	As at
	31st March, 2020	31st March, 2019
	₹	₹
<u>Note - 9</u>		
Current Investments at FVTPL		
(In accordance with Ind-As 109, management has considered investment in shares & securities as short term in nature)		
Investment in equity instruments (fully paid up)		
Quoted	30,793,799	147,278,140
Investment in Mutual Funds		
Quoted	20,676,482	22,136,802
Total	51,470,281	169,414,941
Note - 10		
Trade Receivables		
(Unsecured unless otherwise stated)		
Other Trade Receivables		
Unsecured, considered good	2,979,288	1,340,109
Total	2,979,288	1,340,109
Note - 11		
Cash & Cash Equivalents		
Balance with Bank		
In Current Account	162,360,098	43,007,593
Balance with Bank in unpaid dividend account	775,866	866,724
In Deposit Account	99,975,000	66,000,000
Cash on Hand	52,080	19,230
Total	263,163,044	109,893,546
Note - 12		
Loans (Current)		
(a) Loans and Advances to Related Parties		
Unsecured, considered good	212,050	155,675
(b) Loans and Advances to Employees	,	,
Unsecured, considered good	150,000	
Total	362,050	155,675
Note - 13		
Other Assets (Current)		
(a) Prepaid expenses - Unsecured, considered good (for e.g. insurance premium,	441,863	496,152
annual maintenance contracts etc.)	441,003	490,102
(b) Balances with Government Authorities		
Unsecured, considered good		
- GST Credit receivable	209,787	252,934
Total	651,651	749,086

Particulars	No. of Shares	As at	No. of Shares	As at
	As at	31st March, 2020	As at	31st March, 2019
	31st March, 2020		31st March, 2019	
		₹		₹
Note - 14				
Equity Share Capital				
Authorised Share Capital				
Equity Shares of ₹ 10/- each	10,100,000	101,000,000	10,100,000	101,000,000
Preference Shares of ₹ 100/- each	1,000,000	100,000,000	1,000,000	100,000,000
Total		201,000,000		201,000,000
Issued, Subscribed & Fully Paid-up Shares				
Equity Shares of ₹ 10/- each	5,689,760	56,897,600	5,689,760	56,897,600
Total		56,897,600		56,897,600

14.1 Reconciliation of number of Equity Shares outstanding at the beginning and at the end of the reporting period

Particulars	As at 3	1st March, 2020	As at 3	31st March, 2019
	No. of Shares Amount in ₹		No. of Shares	Amount in ₹
At the beginning of the period	5,689,760	56,897,600	7,556,760	75,567,600
Issued During the Period	NIL	NIL	NIL	NIL
Shares Extinguished on buy back	NIL	NIL	(1,867,000)	(18,670,000)
Outstanding at end of the period	5,689,760	56,897,600	5,689,760	56,897,600

14.2 Details of shareholders holding more than 5% of the shares in the company

Name of Shareholders	Type of Shares	As at 31st March, 2020		As at 31st I	March, 2019
		No. of	% of	No. of	% of
		Shares	Holding	Shares	Holding
Tulsidas J. Tanna	Equity [PAR VALUE AT ₹ 10.00 each)	-	-	923,593	16.23
Anupa Tanna Shah	Equity [PAR VALUE AT ₹ 10.00 each)	1,238,718	21.77	1,238,718	21.77
Nita T. Tanna	Equity [PAR VALUE AT ₹ 10.00 each)	1,943,593	34.16	1,020,000	17.93
Namrata T. Tanna	Equity [PAR VALUE AT ₹ 10.00 each)	926,598	16.29	926,598	16.29
Asha Rajnikant Madhvani	Equity [PAR VALUE AT ₹ 10.00 each)	347,693	6.11	290,725	5.11

14.3. Rights, preferences and restrictions

The Company has two classes of shares referred to as equity shares and preference shares having par value of ₹10/- each and ₹100/- each respectively. The Company has only issued equity shares. Each holder of equity shares is entitled to one vote per share.

Dividend, if any, is declared and paid in Indian rupees. The dividend, if any, proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

In the event of liquidation of the Company, the holders of equity shares will be entitled to receive any of the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

- 14.4 There are no unpaid calls as at Balance Sheet date.
- 14.5 There are no forfeited shares as at Balance Sheet date.
- 14.6 There are no shares reserved for issue under options and contracts/commitments for sale of shares/ disinvestment.



Par	ticulars	As at 31st March, 2020	As at 31st March, 2019
		₹	₹
Not	<u>e - 15</u>		
<u>Oth</u>	<u>er Equity</u>		
(A)	Capital Reserves		
	As per last balance sheet	28,248,375	9,578,375
	Add / less: Transferred from General Reserve		18,670,000
	Sub Total of (A) at the end of the year	28,248,375	28,248,375
(B)	Share Premium Account		
	As per last balance sheet	52,422,193	173,777,193
	Add /(Less): Utilised for Buy back of Equity Shares		(121,355,000)
	Sub Total of (B) at the end of the year	52,422,193	52,422,193
(C)	General Reserves		
	As per last balance sheet	9,230,000	27,900,000
	Add / (Less) : Transferred to Capital Reserve		(18,670,000)
	Sub Total of (C) at the end of the year	9,230,000	9,230,000
(D)	Surplus in Statement of Profit and Loss		
	As per last Balance Sheet	328,977,456	284,366,729
	Add : Profit for the year	8,625,788	50,261,140
	: Other Comprehensive income	(1,518,869)	(709,759)
	Total comprehensive income	7,106,919	49,551,381
	Add/(Less) : Short / Excess Tax W.back/ W.Off.	(8,500)	-
	MAT Credit Availed	(432,648)	(119,524)
	Dividend	(3,429,654)	(4,547,568)
	Income Tax Effect relating to remeasurement of the defined benefit plans	(26,022)	(273,559)
Sur	plus in Statement of Profit and Loss (D)	332,187,552	328,977,458
Tota	al of (A)+(B)+(C)+(D)	422,088,120	418,878,026

Nature and purpose of each reserve

Capital Reserve - On forfeiture of partly paid equity shares and buy-back of shares

Securities Premium Reserve - The amount received in excess of the face value of equity shares is recognised in Securities Premium Reserve.

General Reserve - The reserve arises on transfer of a portion of the net profit pursuant to the earlier provisions of Companies Act 1956. Mandatory transfer to General Reserve is not required under the Companies Act 2013.

Particulars	As at	As at
	31st March, 2020	31st March, 2019
	₹	₹
Non-Current Financial Liabilities		
Note - 16		
Other Financial Liabilities (Non-Current)	50 007 000	E0 000 000
Security Deposits	53,837,382	58,062,032
(Refundable deposit received from licensees of Tech Park,Pune) Total	E2 027 202	58,062,032
Total	53,837,382	56,002,032
Note - 17		
Provisions (Non-Current)		
Provision for Employee Benefit	3,201,043	4,276,382
Total	3,201,043	4,276,382
<u>Note - 18</u>		
Deferred Tax Liabilities (Net)		
Opening deferred tax assets / (liabilities)	16,064,477	14,422,507
Add: On account of depreciation, Non current Investment and gratuity	(2,075,431)	1,641,970
Total	13,989,046	16,064,477
Current Liabilities		
Note - 19		
Trade Payables		
Dues to Micro, Small and Medium Enterprises (Refer Note.34)	_	_
Dues to Others	2,744,040	4,907,169
Total	2,744,040	4,907,169
	, ,	· · ·
<u>Note - 20</u>		
Other Financial Liabilities (Current)		
Duties & Taxes	3,124	103,228
Others:		
- Related Parties	-	-
- Others	9,466,778	9,592,063
The company has made full provision of disputed electricity dues amounting to		
₹ 1,85,59,436/- with Maharashtra State Electricity Distribution Co. Ltd during the year 2017-18 out of which 50% such dues are paid. The matter is disputed by the company		
before appropriate authority.		
•	9,466,778	9,592,063
Unclaimed Dividend	775,866	866,724
Total	10,245,768	10,562,015
	3,2 .5,. 50	. 5,552,510
<u>Note - 21</u>		
Provisions (Current)		
Provision for Employee Benefit	629,529	605,711
Total	629,529	605,711
<u>Note - 22</u>		
Income Tax Liabilities (Net)		
Provision for Income Tax	-	3,753,541
Total	-	3,753,541



Particulars	For the Year Ended 31st March, 2020	For the Year Ended 31st March, 2019
	₹	₹
Note - 23		
Revenue from Operations		
Income from Operation & Maintenance of Software Development Park	89,300,761	85,181,841
Common Area Maintenace & Diesel Reimbursement	10,149,790	5,952,433
Profit on Share Trading	(19,179,249)	6,054,296
Fair Value Gain / (Loss) on Financial Instruments (FVTPL)	(5,495,532)	10,133,373
Profit on Sale/Trdg. of Shares - F & O	1,125,622	4,081,948
Long Term Profit on sale of Shares	444,864	-
Profit from Mutual Fund	7,168,818	1,484,389
Dividend Received	1,068,082	4,274,333
Share of Profit / (Loss) from Avanti Electronic-LLP	383	(8,067)
Share of Profit / (Loss) from Goldcrest Pune LLP		180,198
Total Sales	84,583,539	117,334,744
Note - 24		
Other Income		
Profit from sale of Investment	_	289,301
Profit / (Loss) from sale of Fixed Assets	(61,417)	(4,602)
Sundry Balance w/off - W/back	37,198	(!,552)
Other Income Electricity Charges	3,093,239	_
Goodwill	-	3,852,091
Bad Debts Recovered	_	188,553
Interest Income	1,100,853	9,841,511
Total	4,169,874	14,166,854
Note - 25		
Employee Benefit Expense		
Salaries, Bonuses and Allowances	7,643,174	7,065,865
Contribution to Provident Fund and Other Charges	679,215	730,388
Gratuity, Exgratia & Retrenchment Compensation	660,127	513,193
Staff Welfare Expenditure	177,821	83,810
Directors' Remuneration	7,800,000	7,500,000
Accommodation Provided to Director	540,000	1,080,000
Travelling Perquisites - Director		666,302
Medical exp. / Mediclaim Policy Premium - Directors	56,742	56,742
Total	17,557,079	17,696,300



Post of the infancial statements	F Als .	E II
Particulars	For the Year Ended	For the Year Ended
	31st March, 2020	31st March, 2019
	₹	₹
Note - 26		,
Other Expenses		
Share Trading Expenses	1,127,242	971,264
Travelling, Conveyance and Petrol Expenses	1,900,595	1,348,340
Legal, Professional Fees, Commission & Brokerage	3,861,911	4,377,468
Directors Sitting Fees	80,000	80,000
Repairs and Maintenance - Others	10,888,375	10,789,755
Property / Municipal Tax / Land Tax	2,832,098	2,824,582
Stamp Duty / Registration / Transfer / Agreement Charges	276,340	231,100
Postage, Courier, Telephone & Office Expenses	1,544,961	2,145,795
Security Charges	-	11,000
Housekeeping Expenditure	5,963,342	5,191,850
STP Charges	600,000	720,161
Brokerage / Commission Expenditure	6,218,474	-
Buyback Expenditure	-	3,981,864
Advertising Expenses	166,030	175,460
Electricity Expenses	2,765,677	1,362,615
Audit Fees - Statutory	150,000	137,000
Business Promotion Expenses	108,123	495,994
Annual Listing Fees	300,000	250,000
Printing & Stationery	159,007	199,935
Office Rent	-	3,600,000
Donation		
- CSR Donation	779,000	1,500,000
- Other Donation	161,501	487,850
Other Expenses	1,765,068	3,105,995
Total	41,647,745	43,988,028

Notes forming a part of the financial statements

Note : 27

Tax Reconciliation

(Amount in ₹)

Particulars	For the ye	ar ended
	31-Mar-20	31-Mar-19
Current income tax	13,100,000	13,000,000
Deferred Tax	(2,075,431)	1,641,970
Total Income Tax Expense	11,024,569	14,641,970
Reconciliation of tax expense		
Profit/(loss) before tax	19,650,358	64,903,110
Enacted income tax rate (%) applicable to the Company	27.82%	27.82%
Income tax credit calculated at enacted income tax rate	5,466,729	18,056,045
Add: -		
Effect of expenses that are not deductible	7,180,947	2,089,863
Others	2,786,351	398,198



(Amount in ₹)

Particulars	For the ye	ar ended
	31-Mar-20	31-Mar-19
Less: -		
Effect of income that is exempt from tax	297,247	1,237,006
Effect of depreciation allowed	3,565,638	3,487,996
Effect of gain on fair valuation of financial instruments	(1,528,857)	2,819,104
Current tax expense recognised in profit or loss	13,100,000	13,000,000
Deferred tax relates to following		
Reconciliation of Deferred tax expense		
Effect of timing difference of depreciation	16,634,650	14,603,571
Less: -		
Gain on Fair valuation of financial instruments	(1,528,857)	(2,819,104)
Gratuity expenses allowed on payment basis	(1,065,665)	1,358,198
Leases	(51,081)	-
Prior years tax adjustments	16,064,477	14,422,507
Deferred tax recognised in profit or loss	(2,075,431)	1,641,970

The movement in gross deferred income tax assets and (liablities) (before set off) for the year ended 31st March, 2020 is as follows:-

Particulars	Carrying Value as of 1st April, 2019	Changes through Profit and Loss	Changes through OCI	Carrying Value as of 31 st March, 2020
Employee Benefits	1,358,198	(292,533)	-	1,065,665
Investment at Fair Value through Profit & Loss	(2,819,104)	4,347,961	-	1,528,857
Leases	-	51,081	-	51,081
Property Plant & Equipment	(14,603,571)	(2,031,079)	-	(16,634,650)
	(16,064,477)	2,075,431	-	(13,989,047)

The movement in gross deferred income tax assets and (liablities) (before set off) for the year ended 31st March, 2019 is as follows:-

Particulars	Carrying Value as	Changes through	Changes	Carrying Value as of
	of 1st April, 2018	Profit and Loss	through OCI	31st March, 2019
Employee Benefits	411,395	946,803	-	1,358,198
Investment at Fair Value through Profit & Loss	361,392	(3,180,496)	-	(2,819,104)
Property Plant & Equipment	(15,195,294)	591,722	-	(14,603,571)
	(14,422,507)	(1,641,970)	-	(16,064,477)

The Tax effects of significant temporary differences that resulted in deferred income tax assets and liablities are as follows:

Particulars	As at	As at
	31st March, 2020	31st March, 2019
Deferred tax liablities after set off	(13,989,047)	(16,064,477)

Deferred tax assets and liablities have been offset wherever the company has a legally enforceable right to set off current tax assets against current tax liablities and where the deferred tax assets and deferred tax liablities relate to income taxes levied by the same taxation authority.

