

September 01, 2022

The Manager Listing Department BSE Limited Dalal Street Mumbai – 400 001

The Manager
Listing Department
The National Stock Exchange of India Limited
Exchange Plaza, 5th Floor
Plot No. C/1, G Block
BKC, Bandra (E), Mumbai 400 051

BSE Code: 501295

NSE Scrip Symbol: IITL

Dear Sir,

Sub: Submission of 89th Annual Report along with Notice of Annual General Meeting as per Regulation 34(1) (a) of the SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015.

Pursuant to Regulation 34 (1) (a) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find attached herewith the 89th Annual Report for the Financial Year ended March 31, 2022 along with Notice of 89th Annual General Meeting of the Company scheduled to be held on Saturday, September 24, 2022 at 3.00 p.m, through Video Conferencing (VC)/Other Audio Visual Means (OAVM).

The Notice and Annual Report for the Financial Year 2021-2022 is uploaded on the website of the Company at http://www.iitlgroup.com/newStatic/Reports/Annual Report-2021-22.pdf.

You are requested to take the same on your record.

Thanking you,

Yours faithfully

For Industrial Investment Trust Limited

Cumi Banerjee

CEO & Company Secretary

Encl: A/a



89th Annual Report

2021-2022

89th ANNUAL GENERAL MEETING

on

Saturday, September 24, 2022 at 3.00 p.m. through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM")

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INDUSTRIAL INVESTMENT TRUST LIMITED CIN: L65990MH1933PLC001998

BOARD OF DIRECTORS : Dr. B. Samal - Chairman

Mr. Bipin Agarwal

Mr. Venkatesan Narayanan Ms. Sujata Chattopadhyay

Mr. Milind S. Desai

Mr. Shankar Narayan Mokashi - Nominee of LIC of India

Ms. Cumi Banerjee - CEO & Company Secretary

Mr. Kamlesh Agrawal - Group CFO

BANKERS : Axis Bank Limited

Union Bank of India HDFC Bank Limited

AUDITORS : Chaturvedi & Shah LLP

Chartered Accountants

(Registration No. 101720W / W100355)

REGISTRAR & SHARE TRANSFER AGENTS

Link Intime India Private Limited C-101, 247 Park, L. B. S. Marg, Vikhroli (W), Mumbai 400 083

Tel: 022 4918 6000 / 4918 6270 - Investor Cell Email address: rnt.helpdesk@linkintime.co.in

Website: www.linkintime.co.in

REGISTERED OFFICE: Office No.101A, 'The Capital',

G Block, Plot No.C-70, Bandra Kurla Complex,

Bandra East, Mumbai - 400051

Tel: 022 43250100

Email address: iitl@iitlgroup.com Website: www.iitlgroup.com



NOTICE is hereby given that the Eighty Ninth Annual General Meeting of the Members of Industrial Investment Trust Limited will be held **on Saturday, September 24, 2022 at 3.00 p.m. IST** through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") facility to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the audited financial statements including audited consolidated financial statements of the Company for the financial year ended March 31, 2022 together with the Reports of the Board of Directors and Auditors thereon.
- To appoint a Director in place of Dr. B. Samal (DIN: 00007256), who retires by rotation at this Annual General Meeting and being eligible, offers himself for re-appointment.
- To consider and if thought fit to pass with or without modification, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit & Auditors) Rules, 2014 and pursuant to the recommendation made by the Audit Committee, Maharaj N R Suresh and Co. LLP, Chartered Accountants, (Firm Registration No. 001931S/ S000020), be and are hereby appointed as Statutory Auditors of the Company in place of the retiring Auditors, Chaturvedi & Shah LLP, Chartered Accountants, (Firm Registration No. 101720W), who shall hold office from the conclusion of this 89th Annual General Meeting (AGM) for term of five consecutive years till conclusion of the 94th Annual General Meeting to be held in 2027 of the Company at a remuneration of Rs.20,00,000/- (Rupees Twenty Lakhs Only) per annum plus taxes as applicable and out-of-pocket expenses as may be incurred in connection with the audit of the accounts of the Company."

SPECIAL BUSINESS

4. Approval of Related Party Transaction under Section 188 of the Companies Act, 2013 read with Regulation 23 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 with IIT Investrust Limited and IITL Projects Limited

To consider, and if thought fit, to pass with or without modifications, the following Resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to the provisions of Regulations 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Section 2(76) and other applicable provisions of the Companies Act, 2013 ('Act') read with the Rules framed thereunder [including any statutory modification(s) or reenactment(s) thereof for the time being in force] and other

applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and/or permission(s), as may be required and based on the recommendation of the Audit Committee, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) to the Material Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions taken together or a series of transactions or otherwise), falling within the definition of 'Related Party Transaction' under Regulation 2(1)(zc) of the Listing Regulations read with the definition of 'Related Party' under Regulation 2(1) (zb) of the Listing Regulations with Related Parties as detailed in the explanatory statement to this Resolution, on such material terms and conditions as mentioned therein and as may be mutually agreed between the parties and the Company, for each of the financial years (FY) from FY 2022-23 to FY 2026-27 i.e., five financial years, provided that the said contract(s)/ arrangement(s) / agreement(s) / transaction(s) shall be carried out in the ordinary course of business of the Company and at arm's length basis, for renting of its office premises situated at Office no.101A, The Capital, G-Block, Plot No.C-70, Bandra Kurla Complex, Bandra (East), Mumbai 400051 or any other suitable premises in Mumbai, to its subsidiaries with effect from April 01, 2022 on payment of rent and reimbursement of expenses upto the maximum limits as set out in the table hereunder:

Maximum Value of Contract / Arrangement / Transaction (Per Annum) w.e.f. April 01, 2022				
	Name of the Related Party			
Particulars	IIT Investrust Limited	IITL Projects Limited		
Relationship with the Related Party	Subsidiary	Subsidiary		
Transaction defined under Section 188 (1) of the Companies Act, 2013:				
Leasing of Property of any kind (Rent paid / to be paid)	₹ 5,00,000/-	₹ 5,00,000/-		
Others (Reimbursement of maintenance and all other expenses)	₹ 5,00,000/-	₹ 5,00,000/-		

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee thereof) be authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalizing and executing necessary contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all



necessary approvals to give effect to this Resolution, for and on behalf of the Company and settling all such issues, questions, difficulties or doubts whatsoever that may arise and to take all such decisions with regard to the powers herein conferred to, without being required to seek further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this Resolution.

RESOLVED FURTHER THAT all actions taken by the Board of Directors of the Company (including any Committee thereof) in connection with any matter referred to or contemplated in this Resolution, be approved, ratified and confirmed in all respects."

5. Approval of Related Party Transactions under Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

To consider, and if thought fit, to pass with or without modifications, the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Regulations 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Section 2(76) and other applicable provisions of the Companies Act, 2013 ('Act') read with the Rules framed

thereunder [including any statutory modification(s) or reenactment(s) thereof for the time being in force] and other applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and/or permission(s), as may be required and based on the recommendation of the Audit Committee, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) to the Material Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions taken together or a series of transactions or otherwise), falling within the definition of 'Related Party Transaction' under Regulation 2(1)(zc) of the Listing Regulations read with the definition of 'Related Party' under Regulation 2(1) (zb) of the Listing Regulations with Related Parties as detailed in the explanatory statement to this Resolution, on such material terms and conditions as mentioned therein and as may be mutually agreed between the parties and the Company, for each of the financial years (FY) from FY 2022-23 to FY 2026-27 i.e., five financial years, provided that the said contract(s)/ arrangement(s) / agreement(s) / transaction(s) shall be carried out in the ordinary course of business of the Company and at arm's length basis, upto the maximum limits as set out in the table here under:

	Maximum limits as set out for Investment / Loans / Guarantees for each of the financial years (FY) from FY 2022-23 to FY 2026-27							
Particulars	IITL Projects Limited	IITL Management	IIT Investrust	Capital	World Resorts	IITL-Nimbus the	IITL-Nimbus the	IITL-Nimbus the
		and Consultancy	Limited	InfraProjects	Limited	Palm Village	Hyde Park	Express Park
		Private Limited		Private Limited				View
		(Formerly known						
		as IIT Insurance						
		Broking & Risk						
		Management						
		Private Limited)						
	Subsidiary Company	Wholly Owned	Subsidiary	Entity under	Associate	Entity under	Entity under	Entity under
with the		Subsidiary	Company	Significant	Company	Significant	Significant	Significant
Related		Company		Influence		Influence	Influence	Influence
Party								
Maximum								
limits of								
Investment								
upto								
Giving of	₹ 75 Crores	₹ 20 Crores	₹ 10 Crores	₹ 10 Crores	₹ 10 Crores	₹ 35 Crores	₹ 35 Crores	₹ 50 Crores
Loans								
Corporate	₹ 50 Crores	Nil	Nil	Nil	Rs.50 Crores	Nil	Nil	Nil
Guarantees								
issued / to								
be issued on								
behalf of								





RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee thereof) be authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalizing and executing necessary contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this Resolution, for and on behalf of the Company and settling all such issues, questions, difficulties or doubts whatsoever that may arise and to take all such decisions with regard to the powers herein conferred to, without being required to seek further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this Resolution.

RESOLVED FURTHER THAT all actions taken by the Board of Directors of the Company (including any Committee thereof) in connection with any matter referred to or contemplated in this Resolution, be approved, ratified and confirmed in all respects."

 Approval of Related Party Transaction under Section 188 of the Companies Act, 2013 read with Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 with IIT Investrust Limited

To consider, and if thought fit, to pass with or without modifications, the following Resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to the provisions of Regulations 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Section 2(76) and other applicable provisions of the Companies Act, 2013 ('Act') read with the Rules framed thereunder [including any statutory modification(s) or reenactment(s) thereof for the time being in force] and other applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and/or permission(s), as may be required and based on the recommendation of the Audit Committee, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) to the Material Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions taken together or a series of transactions or otherwise), falling within the definition of 'Related Party Transaction' under Regulation 2(1)(zc) of the Listing Regulations read with the definition of 'Related Party' under Regulation 2(1)(zb) of the Listing Regulations with

Related Parties as detailed in the explanatory statement to this Resolution, on such material terms and conditions as mentioned therein and as may be mutually agreed between the parties and the Company, provided that the said contract(s)/ arrangement(s) / agreement(s) / transaction(s) shall be carried out in the ordinary course of business of the Company and at arm's length basis, for renewal of the leave & license agreement with the Company's subsidiary, IIT Investrust Limited for occupation of their residential premises being Flat Nos. 1101 and 1101A situated on the 11th Floor of the building Lokhandwala Galaxy, Byculla, Mumbai for a further period of 33 months with effect from February 21, 2022 at a monthly rent of Rs.1,25,000/- for the purpose of accommodation of the Company's Chairman.

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee thereof) be authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalizing and executing necessary contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this Resolution, for and on behalf of the Company and settling all such issues, questions, difficulties or doubts whatsoever that may arise and to take all such decisions with regard to the powers herein conferred to, without being required to seek further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this Resolution.

RESOLVED FURTHER THAT all actions taken by the Board of Directors of the Company (including any Committee thereof) in connection with any matter referred to or contemplated in this Resolution, be approved, ratified and confirmed in all respects."