In assessing the reliability of deferred income tax assets, the management considers whether some portion or all of the deferred income tax assets will not be realized. The ultimate realization of deferred income tax assets is dependent upon the generation of future taxable income during the periods in which the temporary differences become deductible. The management considers the scheduled reversals of deferred income tax liabilities, projected future taxable income, and tax planning strategies in making this assessment. Based on the level of historical taxable income and projections for future taxable income over the periods in which the deferred income tax assets are deductible, management believes that the Company will realize the benefits of those deductible differences. The amount of the deferred income tax assets considered realizable, however, could be reduced in the near term if estimates of future taxable income during the carry forward period are reduced.

CATEGORIES OF FINANCIAL INSTRUMENTS

						(Amount in ₹)
	4	As at 31st March 2020		ă	As at 31st March 2019	
Particulars	Fair value through profit or loss	Fair value through other comprehensive income	Amortised cost	Fair value through profit or loss	Fair value through other comprehensive income	Amortised cost
Financial assets						
Investments in Equity Instruments	30,793,799	1,370,326	1	147,278,140	16,345,841	•
Investments in Mutual Funds	20,676,482	•	1	22,136,802	1	•
Investments in LLP	•	•	1	1	11,986,935	1
Loans	•	•	65,045,241	1	1	71,919,416
Loans & Advances to Employees	•	•	212,050	1	ı	155,675
Trade receivables	•	•	2,979,288	1	ı	1,340,109
Cash and cash equivalents	•	•	263,163,044	1	ı	109,893,546
Interest accrued on Investments & Deposit	•	•	149,839	1	ı	1,636,546
Security Deposits	•	•	2,407,836	1	•	17,635,716
	51,470,281	1,370,326	333,957,297	169,414,941	28,332,776	202,581,009
Financial liabilities						
Trade payables	•	•	2,744,040	1	ı	4,907,169
Unpaid dividends	•	•	775,866	1	ı	866,724
Security deposits	•	•	53,837,382	1	ı	58,062,032
Lease Liability	1	•	6,104,023	1	•	•
Other Financial Liabilities	-	-	9,466,778	-	-	9,695,291
	•	-	72,928,090	1	1	73,531,216

Note: 29

Fair Value Hierarchy

						(Amount in ₹)
Particulars	Asat	As at 31st March 2020	020	As at	As at 31st March 2019	019
	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Financial assets and liabilities measured at fair value on a recurring basis at the end of each reporting period						
Financial assets						
Investments in Equity Instruments -Quoted	32,164,125	•	•	150,897,981	•	•
Investments in Equity Instruments -Unquoted	•	•	•	1	•	12,726,000
Investments in Mutual Funds	20,676,482	•	•	22,136,802	•	•
Investments in LLP	•	•	•	1	•	11,986,935
	52,840,606	•	•	173,034,783		24,712,935
Financial liabilities	-	-	•	-	•	•
	•	•	٠	•	1	•

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.

Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly.

Level 3 inputs are unobservable inputs for the asset or liability.

The investments included in Level 3 of fair value hierarchy have been valued using the cost approach to arrive at their fair value. The cost of unquoted investments approximates the fair value because there is a wide range of possible fair value measurement and the costs represents estimate of fair value within that range.

The management considers that the carrying amount of financial assets and financial liabilities carried as amortised cost approximates their fair value.



Note: 30

CAPITAL MANAGEMENT

The Company's capital management objectives are:

- to ensure the Company's ability to continue as a going concern; and
- to provide an adequate return to shareholders through optimisation of debt and equity balance.

The Company monitors capital on the basis of the carrying amount of debt less cash and cash equivalents as presented on the face of the financial statements. The Company's objective for capital management is to maintain an optimum overall financial structure.

(i) Debt equity ratio

(Amount in ₹)

Particulars	As at 31st March 2020	As at 31st March 2019
Debt (includes non-current, current borrowings and current maturities of long term debt)	-	-
Less : cash and cash equivalents	162,412,177	43,026,823
Net debt	(162,412,177)	(43,026,823)
Total equity	478,985,720	475,775,625
Net debt to total equity ratio	-33.9%	-9.0%

Note: 31

FINANCIAL RISK MANAGEMENT

and processes are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and controls, and to monitor such risks and compliance The Company's activities expose it to a variety of financial risks, including market risk, credit risk and liquidity risk. The Company's risk management assessment and policies with the same. Risk assessment and management policies and processes are reviewed regularly to reflect changes in market conditions and the Company's activities.

Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers, loans and investments. Credit risk is managed through credit approvals, establishing credit limits and continuously monitoring the creditworthiness of counterparty to which the Company grants credit terms in the normal course of business.

Investments

The Company limits its exposure to credit risk by generally investing in liquid securities and only with counterparties that have a good credit rating. The Company does not expect any losses from non-performance by these counter-parties, and does not have any significant concentration of exposures to specific industry sectors

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they become due. The Company manages its liquidity risk by ensuring, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risk to the Company's reputation.

The table below provides details regarding the contractual maturities of significant financial liabilities :

	Particulars	Less than 1 year	1 - 3 years	More than 3 years	As at 31st March, 2020	Less than 1 year	1 - 3 years	More than 3 years	As at 31st March, 2019
źŗ	on derivative rade payables	2,744,040	1	•	2,744,040	4,907,169	•	•	4,907,169

4,907,169

4,907,169

2,744,040

2,744,040

Market risk

Market risk is attributable to all market risk-sensitive financial instruments, all foreign currency receivables and payables and all short term and long-term debt. The Company Market risk is the risk of loss of future earnings, fair values or future cash flows that may result from adverse changes in market rates and prices (such as interest rates, foreign currency exchange rates and commodity prices) or in the price of market risk-sensitive instruments as a result of such adverse changes in market rates and prices. is exposed to market risk primarily related to commodity prices and the market value of its investments.

Interest rate risk

The Company has loan facilities on floating interest rate, which exposes the Company to risk of changes in interest rates. The Company's Treasury Department monitors the nterest rate movement and manages the interest rate risk by evaluating interest rate swaps etc. based on the market / risk perception.

Commodity rate risk

Exposure to market risk with respect to commodity prices primarily arises from the Company's purchases and sales. Cost of raw materials forms the largest portion of the Company's cost of revenues. Commodity price risk exposure is evaluated and managed through operating procedures and sourcing policies. As of March 31, 2020, the Company had not entered into any material derivative contracts to hedge exposure to fluctuations in commodity prices.



Note: 32

Earning Per Share

(Amount in ₹)

Particular	2019-20	2018-19
Weighted Average number of equity shares of ₹ 10/- each outstanding during the year	5,689,760	6,554,207
Net Profit/(Loss) after tax available for equity shareholders (₹)	8,625,788	50,261,140
Basic & diluted earnings (in Rupees) per share	1.52	7.67

Note: 33

Corporate Social Responsibilities

As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. A CSR committee has been formed by the Company as per the Act. The funds were utilized throughout the year on the activities which are specified in Schedule VII of the Companies Act, 2013.

Particulars	Year ended 31st March 2020	CSR Expenditure as % of Profit	Year ended 31st March,2019	CSR Expenditure as % of Profit
Amount required to be spent as per section 135 of the Act	900,298	2.00%	1,139,476	2.00%
Amount spent during the year	779,000	1.73%	1,500,000	2.63%

Note: 34 Trade Payables

Diclosure under the Micro, Small and Medium Enterprises Development Act, 2006 are provided as under for the year 2019-20,to the extent the Company has received intimation from the "Suppliers" regarding their status under the Act.

(Amount in ₹)

Par	iculars	As at	As at
		31.03.2020	31.03.2019
Due	s to Micro, Small and Medium Enterprises (as per the intimation received from vendors)		
(a)	Principal and interest amount remaining unpaid	-	-
(b)	Interest due thereon remaining unpaid	-	-
(c)	Interest paid by the Company in terms of Section 16 of the Micro, Small and Medium Enterprises Development Act, 2006, along with the amount of the payment made to the supplier beyond the appointed day.	-	-
(d)	Interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the period) but without adding interest specified under the Micro, Small and Medium Enterprises Act, 20016	-	-
(e)	Interest accrued and remaining unpaid	-	-
(f)	Interest remaining due and payable even in the sccceeding years, until such date when the interest dues as above are actually paid to the small enterprises	-	-
Tota	al	-	-
Due	s to Others	2,744,040	4,907,169



Note: 35

EMPLOYEE BENEFIT PLANS

As per acturial report

(a) Defined benefit plans: Gratuity

			(Amount in ₹)
Sr.	Particulars	Gratu	ıity
No.		2019-20	2018-19
		Unfunded	Unfunded
I	Change in present value of defined benefit obligation during the year		
	Present Value of obligation as at the beginning of the period	4,882,093	4,244,713
	Interest Cost	370,551	327,267
	Current Service Cost	239,576	185,926
	Past Service Cost	-	-
	Liability Transferred In/ Acquisitions	-	-
	Benefits Paid	(1,755,185)	-
	Total Actuarial (Gain)/ Loss on obligation	93,537	124,187
	Present Value of obligation as at the end of the period	3,830,572	4,882,093
II	Change in fair value of plan assets during the year		
	Fair Value of plan assets at the beginning of the period	-	-
	Expected Interest Income	_	-
	Employer contribution	_	-
	Benefits paid	_	-
	Actuarial gain/(loss) for the year on asset	_	_
	Fair Value of plan assets at the end of the period	-	-
III	Asset/ (liability) recognised in the balance sheet		
	Present value of obligation at the end of the Period	(3,830,572)	(4,882,093)
	Fair Value of plan assets at the end of the Period	-	-
	Funded Status (Surplus/ (Deficit))	(3,830,572)	(4,882,093)
	Net (Liability)/Asset Recognized in the Balance Sheet	(3,830,572)	(4,882,093)
IV	Expense recognised in the statement of profit or loss during the year		
	Current Service cost	239,576	185,926
	Net interest cost	370,551	327,267
	Past Service Cost	-	-
	Total expense recognised in the employee benefit expense	610,127	513,193
٧	Recognised in other comprehensive income for the year		
	Actuarial (Gains)/Losses on Obligation For the Period	93,537	124,187
	Return on Plan Assets, Excluding Interest Income	-	-
	Change in Asset Ceiling	-	-
	Net (Income)/Expense For the Period Recognized in OCI	93,537	124,187



(Amount in ₹)

Sr.	Particulars	Grat	uity
No.		2019-20	2018-19
		Unfunded	Unfunded
VI	Maturity Analysis of the Benefit Payments: From the Employer		
	Projected Benefits Payable in Future Years From the Date of Reporting :-		
	1st Following Year	629,529	605,711
	2 nd Following Year	84,382	134,807
	3 rd Following Year	88,989	1,774,336
	4 th Following Year	93,863	93,934
	5 th Following Year	100,014	99,109
	Sum of Years 6 To 10	1,228,714	850,172
	Sum of Years 11 and above	4,400,018	4,919,204
VII	Quantitative senstivity analysis for significant assumptions is as below		
	Present Value of obligation at the end of the period	3,830,572	4,882,093
	a) Impact of change in discount rate		
	Impact due to increase of 1%	(282,427)	(272,487
	Impact due to decrease of 1%	319,798	304,564
	b) Impact of change in salary increase		
	Impact due to increase of 1%	316,744	306,341
	Impact due to decrease of 1%	(285,057)	(278,838
	c) Impact of change in rate of employee turnover		
	Impact due to increase of 1%	(984)	27,873
	Impact due to decrease of 1%	968	(30,405
/III	Actuarial assumptions		
	Return on Plan Assets	N.A.	N.A
	Discount Rate	6.04%	7.59%
	Future salary increase	6.00% p.a	6.00% p.a
		For service	For service
		4 years and	4 years and
	Rate of Employee Turnover	below 10.00% p.a.For service	below 10.00% p.a.For service
	Trace of Employee Tufflover	5 years and	5 years and
		above 2.00%	above 2.00%
		p.a.	p.a.



Note: 36

Related Party transactions

Names of Related parties and Nature of relationship

Sr. No.	Relation	Related Party
1	Enterprise Controlling the Company	NIL
2	Key Management Personnel	1. Anupa Tanna Shah
		2. Nita T. Tanna
		3. Shirish B Kamdar
		4. Kishore M Vussonji
3	Enterprise controlled by the company	Subsidiary Company
		1. Goldcrest Habitats Pvt. Ltd.(100% Holding)
4	Relative of Key Management Personnel	1. Hansa T. Tanna
		2. Tushar T. Tanna
		3. Namrata Tanna
		4. Chirag Shah
5	Enterprise over which Key Management personnel exercise	1. Goldcrest Exports
	significant influence	2. Goldcrest Global Trading Pvt. Ltd.
		3. Perique Finance and Leasing Pvt. Ltd.
		4. Fliessen Real Estates Pvt. Ltd.
		5. Quest Academy Pvt.Ltd.
		6. Varieties Builders and Trustees Pvt. Ltd (underprocess of striking off)
		7. Goldcrest Solutions Pvt. Ltd.
		8. Revive Labs Pvt. Ltd.
		9. Bhagwati Associates Pvt. Ltd.
		10. Sunteck Reality Ltd.
		11. Krishna Ventures Ltd.
		12. Karma Energy Ltd.
		13. Kanga & Co.
		14. Batot Hydro Power Ltd.

Details of Transactions with Related Parties

Particulars	As at 31.03.2020	As at 31.03.2019
Remuneration (including Perquisites)		
Managing Director & CEO	7,200,000	7,379,073
Non-Executive Director & Chairperson	1,800,000	1,867,229
Total	9,000,000	9,246,302
Payables		
Subsidiaries	-	-
Advances Recoverable in cash or kind		
Balance Recoverable as at 1st April	53,662,000	53,662,000
Advances Given During the Year	100,000	-
Recovered During the Year	-	-
Balance Recoverable as at 31st March	53,762,000	53,662,000
Sitting Fees		
Independent & Non-Executive Director	40,000	40,000
Independent & Non-Executive Director	40,000	40,000
Total	80,000	80,000
Professional Fees		
Relative of Key Management Personnel	-	75,000
Sale of Investments		
Associate	210,864	-
Associate	12,960,000	-
Office Rent		
Associate	3,600,000	3,600,000
Medical / Mediclaim Expenditure		
Managing Director & CEO	56,742	56,742

Note: 37

Contingent Liabilities

Contingent Liabilities not provided in the books:	
As on 31st March, 2020	NIL
As on 31st March, 2019	NIL



INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF GOLDCREST CORPORATION LIMITED

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of Goldcrest corporation Limited ("the Company") and its subsidiaries (the Company and its subsidiaries together referred to as "the Group"), which comprise the Consolidated Balance Sheet as at March 31, 2020, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 (the "Act") in the manner so required and give a true and fair view in conformity with 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 consolidated state of affairs of the Group as at March 31, 2020, the consolidated profit, consolidated total comprehensive income, consolidated changes in equity and its consolidated cash flows for the year ended on that date.

Basis for Opinion

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

Kev Audit Matters

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

	Sr. No.	Key Audit N	Natter			How our Audit addressed the Key Audit matter
-	1	related disc As at March	nt of Holding closure of Contil n 31, 2020, the lating to various m	ngent Liabilitie Group has exp	s & Provisions oosures towards	We understood, assessed and tested the design
		Name of Dues	Forum where dispute is pending	Period	Amount	We discussed with management the recent developments and the status of the material litigations which were reviewed and noted by the
		Income Tax	CIT Appeals-4	A.Y. 2013-14	4,59,450/-	audit committee;We performed our assessment on a test basis
		Electricity Dues	Refer Note Note Financial Stater		1,85,59,436/-	on the underlying calculations supporting the contingent liabilities/other significant litigations made in the Consolidated Financial Statements;
		such matte		the probability	uired to assess of occurrence and whether a	• We used auditor's experts to gain an understanding

provision should be recognized, or a disclosure should be

made. The management judgement is also supported with

legal advice in certain cases as Considered appropriate.

We evaluated management's assessments by

understanding precedents set in similar cases and

assessed the reliability of the management's past

estimates / judgments;



Sr. No.	Key Audit Matter	How our Audit addressed the Key Audit matter
	As the ultimate outcome of the matters are uncertain and the positions taken by the management are based on the application of their best judgement, related legal advice including those relating to interpretation of laws/regulations, it is considered to be a Key Audit Matter.	We evaluated management's assessment around those matters that are not disclosed or not considered as contingent liability, as the probability of material outflow is considered to be remote by the management; and
		We assessed the adequacy of the Company's disclosures.
		Based on the above work performed, management's assessment in respect of litigations and related disclosures relating to contingent liabilities/other significant litigations in the Consolidated Financial Statements are considered to be reasonable.
2	Allowance for credit losses	
	The Group determines the allowance for credit losses based on historical loss experience adjusted to reflect current and estimated future economic conditions. The Group considered current and anticipated future economic conditions relating to industries the Group deals with. The Group has also considered the effect of changes, if any, in both counterparty credit risk and own credit risk while assessing hedge effectiveness and measuring hedge ineffectiveness. In calculating expected credit loss, the Group has also considered credit related information for its customers to estimate the probability of default in future and has taken into account estimates of possible effect from the pandemic relating to COVID -19. The Group continues to believe that there is no significant impact on credit risk and trade receivables due to COVID-19. We identified allowance for credit losses as a key audit matter because the Group exercises significant judgment in calculating the expected credit losses. Refer Notes 2.24 to the consolidated financial statements.	Our audit procedures related to the allowance for credit losses for trade receivables included the following, among others: We tested the effectiveness of controls over the (1) development of the methodology for the allowance for credit losses, including consideration of the current and estimated future economic conditions (2) completeness and accuracy of information used in the estimation of probability of default and (3) computation of the allowance for credit losses. For a sample of customers: We tested the input data such as credit related information used in estimating the probability of default by comparing them to external and internal sources of information. We tested the mathematical accuracy and computation of the allowances by using the same input data used by the Group. Based on the above work performed, management's
		Based on the above work performed, management's assessment with respect to the impact of Covid 19 is considered reasonable.

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

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained 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.

Management's Responsibility for the Consolidated Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance, consolidated total comprehensive income, consolidated changes in equity and consolidated cash flows of the Group in accordance with the Ind AS and other accounting principles generally accepted in India. The respective Board of Directors of the companies included in the Group are responsible for maintenance of the adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.



In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the Group'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 Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

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

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and
 appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher
 than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the
 override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are
 appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion
 on whether the Company and its subsidiary companies which are companies incorporated in India, 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 management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within
 the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision
 and performance of the audit of the financial statements of such entities included in the consolidated financial statements.

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matters

We did not audit the financial statements/information of one subsidiary whose financial statements/information reflect total assets of $\[3]$ 5,34,79,808/-, net assets of $\[3]$ 2,88,091/-) as at March 31, 2020, total revenue of $\[3]$ 36,250/-, total comprehensive income (comprising of (loss) and other comprehensive income) of $\[3]$ 38,336/-) and net cash flows amounting to $\[3]$ 61,664/- for the year ended on that date, as considered in the consolidated Ind AS financial statements. The consolidated Ind AS financial statements also include the Group's share of total comprehensive income (comprising of (loss) of $\[3]$ 38,336/-) for the year ended March 31,

2020 as considered in the consolidated Ind AS financial statements, in respect of one subsidiary, whose financial statements/information have not been audited by us. These financial statements/information have been audited by other auditors whose reports have been furnished to us by the Management, and our opinion on the consolidated Ind AS financial statements in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, and our report in terms of sub-section (3) of Section 143 of the Act in so far as it relates to the aforesaid subsidiaries is based solely on the reports of the other auditors.

Our opinion on the consolidated Ind AS financial statements and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors.

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
 - b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books.
 - c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including (including Other Comprehensive Income), Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
 - d) In our opinion, the aforesaid consolidated financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e) On the basis of the written representations received from the directors of the Company as on March 31, 2020 taken on record by the Board of Directors of the Company and its subsidiaries incorporated in India and the reports of the statutory auditors of its subsidiary companies incorporated in India, none of the directors of the Group companies incorporated in India is disqualified as on March 31, 2020 from being appointed as a director in terms of Section 164 (2) of the Act.
 - f) With respect to the adequacy of the internal financial controls over financial reporting and the operating effectiveness of such controls, refer to our separate Report in "Annexure A" which is based on the auditor's reports of the Company and its subsidiary companies incorporated in India. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the internal financial control over financial reporting of those companies, for reasons stated therein.
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
 - h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. There were no pending litigation which would impact the Consolidated Financial position of the Group.
 - ii. The Group does not have any long-term contracts including derivative contracts for which there were any material forceable losses.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company and its subsidiary companies incorporated in India.

For PANKAJ P. SANGHAVI & CO.

Chartered Accountants ICAI Registration No. 107356W

Ankit P. Sanghavi

(Partner)
Membership No.131353

Place : Mumbai

Date : 17th June. 2020



ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1 (f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of **Goldcrest corporation Limited** of even date)

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")

In conjunction with our audit of the consolidated financial statements of the Company as of and for the year ended March 31, 2020, we have audited the internal financial controls over financial reporting of **Goldcrest corporation Limited** (hereinafter referred to as "Company") and its subsidiary companies, which are companies incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls system over financial reporting of the Company and its subsidiary companies, which are companies incorporated in India.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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



Opinion

In our opinion and to the best of our information and according to the explanations given to us, the Company and its subsidiary companies, which are companies incorporated in India, have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2020, based on the internal control over financial reporting criteria established by the respective companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For PANKAJ P. SANGHAVI & CO.

Chartered Accountants ICAI Registration No. 107356W

Ankit P. Sanghavi

(Partner)

Membership No.131353

Place: Mumbai

Date: 17th June, 2020

Balance Sheet as at 31st March, 2020 - Consolidated

CIN: L74999MH1983PLC029408

Particulars	Note	As at	As at
	No.	31 st March, 2020 →	31 st March, 2019 ₹
ASSETS .	+	`	
(1) Non-Current Assets			
(a) Property, Plant & Equipment	3	16,815,394	12,325,307
(b) Investment Property	4	212,653,521	213,856,152
(c) Right of use Assets	5	5,920,410	,,
(c) Financial Assets		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
(i) Investments	6	1,370,326	28,332,776
(ii) Loans	7	11,283,241	18,257,416
(iii) Other Financial Assets	8	2,557,675	19,272,262
Total Non-Current Assets		250,600,567	292,043,913
(2) Current Assets		, ,	- ,,-
(a) Financial Assets			
(i) Current Investments	9	51,470,281	169,414,941
(ii) Trade Receivables	10	2,979,288	1,340,109
(iii) Cash and Cash Equivalents	11	263,290,533	109,959,370
(iv) Loans	12	362,050	155,675
(b) Other Current Assets	13	651,651	749,086
Total Current Assets		318,753,801	281,619,181
TOTAL ASSETS		569,354,368	573,663,094
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share Capital	14	56,897,600	56,897,600
(b) Other Equity	15	421,700,030	418,528,271
Total Equity		478,597,630	475,425,871
Liabilities			
(1) Non-Current Liabilities			
(a) Financial Liabilities			
(i) Lease Liabilities	5	3,198,069	-
(ii) Other Financial Liabilities	16	53,837,382	58,062,032
(b) Provisions	17	3,201,043	4,276,382
(c) Deferred Tax Liabilities (Net)	18	13,989,046	16,064,477
Total Non-Current Liabilities		74,225,540	78,402,891
(2) Current Liabilities			
(a) Financial Liabilities			
(i) Trade Payables	19	2,749,940	4,913,069
(ii) Lease Liabilities	5	2,905,954	-
(ii) Other Current Liabilities	20	10,245,768	10,562,015
(b) Provisions	21	629,529	605,711
(c) Current Tax Liabilities (Net)	22	-	3,753,541
Total Current Liabilities		16,531,192	19,834,336
TOTAL EQUITY AND LIABILITIES	al Ctatama	569,354,368	573,663,094

[&]quot;The accompanying notes form an integral part of the Consolidated Financial Statements."

For Pankaj P. Sanghavi & Co. Firm Registration No.: 107356W

Chartered Accountants

For and behalf of the Board Nita T. Tanna - Chairperson DIN: 00170591

Anupa Tanna Shah - Managing Director

DIN: 1587901

Manish S. Chheda - CFO

Marisa Ferreira - Company Secretary

M.No.38087

Ankit P. Sanghavi

(Partner) M.No.131353 Mumbai 17th June, 2020



Statement of Profit & Loss for the Year Ended 31st March, 2020 - Consolidated CIN: L74999MH1983PLC029408

Part	iculars	Note	For the	For the
		No.	Year Ended 31 st March, 2020	Year Ended 31st March, 2019
			₹	₹
I.	Revenue From Operations	23	84,583,539	117,334,744
II.	Other Income	24	4,206,124	14,166,854
III.	Total Revenue (I + II)		88,789,662	131,501,598
IV.	Expenses:			
	Employee Benefit Expense	25	17,557,079	17,696,300
	Finance Costs	5	451,724	=
	Depreciation and Amortisation Expense	3 & 4	5,454,617	4,914,161
	Depreciation on Right to use of Assets	5	3,991,890	=
	Other Expenses	26	41,722,331	44,006,253
	Total Expenses (IV)		69,177,641	66,616,713
٧.	Profit / (loss) Before exceptional items and tax	(III-IV)	19,612,022	64,884,885
VI.	Exceptional Items		-	-
VII.	Profit / (loss) Before Tax	(V-VI)	19,612,022	64,884,885
VIII.	Tax Expense:			
	1) Current Tax		13,100,000	13,000,000
	2) Deferred Tax		(2,075,431)	1,641,970
	Total Tax Expense (VIII)		11,024,569	14,641,970
IX.	Profit / (Loss) for the Period	(VII-VIII)	8,587,452	50,242,915
X.	Other Comprehensive Income		(1,518,869)	(709,759)
	A - Items that will not be reclassified to profit or loss			
	(i) Remeasurement of the defined benefit plans		(93,537)	(124,187)
	(ii) Changes in fair value in equity instruments		(1,451,354)	(859,132)
	(iii) Income tax effect relating to remeasurement of the defined benefit plans		26,022	273,559
	B - Items that will be reclassified to profit or loss		-	=
XI.	Total Comprehensive Income for the period		7,068,583	49,533,156
XII.	Earnings per Equity Share:			
	1) Basic		1.51	7.67
	2) Diluted		1.51	7.67
	Weighted average equity shares used in computing earnings per equity share			
	1) Basic		5,689,760	6,554,207
	2) Diluted		5,689,760	6,554,207

[&]quot;The accompanying notes form an integral part of the Consolidated Financial Statements."

For Pankaj P. Sanghavi & Co. Firm Registration No.: 107356W Chartered Accountants

Ankit P. Sanghavi (Partner) M.No.131353

Mumbai 17th June, 2019 For and behalf of the Board Nita T. Tanna - Chairperson

DIN: 00170591

Anupa Tanna Shah - Managing Director

DIN: 1587901

Manish S. Chheda - CFO

Marisa Ferreira - Company Secretary

M.No.38087

Statement Of Changes In Equity - Consolidated

Statement of Changes in Equity for the period ended 31st March, 2020.