 Approval of Related Party Transaction under Section 188 of the Companies Act, 2013 read with Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 with IITL-Nimbus The Express Park View (EPV II)

To consider, and if thought fit, to pass with or without modifications, the following Resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Regulations 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Section 2(76) and other applicable provisions of the Companies Act, 2013 ('Act') read with the Rules framed thereunder [including any statutory modification(s) or reenactment(s) thereof for the time being in force] and other applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and/or permission(s), as may



be required and based on the recommendation of the Audit Committee, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) for entering into One Time Settlement of the total outstanding loan (including funded interest term loan of ₹ 1,57,64,090/-) of ₹ 24,77,51,455/- granted by the Company to IITL-Nimbus The Express Park View (EPV II) and interest outstanding thereon amounting to ₹ 1,411.57 lakhs, on the following terms and conditions:

- To waive the total outstanding interest amount of ₹ 14,11,57,242/- as on June 30, 2022 and all future interest amount thereafter upto December 31, 2022.
- 2. The Firm will repay the outstanding loan on or before December 31, 2022.
- The Firm reiterates their commitment to remit the outstanding loan amount.
- 4. In the unlikely scenario of the amount not being remitted by December 31, 2022, the Firm will without any further request or extension, transfer the flats of equivalent of outstanding loan amount, with completion certificates obtained and facilitate registration of the same. In such eventuality, no maintenance charges will be levied on the flats until the time they are sold or for a period of 12 months ending December 31, 2023 whichever is earlier.

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee thereof) be authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalizing and executing necessary contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this Resolution, for and on behalf of the Company and settling all such issues, questions, difficulties or doubts whatsoever that may arise and to take all such decisions with regard to the powers herein conferred to, without being required to seek further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this Resolution.

RESOLVED FURTHER THAT all actions taken by the Board of Directors of the Company (including any Committee thereof) in connection with any matter referred to or contemplated in this Resolution, be approved, ratified and confirmed in all respects."

 Approval of Related Party Transaction under Section 188 of the Companies Act, 2013 read with Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations,

2015 with IITL Nimbus The Hyde Park, Noida

To consider, and if thought fit, to pass with or without modifications, the following Resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to the provisions of Regulations 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Section 2(76) and other applicable provisions of the Companies Act, 2013 ('Act') read with the Rules framed thereunder [including any statutory modification(s) or reenactment(s) thereof for the time being in force] and other applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and/or permission(s), as may be required and based on the recommendation of the Audit Committee, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) for entering into One Time Settlement of the total outstanding loan of Rs.16,27,94,964/- granted by the Company to IITL-Nimbus The Hyde Park, Noida and interest outstanding thereon amounting to Rs.263.71 lakhs, on the following terms and conditions:

- 1. To waive the total outstanding interest amount of ₹ 2,63,71,000/- as on June 30, 2022 and all future interest amount thereafter upto December 31, 2022.
- The Firm will repay the outstanding loan on or before December 31, 2022.
- The Firm reiterates their commitment to remit the outstanding loan amount.
- 4. In the unlikely scenario of the amount not being remitted by December 31, 2022, the Firm will without any further request or extension, transfer the flats of equivalent of outstanding loan amount, with completion certificates obtained and facilitate registration of the same. In such eventuality, no maintenance charges will be levied on the flats until the time they are sold or for a period of 12 months ending December 31, 2023 whichever is earlier.

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee thereof) be authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalizing and executing necessary contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this Resolution, for and on behalf of the Company and settling all such issues, questions, difficulties or doubts whatsoever that may arise and to take all such decisions with regard to the powers



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herein conferred to, without being required to seek further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this Resolution.

RESOLVED FURTHER THAT all actions taken by the Board of Directors of the Company (including any Committee thereof) in connection with any matter referred to or contemplated in this Resolution, be approved, ratified and confirmed in all respects."

By Order of the Board of Directors
For Industrial Investment Trust Limited

Cumi Banerjee CEO & Company Secretary

Mumbai: August 13, 2022

Registered Office:

Office No.101A, 'The Capital', G Block, Plot No.C-70, Bandra Kurla Complex, Bandra East, Mumbai - 400051 CIN: L65990MH1933PLC001998 E-mail address: iitl@iitlgroup.com Website: www.iitlgroup.com

NOTES

- 1. In view of the massive outbreak of the COVID-19 pandemic, social distancing is a norm to be followed and pursuant to the Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020 and Circular No. 02/2021 dated January 13, 2021 issued by the Ministry of Corporate Affairs (collectively referred as "MCA Circulars") and Circular Nos. SEBI/ HO/CFD/CMD1/CIR/P/2020/79 & SEBI/HO/CFD/CMD2/2021/11 dated May 12, 2020 & January 15, 2021 respectively, issued by the Securities and Exchange Board of India (collectively referred as "SEBI Circulars"), physical attendance of the Members to the AGM venue is not required and Annual General Meeting (AGM) be held through video conferencing (VC) or other audio-visual means (OAVM).
- 2. The AGM is being held pursuant to the MCA Circulars through VC / OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the Members such as the President of India or the Governor of a State or body corporate can attend the AGM through VC / OAVM and cast their votes through e-voting.

- 3. In line with the MCA Circulars and SEBI Circular dated May 12, 2020, the Notice calling the AGM and Annual Report 2021-22 is being sent only through electronic mode to those Members whose email addresses are registered with the Company or CDSL / NSDL ("Depositories"). Members may note that Notice and Annual Report 2021-22 will also be made available on the Company's website at www.iitlgroup. com, websites of the Stock Exchanges i.e. BSE Limited and The National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and the AGM Notice is also available on the website of CDSL (agency for providing the Remote e-Voting facility) i.e. www.evotingindia.com.
- 4. 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 RTA by emailing to lochan.chavan@linkintime.co.in immediately to receive copies of Annual Report in electronic mode.
- Members attending the AGM through VC / OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 6. In compliance with applicable provisions of the Act read with the MCA and SEBI Circulars and the Listing Regulations, the AGM of the Company is being conducted through VC/ OAVM. In accordance with the Secretarial Standard on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India ("ICSI") read with Clarification/ Guidance on applicability of Secretarial Standards - 1 and 2 dated April 15, 2020 issued by the ICSI, the proceedings of the AGM shall be deemed to be conducted at the Registered Office of the Company which shall be the deemed venue of the AGM. Since the AGM will be held through VC/OAVM, the Route Map is not annexed to this Notice.
- Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (as amended), and the Circulars issued by the MCA dated April 08, 2020, April 13, 2020, May 05, 2020 and January 13, 2021 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has made an arrangement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, and independent agency for providing necessary platform for Video Conference/ OAVM and necessary technical support as may be required. Therefore, the facility of casting votes by a member using remote e-voting system as well as e-voting on the day of the AGM will be provided by CDSL.
- The Members can join the AGM in the VC / OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure

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mentioned in the Notice. The facility of participation at the AGM through VC / OAVM will be made available to atleast 1000 members on 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 on account of first come first served basis.

- 9. Members are requested to -
 - intimate to the DP, changes if any, in their names, registered addresses, email address, telephone/ mobile numbers, and/or changes in their bank account details, if the shares are held in dematerialized form.
 - ii. intimate to the Company's RTA, changes if any, in their names, registered addresses, email address, telephone/mobile numbers, and/or changes in their bank account details, if the shares are held in physical form (share certificates).
 - consolidate their holdings into one folio in case they hold Shares under multiple folios in the identical order of names.
 - iv. dematerialize their Physical Shares to Electronic Form (Demat) as, in terms of Regulation 40 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, securities of listed companies can be transferred only in dematerialised form with effect from April 01, 2019, except in case of request received for transmission or transposition of securities. Dematerialisation of shares would help to eliminate risks associated with Physical Shares. Members can contact Registrar and Transfer Agents viz., Link Intime India Private Limited, Mumbai (Tel. No. 022 4918 6000 / 4918 6270) for assistance, if any, in this regard.
- 10. Members may please note that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022 has mandated the listed companies to issue securities in dematerialized form only while processing service requests viz. Issue of duplicate securities certificate; claim from unclaimed suspense account; renewal/exchange of securities certificate; endorsement; subdivision/splitting of securities certificate; consolidation of securities certificates/folios; transmission and transposition. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR 4, the format of which is available on the Company's website at http://www.iitlgroup.com/newStatic/Reports/Form-ISR-4. pdf. It may be noted that any service request can be processed only after the folio is KYC Compliant.
- 11. SEBI vide its notification dated January 24, 2022 has mandated that all requests for transfer of securities including transmission and transposition requests shall be processed

only in dematerialized form. In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialisation, Members are advised to dematerialise the shares held by them in physical form. Members can contact the Company or Link Intime India Private Limited, for assistance in this regard.

- 12. 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 the PAN to their Depository Participants and members holding shares in physical form can submit their PAN details to the Company.
- The Register of Members and Share Transfer Books of the Company will remain closed from Saturday, September 17, 2022 to Saturday, September 24, 2022 (both days inclusive).
- 14. In all the correspondences with the Company / Registrar and Share Transfer Agents, the members holding in physical form are requested to quote their account / folio numbers and in case their shares are held in dematerialised form, they must quote their Client ID Number and DP ID Number.
- 15. Pursuant to Rule 5(4) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the Company has transferred on due date, the unpaid or unclaimed dividend amount for the financial year ended March 31, 2014 to the Investor Education and Protection Fund (IEPF) established by the Central Government. Pursuant to Rule 5(8) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the Company has uploaded the details of unpaid and unclaimed amounts lying with the Company as on March 31, 2021 on the website of the Company viz. www.iitlgroup.com and the website of the Ministry of Corporate Affairs (www.mca.gov.in).

The IEPF Rules mandate the companies to transfer such shares of Members of whom dividends remain unpaid / unclaimed for a period of seven consecutive years to the demat account of IEPF Authority. Accordingly during the Financial Year 2021-22, the Company has transferred 31,692 Shares constituting 38 Folios to the IEPF account as per the requirements of the IEPF rules. The details are available on our weblink, at http://www.iitlgroup.com/newStatic/InvestorRelations.aspx.

Members may please note that in the event of transfer of such shares and the unclaimed dividends to IEPF, members are entitled to claim the same from IEPF authorities by submitting online application in the prescribed Form IEPF-5 available on the website www.iepf.gov.in and sending original documents enumerated in Form IEPF-5 duly signed to the Company along with Form IEPF-5 for verification of claim.

Members who have not encashed their dividend warrants for the year 2014-2015 are requested to write to the Company /



Registrars and Share Transfer agents. The Members whose dividend / shares as transferred to the IEPF Authority can now claim their shares from the Authority by following the Refund Procedure as detailed on the website of IEPF Authority http://iepf.gov.in/IEPF/refund.html.

- 16. A Statement pursuant to Section 102(1) of the Companies Act, 2013, relating to the Special Business to be transacted at the Meeting is annexed hereto.
- 17. Members can avail the facility of nomination in respect of securities held by them in physical form pursuant to the provision of Section 72 of the Act. Members desiring to avail this facility may send their nomination in the prescribed form duly filled-in to RTA. Members holding shares in electronic mode may contact their respective Depository Participant (DP) for availing this facility.
- 18. The Register of Directors and Key Managerial Personnel and their shareholding, and the Register of Contracts or Arrangements in which the directors are interested, maintained under the Companies Act, 2013 will be available for inspection by the Members electronically during the AGM. Members seeking to inspect such documents can send an email to iitl@iitlgroup.com.
- 19. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as e-voting during the General Meeting.
- 20. Ms. Chandanbala O. Mehta, Practising Company Secretary (Membership No. F6122) has been appointed as the Scrutinizer for providing facility to the members of the Company to scrutinize the voting at the AGM and remote e-voting process in a fair and transparent manner.
- 21. The Scrutinizer shall after the conclusion of voting during the general meeting, will first count the votes cast during the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than 48 hours of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- 22. The Results declared alongwith the report of the Scrutinizer shall be placed on the website of the Company www.iitlgroup.com and on the website of CDSL immediately after the declaration of result by the Chairman or a person authorized by him in writing. Simultaneously, the results shall also be forwarded to the BSE Limited and The National Stock Exchange of India Limited, Mumbai.