A. Equity Share Capital

	As at March 31, 2020	າ 31, 2020	As at March 31, 2019	າ 31, 2019	
Particulars	Number of	h~	Number of	₩	_
	Shares		Shares		•
Equity shares of INR 10 each issued, subscribed and fully paid					
Balance at the beginning of the reporting period	5,689,760	5,689,760 56,897,600	7,556,760	75,567,600	_
Buy-back of Equity share capital during the year	-	-	(1,867,000)	(18,670,000)	
Total	5,689,760	26,897,600	5,689,760	56,897,600	•

B. Other Equity

					•
		Reserves a	Reserves and Surplus		Total
Particulars	Capital	Securities	General	Retained	
	reserves	premium	Reserve	Earnings	
		reserve			
Balance at the beginning of the reporting period 1.04.2018	9,578,375	173,777,193	27,900,000	284,035,176	495,290,743
Profit for the Year 2018-19	•	•	•	50,242,915	50,242,915
Other Comprehensive income / (Loss)	•	•	•	(709,759)	(709,759)
Total comprehensive income for the year	•	•	•	49,533,156	49,533,156
Dividend	•	•	•	(4,547,568)	(4,547,568)
Transferred from General Reserve to Capital Reserve for Utilisation of Buy-back of Equity Shares	18,670,000	•	(18,670,000)	•	•
1867000 Equity Shares @₹10/- to Share capital and ₹ 65/- per shareto share premium		(121,355,000)	. 1	ı	(121,355,000)
account on utilisation of Buy-back of Equity Shares					
MAT Credit Availed	•	•	•	(119,524)	(119,524)
Income Tax Effect relating to remeasurement of the defined benefit plans	1	•	•	(273,559)	(273,559)
Balance at the end of the reporting period 31.03.2019	28,248,375	52,422,193	9,230,000	328,627,702	418,528,271
Profit for the Year 2019-20	ı	•	•	8,587,452	8,587,452
Other Comprehensive income / (Loss)	_	•	•	(1,518,869)	(1,518,869)
Total comprehensive income for the year	1	•	•	7,068,583	7,068,583
Short / Excess Tax W.back/ W.Off.	•	•	1	(8,500)	(8,500)
MAT Credit Availed	1	1	1	(432,648)	(432,648)
Dividend	_	•	•	(3,429,654)	(3,429,654)
Income Tax Effect relating to remeasurement of the defined benefit plans	_	•	•	(26,022)	(26,022)
Balance at the end of the reporting period 31.03.2020	28,248,375	52,422,193	9,230,000	331,799,461	421,700,030

Buy-back of shares

by the shareholders by means of a special resolution passed on July 4, 2018 through a postal ballot process. Pursuant to the Letter of Offer dated August 16, 2018 issued to all the tax, goods and service tax, stamp duty and other incidental and related expenses being 24.71% of the total number of paid-up equity shares of the Company, which was approved eligible shareholders, the Company bought back 18,67,000 equity shares and extinguished the equity shares so bought back on September 17, 2018. As required under Section 69 of the Companies Act, 2013, a sum of ₹1,86,70,000/- being equal to the nominal value of the equity shares so bought back has been transferred to the Capital Redemption Reserve The Board of Directors at its meeting held on May 29, 2018 considered and approved the proposal for buy-back of upto 18,67,000 equity shares of the Company having face value of ₹ 10/- per equity share at a buy-back price of ₹ 75/- per equity share for an aggregate amount not exceeding ₹ 14,00,25,000/- (Rupees Fourteen Crore Twenty Five Thousand Only) excluding transaction costs viz. filing fees, advisors fees, public announcement expenses, printing and dispatch expenses, brokerage, applicable taxes such as securities transaction account from the surplus in the statement of profit and loss, as the equity shares were bought back out of the free reserves and securities premium account.



Cash Flow Statement for the Year Ended 31st March 2020 - Consolidated CIN: L74999MH1983PLC029408

Sr.	Particulars	Year ended	Year ended
No		31.03.2020	31.03.2019
		Audited	Audited
		₹	7.001.00
A)	Net Profit before tax	19,612,022	64,884,885
,	Add:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	- , ,
	Financial expenses	451,724	-
	Depreciation	9.446.507	4,914,161
	Interest Received	(1,100,853)	(9,841,511)
	Dividend Received	(1,068,082)	(4,274,333)
	Profit on sale of Investments	(534,782)	-
	Gratuity paid during the year	(1,755,185)	-
	Provision for Gratuity	610,127	637,380
	Share of profit from subsidiary -Goldcrest Pune LLP	(383)	-
	Loss on sale of Fixed Assets	61,417	4,602
	Operating Profit before Working Capital changes	25,722,511	56,325,184
	Add:		00,020,101
	(Increase)/ decrease in inventories	-	118,966,322
	(Increase)/ decrease in trade receivables	(1,639,178)	1,919,260
	(Increase)/ decrease in other assets	16,823,056	24,687,663
	Increase/ (decrease) in trade payables	(2,163,129)	(1,442,618)
	Increase/ (decrease) in other liabilities	(4,540,897)	(3,756,228)
	more and a contract of the con	8,479,853	140,374,400
	Cash generated from operations	34,202,364	196,699,584
	Less: Taxes paid	(13,527,020)	(12,097,009)
	Net cash flow from operating activities (A)	20,675,344	184,602,575
B)	CASH FLOW FROM INVESTING ACTIVITIES		,
_,	Expenses on property, plant & equipment	(8,232,815)	(6,715,138)
	Expenses on investment property	(1,520,671)	(-,,,
	Proceeds from property, plant & equipment	950,000	85,000
	Sale of Non current Investments	26,029,602	183,198,915
	Sale of current investments	117,944,661	(169,414,941)
	Interest received	1,100,853	9,841,511
	Dividend received	1,068,082	4,274,333
	Net cash flow from investing activities (B)	137,339,712	21,269,680
C)	CASH FLOW FROM FINANCING ACTIVITIES		,,
-,	Payment for lease liabilties	(4,260,000)	-
	Buy-back of equity shares	(1,200,000)	(140,025,000)
	(Increase)/Decrease in long term Loans and Advances	3,220,635	455,132
	(Increase)/Decrease in short term Loans & Advances	(206,375)	324,555
	Balance in Unpaid Dividend	(200,010)	(866,724)
	Short / Excess Tax W.back/ W.Off.	(8,500)	(555,724)
	Dividend paid (Including Dividend Tax)	(3,429,654)	(4,547,568)
	Net cash from financing activities (C)	(4,683,894)	(144,659,605)
	Net increase /(decrease) in cash & cash equivalents (A+B+C)	153,331,163	61,212,649
	Cash & Cash equivalents as at beginning of period	109,959,370	48,746,722
	Cash & Cash equivalents as at closing of period	263,290,533	109,959,370
	Net increase/(decrease) as disclosed above	153,331,163	61,212,649

Figures in brackets indicate outflow

Note:- The opening and closing balance of cash & cash equivalent for previous year is regrouped to allign with cash & cash equivalent of current year.

For Pankaj P. Sanghavi & Co. Firm Registration No. : 107356W

Chartered Accountants

Ankit P. Sanghavi (Partner) M.No.131353 Mumbai 17th June, 2020 For and behalf of the Board Nita T. Tanna - Chairperson

DIN: 00170591

Anupa Tanna Shah - Managing Director

DIN: 1587901

Manish S. Chheda - CFO

Marisa Ferreira - Company Secretary M.No.38087



GOLDCREST CORPORATION LIMITED

Corporate Information & Significant Accounting Policies - Consolidated

Note - 1. General Information

Goldcrest Corporation Limited was incorporated on February 25th, 1983 under the Companies Act, 1956. The activities of the Company include Income from Operation and Maintenance of a Software Development Park, trading in shares and securities and share of profit in partnership firms. The Company has a wholly owned subsidiary viz. Goldcrest Habitats Pvt. Ltd. The Company has retired as a partner from Avanti Electronic City Project LLP with effect from 19.03.2020.

Goldcrest Corporation Limited together with its subsidiary is hereinafter referred to as "the Group".

Note - 2. Significant accounting policies

2.1. Basis of preparation and presentation

These Consolidated Financial Statements are prepared in accordance with Indian Accounting Standard (Ind AS), under the historical cost convention on the accrual basis except for certain financial instruments which are measured at fair values, the provisions of the Companies Act, 2013 ('the Act') (to the extent notified) and guidelines issued by the Securities and Exchange Board of India (SEBI). The Ind AS are prescribed under Section 133 of the Act read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and relevant amendment rules issued thereafter.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

As the quarter and annual figures are taken from the source and rounded to the nearest digits, the figures reported for the previous quarters might not always add up to exactly the year figures reported in this statement.

2.2. Use of estimates and judgments

The preparation of the financial statements in conformity with Ind AS requires the management to make estimates, judgments and assumptions. These estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the period. The application of accounting policies that require critical accounting estimates involving complex and subjective judgments and the use of assumptions in these financial statements have been disclosed here under. Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made and, if material, their effect is disclosed in the notes to the financial statements.

Critical accounting estimates

i. Income taxes

In assessing the reliability of deferred income tax assets, management considers whether some portion or all of the deferred income tax assets will/will not be realized. The ultimate realization of deferred income tax assets is dependent upon the generation of future taxable income during the periods in which the temporary differences become deductible. Management considers the scheduled reversals of deferred income tax liabilities, projected future taxable income and tax planning strategies in making this assessment. Based on the level of historical taxable income and projections for future taxable income over the periods in which the deferred income tax assets are deductible, management believes that the company will realize the benefits of those deductible differences. The amount of the deferred income tax assets considered realizable, however, could be reduced in the near term if estimates of future taxable income during the carry forward period are reduced.

ii. Property, plant and equipment

Property, plant and equipment represent a significant proportion of the asset base of the Company. The charge in respect of periodic depreciation is derived after determining an estimate of an asset's expected useful life and the expected residual value at the end of its life. The useful lives and residual values of the Company's assets are determined by the management at the time the asset is acquired and reviewed periodically, including at each financial year end. The lives are based on historical experience with similar assets as well as anticipation of future events, which may impact their life, such as changes in technology. Refer note no. 2.9.

iii. Assets and obligations relating to employee benefits

The employee benefit obligation depends on a number of factors that are determined on an actuarial basis using a number of assumptions. The assumptions used in determining the net cost/ (income) include the discount rate, inflation and mortality assumptions. Any changes in these assumptions will have an impact upon the carrying amount of employee benefit obligations.



iv. Fair value measurement and valuation process

When the fair values of financials assets and financial liabilities recorded in the financial statements cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques which involve various judgements and assumptions.

2.3. Basis of Consolidation

Investment in Subsidiaries

The consolidated financial statements comprise the financial statements of the Company and its subsidiary.

Control is achieved when the company has majority of voting rights.

The Company re-assesses whether or not it controls an investee, if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary.

Assets, liabilities, income and expenses of a subsidiary acquired or disposed during the year are included in the consolidated financial statements from the date the Company gains control until the date the Company ceases to control the subsidiary.

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

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

Consolidation procedure:

- (a) Combine like items of assets, liabilities, equity, income, expenses and cash flows of the Company with those of its subsidiaries. For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognised in the consolidated financial statements at the acquisition date.
- (b) Offset (eliminate) the carrying amount of the Company's investment in each subsidiary and the Company's portion of equity of each subsidiary.
- (c) Eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the group. Intragroup losses may indicate an impairment that requires recognition in the consolidated financial statements. Ind AS 12 "Income Taxes" applies to temporary differences that arise from the elimination of profits and losses resulting from intergroup transactions.

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

The List of subsidiary entities, which are included in consolidation, are as under: -

Name of Subsidiary	Owners	Country of Incorporation	
	F.Y. 2019-2020	F.Y. 2018-2019	
Goldcrest Habitats Pvt. Ltd.	100%	100%	India

2.4. Operating Cycle

Based on the nature of activities of the Company and the normal time between acquisition of assets and their realisation in cash or cash equivalents, the Company has determined its operating cycle as twelve months for the purpose of classification of its assets and liabilities as current and non-current.

2.5. Foreign currency

On initial recognition, transactions in currencies other than the Company's functional currency (foreign currencies) are translated at exchange rates at the date of the transaction/s. Monetary assets and liabilities denominated in foreign currencies at the reporting date are translated into the functional currency at the exchange rate as on that date.



Exchange differences arising on the settlement of monetary items or on translating monetary items at rates different from those at which they were translated on initial recognition during the period or in previous period are recognised in the profit or loss in the period in which they arise.

Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

2.6. Financial instruments

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

Financial assets

Initial recognition and measurement

All financial assets are recognised at fair value on initial recognition, except for trade receivables which are initially measured at transaction price. Transaction costs that are directly attributable to the acquisition or issue of financial assets, which are not fair value through Profit & Loss, are added to the fair value on initial recognition. Regular way purchase and sale of Financial Assets are accounted for at trade date.

Subsequent measurement

For the purposes of subsequent measurement, financial assets are classified into three categories:

- Financial assets measured at amortised cost
- ii. Financial assets measured at fair value through other comprehensive income (FVTOCI)
- iii. Financial assets measured at fair value through profit or loss (FVTPL)
 - A financial asset that meets the following two conditions is measured at amortized cost.
 - Business Model test: The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
 - Cash Flow characteristics test: The contractual terms of the asset give rise on specified dates to cash
 flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.
 - ii. A financial asset that meets the following two conditions is measured at fair value through OCI.
 - Business Model test: The objective of the business model is achieved both by collecting contractual
 cash flows and selling the financial assets, and
 - Cash Flow characteristics test: The contractual terms of the instrument give rise on specified dates to cash flows that are SPPI on the principal amount outstanding.
 - iii. All other financial assets are measured at fair value through the profit and loss.

Equity Instruments

All equity instruments in the scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading are classified as at FVTPL. For all other equity instruments, the Company may make an irrevocable election to present subsequent changes in the fair value in OCI. The Company makes such election on an instrument-by-instrument basis. The classification is made on initial recognition and is irrevocable.

If the Company decides to classify an equity instrument as at FVTOCI, then all fair value changes on the instrument, including foreign exchange gain or loss and excluding dividends, are recognised in the OCI. There is no recycling of the amounts from OCI to profit or loss, even on sale of investment. However, the Company may transfer the cumulative gain or loss within equity.

Equity instruments included within the FVTPL category are measured at fair value with all changes recognised in the profit or loss.

Derecognition

A financial asset is primarily derecognised (i.e. removed from the Company's balance sheet) when:

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



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 OCI 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.

Impairment of financial assets

In accordance with Ind AS 109, The company assesses impairment based on expected credit losses (ECL) model at an amount equal to: -

- · 12 months expected credit losses, or
- Lifetime expected credit losses depending upon whether there has been a significant increase in credit risk since initial recognition.

The Company follows 'simplified approach' for recognition of impairment loss allowance on trade receivables or any contractual right to receive cash or another financial asset.

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

Financial liabilities

Initial recognition and measurement

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

Subsequent measurement

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

Financial liabilities at fair value through profit or loss

Financial liabilities are classified as at FVTPL when the financial liability is held for trading or is designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are incurred principally for the purpose of repurchasing in the near term or if on initial recognition it is part of a portfolio of identified financial instruments that the Company manages together and has a recent actual pattern of short-term profit-taking. This category also includes derivatives entered into by the Company that are not designated and effective as hedging instruments in hedge relationships as defined by Ind AS 109. Gains or losses on liabilities held for trading are recognised in the profit or loss.

Derecognition

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

Derivative financial instruments

Initial recognition and subsequent measurement

The Company uses derivative financial instruments, such as forward currency contracts, full currency swaps, options and interest rate swaps to hedge its foreign currency risks and interest rate risks respectively. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently re-measured at fair value at the end of each reporting period. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative. Any gains or losses arising from changes in the fair value of derivatives are taken directly to profit or loss.

2.7. Fair Value Measurement

Fair value is the price that would be received upon sale of an asset or paid to transfer a liability through an orderly transaction between market participants on the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Company takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these financial statements is determined on such basis, except for leasing transactions that are within the scope of Ind AS 17, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in Ind AS 2 or value in use in Ind AS 36.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2, or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access on the measurement date:
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

The Company has consistently applied the following accounting policies to all periods presented in these financial statements.

2.8. Operating Segment

Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker. The Chief Operating Decision Maker of the Company is responsible for allocating resources and assessing the performance of the operating segments and accordingly is identified as the Chief Operating Decision Maker.

The Chief Operating Decision Maker monitors the operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit and loss and is measured consistently with the profit and loss in the consolidated financial statements.

The Operating segments have been identified on the basis of the nature of products/services.

- Segment revenue includes sales and other income directly identifiable with the segment including intersegment revenue.
- b) Expenses that are directly identifiable with the segments are considered for determining the segment results. Expenses which relate to the Company as a whole and are not allocable to segments are included under unallocable expenditure.
- Income which relates to the Company as a whole and is not allocable to segments is included in unallocable income.
- d) Segment result includes margins on inter-segment transactions and sales which are reduced in arriving at the profit before tax of the Company.
- e) Segment assets and liabilities include those directly identifiable with the respective segments. Unallocable assets and liabilities represent the assets and liabilities that relate to the Company as a whole and are not allocable to any segment.

2.9. Property, plant and equipment

Items of property, plant and equipment are stated in the balance sheet at cost less accumulated depreciation and accumulated impairment losses, if any. Costs directly attributable to acquisition are capitalized until the Property, Plant & Equipment are ready for use, as intended by management.

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 an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of property, plant and equipment and is recognised in profit or loss. The company depreciates property, plant and equipment over their estimated useful lives using the straight line method of depreciation.

The estimated useful lives of assets are as follows:-

Particulars of Assets	Useful life of Assets (In Years)
Building	60
Plant & Equipment	15
Furniture & Fixtures	10
Vehicles	08
Office Equipment	05
Electrical Installation	10
Computers	03



De-recognition

Depreciation is recognised so as to write off the cost of assets (other than freehold land and capital work-in-progress) less their residual values on straight-line basis over their useful lives as indicated in Part C of Schedule II of the Companies Act, 2013. Depreciation methods, useful lives and residual values are reviewed at the end of each reporting period, with the effect of any changes in estimates being accounted for on a prospective basis.

Impairment

Property, plant and equipment are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the Cash Generating Unit (CGU) to which the asset belongs.

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

2.10.Cash flow statement

Cash flows are reported using the indirect method, whereby profit / (loss) before tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

2.11.Intangible assets

Intangible assets that are acquired by the Company and have finite useful lives are measured at cost less accumulated amortisation and accumulated impairment losses, if any. Subsequent expenditures are capitalised only when they increase the future economic benefits embodied in the specific asset to which they relate.

Amortisation is recognised on a straight-line basis over the estimated useful lives of intangible assets. Intangible assets that are not available for use are amortised from the date they are available for use.

De-recognition of intangible assets

Intangible assets are de-recognised either on their disposal or where no future economic benefits are expected from their use. Gain or loss arising on such de-recognition is recognised in the profit or loss and are measured as the difference between the net disposal proceeds, if any, and the carrying amount of respective intangible assets as on the date of de-recognition.

2.12.Investment Property

Investment properties are properties held to earn rentals and/ or for capital appreciation (including property under construction for such purposes). Investment properties are measured initially at cost, including transaction costs.

Subsequent to initial recognition, investment properties are measured in accordance with Ind AS 16's requirements for a cost model.

Depreciation on buildings is provided over the estimated useful life as specified in note 2.9 above. The residual values, estimated useful lives and depreciation method of investment properties is reviewed, and adjusted on prospective basis as appropriate, at each reporting date. The effects of any revision is included in the Statement of Profit and Loss when the changes arise.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the profit or loss in the period in which the property is derecognised.

2.13.Impairment of non-financial assets

The carrying amounts of the Company's PPE and intangible assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated in order to determine the extent of the impairment loss, if any.

The recoverable amount of an asset or cash-generating unit is the greater of its value in use and its fair value less costs to sell.



An impairment loss is recognised in the profit or loss if the estimated recoverable amount of an asset or its cash generating unit is lower than its carrying amount. Impairment losses recognised in respect of cash-generating units are allocated to reduce the carrying amount of the other assets in the unit on a pro-rata basis.

In respect of other assets, impairment losses recognised in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

2.14. Cash and cash equivalents

Cash and cash equivalents in the balance sheet comprise cash at bank and on hand and fixed deposits.

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash as defined above, net of outstanding bank overdrafts as they are considered an integral part of the Company's cash management.

2.15.Stock in Trade

Shares, securities and commodities held as inventory are valued at cost or market price whichever is lower, whereby the cost of each script/security is compared vis-à-vis its market value and the resultant shortfall, if any, is charged to revenue.

2.16. Provisions, contingent liabilities and contingent assets

Provisions are recognised when the company has a present obligation (legal or constructive) as a result of a past event and, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

Contingent Assets are not recognised in the consolidated financial statements.

2.17.Borrowing Cost

Borrowing costs that are directly attributable to the acquisition, construction, or production of a qualifying asset are capitalized as a part of the costs of such asset till such time the asset is ready for its intended use or sale.

Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing costs also include exchange differences to the extent regarded as an adjustment to the borrowing costs. A qualifying asset is an asset that necessarily requires a substantial period of time to get ready for its intended use or sale. All other borrowing costs are recognized as an expense in the period in which they are incurred.

2.18. Dividend distribution to equity holders of the Company

The Company recognised a liability to make dividend distributions to equity holders of the Company once the distribution is authorised and the distribution is no longer at the discretion of the Company. As per the corporate laws in India, a distribution is authorised when it is approved by the shareholders. A corresponding amount is recognised directly in equity.

2.19.Revenue

Revenue is net of returns, GST, sales tax, service tax, rebates and other similar allowances.

Profit/loss on sale of securities is determined based on the FIFO cost of the securities sold.

Equity stock option premium account represents premium received on sale of call and such premium is shown as income.

Income from Operation & Maintenance of Software Development Park is recognized on a time proportion basis.

Dividend

Dividend income is recognised when the Company's right to receive the payment is established, which is generally when shareholders approve the dividend.

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 and at the effective interest rate applicable, which is the rate that exactly discounts



estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

2.20. Employee benefits

Defined benefit plans

The liability in respect of defined benefit plans is calculated using the projected unit credit method with actuarial valuations being carried out at the end of each annual reporting period. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds. The currency and term of the government bonds shall be consistent with the currency and estimated term of the post-employment benefit obligations. The current service cost of the defined benefit plan, recognised in the profit or loss as employee benefits expense, reflects the increase in the defined benefit obligation resulting from employee service in the current year, benefit changes, curtailments and settlements. Past service costs are recognised in profit or loss in the period of a plan amendment. The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the profit or loss. Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions are charged or credited to OCI in the period in which they arise and is reflected immediately in retained earnings and is not reclassified to profit or loss.

Termination benefits

Termination benefits are recognised as an expense at the earlier of the date when the Company can no longer withdraw the offer of those benefits and when the entity recognises costs for a restructuring that is within the scope of Ind AS 37 and involves the payment of termination benefits.

Provident Fund

Contribution towards provident fund for employees is made to the regulatory authorities. Such benefits are classified as Defined Contribution Schemes as the company does not carry any further obligations, apart from contributions made on a monthly basis. The payments are charged to the Profit & Loss Account of the year when the payments to the respective funds are due.

Short-term and Other long-term employee benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries, and casual 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.

The Company's net obligation in respect of other long term employee benefits is the amount of future benefit that employees have earned in return for their service in the current and previous periods. That benefit is discounted to determine its present value.

Defined contribution plans

The Company's contributions to defined contribution plans are recognised as an expense as and when the services are received from the employees entitling them to the contributions.

2.21.Income tax

Current Income Tax

Income tax expense consists of current and deferred tax. Income tax expense is recognised in profit or loss except to the extent that it relates to items recognised in OCI or directly in equity, in which case it is recognised in OCI or directly in equity respectively. Current tax is the expected tax payable on the taxable profit for the year, using tax rates enacted or substantively enacted by the end of the reporting period, and any adjustment to tax payable in respect of previous years. Current tax assets and tax liabilities are offset where the Company has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Deferred Tax

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

Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the end of the reporting period. Deferred tax assets and liabilities are offset if there is a legally enforceable right to set off corresponding current tax assets against current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same tax authority on the Company.

A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which the temporary difference can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised. Withholding tax arising out of payment of dividends to shareholders under the Indian Income tax regulations is not considered as tax expense for the Company and all such taxes are recognised in the statement of changes in equity as part of the associated dividend payment.

Minimum Alternate Tax ('MAT') credit is recognised as deferred tax asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the period for which the MAT credit can be carried forward for set-off against the normal tax liability. MAT credit recognised as an asset is reviewed at each Balance Sheet date and written down to the extent the aforesaid convincing evidence no longer exists.

2.22. Earnings per share

The Company presents basic and diluted earnings per share ("EPS") data for its equity shares. Basic EPS is calculated by dividing the profit or loss attributable to equity shareholders of the Company by the weighted average number of equity shares outstanding during the period. Diluted EPS is determined by adjusting the profit or loss attributable to equity shareholders and the weighted average number of equity shares outstanding for the effects of all dilutive potential ordinary shares, which includes all stock options granted to employees.

2.23. Leases

A) Company as a Lessee

The Company's lease asset classes primarily consist of leases for buildings. At the date of commencement of the lease, the Company recognizes a right-to-use asset ('ROU") and corresponding lease liability for all lease arrangements in which it is lessee, except for leases with a term of twelve month or less (short term leases) and low value leases. For these short term and low value leases, the Company recognizes the lease payments as an operating expense on a straight line basis over the term of the lease.

Right-of-use assets are depreciated from the commencement date on a straight line basis over the shorter of lease term and useful life of the underlying asset.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable using the incremental borrowing rates.

Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

B) Company as a Lessor

Leases for which company is a lessor is classified as operating lease. For operating leases, rental income is recognized on a straight line basis over the term of the relevant lease.

2.24.COVID-19

In view of the COVID -19 pandemic, the company has considered internal and external information and has performed sensitivity analysis based on current estimates in assessing the recoverability of licence fee receivables and other financial assets. The Company basis their assessment believes that the probability of the occurrence of their forecasted transactions is unlikely to be materially impacted by the COVID-19 pandemic in the financial year 2019-2020. The Company has also considered the effect of changes, if any, in both counterparty credit risk and own credit risk while assessing hedge effectiveness and measuring hedge ineffectiveness. The Company continues to believe that there is no impact on effectiveness of its hedges.

2.25. Financial assets and financial liabilities have been regrouped/ reclassified wherever required to comply with Ind AS.

For Pankaj P. Sanghavi & Co. Firm Registration No.: 107356W

Chartered Accountants

Ankit P. Sanghavi (Partner) M.No.131353 Mumbai June 17, 2020 For and behalf of the Board Nita T. Tanna - Chairperson

DIN: 00170591

Anupa Tanna Shah - Managing Director

DIN: 1587901

Manish S. Chheda - CFO

Marisa Ferreira - Company Secretary M.No.38087

Note: 3.

PROPERTY, PLANT AND EQUIPMENT

The changes in the carrying value of property, plant and equipment for the year ended March 31, 2019 are as follows:

Total 18,067,636 8,232,815 23,300,450 2,731,315 6,485,063 12,325,307 (Amount in ₹) 5,742,331 1,988,583) (3,000,000) 314,277 729,540 729,540 415,263 Computers 112,730 527,993 863,672 707,956 863,672 155,716 88,777 244,493 Electrical Installations Office 1,936,466 equipment 3,364,830 1,194,113 4,558,942 1,428,363 782,748 2,211,111 5,803,036 8,755,980 2,952,944 1,180,672 2,145,033 6,341,207 12,097,187 Vehicles (3,000,000)(1,988,583)2,529,853 Furniture and fixtures 2,704,006 697,495 174,153 306,724 480,877 3,401,501 Plant and 875,555 1,033,717 1,649,608 1,649,608 Equipment 615,891 259,664 Accumulated depreciation and At cost / deemed cost As at March 31, 2020 Depreciation expense As at March 31, 2020 As at April 1, 2019 As at 1st April, 2019 As at April 1, 2019 Carrying amount impairment **Particulars** Disposals Disposals Additions

The changes in the carrying value of property, plant and equipment for the year ended March 31, 2019 are as follows:

16,815,395

201,547

619,179

2,347,831

9,952,154

2,920,624

774,053

As at 31st March, 2020

							(Amount in ₹)
Particulars	Plant and	Furniture and	Vehicles	Office	Electrical	Computers	Total
	Equipment	fixtures		equipment	Installations		
At cost / deemed cost							
As at April 1, 2018	1,649,608	333,213	5,197,790	2,966,132	814,672	480,690	11,442,105
Additions	•	2,370,793	3,647,797	398,698	49,000	248,850	6,715,138
Disposals	-	•	89,607	•	1	-	89,607
As at March 31, 2019	1,649,608	2,704,006	8,755,980	3,364,830	863,672	729,540	18,067,636
Accumulated depreciation and impairment							
As at April 1, 2018	363,478	83,056	1,886,804	745,836	62,379	258,779	3,405,330
Depreciation expense	252,413	91,097	1,066,140	682,527	88,337	156,484	2,336,999
As at March 31, 2019	615,891	174,153	2,952,944	1,428,363	155,716	415,263	5,742,331
Carrying amount							
As at 31st March, 2018	1,286,130	250,157	3,310,986	2,220,296	747,293	221,911	8,036,775
As at 31st March, 2019	1,033,717	2,529,853	5,803,036	1,936,466	707,956	314,277	12,325,307



Note - 4

INVESTMENT IN PROPERTY

The changes in the carrying value of Investment in property for the year ended 31st March, 2020 are as follows:

(Amount in ₹)

Particulars	Land	Building	Investment Property
At cost / deemed cost			
As at April 1, 2019	63,531,135	158,422,692	221,953,827
Additions	- 00,301,103	1,520,671	1,520,671
As at March 31, 2020	63,531,135	159,943,363	223,474,498
Accumulated depreciation and impairment	, ,	, ,	, ,
As at April 1, 2019	-	8,097,675	8,097,675
Depreciation expense	-	2,723,302	2,723,302
As at March 31, 2020	-	10,820,977	10,820,977
Carrying amount			
As at 1 st April, 2019	63,531,135	150,325,017	213,856,153
As at 31st March, 2020	63,531,135	149,122,386	212,653,521

(a) Information regarding income and expenditure of Investment property for the year ended March 31, 2020 are as follows:

(Amount in ₹)

		(Amount in V)
Particulars	Year Ended	Year Ended
	31st March, 2020	31st March, 2019
Income from Operation & Maintenance of Software Development Park	99,450,551	91,129,672
Rent Income from Office	-	=
Total Income from Properties	99,450,551	91,129,672
Less : Expenditure		
Employee Benefit Expense	17,557,079	17,696,300
Finance Costs	451,724	=
Other Expenses	38,486,039	32,061,940
Profit arising from Investment properties before depreciation	42,955,709	41,371,432
Less:		
Depreciation and Amortisation Expense	6,715,192	2,699,225
Profit arising from Investment properties	36,240,517	38,672,207

(b) Fair Value of Investment Property ("Approx") for the year ended March 31, 2020 are as follows:

Particulars	31 March, 2020	31 March, 2019
Investment Property	1,274,902,500	1,274,902,500



The changes in the carrying value of Investment in property for the year ended March 31, 2019 were as follows:

(Amount in ₹)

Particulars	Land	Building	Investment Property
At cost / deemed cost			
As at April 1, 2018	63,531,135	158,422,692	221,953,827
Additions	-	-	-
As at March 31, 2019	63,531,135	158,422,692	221,953,827
Accumulated depreciation and impairment			
As at April 1, 2018	-	5,398,450	5,398,450
Depreciation expense	-	2,699,225	2,699,225
As at March 31, 2019	-	8,097,675	8,097,675
Carrying amount			
As at 31st March, 2018	63,531,135	153,024,242	216,555,378
As at 31st March, 2019	63,531,135	150,325,017	213,856,152

Estimation of Fair value:

The fair value of investment property has been determined by external, independent property valuers, having appropriate recognised professional qualifications and recent experience in the location and category of the property being valued. The best evidence of fair value is current price in an active market for similar properties.