The Resolutions shall be deemed to be passed on the date of the Meeting, i.e. Saturday, September 24, 2022, subject to receipt of the requisite number of votes in favour of the Resolutions.

23. THE INTRUCTIONS FOR SHAREHOLDERS FOR REMOTE E-VOTING ARE AS UNDER:

- (i) The voting period begins on Wednesday, September 21, 2022 at 9:00 a.m. (IST) and ends on Friday, September 23, 2022 at 5:00 p.m. (IST). During this period, shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of Saturday, September 17, 2022 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/ CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

(iv) In terms of SEBI circular no. SEBI/HO/CFD/ CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to abovesaid SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:





Type of shareholders

Login Method

Individual Shareholders holding securities in Demat mode with CDSL

- Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia. com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi.
- 2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service CDSL/NSDL/ Providers i.e. KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
- If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia. com/myeasi/Registration/ EasiRegistration
- 4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page or click on https://evoting.cdslindia. com/Evoting/EvotingLogin system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual Shareholders holding securities in demat mode with **NSDL**

- 1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter vour User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
- If the user is not registered for IDeAS e-Services, option to register is available at https://eservices. nsdl.com. Select "Register Online for IDeAS "Portal or click at https:// eservices.nsdl.com/SecureWeb/ IdeasDirectReg.jsp
- 3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https:// www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting



Individual	You can also login using the login
Shareholders	credentials of your demat account
(holding	through your Depository Participant
securities	registered with NSDL/CDSL for e-Voting
in demat	facility. After Successful login, you will
mode) login	be able to see e-Voting option. Once
through their	you click on e-Voting option, you will be
Depository	redirected to NSDL/CDSL Depository site
Participants	after successful authentication, wherein
-	you can see e-Voting feature. Click
	on company name or e-Voting service
	provider name and you will be redirected
	to e-Voting service provider website
	for casting your vote during the remote
	e-Voting period or joining virtual meeting
	& voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. CDSL and NSDL

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia. com or contact at 022- 23058738 and 22-23058542-43.
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

- (v) Login method for e-Voting and joining virtual meetings for Physical shareholders and shareholders other than individual holding in Demat form.
 - The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2. Click on "Shareholders" module.
 - 3. Now enter your User ID
 - (a) For CDSL: 16 digits beneficiary ID,
 - (b) For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - (c) Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - Next enter the Image Verification as displayed and Click on Login.

- If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
- If you are a first time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding shares in Demat.
PAN	Enter your 10 digit alphanumeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.
Dividend Bank Details OR Date of Birth (DOB)	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.
	If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (v).

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN for INDUSTRIAL INVESTMENT TRUST LIMITED on which you choose to vote.



- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) Additional Facility for Non Individual Shareholders and Custodians For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance
 User should be created using the admin login
 and password. The Compliance User would be
 able to link the account(s) for which they wish to
 yote on
 - The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 - Alternatively, Non Individual shareholders are required to send the relevant Board Resolution / Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to

vote, to the Scrutinizer at the email address viz; jainchandanbala@gmail.com and to the Company at the email address viz; iitl@iitlgroup. com, if they have voted from individual tab and not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM THROUGH VC / OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.
- Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- Further shareholders 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.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast 7 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at iitl@iitlgroup.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 7 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at iitl@iitlgroup.com. These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.



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10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/ MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/ DEPOSITORIES

 For Physical shareholders - please provide necessary details like 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 Company/RTA email id.

- For Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP)
- For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

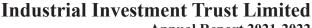
If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 022-23058542/43.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.



Details of the Directors seeking appointment / re-appointment at the forthcoming Annual General Meeting

Name of the Director	Dr. B. Samal		
Director Identification Number	00007256		
Age	79 years		
Nationality	Indian		
Date of Appointment	05.03.2008		
Qualifications	M.Sc. (Ag.), Ph.D (Economics), Post Graduate Diploma in Bank Management conducted by NIBM, Pune		
Expertise in specific functional areas	He has over more than 35 years of experience in the areas of Banking - Rural Credit, HRD, Security related Market and Industrial Finance. He has served as Chairman & Managing Director of Allahabad Bank and Industrial Investment Bank of India. He was also a member of Securities Appellate Tribunal (SAT), Ministry of Finance, Government of India, Department of Economic Affairs.		
Terms & Conditions of Appointment/ Re-appointment	As per the resolution at item no. 5 of the Notice convening the ensui 88th Annual General Meeting on September 28, 2021 read w explanatory statement thereto.		
Remuneration last drawn (including sitting fees, if any)	₹ 45,80,000/- p.a.		
Remuneration proposed to be paid	As per the resolution at item no. 5 of the Notice convening the ensuing 89th Annual General Meeting on September 28, 2021 read with explanatory statement thereto.		
Relationship with other Directors / Key Managerial Personnel	Not related to any Director / Key Managerial Personnel		
Number of meetings of Board attended during the year	6		
Directorships held in other companies (Excluding alternate	1. IITL Projects Limited		
directorship, foreign companies and companies under Section	2. World Resorts Limited		
8 of the Companies Act, 2013)	3. Capital Infraprojects Private Limited		
Committee position held in other companies	Audit Committee		
(Membership and Chairmanship of Audit Committee,	Member -		
Stakeholders Relationship Committee, Corporate Social Responsibility Committee and Nomination and Remuneration	1. IITL Projects Limited		
Committee have been included)	Corporate Social Responsibility Committee		
	Chairman		
	Chairman-		
	1. IITL Projects Limited		
	Nomination and Remuneration Committee		
	Member -		
	1. World Resorts Limited		
No. of shares held in the company	NIL		





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EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013 AND REGULATION 36 OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

Item No. 3

The Shareholders of the Company had appointed M/s. Chaturvedi & Shah, Chartered Accountants, (Firm Registration No. 101720W) (Now known as Chaturvedi & Shah LLP) as the Statutory Auditors of the Company at the 84th AGM held on September 23, 2017 for a period of five years and the tenure of their appointment will conclude at the ensuing 89th Annual General Meeting of the Company.

The Company currently has three subsidiaries. Out of which the two subsidiaries viz., IIT Investrust Limited and IIT Insurance Broking and Risk Management Private Limited (now known as IITL Management and Consultancy Private Limited) have surrendered their broking license and have not started any activity. The other subsidiary, IITL Projects Limited is a Listed Company and has appointed their Auditors.

In view of reduction in work activities of the Company and its subsidiaries, the management considers that it would be prudent to engage the services of the new Auditors for the Company at a reduced professional fees.

The Board of Directors of the Company has recommended to the shareholders, the appointment of Maharaj N R Suresh and Co LLP, Chartered Accountants, (ICAI FRN No. 001931S / S000020) as the Statutory Auditors of the Company for a period of five (5) years from the conclusion of the ensuing 89th Annual General Meeting (AGM) of the Company till the conclusion of the 94th AGM of the Company.

The Board of Directors has approved a remuneration of ₹ 20,00,000/- per annum payable to the new Statutory Auditors for conducting the audit for the financial year 2022-23, plus taxes as applicable and out-of-pocket expenses as may be incurred in connection with the audit of the accounts of the Company. The remuneration proposed to be paid to the Statutory Auditors during their term would be lesser than the remuneration being paid to the existing Auditors in view of the reduced business activities and shall commensurate with the services to be rendered by them during the said tenure. The Board of Directors in consultation with the Audit Committee may alter and vary the terms and conditions of appointment, including remuneration, in such manner and to such extent as may be mutually agreed with the Statutory Auditors.

Maharaj N R Suresh and Co LLP, earlier known as M/s Maharaj N R Suresh and Co., a Partnership Firm and a professional Chartered Accountant firm was established in the year 1977 and registered with ICAI under (FRN No. 001931S/S000020) and having experience of around 45 years. The firm has its head office in Chennai with branches at Aluva, Bangalore, Coimbatore, Mumbai and Ranipet. The Firm has 11 partners with two partners

qualified in DISA and one partner qualified in CISA. The firm holds the 'Peer Review' certificate as issued by 'ICAI'.

Maharaj N R Suresh and Co LLP, Chartered Accountants, have confirmed that the appointment, if made, would be within the limits specified under Section 141(3)(g) of the Act and they are not disqualified to be appointed as Statutory Auditors in terms of the provisions of Sections 139 and 141 of the Act and rules made thereunder.

The Board recommends the resolution set out at Item No. 3 of the Notice for approval by the Members by way of an Ordinary Resolution.

None of the Directors or Key Managerial Personnel of the Company or their relatives are interested or concerned, financially or otherwise, in the resolution.

Item Nos.4 to 6

Regulation 23 of the SEBI Listing Regulations, inter alia, states that effective from April 1, 2022, all Material Related Party Transactions ('RPT') shall require prior approval of the shareholders by means of an Ordinary Resolution, even if such transaction(s) are in the ordinary course of business and at an arm's length pricing basis. A transaction with a Related Party shall be considered material, if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds INR 1,000 crore or 10% of the annual consolidated turnover of a listed entity as per the last audited financial statements of the listed entity, whichever is lower. Regulation 2(1)(zc) of the SEBI Listing Regulations defines related party transaction to mean a transaction involving transfer of resources, services or obligations between a listed entity or any of its subsidiaries on one hand and a related party of the listed entity, regardless of whether a price is charged or not.

In view of the aforementioned regulatory changes the Resolutions Nos. 4 to 6 are placed for approval by the Members. The Management has provided the Audit Committee with relevant details of the proposed RPTs, including material terms and basis of pricing. The Audit Committee, after reviewing all necessary information, has granted its approval for entering into the below mentioned RPTs. The Audit Committee has noted that the said transaction(s) will be at an arm's length pricing basis and will be in the ordinary course of business.

The maximum annual value of the proposed transactions with the related parties is estimated based on Company's current transactions with them and future business projections. SEBI, vide its Circular dated March 30, 2022, has clarified that a Related Party Transaction approved by the Audit Committee prior to April 01, 2022, which continues beyond this date and if it becomes material as per the materiality threshold provided above, requires approval of the shareholders in the first Annual General Meeting to be held after April 01, 2022.

Considering the quantum of transactions, reduced thresholds of materiality and the extended framework for related party





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transactions under the amended Listing Regulations, approval of the Members is sought as per the requirements of Regulation 23 of the Listing Regulations read with SEBI Circular No.SEBI/HO/CFD/CMD1/CIR/P/2022/40 dated March 30, 2022, for the following specific Related Party Transactions, details of which are mentioned herein in accordance with SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated November 22, 2021:

1) For Item No. 4

Details of the Related Party Transactions entered / to be entered between the Company and its Subsidiaries

The Shareholders of the Company, at their Annual General Meeting held on September 28, 2021, had accorded their consent by an Ordinary Resolution to the Board of Directors for renting of its office premises situated at Office no.101A, The Capital, G-Block, Plot No.C-70, Bandra Kurla Complex, Bandra (East), Mumbai 400051 or any other suitable premises in Mumbai, to its subsidiaries with effect from April 01, 2021 on payment of rent and reimbursement of expenses upto the maximum limits as set out therein. The monetary limits approved by the Shareholders at the Annual General Meeting held on September 28, 2021 for the said transactions remains unchanged.

The Company has rented out its new office premises situated at Office no.101A, The Capital, G-Block, Plot No.C-70, Bandra Kurla Complex, Bandra (East), Mumbai 400051 to its subsidiaries as mentioned in the resolution at Item No.4. The premises are located at prime location. The subsidiaries are occupying the premises as registered offices of their company. Considering the prevailing rentals and commercial terms in the vicinity, the subsidiaries are accordingly paying rent and reimbursing the expenses for the utility of the premises.

The management of these companies decided to occupy the premises on rental basis rather than purchasing a separate office. These subsidiaries are considered as Related Parties within the meaning of Section 2(76) of the Companies Act, 2013 and also under Regulation 23 of the Listing Agreement. Section 188 of the Companies Act, 2013 read with Rules 15 and 16 of the Companies (Meetings of Board and its Powers) Rules, 2014 prescribes certain procedure for approval of a Related Party Transaction. Regulation 23 of the Listing Agreement also comes into operation for a Related Party Transaction. A combined reading of all these provisions and other applicable provisions suggest that in certain conditions, approval of Audit Committee, Board approval and Shareholders approval by way of an Ordinary Resolution is required for Related Party Transactions. Proviso to Section 188 also states that nothing in Section 188(1) will apply to any transaction entered into by the company in its ordinary course of business and at arm's length basis. These transactions with the subsidiaries are based on prevailing market conditions hence on arm's length basis. However, in absence of any specific definition of term 'ordinary course of business', the Board thought it prudent to obtain approval of the shareholders for the said transactions for each of the financial years (FY) from FY 2022-23 to FY 2026-27 i.e., five financial years.

The other related information as envisaged under the Companies (Meetings of Board and its Powers) Rules, 2014 are furnished hereunder:

- (a) Name of the related party and nature of relationship: Provided in the resolution at Item No.4
- (b) Nature, duration of the contract and particulars of the contract / arrangement / transaction: Nature and duration of the arrangement: Under the arrangement, the Company has rented out its office premises to its Subsidiaries for occupying it as their registered offices.
 - Particulars of the arrangement: **Provided in the resolution** at Item No.4
- (c) Material terms of the contract of arrangement including the value, if any: Provided in the resolution at Item No.4
- (d) Any advance paid or received for the contract or arrangement, if any: **NiI**
- (e) Manner of determining the pricing and other commercial terms both included as part of contract and not considered as part of the contract: All proposed transactions would be carried out as part of the business requirements of the Company and are ensured to be on arm's length basis.
- (f) Whether all factors relevant to the contract have been considered, if not, the details of factors not considered with rationale for not considering those factors: All factors have been considered.
- (g) Any other information relevant or important for the Board to take a decision on the proposed transaction: **NiI**

2) For Item No. 5

Details of the Related Party Transactions entered / to be entered between the Company and its Related Parties

The Shareholders of the Company, at their Annual General Meeting held on September 16, 2016, had accorded their consent by an Ordinary Resolution to the Board of Directors for making Investment / Loans / Guarantees with / for the Related Parties of the Company upto the maximum limits as set out therein. The monetary limits approved by the Shareholders at the Annual General Meeting held on September 28, 2021 for the said transactions remain unchanged.

Currently, it cannot be ascertained whether the transactions to be entered in the current financial year 2022-2023 and thereafter would exceed the threshold of 10% of annual consolidated turnover as per the latest audited financial results. The approval of the Shareholders for the transactions to be entered into and carried out with the Related Parties, from time to time, in the ordinary course of business and at arm's length price, for each of the financial years (FY) from FY 2022-23 to FY 2026-27 i.e., five financial years, is being sought by way of abundant caution and as a proactive measure.



3) For Item No. 6

Details of the Related Party Transactions entered / to be entered between the Company and its subsidiary, IIT Investrust Limited

The Shareholders of the Company, at their Annual General Meeting held on September 28, 2021, had accorded their consent by an Ordinary Resolution to the Board of Directors for renewal of the leave & license agreement with the Company's subsidiary, IIT Investrust Limited for occupation of their residential premises being Flat Nos. 1101 and 1101A situated on the 11th Floor of the building Lokhandwala Galaxy, Byculla, Mumbai for a further period of 33 months with effect from February 21, 2022 at a monthly rent of ₹ 1,25,000/- for the purpose of accommodation of the Company's Chairman.

The Company had taken on leave and license basis the residential premises of its subsidiary company, IIT Investrust Limited being Flat Nos. 1101 and 1101A situated on 11th Floor of the building Lokhandwala Galaxy, Byculla, Mumbai for a period of 33 months commencing from May 21, 2019 at a monthly rent of ₹ 1,25,000/for the purpose of accommodation of the Company's Chairman.

The lease period expired on February 20, 2022. Based on the prior approval granted by the Audit Committee in its meeting held on August 13, 2021, the Board of Directors in its meeting held on even date and the approval granted by the Shareholders of the Company at their meeting held on September 28, 2021, the leave and license agreement with IIT Investrust Limited has been renewed for a further period of 33 months with effect from February 21, 2022 at a monthly rent of ₹1,25,000/-.

The related information as envisaged under the Companies (Meetings of Board and its Powers) Rules, 2014 are furnished hereunder:

Maximum Value of Contract / Arrangement / Transaction				
Name and Nature of	Particulars of the Transaction			
Relationship with				
Related Party:				
IIT Investrust Limited, a	Renewal of the Leave & License			
subsidiary of the Company	Agreement with IIT Investrust Limited			
and a Related Party as per	for its residential premises being Flat			
the provisions of Section	Nos. 1101 and 1101A situated on			
2(76) of the Companies	11th Floor of the building Lokhandwala			
Act, 2013.	Galaxy, Byculla, Mumbai for a further			
	period of 33 months with effect from			
	February 21, 2022 at a monthly rent			
	of ₹1,25,000/- for the purpose of			
	accommodation of the Company's			
	Chairman.			

- Name and Nature of Relationship with Related Party: As provided in the table above.
- b) Nature, duration of the contract and particulars of the contract or arrangement: As provided in the table above.

- c) Material terms of the contract or arrangement including the value, if any: As provided in the table above.
- d) Any advance paid or received for the contract or arrangement, if any: Nil
- e) Manner of determining the pricing and other commercial terms, both included as part of contract and not considered as part of the contract: The rent is determined based on the prevailing market rates in the same locality.
- f) Whether all factors relevant to the contract have been considered, if not, the details of factors not considered with the rationale for not considering those factors: Yes
- g) Any other information relevant or important for the Board to take a decision on the proposed transactions: Nil

None of Directors, other than those representing the Related Parties, Key Managerial Personnel and / or their relatives, are interested and / or concerned, financially or otherwise, in passing of the said resolutions.

Based on the recommendation of the Audit Committee, the Board recommends the Ordinary Resolutions set forth at Item Nos.4 to 6 of the Notice for approval by the Members.

The Members may please note that in terms of provisions of the Listing Regulations, none of the related party(ies) (whether such related party(ies) are a party to the proposed transactions or not), shall vote to approve the Ordinary Resolutions at Item Nos. 4 to 6 of the Notice.

Item No.7

The Company is a Non-Banking Financial Company and is into the business of making investments and granting of loans, inter corporate deposits to its group entities and others.

IITL-Nimbus The Express Park View (EPV II), a Joint Venture Partnership Firm between the Company's subsidiary IITL Projects Limited and Nimbus Projects Limited is engaged into real estate business and construction of residential complex in the National Capital Region (NCR).

The Company had granted an unsecured loan amounting to ₹23.19 crores to EPV II in various tranches between 2013 - 2016. EPV II was regular in servicing its interest obligation upto September 30, 2015.

However, due to crisis in real estate industry EPV II could not achieve the expected sales volume. This affected the profitability as well as the debt repayment capacity of EPV II. In view of the aforesaid, EPV II failed to service its interest obligation from October 01, 2015 and expressed its inability to repay the interest and the loan. EPV II had requested the Company to restructure the said loan by grant of moratorium on repayment of loan and interest thereon for a period of four years alongwith reduction in rate of interest.



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The Shareholders of the Company, at their Annual General Meeting held on September 23, 2017, had accorded their consent by an Ordinary Resolution to the Board of Directors for Restructuring of Unsecured Loan of ₹ 23,19,87,365/- granted to IITL-Nimbus The Express Park View (EPV II) and interest outstanding thereon.

The total outstanding loan (including funded interest term loan of ₹ 1,57,64,090/-) as on date is ₹ 24,77,51,455/-.

IITL Nimbus The Express Park View has requested the Company that due to sluggish project sales, unsold inventory and paucity of funds, they have not been able to repay the loan and interest and have proposed the following terms for one time settlement of the outstanding loan (including FITL) totaling to ₹ 24.77 crores:

- To waive the total outstanding interest amount of ₹ 14,11,57,242/- as on June 30, 2022 and all future interest amount thereafter upto December 31, 2022.
- The Firm will repay the outstanding loan on or before December 31, 2022.
- 3. The Firm reiterates their commitment to remit the outstanding loan amount.
- In the unlikely scenario of the amount not being remitted by December 31, 2022, the Firm will without any further request or extension, transfer the flats of equivalent of outstanding loan amount, with completion certificates obtained and facilitate registration of the same. In such eventuality, no maintenance charges will be levied on the flats until the time they are sold or for a period of 12 months ending December 31, 2023 whichever is earlier.

Based on the prior approval granted by the Audit Committee in its meeting held on June 27, 2022, the Board of Directors in its meeting held on even date granted its approval for One Time Settlement of the total outstanding loan (including Funded Interest Term Loan of ₹ 1,57,64,090/-) amounting to ₹ 24,77,51,455/- granted by the Company to IITL-Nimbus The Express Park View (EPV II) and interest outstanding thereon amounting to ₹ 1,411.57 lakhs.

The related information as envisaged under the Companies (Meetings of Board and its Powers) Rules, 2014 are furnished hereunder:

Maximum Value of Contract / Arrangement / Transaction Particulars of the Transaction Name and Nature of Relationship with Related Party:

Park View (EPV II), an Influence and a Related Party as per the provisions of Section 2(76) of the Companies Act, 2013.

IITL-Nimbus The Express One Time Settlement of the total outstanding loan (including Funded Entity under Significant Interest Term Loan of ₹ 1,57,64,090/-) amounting to ₹ 24,77,51,455/granted by the Company to IITL-Nimbus The Express Park View (EPV II) and interest outstanding thereon amounting to ₹ 1,411.57 lakhs, as under:

- 1. To waive the total outstanding interest amount of ₹14.11.57.242/as on June 30, 2022 and all future interest amount thereafter upto December 31, 2022.
- 2. The Firm will repay the outstanding loan on or before December 31, 2022.
- 3. The Firm reiterates their commitment to remit the outstanding loan amount.
- 4. In the unlikely scenario of the amount not being remitted by December 31, 2022, the Firm will without any further request or extension, transfer the flats of equivalent of outstanding loan amount, with completion certificates obtained and facilitate registration of the same. In such eventuality, no maintenance charges will be levied on the flats until the time they are sold or for a period of 12 months ending December 31, 2023 whichever is earlier.
- Name and Nature of Relationship with Related Party: As provided in the table above.
- Nature, duration of the contract and particulars of the contract or arrangement: As provided in the table above.
- Material terms of the contract or arrangement including the value, if any: As provided in the table above.
- Any advance paid or received for the contract or arrangement, if any: Nil





- Manner of determining the pricing and other commercial terms, both included as part of contract and not considered as part of the contract: The transaction is carried out as part of the business requirements of the Company and is on arm's length basis.
- Whether all factors relevant to the contract have been considered, if not, the details of factors not considered with the rationale for not considering those factors: Yes
- Any other information relevant or important for the Board to take a decision on the proposed transactions: Nil

The Board recommends the resolution as set out in the Item No.7 of accompanying notice for the approval of Members of the Company as an Ordinary Resolution.