Investment in property includes leasehold land at Aamby Valley City Lonawala. The court has appointed a receiver for this property. The court has debarred anyone from entering into the premises. In such circumstances, the management is unable to obtain a Valuation Report from a registered valuer. The fair market value of the property is estimated by the management at its equivalent cost.

<u>NOTE : 5</u>

LEASES

Accounting Policy

A. Company as a Lessee

The Company's lease asset classes primarily consist of leases for buildings.

At the date of commencement of the lease, the Company recognizes a right-to-use asset ('ROU") and corresponding lease liabilty for all lease arrangements in which it is lessee, except for leases with a term of twelve month or less (short term leases) and low value leases. For these short term and low value leases, the Company recognizes the lease payments as an operating expense on a straight line basis over the term of the lease.

Right-of-use assets are depreciated from the commencement date on a straight line basis over the shorter of lease term and useful life of the underlying asset.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable using incremental boorrowing rates.

Lease Liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

B. Company as a Lessor

Leases for which company is a lessor is classified as operating lease.

For operating leases, rental income is recognized on a straight line basis over the term of the relevant lease.

C. Transition

Effective April 01, 2019, the Company has adopted Ind AS 116 "Leases", applied to all lease contracts existing on April 01, 2019 using the modified retrospective method. This has resulted in recognizing a right-of-use asset and a corresponding lease liability off ₹ 61.77 lakhs as at April 01,2019. The impact on the profit and earnings per share for the quarter is not material.

Following are the changes in the carrying value of the right of use assets for the year ended March 31, 2020 Buildings

Particulars	Total
	₹
Balance as at April 1,2019	-
Recognizing right-to-use asset using the modified retrospective method as per Ind AS 116	6,177,181
Addition during year	3,735,119
Deletion during year	-
Depreciation	(3,991,890)
Balance as at March 31,2020	5,920,410

Following are the movement in lease liability during the year ended March 31, 2020

Particulars	Total
	₹
Balance as at April 1,2019	-
Recognizing lease liabilty using the modified retrospective method as per Ind AS 116	6,177,181
Addition during year	3,735,119
Deletion during year	
Add Finance Cost accrued during the year	451,723
Less Cash Outflow towards lease liabilities	(4,260,000)
Balance as at March 31,2020	6,104,023

Following are the breakups of current and non-current lease liabilities as at March 31, 2020

Particulars	Total
	₹
Current Lease Liabilities	2,905,954
Non-Current Lease Liabilties	3,198,069
Total	6,104,023

Lease liabilities

A maturity analysis of lease liabilities as of March 31, 2020 is set forth below:

Undiscounted future minimum lease payments

Particulars	Total
	₹
Not later than one year	3,000,000
Later than one year and not later than five years	3,501,300
Later than five years	-
Discounting effect	(397,277)
Total Lease Liabilities	6,104,023

Particulars	No. of	As at	No. of	As at
	Shares	31st March,	Shares	31st March,
	As at	2020	As at	2019
	31st March,		31st March,	
	2020		2019	
		₹		₹
Note - 6				
<u>Investments</u>				
Investments (Non-Current) at FVOCI				
(a) Quoted				
Equity Shares of Bombay Stock Exchange Ltd.	4,617	1,370,326	5,923	3,619,841
Total		1,370,326		3,619,841
(b) Unquoted				
Bonus shares of Quest Academy Ltd.	_	-	480,000	12,672,000
Equity Shares of Goldcrest Global Trading Pvt. Ltd.	_	-	138	54,000
Total		-		12,726,000
(c) Other Investments				
Investment in LLP- Unquoted				
Avanti Electronic City Project LLP		-		11,986,935
Total		-		11,986,935
Total		1,370,326		28,332,776

Notes forming a part of the financial statements

Particulars	As at 31st March, 2020	As at 31st March, 2019
	₹	₹
<u>Note - 7</u>		
Loans (Non-Current)		
(a) Secured, considered good (Secured against flat at Khargar at Navi Mumbai)	7,500,000	7,500,000
Sub - Total	7,500,000	7,500,000
(b) Other Loans and Advances (specify nature)		
Unsecured, considered good		
- Related Parties (Loan given to wholly owned subsidiary, repayable on demand)	-	-
- Others	3,783,241	10,757,416
Sub - Total	3,783,241	10,757,416
Total	11,283,241	18,257,416
Note - 8		
Other Financial Assets (Non-Current)		
(a) Security Deposits		
Unsecured, considered good		
- Related Parties	-	15,000,000
- Others	2,407,836	2,635,716
Sub - Total	2,407,836	17,635,716
(b) Accruals		
(i) Interest accrued on Bank Deposits	149,839	1,636,546
Total	2,557,675	19,272,262

Particulars	As at	As at
	31st March, 2019 ₹	31 st March, 2018
Note - 9	`	
Current Investments at FVTPL		
(In accordance with Ind-As 109, management has considered investment in shares & securities as short term in nature)		
Investment in equity instruments (fully paid up)		
Quoted	30,793,799	147,278,140
Investment in Mutual Funds		
Quoted	20,676,482	22,136,802
Total	51,470,281	169,414,941
Note - 10		
Trade Receivables		
(Unsecured unless otherwise stated)		
Other Trade Receivables		
Unsecured, considered good	2,979,288	1,340,109
Total	2,979,288	1,340,109
Note - 11		
Cash & Cash Equivalents		
Balance with Bank		
In Current Account	162,451,164	43,073,044
Balance with Bank in unpaid dividend account	775,866	866,724
In Deposit Account	99,975,000	66,000,000
Cash on Hand	88,503	19,603
Total Cash and Cash Equivalents	263,290,533	109,959,370
Note - 12		
Loans (Current)		
(a) Loans and Advances to Employees		
Unsecured, considered good	212,050	155,675
(b) Loans and Advances to Other Parties		
Secured, considered good	150,000	
Total	362,050	155,675
Note - 13		
Other Assets (Current)		
(a) Prepaid expenses - Unsecured, considered good (for e.g. insurance premium, annual maintenance contracts etc.)	441,863	496,152
(b) Balances with Government Authorities		
Unsecured, considered good		
- GST Credit receivable	209,787	252,934
Total	651,651	749,086

Particulars	No. of Shares	As at	No. of Shares	As at
	As at	31st March, 2020	As at	31st March, 2019
	31st March, 2020		31st March, 2019	
		₹		₹
Note - 14				
Equity Share Capital				
Authorised Share Capital				
Equity Shares of ₹ 10/- each	10,100,000	101,000,000	10,100,000	101,000,000
Preference Shares of ₹ 100/- each	1,000,000	100,000,000	1,000,000	100,000,000
Total		201,000,000		201,000,000
Issued, Subscribed & Fully Paid-up				
Shares				
Equity Shares of ₹ 10/- each	5,689,760	56,897,600	5,689,760	56,897,600
Total		56,897,600		56,897,600

14.1 Reconciliation of number of Equity Shares outstanding at the beginning and at the end of the reporting period

Particulars	As at 31st N	larch, 2020	As at 31st M	1arch, 2019
	No. of Shares	Amount in ₹	No. of Shares	Amount in ₹
At the beginning of the period	5,689,760	56,897,600	7,556,760	75,567,600
Issued During the Period	NIL	NIL	NIL	NIL
Shares Extinguished on buy back	NIL	NIL	(1,867,000)	(18,670,000)
Outstanding at end of the period	5,689,760	56,897,600	5,689,760	56,897,600

14.2 Details of shareholders holding more than 5% of the shares in the company

Name of Shareholders	Type of Shares	As at 31st March, 2020		As at 31st	March, 2019
		No. of % of		No. of	% of
		Shares	Holding	Shares	Holding
Tulsidas J. Tanna	Equity [PAR VALUE AT ₹ 10.00 each)	-	-	923,593	16.23
Anupa Tanna Shah	Equity [PAR VALUE AT ₹ 10.00 each)	1,238,718	21.77	1,238,718	21.77
Nita T. Tanna	Equity [PAR VALUE AT ₹ 10.00 each)	1,943,593	34.16	1,020,000	17.93
Namrata T. Tanna	Equity [PAR VALUE AT ₹ 10.00 each)	926,598	16.29	926,598	16.29
Asha Rajnikant Madhvani	Equity [PAR VALUE AT ₹ 10.00 each)	347,693	6.11	290,725	5.11

14.3. Rights, preferences and restrictions

The Company has two classes of shares referred to as equity shares and preference shares having par value of ₹10/- each and ₹100/- each respectively. The Company has only issued equity shares. Each holder of equity shares is entitled to one vote per share.

Dividend, if any, is declared and paid in Indian rupees. The dividend, if any, proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

In the event of liquidation of the Company, the holders of equity shares will be entitled to receive any of the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

- 14.4 There are no unpaid calls as at Balance Sheet date.
- 14.5 There are no forfeited shares as at Balance Sheet date.
- 14.6 There are no shares reserved for issue under options and contracts/commitments for sale of shares/ disinvestment.



Parti	iculars	As at 31st March, 2020 ₹	As at 31st March, 2019
Note	e - 15	ζ.	ζ.
	er Equity		
	Capital Reserves		
` '	As per last balance sheet	28,248,375	9,578,375
	Add / less: Transferred from General Reserve	-	18,670,000
	Sub Total of (A) at the end of the year	28,248,375	28,248,375
(B)	Share Premium Account		
	As per last balance sheet	52,422,193	173,777,193
	Add /(Less) : Utilised for Buy back of Equity Shares	-	(121,355,000)
	Sub Total of (B) at the end of the year	52,422,193	52,422,193
(C)	General Reserves		
	As per last balance sheet	9,230,000	27,900,000
	Add / (Less) : Transferred to Capital Reserve	-	(18,670,000)
	Sub Total of (C) at the end of the year	9,230,000	9,230,000
(D)	Surplus in Statement of Profit and Loss		
	As per last Balance Sheet	328,627,702	284,035,198
	Add : Profit for the year	8,587,452	50,242,915
	: Other Comprehensive income	(1,518,869)	(709,759)
Tota	I comprehensive income	7,068,583	49,533,156
Add/	(Less) : Short / Excess Tax W.back/ W.Off.	(8,500)	-
	MAT Credit Availed	(432,648)	(119,524)
	Dividend	(3,429,654)	(4,547,568)
	Income Tax Effect relating to remeasurement of the defined benefit plans	(26,022)	(273,559)
Surp	olus in Statement of Profit and Loss (D)	331,799,462	328,627,702
Tota	of (A)+(B)+(C)+(D)	421,700,030	418,528,271

Nature and purpose of each reserve

Capital Reserve - On forfeiture of partly paid equity shares and buy-back of shares

Securities Premium Reserve - The amount received in excess of the face value of equity shares is recognised in Securities Premium Reserve.

General Reserve - The reserve arises on transfer of a portion of the net profit pursuant to the earlier provisions of Companies Act 1956. Mandatory transfer to General Reserve is not required under the Companies Act 2013.

Particulars	As at	As at
	31 st March, 2020 ₹	31 st March, 2019
Non-Current Financial Liabilities		
Note - 16		
Other Financial Liabilities (Non-Current)		
Security Deposits	53,837,382	58,062,032
(Refundable deposit received from licensees of Tech Park,Pune)	30,001,002	00,00=,00=
Total	53,837,382	58,062,032
N		
Note - 17		
Provisions (Non-Current)		
Provision for Employee Benefit	3,201,043	4,276,382
Total	3,201,043	4,276,382
Note - 18		
<u>Deferred Tax Liabilities (Net)</u>		
Opening deferred tax assets / (liabilities)	16,064,477	14,422,507
Add: On account of depreciation, Non current Investment and gratuity	(2,075,431)	1,641,970
Total	13,989,046	16,064,477
Note - 19		
Trade Payables		
Dues to Micro, Small and Medium Enterprises (Refer Note.34)	-	-
Dues to Others	2,749,940	4,913,069
Total	2,749,940	4,913,069
Note - 20		
Other Financial Liabilities (Current)		
Duties & Taxes	3,124	103,228
Others:		
- Related Parties	-	-
- Others	9,466,778	9,592,063
The company has made full provision of disputed electricity dues amounting to	, ,	
₹ 1,85,59,436/- with Maharashtra State Electricity Distribution Co. Ltd during the		
year 2017-18 out of which 50% such dues are paid. The matter is disputed by the		
company before appropriate authority.	0.400.770	0.500.000
	9,466,778	9,592,063
Unclaimed Dividend	775,866	866,724
Total	10,245,768	10,562,015
Note: 04		
Note - 21		
Provisions (Current)	000 500	005 744
Provision for Employee Benefit	629,529	605,711
Total	629,529	605,711
Note - 22		
Income Tax Liabilities (Net)		
Provision for Income Tax	-	3,753,541
Total	-	3,753,541