None of Directors, Key Managerial Personnel or their respective relatives are concerned or interested, financially or otherwise, in passing of the said resolution.

The Members may please note that in terms of provisions of the Listing Regulations, none of the related party(ies) (whether such related party(ies) are a party to the proposed transactions or not), shall vote to approve the Ordinary Resolution at Item No. 7 of the Notice.

Item No.8

The Company is a Non-Banking Financial Company and is into the business of making investments and granting of loans, inter corporate deposits to its group entities and others.

IITL Nimbus The Hyde Park, Noida, a Joint Venture Partnership Firm between the Company's subsidiary IITL Projects Limited and Nimbus Projects Limited is engaged into real estate business and construction of residential complex in the National Capital Region (NCR).

The Board was informed that IITL Nimbus The Hyde Park, Noida had availed a total loan of ₹ 36.50 crores in various tranches between 2013 - 2017. The total outstanding loan as on date is ₹ 16,27,94,964/-.

IITL Nimbus The Hyde Park has requested the Company that due to differences with the NOIDA regulatory authorities, sluggish project sales, unsold inventory and paucity of funds, they have not been able to repay the loan and interest and have proposed the following terms for one time settlement of the outstanding loan of ₹ 16,27,94,964/-:

- To waive the total outstanding interest amount of ₹ 2,63,71,000/- as on June 30, 2022 and all future interest amount thereafter upto December 31, 2022.
- The Firm will repay the outstanding loan on or before 2. December 31, 2022.
- 3. The Firm reiterates their commitment to remit the outstanding loan amount.
- In the unlikely scenario of the amount not being remitted by December 31, 2022, the Firm will without any further request

or extension, transfer the flats of equivalent of outstanding loan amount, with completion certificates obtained and facilitate registration of the same. In such eventuality, no maintenance charges will be levied on the flats until the time they are sold or for a period of 12 months ending December 31, 2023 whichever is earlier.

Based on the prior approval granted by the Audit Committee in its meeting held on June 27, 2022, the Board of Directors in its meeting held on even date granted its approval for One Time Settlement of the total outstanding loan of ₹ 16,27,94,964/- granted by the Company to IITL Nimbus The Hyde Park and interest outstanding thereon amounting to ₹ 263.71 lakhs.

The related information as envisaged under the Companies (Meetings of Board and its Powers) Rules, 2014 are furnished hereunder:

Maximum Value of Contract / Arrangement / Transaction Particulars of the Transaction Name and Nature of Relationship with **Related Party:** IITL-Nimbus The Hyde One Time Settlement of the total Park, an Entity under outstanding loan as on date of Significant Influence and ₹ 16,27,94,964/- granted by the a Related Party as per Company to IITL-Nimbus The Hyde the provisions of Section Park, Noida and interest outstanding 2(76) of the Companies thereon amounting to ₹ 263.71 Act, 2013. lakhs, as under: 1. To waive the total outstanding interest amount of ₹ 2,63,71,000/as on June 30, 2022 and all future interest amount thereafter upto December 31, 2022. 2. The Firm will repay the outstanding loan on or before December 31, 2022. 3. The Firm reiterates their commitment to remit the outstanding loan amount. 4. In the unlikely scenario of the amount not being remitted by December 31, 2022, the Firm will without any further request or extension, transfer the flats of equivalent of outstanding loan amount, with completion certificates obtained and facilitate registration of the same. In such eventuality, no maintenance charges will be levied on the flats until the time they are sold or for a period of 12 months ending December 31, 2023 whichever is earlier.

Name and Nature of Relationship with Related Party: As provided in the table above.



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- b) Nature, duration of the contract and particulars of the contract or arrangement: As provided in the table above.
- c) Material terms of the contract or arrangement including the value, if any: As provided in the table above.
- d) Any advance paid or received for the contract or arrangement, if any: Nil
- e) Manner of determining the pricing and other commercial terms, both included as part of contract and not considered as part of the contract: The transaction is carried out as part of the business requirements of the Company and is on arm's length basis.
- f) Whether all factors relevant to the contract have been considered, if not, the details of factors not considered with the rationale for not considering those factors: Yes
- g) Any other information relevant or important for the Board to take a decision on the proposed transactions: Nil

The Board recommends the resolution as set out in the Item No.8 of accompanying notice for the approval of Members of the Company as an Ordinary Resolution.

None of Directors, Key Managerial Personnel or their respective relatives are concerned or interested, financially or otherwise, in passing of the said resolution.

The Members may please note that in terms of provisions of the Listing Regulations, none of the related party(ies) (whether such related party(ies) are a party to the proposed transactions or not), shall vote to approve the Ordinary Resolution at Item No. 8 of the Notice.

By Order of the Board of Directors For Industrial Investment Trust Limited

Cumi Banerjee CEO & Company Secretary

Mumbai: August 13, 2022

Registered Office:

Office No.101A, 'The Capital', G Block, Plot No.C-70, Bandra Kurla Complex, Bandra East, Mumbai - 400051 CIN: L65990MH1933PLC001998 E-mail address: iitl@iitlgroup.com Website: www.iitlgroup.com



DIRECTORS' REPORT

Dear Shareholders,

Your Directors are pleased to present the Eighty Ninth Annual Report of the Company, together with the Audited Statements of Accounts for the year ended March 31, 2022.

Financial Performance

The summarized standalone and consolidated results of your Company and its subsidiaries are given in the table below.

₹ in '000

Particulars	Financial Year ended					
	Standa	alone	Conso	lidated		
	31/03/2022	31/03/2021	31/03/2022	31/03/2021		
Total Income	98,833.90	98,832.39	1,22,000.50	1,12,430.79		
Profit/(loss) before Interest, Depreciation & Tax (EBITDA)	55,344.32	(1,318.55)	55,444.93	(5,521.46)		
Finance Charges	2,546.67	1,552.02	2,336.38	1,307.43		
Depreciation	9,344.05	6,685.74	9,754.97	7,040.38		
Exceptional Items	(10,39,500.00)	-	7,16,505.58	-		
Net Profit / (Loss) before tax for the year	(9,96,046.40)	(9,556.31)	3,56,314.93	(4,67,647.07)		
Provision for Tax (including for earlier years) / Deferred Tax	(15.28)	122.03	1,718.04	214.75		
Share in Profit / (Loss) for Associate/Joint Ventures for the year	-		(4,03,627.38)	(4,53,777.78)		
Net Profit/(Loss) After Tax	(9,96,031.12)	(9,678.34)	3,54,596.89	(4,67,861.83)		
Other comprehensive income for the year	1,168.50	312.01	(1,235.00)	(1,318.15)		
Total Comprehensive income for the year	(9,94,862.62)	(9,366.33)	3,55,831.89	(4,66,543.68)		
Profit/(Loss) brought forward from previous year	(8,00,800.63)	(7,91,434.30)	(22,40,759.71)	(18,21,312.64)		
Share in Profit / (Loss) Attributable to Minority interest	-	-	30,134.11	(47,376.76)		
- Other Comprehensive income/ (expenses) attributable	-	-	(1,235.00)	(1,318.15)		
Items of other comprehensive income recognized directly in retained earnings: - Remeasurements of postemployment benefit obligation, net of tax	-	-	1,229.08	1,037.97		
Profit / (Loss) carried to Balance Sheet	(17,95,663.25)	(8,00,800.63)	(19,15,067.85)	(22,40,759.71)		
From this, the Directors have transferred to: Special Reserve General Reserve Capital Redemption Reserve	-	-	-	-		
Leaving a balance to be carried forward	(17,95,663.25)	(8,00,800.63)	(19,15,067.85)	(22,40,759.71)		

^{*} includes impact on new Indian Accounting Standard application.

Previous year figures have been regrouped / rearranged wherever necessary.

Indian Accounting Standards

The Company has adopted Indian Accounting Standards (IND AS) from the FY 2018-19 and has replaced the existing Indian GAAP prescribed under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014.

Results of operations and state of Company's affairs

During the year, the Company has incurred pre-tax Loss of ₹ 9960.46 lakhs as compared to pre-tax loss of ₹ 95.56 lakhs in the previous year. The Revenue from operations during the year was ₹ 940.47 lakhs as compared to ₹ 970.58 lakhs in the previous year. During the year, the Company sold equity investment of FGILICL, incurring a loss of ₹ 10,395.00 lakhs.

The income on preference shares amortization is ₹ 617.03 lakhs compared to previous year of ₹ 571.49 lakhs in line with guidelines on Ind AS implementation. The Company has provided loss on fair value changes during the year amounting to ₹ 262.69 lakhs as compared to ₹ 586.37 lakhs in the previous year. The interest income is of ₹ 318.24 lakhs (which comprises of interest on loans of ₹ 179.67 lakhs and interest on deposits with banks of ₹ 138.57 lakhs) as compared to previous year interest income of ₹ 398.30 lakhs (which comprises of interest on loans of ₹ 259.94 lakhs and interest on deposits with banks of ₹ 138.36 lakhs).

The Reserve Bank of India (RBI) vide its Letter dated June 25, 2018 has prohibited the Company from expanding its credit / investment portfolio other than investment in Government Securities till Net NPAs are brought down to below 5%. The Company submits the action plan to RBI on the status of NPAs and recoveries from time to time.

The management is exploring options to monetize Non Performing Investment / Assets of the Company. Every effort is taken to reduce the NPAs

Business Overview

The Company is registered with Reserve Bank of India (RBI) as a Non-Deposit taking Non- Banking Financial Company (NBFC). It is a 'Systemically Important Non-Deposit taking NBFC'. It is primarily a Holding Company, holding investments in its subsidiaries and other group Companies and joint ventures. The activities of the Company comprises of Investment in equity shares quoted as well as unquoted, units of mutual funds, Fixed deposits with renowned Banks, Inter-Corporate Deposits and Loans to its Group Companies / entities. The Committee of Investments / Loans and Risk Management is entrusted with the power to make investments and grant loans and the Board of Directors is apprised of the investments of the Company and monitors the deployment of resources on regular basis.

The details of the Company's investments and analysis of securities held are given in Note 7 to the Balance Sheet as on March 31, 2022. The loans to subsidiaries and other entities within the group and interest income are disclosed in Note 6 and Note 20 to the Balance Sheet and Statement of Profit and Loss respectively as on March 31, 2022.



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Impact of COVID -19

During the first half of the Financial Year 2021-2022 COVID-19 Pandemic continued to spread globally including India resulting in significant volatility in financial markets and decrease in activities. Real Estate and hospitality business were the most hard hit.

Major portion of the loans granted to the group companies are in the business of real estate. However the sector has been facing trouble from last few years but the impact of Coronavirus on the Indian real estate sector brought property transactions to a near-halt.

The Company derives major source of revenue from the interest income on the loans granted to various group companies and joint ventures of the subsidiary companies. Some of these loans have become NPAs on account of non-repayment of loan as well as default in servicing their interest obligations. In compliance with RBI guidelines, the Company is also required to make provisions on said loans which have further impacted the financials of the company, its performance and profitability.

Your management has assessed the potential impact of the COVID-19 global pandemic on the Company and based on the current assessment, they consider that there will be no foreseeable material impact on the operations of the Company and the carrying value of assets and liabilities.

Material changes and commitments occurred after the close of the financial year till date of this report which affects the financial position of the Company

a) One Time Settlement of Loan with IITL-Nimbus The Express Park View (EPV II): The Company had granted an unsecured loan amounting to ₹ 23.19 crores for its business purpose to EPV II in various tranches between 2013 - 2016. EPV II was regular in servicing its interest obligation upto September 30, 2015.

The Shareholders of the Company, at their Annual General Meeting held on September 23, 2017, had accorded their consent by an Ordinary Resolution to the Board of Directors for Restructuring of Unsecured Loan of ₹ 23,19,87,365/- granted to EPV II alongwith interest thereon by grant of Moratorium of four years.

The total outstanding loan (including funded interest term loan of $\stackrel{?}{\stackrel{?}{$\sim}} 1,57,64,090/$ -) as on date is $\stackrel{?}{\stackrel{?}{$\sim}} 24,77,51,455/$ -.

Due to sluggish project sales, unsold inventory and paucity of funds, the Firm has not been able to repay the loan and interest and have proposed the following terms for one time settlement of the outstanding loan (including FITL) totalling to INR 24.77 crores:

- 1. To waive the total outstanding interest amount of ₹ 14,11,57,242/- as on June 30, 2022 and all future interest amount thereafter upto December 31, 2022.
- 2. The Firm will repay the outstanding loan on or before December 31, 2022.
- The Firm reiterates their commitment to remit the outstanding loan amount.

4. In the unlikely scenario of the amount not being remitted by December 31, 2022, the Firm will without any further request or extension, transfer the flats of equivalent of outstanding loan amount, with completion certificates obtained and facilitate registration of the same. In such eventuality, no maintenance charges will be levied on the flats until the time they are sold or for a period of 12 months ending December 31, 2023 whichever is earlier.

The said proposal is being placed at the ensuing Annual General Meeting for the approval of the shareholders.

b) One Time Settlement of Loan with IITL Nimbus The Hyde Park, Noida: IITL Nimbus The Hyde Park, Noida had availed a total loan of Rs.36.50 crores in various tranches between 2013 - 2017. The total outstanding loan as on date is ₹16,27,94,964/-

Due to sluggish project sales, unsold inventory and paucity of funds, the Firm has not been able to repay the loan and interest and have proposed the following terms for one time settlement of the outstanding loan of ₹16,27,94,964:

- 1. To waive the total outstanding interest amount of ₹ 2,63,71,000/as on June 30, 2022 and all future interest amount thereafter upto December 31, 2022.
- 2. The Firm will repay the outstanding loan on or before December 31, 2022.
- The Firm reiterates their commitment to remit the outstanding loan amount.
- 4. In the unlikely scenario of the amount not being remitted by December 31, 2022, the Firm will without any further request or extension, transfer the flats of equivalent of outstanding loan amount, with completion certificates obtained and facilitate registration of the same. In such eventuality, no maintenance charges will be levied on the flats until the time they are sold or for a period of 12 months ending December 31, 2023 whichever is earlier.

The said proposal is being placed at the ensuing Annual General Meeting for the approval of the shareholders.

Dividend

In view of losses incurred by the Company, your Directors have not recommended any dividend for the financial year 2021-2022.

Management Discussion and Analysis

Management Discussion and Analysis comprising an overview of the financial results, operations / performance and the future prospects of the Company forms part of this Annual Report.

Change in Capital Structure

During the year, the Company has not issued any shares or convertible securities. The Company does not have any Scheme for issue of shares including sweat equity to the employees or Directors of the Company.

As on March 31, 2022, the issued, subscribed and paid up share capital of your Company stood at ₹ 22,54,75,500/-, comprising 2,25,47,550 Equity Shares of ₹ 10/- each.



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Extract of Annual Return

Pursuant to Section 92(3) read with Section 134(3)(a) of the Act, the Annual Return as on March 31, 2022 is available on the Company's website on http://www.iitlgroup.com/newStatic/Reports/Annual Return-2021-2022.pdf

Compliance with Secretarial Standards

The Board of Directors affirm that the Company has complied with the applicable Secretarial Standards issued by the Institute of Company Secretaries of India (SS1 and SS2 respectively) relating to Meetings of the Board and its Committees which have mandatory application.

Consolidated Accounts

The Consolidated Financial Statements of your Company for the financial year 2021-22, are prepared in compliance with applicable provisions of the Companies Act, 2013, Accounting Standards and the Listing Regulations. The Consolidated Financial Statements have been prepared on the basis of audited financial statements of the Company, its subsidiaries, associate and joint venture companies, as approved by their respective Board of Directors.

Subsidiary, Associate and Joint Venture Companies

Pursuant to sub-section (3) of Section 129 of the Act, the statement containing the salient features of the financial statement of company's subsidiaries, associate and joint venture Companies is given as **Annexure 1**.

Brief particulars about the business of each of the Subsidiaries and Joint Venture / Associate Companies is given hereunder:-

Subsidiary Companies:

a. IIT Investrust Limited (IITIL)

The subsidiary company, IITIL was into Stock Broking and Depository business. In June 2019, IITIL had applied for Surrender of membership of Stock Broking business and Depository Participant. BSE and SEBI granted approvals for surrender. Upon Surrender of Stock Broking License and License as Depository Participant, the subsidiary company ceased to be the Stock Broker as well as Depository Participant. Besides that, IITIL also provides Advisory and Consultancy services to various Body Corporates, if required from time to time.

The total income of the Company for the year ended on March 31, 2022 is ₹ 115.23 lakhs as compared to ₹ 101.94 lakhs in the previous year. The pre-tax profit for the year ended March 31, 2022 is ₹ 16.23 lakhs as against the pre-tax profit of ₹ 27.17 lakhs for the preceding year.

b. IITL Projects Limited - (IITLPL)

IITLPL is listed on BSE Limited.

IITLPL is engaged in Real Estate business, construction of residential complex in the National Capital Region (NCR). It has acquired a plot of land on long term lease, under Builders Residential Scheme (BRS) of the Greater Noida Industrial Development Authority (GNIDA).

Apart from constructing its own project, IITLPL is also engaged in construction of residential flats through Special Purpose Vehicles (SPVs) and these SPVs have been allotted plots of land on long term lease, under Builders Residential Scheme (BRS) of the New Okhala Industrial Development Authority (NOIDA) and Yamuna Expressway Authority (YEA). The total lease hold area allotted to the Company alongwith SPVs is around 2,65,000 sq. meters and the projects are under various stages of construction.

Projects developed by the Company:

Express Park View I: This project is completed and most of the flats have been allotted to the buyers.

Projects being developed by the Company jointly with SPVs:

- 1) The Hyde Park
- 2) The Golden Palms
- 3) Express Park View-II:

The firm has obtained completion certificate for 7 of the 10 towers under construction in Phase I.

It is also constructing a commercial complex containing of 39 units, in Phase II.

The Firm has presently undertaken construction of low rise apartments, as Phase III, under the name and style of THE EXPRESS PARK VIEW-II LOW RISE APARTMENTS". It is proposed to construct 310 flats in 16 towers (G+4). The RERA registration is complete and the construction work has just begun.

4) The Golden Palm Village:

Yamuna Expressway Industrial Development Authority ("YEIDA") vide letter no. Patrank-Y.E.I/Builders/628/2021 dated July 28, 2021, directed the Firm to deposit a lease rent of INR 4,82,20,627.06 (INR Four Crore Eighty Two Lakhs Twenty Thousand Six Hundred Twenty Seven and Paise Six only) on or before 31.07.2021 in order to initiate the process of execution of surrender deed.

On July 30, 2021, Firm deposited the lease rent demanded by YEIDA and on 30.11.2021 executed surrender deed for partial surrender of land and fresh allotment of 55152 Sq. Mtrs land (out of 1,02,995.70 sq.mtrs. land held by the firm) under Project Settlement Policy which was in proportion to payment made by the firm.

The total Income of IITL Projects for the year ended on March 31, 2022 is ₹ 1,971.10 lakhs as compared to ₹ 43.96 lakhs in the previous year. Increase in income is on account of share of profit of ₹ 1848.15 lakhs due to reversal of land cost for partial surrender of project land of the Joint Venture, IITL Nimbus The Palm Village. On consolidation basis the income of the Company increased to ₹ 122.95 lakhs as compared to ₹ 43.96 lakhs in the previous year and profit accounted to ₹ 1,065.75 lakhs in the current year as compared to previous year loss ₹ 1,677.42 lakhs



IITL Management and Consultancy Private Limited (formerly known as IIT Insurance Broking and Risk Management Private Limited)

The subsidiary company, IIT Insurance Broking and Risk Management Private Limited (IIT Insurance) was in the business of Direct Insurance Broking (Life and Non-Life). During the year 2019-20, IIT Insurance had made an application to Insurance Regulatory and Development Authority of India (IRDAI) for voluntary surrender of the Broking License (Life and Non-Life).

IRDAI vide its letter dated June 17, 2021 granted approval for voluntary surrender of Certificate of Registration and advised the Company to submit copy of certificate issued by Registrar of Companies (ROC) after making required changes for deletion of Main Object of Memorandum of Association and change of name of the Company.

Subsequently, IIT Insurance changed its name to IITL Management and Consultancy Private Limited and also changed its Object Clause. The same were approved by Ministry of Corporate Affairs. The said Certificates received from Ministry of Corporate Affairs were sent to IRDAI. IRDAI granted approval to the application of Surrender of Certificate of Registration (COR) of Broking License of the company. Consequent to this, IIT Insurance ceased to be an Insurance Broker.

The Company's revenue of operations for the financial year ended March 31, 2022 is ₹ 8.48 lakhs comprising Interest on Bank Deposits of ₹ 8,11,710/- and Brokerage Income of Rs.35,930/- as compared to the revenue of ₹ 9.49 lakhs during the previous year. The pre-tax profit for the year ended March 31, 2022 is ₹ 4.61 lakhs as against the pre-tax profit of ₹ 1.30 lakhs for the preceding year.

d. IITL Corporate Insurance Services Private Limited (IITL Corporate Insurance)

IITL Corporate Insurance Services Private Limited (IITL Corporate Insurance) had withdrawn the application for undertaking the business of Corporate Agency. Subsequent to that, it did not commence any business. In January 2020, IITL Corporate Insurance had filed application under section 248 of Companies Act 2013 with Ministry of Corporate Affairs for removal of its name from the Register of Members. The subsidiary Company received an Intimation letter from Ministry of Corporate Affairs that the name of IITL Corporate Insurance Services Private Limited has been struck off from the Register of Companies w.e.f. August 23, 2021 and the Company stands dissolved.

Joint Venture / Associate Companies:

a. Future Generali India Life Insurance Company Limited (FGILICL), a Joint Venture:

In the year 2013, the Company had made an investment of ₹ 340 Crores in Future Generali India Life Insurance Company Limited to acquire 22.5% of its equity capital. Subsequent to the acquisition, FGILICL became a joint venture of the Company.