Particulars	For the Year Ended 31st March, 2020	For the Year Ended 31st March, 2019
Note - 23	₹	₹
Revenue from Operations		
Income from Operation & Maintenance of Software Development Park	89,300,761	85,181,841
Common Area Maintenace & Diesel Reimbursement	10,149,790	5,952,433
Profit on Share Trading	(19,179,249)	6,054,296
Fair Value Gain / (Loss) on Financial Instruments (FVTPL)	(5,495,532)	10,133,373
Profit on Sale/Trdg. of Shares - F & O	1,125,622	4,081,948
Long Term Profit on sale of Shares	444,864	-,001,040
Profit from Mutual Fund	7,168,818	1,484,389
Dividend Received	1,068,082	4,274,333
Share of Profit / (Loss) from Avanti Electronic-LLP	383	(8,067)
Share of Profit / (Loss) from Goldcrest Pune LLP		180,198
Total	84,583,539	117,334,744
Note - 24		
Other Income		
Profit from sale of Investment	_	289,301
Profit / (Loss) from sale of Fixed Assets	(61,417)	(4,602)
Sundry Balance w/off - W/back	37,198	-
Other Income Electricity Charges	3,093,239	-
Goodwill	-	3,852,091
Bad Debts Recovered	-	188,553
Agricultural Income	36,250	-
Interest Income	1,100,853	9,841,511
Total	4,206,124	14,166,854
Note - 25		
Employee Benefit Expense		
Salaries, Bonuses and Allowances	7,643,174	7,065,865
Contribution to Provident Fund and Other Charges	679,215	730,388
Gratuity, Exgratia & Retrenchment Compensation	660,127	513,193
Staff Welfare Expenditure	177,821	83,810
Directors' Remuneration	7,800,000	7,500,000
Accommodation Provided to Director	540,000	1,080,000
Travelling Perquisites - Director	-	666,302
Medical exp. / Mediclaim Policy Premium - Directors	56,742	56,742
Total	17,557,079	17,696,300

Particulars	For the	For the
	Year Ended	Year Ended
	31 st March, 2020	31st March, 2019
	₹	₹
Note - 26		
Other Expenses		
Share Trading Expenses	1,127,242	971,264
Travelling, Conveyance and Petrol Expenses	1,900,595	1,348,340
Legal, Professional Fees, Commission & Brokerage	3,926,879	4,387,575
Directors Sitting Fees	80,000	80,000
Repairs and Maintenance - Others	10,888,375	10,789,755
Property / Municipal Tax / Land Tax	2,832,098	2,824,582
Stamp Duty / Registration / Transfer / Agreement Charges	276,340	231,100
Postage, Courier, Telephone & Office Expenses	1,544,961	2,145,795
Security Charges	-	11,000
Housekeeping Expenditure	5,963,342	5,191,850
STP Charges	600,000	720,161
Brokerage / Commission Expenditure	6,218,474	-
Buyback Expenditure	-	3,981,864
Advertising Expenses	166,030	175,460
Electricity Expenses	2,765,677	1,362,615
Audit Fees - Statutory	155,900	142,900
Business Promotion Expenses	108,123	495,994
Annual Listing Fees	300,000	250,000
Printing & Stationery	160,207	200,835
Office Rent	-	3,600,000
Donation		
- CSR Donation	779,000	1,500,000
- Other Donation	161,501	487,850
Other Expenses	1,767,586	3,107,313
Total	41,722,331	44,006,253

Notes forming a part of the financial statements

Note: 27

Tax Reconciliation

		(/ iiiiodiii iii t/
Statement of profit or loss	For the ye	ear ended
	March 31, 2020	March 31, 2019
Current income tax	13,100,000	13,000,000
Deferred Tax	(2,075,431)	1,641,970
Total Income Tax Expense	11,024,569	14,641,970
Reconciliation of tax expense		
Profit/(loss) before tax	19,612,022	64,884,885
Enacted income tax rate (%) applicable to the Company	27.82%	27.82%
Income tax credit calculated at enacted income tax rate	5,456,064	18,050,975
Add: -		
Effect of expenses that are not deductible	7,180,947	2,089,863
Others	2,797,017	403,268



(Amount in ₹)

Statement of profit or loss	For the y	ear ended
	March 31, 2020	March 31, 2019
Less: -		
Effect of income that is exempt from tax	297,247	1,237,006
Effect of depreciation allowed	3,565,638	3,487,996
Effect of gain on fair valuation of financial instruments	(1,528,857)	2,819,104
Current tax expense recognised in profit or loss	13,100,000	13,000,000
Deferred tax relates to following		
Reconciliation of Deferred tax expense		
Effect of timing difference of depreciation	16,634,650	14,603,571
Less: -		
Gain on Fair valuation of financial instruments	(1,528,857)	(2,819,104)
Gratuity expenses allowed on payment basis	(1,065,665)	1,358,198
Leases	(51,081)	-
Prior years tax adjustments	16,064,477	14,422,507
Deferred tax recognised in profit or loss	(2,075,431)	1,641,970

The movement in gross deferred income tax assets and (liablities) (before set off) for the year ended 31st March, 2020 is as follows:-

Particulars	Carrying Value as	Changes through	Changes	Carrying Value as
	of 1st April, 2019	Profit and Loss	through OCI	of 31st March, 2020
Employee Benefits	1,358,198	(292,533)	-	1,065,665
Investment at Fair Value through Profit & Loss	(2,819,104)	4,347,961	-	1,528,857
Leases	-	51,081		51,081
Property Plant & Equipment	(14,603,571)	(2,031,079)	-	(16,634,650)
	(16,064,477)	2,075,431	-	(13,989,047)

The movement in gross deferred income tax assets and (liablities) (before set off) for the year ended 31st March, 2019 is as follows:-

Particulars	Carrying Value as of 1st April, 2018	Changes through Profit and Loss	Changes through OCI	Carrying Value as of 31st March, 2019
Employee Benefits	411,395	946,803	-	1,358,198
Investment at Fair Value through Profit & Loss	361,392	(3,180,496)	-	(2,819,104)
Property Plant & Equipment	(15,195,294)	591,722	-	(14,603,571)
	(14,422,507)	(1,641,970)	-	(16,064,477)

The Tax effects of significant temporary differences that resulted in deferred income tax assets and liablities are as follows:

Particulars	As at 31 st March, 2020	As at 31st March, 2019
Deferred tax liablities after set off	(13,989,047)	(16,064,477)

Deferred tax assets and liablities have been offset wherever the company has a legally enforceable right to set off current tax assets against current tax liablities and where the deferred tax assets and deferred tax liablities relate to income taxes levied by the same taxation authority.

In assessing the reliability of deferred income tax assets, the management considers whether some portion or all of the deferred income tax assets will not be realized. The ultimate realization of deferred income tax assets is dependent upon the generation of future taxable income during the periods in which the temporary differences become deductible. The management considers the scheduled reversals of deferred income tax liabilities, projected future taxable income, and tax planning strategies in making this assessment. Based on the level of historical taxable income and projections for future taxable income over the periods in which the deferred income tax assets are deductible, management believes that the Company will realize the benefits of those deductible differences. The amount of the deferred income tax assetsconsidered realizable, however, could be reduced in the near term if estimates of future taxable income during the carry forward period are reduced.



Note : 28 Segment Report for the Year Ended 31st March, 2020 - Consolidated As per Business Activity (Current Year)

					(Amount in ₹)
Particulars	Share Operations	Operations & Maintenance of Software Development Park	Others	Unallocable	Total
SEGMENT REVENUE					
Income from Operation & Maintenance of Software Development Park	-	89,300,761	-	-	89,300,761
Common Area Maintenace & Diesel Reimbursement	-	10,149,790	-	-	10,149,790
Share Trading Income	(19,179,249)	-	-	-	(19,179,249)
Fair Value Gain / (Loss) on Financial Instruments (FVTPL)	(5,495,532)	-	-	-	(5,495,532)
Profit on Sale/Trdg. of Shares - F & O	1,125,622	-	-	_	1,125,622
Long Term Profit on sale of Shares	444,864				444,864
Profit from Mutual Fund	7,168,818	-	-	_	7,168,818
Dividend Received	1,068,082	-	-	-	1,068,082
Share of Profit from Avanti Electronic-LLP	-	-	383	_	383
Profit / (Loss) from sale of Fixed Assets	-	(61,417)	-	-	(61,417)
Sundry Balance w/off - W/back	-	12,900	24,298	_	37,198
Other Income	-	3,093,239	36,250	-	3,129,489
Interest Income	361,333	68,394	671,126	_	1,100,853
Net Sales / Income from Operations	(14,506,062)	102,563,667	732,058	-	88,789,662
SEGMENT RESULTS					
Income from Operation & Maintenance of Software Development Park	-	89,300,761	-	-	89,300,761
Common Area Maintenace & Diesel Reimbursement	-	10,149,790	-	-	10,149,790
Share Trading Income	(19,179,249)	-	-	-	(19,179,249)
Fair Value Gain / (Loss) on Financial Instruments (FVTPL)	(5,495,532)	-	-	-	(5,495,532)
Profit on Sale/Trdg. of Shares - F & O	1,125,622	-	-	-	1,125,622
Long Term Profit on sale of Shares	444,864	-	-	-	444,864
Profit from Mutual Fund	7,168,818	-	-	-	7,168,818
Dividend Received	1,068,082	-	-	-	1,068,082
Share of Profit from Avanti Electronic-LLP	-	-	383	-	383
Profit / (Loss) from sale of Fixed Assets	-	(61,417)	-	-	(61,417)
Sundry Balance w/off - W/back	-	12,900	24,298	-	37,198
Other Income Electricity Charges	-	3,093,239	36,250	-	3,129,489
Interest Income	361,333	68,394	671,126	-	1,100,853
Total Income	(14,506,062)	102,563,667	732,058	-	88,789,662
<u>Less : Expenditure</u>					
Employee Benefit Expense	-	17,557,079	-	-	17,557,079
Depreciation and Amortisation Expense		7,719,241	1,727,266	-	9,446,507
Other Expenses	1,127,242	38,486,039	2,109,050	-	41,722,331
	(15,633,305)	38,801,309	(3,104,258)	-	20,063,746
Less: Finance Cost	-	451,724	-	-	451,724
Total Profit Before Tax	(15,633,305)	38,349,585	(3,104,258)	-	19,612,022
SEGMENT ASSETS	107,028,626	375,272,733	87,053,010	-	569,354,368
Total Assets	107,028,626	375,272,733	87,053,010	-	569,354,368
SEGMENT LIABILITIES	1,162,280	86,976,526	2,617,931	478,597,630	569,354,368
Total Liabilities	1,162,280	86,976,526	2,617,931	478,597,630	569,354,368

Major customer:

Revenue from two major customers of the Companys Software Development Park business is ₹ 891.46 lakhs (₹ 532.23 lakhs in March 2019) which is more than 10% of the Company's Segment Revenue.

Segment Report for the Year Ended $31^{\rm st}$ March, 2019 - Consolidated As per Business Activity (Previous Year)

					(Amount in ₹)
Particulars	Share Operations	Operations & Maintenance of Software Development Park	Others	Unallocable	Total
SEGMENT REVENUE					
Income from Operation & Maintenance of Software Development Park	-	85,181,841	-	-	85,181,841
Common Area Maintenace Reimbursement	-	5,952,433	=	-	5,952,433
Share Trading Income	6,054,296	-	-	-	6,054,296
Fair Value Gain / (Loss) on Financial Instruments (FVTPL)	10,133,373	-	-	-	10,133,373
Profit on Sale/Trdg. of Shares - F & O	4,081,948	-	=	-	4,081,948
Profit from Mutual Fund	1,484,389	-	=	-	1,484,389
Dividend Received	4,274,333	-	=	-	4,274,333
Share of Profit from Avanti Electronic-LLP	-	-	(8,067)	-	(8,067)
Share of Profit / (Loss) from Goldcrest Pune LLP	- [-	180,198	-	180,198
Profit from sale of Investment	- 1	-	289,301	-	289,301
Profit / (Loss) from sale of Fixed Assets	- [(4,602)	=	-	(4,602)
Goodwill	-	-	3,852,091	-	3,852,091
Bad debts Recover	- 1	-	188,553	-	188,553
Interest Income	-	-	9,841,511	-	9,841,511
Net Sales / Income from Operations	26,028,339	91,129,672	14,343,587	-	131,501,598
				231,490,638	231,490,638
SEGMENT RESULTS					
Income from Operation & Maintenance of Software Development Park	-	85,181,841	=	-	85,181,841
Common Area Maintenace Reimbursement	-	5,952,433	-	-	5,952,433
Share Trading Income	6,054,296	-	-	-	6,054,296
Fair Value Gain / (Loss) on Financial Instruments (FVTPL)	10,133,373	-	-	-	10,133,373
Profit on Sale/Trdg. of Shares - F & O	4,081,948	-	-	-	4,081,948
Profit from Mutual Fund	1,484,389	-	-	-	1,484,389
Dividend Received	4,274,333	-	-	-	4,274,333
Share of Profit from Avanti Electronic-LLP	- [-	(8,067)	-	(8,067)
Share of Profit / (Loss) from Goldcrest Pune LLP	-	-	180,198	-	180,198
Profit from sale of Investment	- 1	-	289,301	-	289,301
Profit / (Loss) from sale of Fixed Assets	-	(4,602)	-	-	(4,602)
Goodwill	-	-	3,852,091	-	3,852,091
Bad debts Recover	-	-	188,553	-	188,553
Interest Income	-		9,841,511	-	9,841,511
Total Income	26,028,339	91,129,672	14,343,587	-	131,501,598



(Amount in ₹)

Particulars	Share Operations	Operations & Maintenance of Software Development Park	Others	Unallocable	Total
Less : Expenditure					
Employee Benefit Expense	-	17,696,300	-	-	17,696,300
Depreciation and Amortisation Expense	-	3,625,705	1,288,456	-	4,914,161
Other Expenses	971,264	32,061,940	10,973,048	-	44,006,253
	25,057,074	37,745,728	2,082,083	-	64,884,885
Less: Finance Cost	-	-	-	-	
Total Profit Before Tax	25,057,074	37,745,728	2,082,083	-	64,884,885
SEGMENT ASSETS	184,346,827	185,005,401	204,310,866	-	573,663,094
Total Assets	184,346,827	185,005,401	204,310,866	-	573,663,094
SEGMENT LIABILITIES	3,925,649	90,689,340	3,616,340	475,431,766	573,663,094
Total Liabilities	3,925,649	90,689,340	3,616,340	475,431,766	573,663,094

Major customer:

Revenue from two major customers of the Companys Software Development Park business is ₹ 532.23 lakhs (₹ 509.93 lakhs in March 2018) which is more than 10% of the Company's Segment Revenue.