FGILICL made several Rights Issues. The Company did not participate in any of the Rights Issue, due to which the company's stake reduced to 16.62%. Since couple of years, the Company had been exploring to divest its stake in FGILICL. In December 2021, the Company received offer from Generali Participations Netherlands N.V. (Generali), one of the Joint Venture partners of FGILICL, to acquire Equity holding of 16.62% (equivalent to 32,67,00,000 equity shares) at a total consideration of ₹ 225 crores. On December 18, 2021, the Company entered into Share Purchase Agreement with Generali. The said transaction was subject to the approval of Insurance Regulatory and Development Authority of India (IRDAI), Registrar of Companies, Competition Commission of India (CCI), Reserve Bank of India, Shareholders of the Company in general meeting / postal ballot and all other Statutory / Regulatory authorities as may be required.

Upon receiving approval from all authorities and shareholders, the transaction was consummated on March 28, 2022.

b. World Resorts Limited (WRL), an Associate Company:

WRL is into the business of hospitality and owns and operates a Deluxe Five Star Resort by the name "Golden Palms Hotel & Spa", Off. Tumkur Road, Bangalore.

The hospitality industry has perhaps been most hard-hit by COVID-19. The lockdown to contain spread of COVID-19 in the country has had disastrous impact on the hospitality sector, particularly for hotels and hoteliers. The hotels are businesses that are very capital intensive and even have very high fixed costs. The associate company has incurred immense losses during last two years on account of COVID-19.

Internal financial controls and their adequacy

The Board has adopted policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of fraud, error reporting mechanisms, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial disclosures.

M/s Sheetal Patankar & Co., Chartered Accountants, a consulting / audit firm were appointed for determining the adequacy and operating effectiveness of the existing Internal Financial Controls over Financial Reporting of the Company on behalf of the management.

They have observed that there are no material weaknesses in the financial controls of the Company. Based on the above, management believes that adequate internal financial controls exist in relation to its Financial Statements. The operating staff are complying with the requirements.

Directors and Key Managerial Personnel

There was no change in Directorship during the year under review.

As on date, Dr. B. Samal, Mr. Bipin Agarwal, Mr. Venkatesan Narayanan, Mr. Milind Desai, Ms. Sujata Chattopadhyay and Mr. Shankar Narayan Mokashi are the Directors of the Company.



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Re-appointment of Director retiring by rotation

In terms of the provisions of the Act, Dr. B. Samal, Director retires by rotation at the ensuing Annual General Meeting and being eligible, seeks re-appointment.

The necessary resolution for re-appointment of Dr. B. Samal forms part of the Notice convening the Annual General Meeting scheduled to be held on September 24, 2022. The profile and particulars of experience that qualify Dr. Samal for Board membership, are disclosed in the said Notice.

Key Managerial Personnel

In terms of Section 203 of the Act, the Key Managerial Personnel of the Company are Dr. B. Samal, Executive Chairman, Mrs. Cumi Banerjee, Chief Executive Officer and Company Secretary and Mr. Kamlesh Kumar Agrawal, Group Chief Financial Officer.

Familiarisation Programme

The Company conducts suitable familiarisation programme for Independent Directors so as to associate themselves with the nature of the industry in which the Company operates and business model of the Company in addition to regular presentations on financial statements and other relevant data. In addition to the above, Directors are periodically advised about the changes effected in the Corporate Law, Listing regulations and RBI regulations with regard to their roles, rights and responsibilities as Directors of the Company.

The details of the familiarisation programme have been disclosed and updated from time to time on the Company's website and its weblink is http://www.iitlgroup.com/newStatic/AboutUs.aspx.

Meetings of the Board

Seven meetings of the Board of Directors were held during the year. For further details, please refer Report on Corporate Governance.

Directors' Responsibility Statement

Pursuant to Section 134(3)(c) of the Companies Act, 2013, your Directors, to the best of their knowledge and belief, make following statements that:

- (a) In preparation of the annual accounts for the year ended March 31, 2022, the applicable accounting standards read with requirements set out under Schedule III to the Act, have been followed and there are no material departures from the same;
- (b) Such accounting policies have been selected and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company as at March 31, 2022 and loss of the Company for the year ended on that date;
- (c) Proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (d) The annual accounts have been prepared on a going concern basis;

- (e) The proper internal financial controls were in place and that such internal financial controls are adequate and were operating effectively;
- (f) The systems to ensure compliance with the provisions of all applicable laws were in place and that such systems were adequate and operating effectively.

Corporate Governance

Your Company has been practicing the principles of good Corporate Governance over the years and it is a continuous and ongoing process. A detailed Report on Corporate Governance practices followed by your Company as prescribed by SEBI in Chapter IV read with Schedule V of Listing Regulations together with a Certificate from M/s Chandanbala Jain & Associates, Practicing Company Secretaries confirming compliance with the conditions of Corporate Governance are provided separately in this Annual Report.

Declaration by Independent Directors

The Company has received declarations from all the Independent Directors of the Company, confirming that, they meet the criteria of independence as prescribed both under Section 149(7) of the Companies Act, 2013 and Regulation 16(b) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. Further, the Independent Directors of the Company have registered themselves with Indian Institute of Corporate Affairs for empanelment in the databank of Independent Directors.

Policy on appointment and remuneration for Directors, Key Managerial Personnel and senior management employees

The Board of the Directors has framed the policy which lays down a framework in relation to Remuneration of Directors, Key Managerial Personnel and Senior Management of the Company. This policy also lays down criteria for selection and appointment of Board Members. The Nomination and Remuneration Policy is uploaded on the Company's weblink viz. http://www.iitlgroup.com/newStatic/Nomination Remuneration Policy.pdf.

Related Party Transactions

The Company has laid down a Related Party Transaction (RPT) Policy for purpose of identification and monitoring of such transactions. The policy on Related Party Transaction as approved by the Board is uploaded on the Company's weblink viz. http://www.iitlgroup.com/newStatic/Related_Party_Transaction_Policy.pdf

All Related Party Transactions are placed before the Audit Committee and also the Members / Board for their approval, wherever necessary.

The details of the related party transactions as per Indian Accounting Standard 24 are set out in Note 36 to the Standalone Financial Statements forming part of this report.

All RPTs entered during the financial year by the Company are in ordinary course of business and on an arms' length basis. Particulars of material contracts or arrangements made with related parties referred to in Section 188(1) of the Companies Act, 2013,



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in the prescribed Form AOC-2, is appended as **Annexure 2** to the Directors' Report.

Corporate Social Responsibility (CSR)

The Corporate Social Responsibility Committee has formulated and recommended to the Board, a Corporate Social Responsibility Policy (CSR Policy) indicating the activities to be undertaken by the Company, which has been approved by the Board.

The CSR Policy is disclosed on the Company's website http://www.iitlgroup.com/newStatic/Corporate_Social_Responsibility_Policy.pdf

The provisions relating to CSR enumerated under Section 135 of the Companies Act, 2013 are not applicable to the Company during the year under review. Hence, the Annual Report on CSR is not attached to this Report.

Secretarial Audit

Pursuant to provisions of Section 204 of the Companies Act, 2013 and rules made thereunder, the Company has appointed M/s. Chandanbala Jain & Associates, Practicing Company Secretaries (CP No. 6400), to undertake the Secretarial Audit of the Company. The Secretarial Audit Report is included as **Annexure 3** and forms an integral part of this report. The Secretarial Audit Report does not contain any qualifications or reservations. The observations made in the report are self-explanatory.

Annual Secretarial Compliance Report

M/s. Chandanbala Jain & Associates, Practicing Company Secretaries (CP No. 6400) have submitted Annual Secretarial Compliance Report for the financial year 2021-22 for all applicable compliances as per Securities and Exchange Board of India Regulations and Circulars / Guidelines issued thereunder and the same was submitted to stock exchanges within the permissible time limit.

Particulars of Loans given, Investments made, Guarantees given and Securities provided

The provisions of Section 186 of the Act pertaining to investment and lending activities is not applicable to the Company, since the Company is a Non-Banking Financial Company whose principal business is acquisition of securities.

Details of guarantees and/or security in connection with loans to other bodies corporates or persons as covered under the provisions of Section 186 of the Act, are given in the Notes to the Financial Statements.

Capital Adequacy Ratio

Your Company's Capital to Risk Assets Ratio (CRAR) calculated in line with Non-Banking Financial (Non-Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2007 ("RBI Directions") stood at 716.02% above the regulatory minimum of 15%. Your Company's asset size is ₹ 322.03 crores. The Company has received a certificate from the Auditors of the Company, Chaturvedi & Shah LLP, Chartered Accountants, pursuant to Non-Banking Financial Companies Auditors' Report

(Reserve Bank of India) Directions, 2008 confirming compliance of the conditions with respect to Systemically Important Non-Deposit taking Non-Banking Financial Companies.

Conservation of energy, technology absorption, foreign exchange earnings and outgo:

The details of conservation of energy, technology absorption, foreign exchange earnings and outgo are as follows:

- (A) Conservation of energy: Not Applicable
- (B) Technology absorption: Not Applicable
- (C) Foreign exchange earnings and Outgo: During the year under review, the Company did not earn income in foreign exchange as well as did not incur any expenditure in foreign exchange.

Risk Management

The Company has formulated a Risk Management Policy. The Company through the Committee for Investments / Loans and Risk Management identifies, evaluates, analyses and prioritise risks in order to address and minimize such risks. This facilitates identifying high level risks and implement appropriate solutions for minimizing the impact of such risks on the business of the Company. The Committee submits its recommendations and comments for Board's review and necessary action.

Vigil Mechanism / Whistle Blower Policy

The Company has a Vigil Mechanism / Whistle Blower Policy to report to the management instances of unethical behavior, actual or suspected, fraud or violation of the Company's code of conduct. The details of the Vigil Mechanism policy have been provided in the Corporate Governance Report and also disclosed on the website of the Company viz http://www.iitlgroup.com/newStatic/Vigil Mechanism Whistle Blower Policy.pdf

Evaluation of the Board, its Committees and individual Directors

The Nomination and Remuneration Policy of the Company empowers the Nomination and Remuneration Committee to formulate a process for evaluating the performance of Directors, Committees of the Board and the Board as a whole.

The process for evaluation of the performance of the Director(s) / Board / Committees of the Board for the financial year 2021-2022 was initiated by the Nomination and Remuneration Committee, by sending out questionnaires designed for the performance evaluation of the Directors, Committees, Chairman and the Board as a whole. The Committee also forwarded their inputs to the Board for carrying out the Performance Evaluation process effectively.

In terms of provisions of Companies Act, 2013 and Schedule II – Part D of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board carried out the annual performance evaluation of its own including the various Committees and individual Directors with a detailed questionnaire covering various aspects of the Boards functioning like, composition of Board and its Committees, Board culture, performance of specific duties and obligations.



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In a separate meeting of Independent Directors, performance of Non-Independent Directors, performance of the Board as a whole and performance of the Chairman was evaluated. Based on the feedback received from the Independent Directors and taking into account the views of Executive Directors and the Non-Executive Directors, the Board evaluated its performance on various parameters such as composition of Board and its committees, experience and competencies, performance of duties and obligations, contribution at the meetings and otherwise, independent judgment, governance issues, effectiveness of flow of information.

Auditors and Auditors' Report

The Statutory Auditors of the Company, Chaturvedi & Shah LLP, holds office till the conclusion of the ensuing Annual General Meeting.