Note: 29

Categories of Financial Instruments

	A	As at 31st March 2020	0	d	As at 31st March 2019	
	Fair value	Fair value	Amortised cost	Fair value	Fair value	Amortised cost
Particulars	through profit or	through other		through profit or	through other	
	ssol	compre-hensive income		loss	compre-hensive income	
Financial assets						
Investments in Equity Instruments	30,793,799	1,370,326	•	147,278,140	16,345,841	'
Investments in Mutual Funds	20,676,482	•	1	22,136,802	1	1
Investments in LLP	•	•	•	•	11,986,935	•
Loans	•	•	11,283,241	•	1	18,257,416
Loans & Advances to Employees	ı	ı	212,050	1	1	155,675
Trade receivables	ı	ı	2,979,288	1	1	1,340,109
Cash and cash equivalents	ı	ı	263,290,533	1	1	109,959,370
Interest accrued on Investments & Deposit	•	,	149,839	1	1	1,636,546
Security Deposits	1	•	2,407,836	-	•	17,635,716
	51,470,281	1,370,326	280,322,786	169,414,941	28,332,776	148,984,833
Financial liabilities						
Financial liabilities						
Trade payables	•	•	2,749,940	'	•	4,913,069
Unpaid dividends	•	•	775,866	,	•	866,724
Security deposits	1	•	53,837,382	1	•	58,062,032
Lease Liability	1	1	6,104,023	1	•	•
Other Financial Liabilities	1	-	9,466,778	-	-	9,695,291
	-	-	72,933,990	1	•	73,537,116

Note: 30

Fair Value Hierarchy

Doution	As	As at March 31, 2020	02	As	As at March 31, 2019	19
rainculais	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Financial assets and liabilities measured at fair value on a recurring basis at the end of each reporting period						
Financial assets						
Investments in Equity Instruments -Quoted	32,164,125	'	•	150,897,981	1	1
Investments in Equity Instruments -Unquoted	•	'	•	1	1	12,726,000
Investments in Mutual Funds	20,676,482	1	1	22,136,802	1	1
Investments in LLP	•	•	•	ı	1	11,986,935
	52,840,606	1	1	173,034,783	-	24,712,935
Financial liabilities	1	-	1	1	ı	-
	•	•	•	•	•	•

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.

Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly.

Level 3 inputs are unobservable inputs for the asset or liability.

The investments included in Level 3 of fair value hierarchy have been valued using the cost approach to arrive at their fair value. The cost of unquoted investments approximates the fair value because there is a wide range of possible fair value measurement and the costs represents estimate of fair value within that range.

The management considers that the carrying amount of financial assets and financial liabilities carried as amortised cost approximates their fair value.



Note: 31

Capital Management

The Company's capital management objectives are:

- to ensure the Company's ability to continue as a going concern; and
- to provide an adequate return to shareholders through optimisation of debt and equity balance.

The Company monitors capital on the basis of the carrying amount of debt less cash and cash equivalents as presented on the face of the financial statements. The Company's objective for capital management is to maintain an optimum overall financial structure.

(i) Debt equity ratio

(Amount in ₹)

		(
Particulars	As at 31st March, 2020	As at 31st March, 2019
Debt (includes non-current, current borrowings and current maturities of long term debt)	-	-
Less : cash and cash equivalents	162,539,666	43,092,647
Net debt	(162,539,666)	(43,092,647)
Total equity	478,597,630	475,425,871
Net debt to total equity ratio	-34.0%	-9.1%

Note: 32

FINANCIAL RISK MANAGEMENT

The Company's activities expose it to a variety of financial risks, including market risk, credit risk and liquidity risk. The Company's risk management assessment and policies and processes are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and controls, and to monitor such risks and compliance with the same. Risk assessment and management policies and processes are reviewed regularly to reflect changes in market conditions and the Company's activities.

Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers, loans and investments. Credit risk is managed through credit approvals, establishing credit limits and continuously monitoring the creditworthiness of counterparty to which the Company grants credit terms in the normal course of business.

Investments

The Company limits its exposure to credit risk by generally investing in liquid securities and only with counterparties that have a good credit rating. The Company does not expect any losses from non-performance by these counter-parties, and does not have any significant concentration of exposures to specific industry sectors.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they become due. The Company manages its liquidity risk by ensuring, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risk to the Company's reputation.

The table below provides details regarding the contractual maturities of significant financial liabilities:

Particulars	Less than 1 year	1 - 3 years	More than 3 years	As at 31 st March, 2020	Less than 1 year	1 - 3 years	More than 3 years	As at 31 st March, 2019
Non derivative								
Trade payables	2,749,940	-	-	2,749,940	4,913,069	-	-	4,913,069
Total	2,749,940	-	-	2,749,940	4,913,069	-	-	4,913,069

Market risk

Market risk is the risk of loss of future earnings, fair values or future cash flows that may result from adverse changes in market rates and prices (such as interest rates, foreign currency exchange rates and commodity prices) or in the price of market risk-sensitive instruments as a result of such adverse changes in market rates and prices. Market risk is attributable to all market risk-sensitive financial instruments, all foreign currency receivables and payables and all short term and long-term debt. The Company is exposed to market risk primarily related to commodity prices and the market value of its investments.

Interest rate risk

The Company has loan facilities on floating interest rate, which exposes the Company to risk of changes in interest rates. The Company's Treasury Department monitors the interest rate movement and manages the interest rate risk by evaluating interest rate swaps etc. based on the market / risk perception.

Commodity rate risk

Exposure to market risk with respect to commodity prices primarily arises from the Company's purchases and sales. Cost of raw materials forms the largest portion of the Company's cost of revenues. Commodity price risk exposure is evaluated and managed through operating procedures and sourcing policies. As of March 31, 2020, the Company had not entered into any material derivative contracts to hedge exposure to fluctuations in commodity prices.

Notes forming a part of the financial statements

Note : 33

Earning Per Share

(Amount in ₹)

Particulars	2019-20	2018-19
Weighted Average number of equity shares of ₹ 10/- each outstanding during the year	5,689,760	6,554,207
Net Profit/(Loss) after tax available for equity shareholders (₹)	8,587,452	50,242,915
Basic & diluted earnings (in Rupees) per share	1.51	7.67

Note: 34

Trade Payables

Diclosure under the Micro, Small and Medium Enterprises Development Act, 2006 are provided as under for the year 2019-20,to the extent the Company has received intimation from the "Suppliers" regarding their status under the Act.

			(, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Par	ticulars	As at 31.03.2020	As at 31.03.2019
Due	es to Micro, Small and Medium Enterprises (as per the intimation received from vendors)		
(a)	Principal and interest amount remaining unpaid	-	-
(b)	Interest due thereon remaining unpaid	-	-
(c)	Interest paid by the Company in terms of Section 16 of the Micro, Small and Medium Enterprises Development Act, 2006, along with the amount of the payment made to the supplier beyond the appointed day.	-	-
(d)	Interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the period) but without adding interest specified under the Micro, Small and Medium Enterprises Act, 20016	-	-
(e)	Interest accrued and remaining unpaid	-	-
(f)	Interest remaining due and payable even in the sccceeding years, until such date when the interest dues as above are actually paid to the small enterprises	-	-
Tot	al	-	-
Due	es to Others	2,749,940	4,913,069



Note: 35

Employee Benefit Plans

As per acturial report

(a) Defined benefit plans: Gratuity

			(Amount in ₹)
Sr.	Particulars	Gratu	iity
No.		2019-20	2018-19
		Unfunded	Unfunded
	Change in present value of defined benefit obligation during the year		
	Present Value of obligation as at the beginning of the period	4,882,093	4,244,713
	Interest Cost	370,551	327,267
	Current Service Cost	239,576	185,926
	Past Service Cost	-	-
	Liability Transferred In/ Acquisitions	-	-
	Benefits Paid	(1,755,185)	-
	Total Actuarial (Gain)/ Loss on obligation	93,537	124,187
	Present Value of obligation as at the end of the period	3,830,572	4,882,093
II	Change in fair value of plan assets during the year		
	Fair Value of plan assets at the beginning of the period	-	-
	Expected Interest Income	-	-
	Employer contribution	-	-
	Benefits paid	-	-
	Actuarial gain/(loss) for the year on asset	-	-
	Fair Value of plan assets at the end of the period	-	-
III	Asset/ (liability) recognised in the balance sheet		
	Present value of obligation at the end of the Period	(3,830,572)	(4,882,093)
	Fair Value of plan assets at the end of the Period	-	-
	Funded Status (Surplus/ (Deficit))	(3,830,572)	(4,882,093)
	Net (Liability)/Asset Recognized in the Balance Sheet	(3,830,572)	(4,882,093)
IV	Expense recognised in the statement of profit or loss during the year		
	Current Service cost	239,576	185,926
	Net interest cost	370,551	327,267
	Past Service Cost	-	-
	Total expense recognised in the employee benefit expense	610,127	513,193
V	Recognised in other comprehensive income for the year		
	Actuarial (Gains)/Losses on Obligation For the Period	93,537	124,187
	Return on Plan Assets, Excluding Interest Income	-	=
	Change in Asset Ceiling	-	-
	Net (Income)/Expense For the Period Recognized in OCI	93,537	124,187



Sr.	Particulars	Grat	uity
No.		2019-20	2018-19
		Unfunded	Unfunded
VI	Maturity Analysis of the Benefit Payments: From the Employer		
	Projected Benefits Payable in Future Years From the Date of Reporting :-		
	1st Following Year	629,529	605,711
	2 nd Following Year	84,382	134,807
	3 rd Following Year	88,989	1,774,336
	4 th Following Year	93,863	93,934
	5 th Following Year	100,014	99,109
	Sum of Years 6 To 10	1,228,714	850,172
	Sum of Years 11 and above	4,400,018	4,919,204
VII	Quantitative senstivity analysis for significant assumptions is as below		
	Present Value of obligation at the end of the period	3,830,572	4,882,093
	a) Impact of change in discount rate		
	Impact due to increase of 1%	(282,427)	(272,487)
	Impact due to decrease of 1%	319,798	304,564
	b) Impact of change in salary increase		
	Impact due to increase of 1%	316,744	306,341
	Impact due to decrease of 1%	(285,057)	(278,838)
	c) Impact of change in rate of employee turnover		
	Impact due to increase of 1%	(984)	27,873
	Impact due to decrease of 1%	968	(30,405)
VIII	Actuarial assumptions		
	Return on Plan Assets	N.A.	N.A.
	Discount Rate	6.04%	7.59%
	Future salary increase	6.00% p.a	6.00% p.a
		For service	For service
		4 years and	4 years and
	Rate of Employee Turnover	below 10.00% p.a.For service	below 10.00% p.a.For service
	F - 20 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	5 years and	5 years and
		above 2.00%	above 2.00%
		p.a.	p.a.



Note No.36

Related Party transactions

Names of Related parties and Nature of relationship

Sr. No.	Relation	Related Party					
1	Enterprise Controlling the Company	NIL					
2	Key Management Personnel	1. Anupa Tanna Shah					
		2. Nita T. Tanna					
		3. Shirish B. Kamdar					
		4. Kishore M Vussonji					
3	Enterprise controlled by the company	Subsidiary Company					
		1. Goldcrest Habitats Pvt. Ltd. (100% Holding)					
4	Relative of Key Management Personnel	1. Hansa T. Tanna					
		2. Tushar T. Tanna					
		3. Namrata Tanna					
		4. Chirag Shah					
5	Enterprise over which Key Management personnel exercise significant influence	1. Goldcrest Exports					
		2. Goldcrest Global Trading Pvt. Ltd.					
		3. Perique Finance and Leasing Pvt. Ltd.					
		4. Fliessen Real Estates Pvt. Ltd.					
		5. Quest Academy Pvt.Ltd.					
		Narieties Builders and Trustees Pvt. Ltd (underprocess of striking off)					
		7. Goldcrest Solutions Pvt. Ltd.					
		8. Revive Labs Pvt. Ltd.					
		9. Bhagwati Associates Pvt. Ltd.					
		10. Sunteck Reality Ltd.					
		11. Krishna Ventures Ltd.					
		12. Karma Energy Ltd.					
		13. Kanga & Co.					
		14. Batot Hydro Power Ltd.					

Details of Transactions with Related Parties

Particulars	As at 31.03.2020	As at 31.03.2019	
Remuneration (including Perquisites)			
Managing Director & CEO	7,200,000	7,379,073	
Non-Executive Director & Chairperson	1,800,000	1,867,229	
Total	9,000,000	9,246,302	
Sitting Fees			
Independent & Non-Executive Director	40,000	40,000	
Independent & Non-Executive Director	40,000	40,000	
Total	80,000	80,000	
Professional Fees			
Relative of Key Management Personnel	-	75,000	
Sale of Investments			
Associate	210,864	-	
Associate	12,960,000	-	
Office Rent			
Associate	3,600,000	3,600,000	
Medical / Mediclaim Expenditure			
Managing Director & CEO	56,742	56,742	

Note: 37

Contingent Liabilites

Contingent Liabilities not provided in the books:	
As on 31st March, 2020	NIL
As on 31st March, 2019	NIL



GOLDCREST CORPORATION LIMITED

CIN: L7499MH1983PLC029408

Regd. Office: Devidas Mansion, 3rd Floor, Mereweather Road, Colaba, Mumbai – 400 001 **Phone:** 022 – 22837489 / 90 **Website:** www.goldcrestgroup.com **Email:** office@goldcrestgroup.com

To,

Dear Shareholders,

GOLDCREST CORPORATION LIMITED

ISIN: INE505D01014

The Securities and Exchange Board of India vide Circular No. SEBI/HO/MIRSD/DOP1/CIR/P/2018/73 dated April 20, 2018 has mandated submission of Permanent Account Number (PAN) and bank account details of all securities holders holding securities in physical form. However, if you wish you may demat the shares with your Depository Participant, else you are requested to submit the following details and documents to the address mentioned below within 21 days of receipt of this communication. As per our records, your folio needs to be updated with the PAN / Complete Bank details so that the investments held by you are in compliance with the aforementioned circular.

Registered Folio No.:										
Mobile No.										
Email Id										
Name of the first/sole shareholder Address:										
Bank Name of First Holder										
Branch Address & Branch										
Bank Account Number										
Account Type (Please tick the option) (√)	Sa	Saving Current		rent	Cash Credit		Others			
MICR No.										
IFSC Code										
Name	PAN No.				Signature					
1.										
2.										
3.			,							
	1					1				

I/We hereby, declare that the particulars given above are correct and complete. I/We, further undertake to inform the Company of any subsequent change(s) in the above particulars.

Note:

- 1. Please fill in the information in CAPITAL LETTERS in ENGLISH ONLY.
- 2. Kindly enclose:
 - a. Copy of self-attested Pan Cards of all the shareholder(s)
 - b. Copy of address proof of First Holder (Preferably Aadhar Card)
 - c. Copy of cancelled cheque of First Holder

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