Accordingly, on the basis of the recommendation of the Audit Committee, the Board of Directors in their meeting held on August 13, 2022 proposed to appoint Maharaj N R Suresh and Co LLP, Chartered Accountants, registered with the Institute of Chartered Accountants of India under firm registration number (ICAI FRN No. 001931S / S000020), as Statutory Auditors of the Company in place of the retiring Auditors, Chaturvedi & Shah LLP, Chartered Accountants, who shall hold office from the conclusion of this 89th Annual General Meeting (AGM) till the conclusion of the 94th Annual General Meeting of the Company to be held in the year 2027.

Maharaj N R Suresh and Co LLP, Chartered Accountants, have confirmed their eligibility under Section 141 of the Companies Act, 2013 and the Rules framed thereunder to the effect that their appointment, if made, would be within the prescribed limits under the Act and that they are not disqualified for appointment. As required under Regulation 33(1)(d) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Auditors have also confirmed that they hold a valid certificate issued by Peer Review Board of the Institute of Chartered Accountants of India.

Chaturvedi & Shah LLP, Chartered Accountants, have carried out Statutory Audit and the Notes on financial statement referred to in the Auditors' Report issued by them are self-explanatory and hence do not call for any further comments under Section 134 of the Act. The Auditors' Report on the Audited Financial Results (Standalone) does not contain any qualification, reservation or adverse remark.

However, the Auditors' Report on the Audited Financial Results (Consolidated) contains audit qualifications, as detailed hereunder:

Details of Audit Qualification:

 IITL - Nimbus The Express Park View, (the firm) joint venture has not provided interest of ₹ 297.03 lakhs on unsecured loans. The auditors of the firm and subsidiary company namely IITL Projects Limited have given qualified opinion on this matter in their report on the financial statements as at 31st March, 2022.

As a result the Company's share of loss are understated by $\ref{28.75}$ lakhs and consequently the profit for the year is overstated and retained earnings at the year end is overstated by an equal amount.

2) IITL - Nimbus The Hyde Park Noida, (the firm) joint venture has not provided interest of ₹ 95.79 lakhs for the period from 01.10.2021 to 31.03.2022 on unsecured loans. The auditors of the firm and subsidiary company namely IITL Projects Limited have given qualified opinion on this matter in their report on the financial statements as at 31st March, 2022.

As a result the Company's share of loss are understated by ₹ 34.36 lakhs and consequently the profit for the year is overstated and retained earnings at the year end is overstated by an equal amount.

Management's Views:

The two projects, IITL-Nimbus The Express Park View and IITL Nimbus - The Hyde Park are in NCR Region. As per the NCR region, real estate scenario apparently has over 1 lakh units of unsold inventory as of March 31, 2022.

Due to COVID-19 and also increase in raw material cost, coupled with slow sales in these projects, the cash flows of these two firms have been adversely affected.

Given the unsold stock in hand, the cost of individual flats are not being realized as the market realizable value is lesser than the holding cost.

In the light of the above due to liquidity issue, the firms have not been able to provide the interest due on the loan. They have approached the company for One Time Settlement.

The firms are pursuing settlement with the company and is hopeful the matter shall be resolved during the current financial year.

Significant and material orders passed by the regulators

During the period under review, there were no significant and material orders passed by the regulators/ courts or tribunals that would impact going concern status of the Company and its future operations.

Transfer of Dividend amounts to Investor Education and Protection Fund

In terms of Rule 5(4) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, a sum of ₹ 7,36,351/- lying with the Company as unclaimed dividend for the year 2013 - 2014 i.e. for a period of seven years from the date they became due for payment, were transferred during the period under review to the Investor Education and Protection Fund.

Pursuant to Rule 5(8) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the Company has filed the details of unpaid and unclaimed amounts lying with the Company as on March 31, 2021 with the Ministry of Corporate Affairs and have uploaded the said details on the website of the Company viz.www.iitlgroup.com and the website of the Ministry of Corporate Affairs (www.mca.gov.in).

Transfer of Equity Shares to Investor Education and Protection Fund (IEPF) Account on which dividend has not been paid or claimed by the shareholders for seven consecutive years or more



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According to the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('IEPF Rules'), the shares on which dividend has not been paid or claimed by the shareholders for seven consecutive years or more shall be transferred to the demat account of the IEPF Authority.

Accordingly, the Company has transferred 31,692 Equity shares to IEPF account as per the requirements of the IEPF rules. The details are available on our website, at http://www.iitlgroup.com/newStatic/Reports/Equity_shares_of_last_seven_ consecutive_years_transferred_to_IEPF_on_or_before_October-30-2021.pdf.

Particulars of Employees and related disclosures

A) Details of the ratio of the remuneration of each Director to the median employee's remuneration and other details as required pursuant to Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

S. No.	Name of Director / KMP and Designation	Remuneration of Director/ KMP for financial year 2021-22 (in ₹)	% increase / (decrease) in Remuneration in the financial year 2021-22^	Ratio of remuneration of each Director / to median remuneration of employees
1	Dr. B. Samal, Executive Chairman	45,24,000/-	(1.22%)	8.11
2	Mr. Bipin Agarwal, Non-Executive Director	3,00,000 (Sitting fees)	0%	0.54
3	Mr. Venkatesan Narayanan, Independent Director	7,20,000 (Sitting fees)	4.35%	1.29
4	Ms. Sujata Chattopadyay	2,40,000 (Sitting fees)	14.29%	0.43
5	Mr. Milind S. Desai	6,00,000 (Sitting fees)	11.11%	1.08
6	Mr. Shankar Narayan Mokashi* (LIC Nominee), Non-Executive Director	4,50,000 (Sitting fees)	Not Applicable	0.81
7	Ms. Cumi Banerjee, Chief Executive Officer & Company Secretary	39,30,568	71.47%	7.04
8	Mr. Kamlesh Kumar Agrawal \$	21,00,000	Not Applicable	3.76

- * Remuneration not comparable since Mr. Shankar Narayan Mokashi (LIC Nominee) was appointed as an Additional Director w.e.f. November 12, 2020 and hence his remuneration is for part of the year 2020-21
- \$ Remuneration not comparable since Mr. Kamlesh Kumar Agrawal was appointed as Group Chief Financial Officer by Board w.e.f. September 11, 2020 and hence his remuneration is for part of the year 2020-21
- (i) On account of financial position of the Company, the Executive Chairman voluntarily relinquished 50% of his salary w.e.f. October 01, 2021. Hence there is a decrease in remuneration of Executive Chairman for the year ended March 31, 2022.
- (ii) The remuneration of the Non-Executive Directors consists of sitting fees only and Increase in remuneration is based on various factors such as Director's participation in Board and Committee Meetings during the year, other responsibilities undertaken, such as Membership or Chairmanship of Committees, etc.
- (iii) During the period April September 2020, the Company deducted the salaries of KMPs on account of COVID-19. However w.e.f. October 01, 2020 the salaries were once again regularized. Hence, the difference.

Note: The remuneration to Directors includes sitting fees paid to them for the financial year 2021-22.

Note: The remuneration to Directors includes sitting fees paid to them for the financial year 2020-21.

Notes:-

- Median remuneration of employees of the Company during the financial year 2021-2022 was ₹ 7,18,128./-.
- ii) Median remuneration of employees of the Company during the financial year 2020-2021 was ₹ 4,33,092/-. In the financial year, there was an increase of 65.81% in the median remuneration of employees.
- iii) There were 12 confirmed employees on the rolls of the Company as on March 31, 2022.
- iv) Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year i.e. 2021-22 was 27.14% whereas the decrease in the managerial remuneration for the same

- financial year was 20.05%. (This excludes the salaries of the newly joined and resigned employees during the same financial year).
- V) It is hereby affirmed that the remuneration paid is as per the Remuneration Policy for Directors, Key Managerial Personnel and other employees.
- B) Details of every employee of the Company as required pursuant to rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

During the year under consideration, none of the employees of the company was in receipt of remuneration in excess of limits prescribed under clause 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. Hence particulars as required under 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 have not been provided.



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GENERAL

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

- Issue of equity shares with differential rights as to dividend, voting or otherwise.
- Issue of shares (including sweat equity shares) to employees of the Company under any scheme
- 3. Details relating to deposits covered under Chapter V of the Act.
- The provisions of Section 148 of the Act are not applicable to the Company. Accordingly, there is no requirement of maintenance of cost records as specified under Section 148(1) of the Act.
- No fraud has been reported by the Auditors to the Audit Committee or the Board.
- 6. There is no Corporate Insolvency Resolution Process initiated under the Insolvency and Bankruptcy Code, 2016.

Public Deposits

During the year under review, the Company has not accepted any deposits from the public.

Disclosures under Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013

In accordance with the provisions of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013, Internal Complaints Committee (ICC) has been set up to redress complaints. ICC has not received any complaints during the financial year 2021-2022.

Acknowledgement

Your Directors place on record their appreciation for employees, who have contributed to the growth and performance of your Company.

Your Directors thank the bankers, shareholders and advisers of the Company for their continued support.

Your Directors also thank the Central and State Governments and other statutory authorities / regulators for their continued support.

For and on behalf of the Board Industrial Investment Trust Limited

Dr. B. Samal Chairman (DIN: 00007256)

Date : August 13, 2022 Place : Mumbai



Annexure 1

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

(Amount in ₹)

			()
Name of the subsidiary	IITL Projects Limited (Consolidated)*	IIT Investrust Ltd	IITL Management and Consultancy Private Limited (Formerly known as IIT Insurance Broking & Risk Management Private Limited)
The date since when subsidiary was acquired	August 04, 2008	December 31, 1992	September 25, 2008
Reporting period for the subsidiary concerned, if different from the holding company's reporting period	March 31, 2022	March 31, 2022	March 31, 2022
Reporting currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries.	Nil	Nil	Nil
4. Share capital	50,079,000	125,000,000	25,000,000
5. Reserves & surplus	(578,090,000)	8,274,370	(12,221,400)
6. Total assets	303,545,800	133,600,840	27,643,200
7. Total Liabilities	831,557,700	326,470	14,864,600
8. Investments	255,275,490	50,806,750	-
9. Turnover	12,295,460	11,523,268	847,890
10. Profit before taxation	106,569,980	1,623,480	461,290
11. Tax Expenses	(2,640)	(100)	1,736,060
12. Profit after taxation	106,572,620	1,623,580	(1,247,780)
13. Total Comprehensive Income	106,591,900	1,670,790	(1,247,780)
14. Proposed Dividend	-	-	-
15. % of shareholding	71.74%	99%	100%

^{*} Refers to amounts from consolidated financial statements of IITL Projects Limited.

The following information shall be furnished:-

1. Names of subsidiaries which are yet to commence operations - Nil

Part "B": Associates and Joint Ventures

(Amount in ₹ except shareholding)

Bipin Agarwal

Director

	•	
Name of Associates/Joint Ventures	World Resorts Limited	Future Generali India Life
	(Consolidated)	Insurance Company Limited
	(Associate)	(Joint Venture)
Latest audited Balance Sheet Date	March 31, 2022	March 31, 2022
2. Date on which the Associate or Joint Venture was associated or acquired	August 28, 2012	December 17, 2013
3. Shares of Associate/Joint Ventures held by the company on the year end	March 31, 2022	March 31, 2022
No. of shares held	Equity - 13,018,125	Equity - 326,700,000
	Preference - 10,000,000	
Amount of Investment in Associates/Joint Venture	Equity - 155,181,250	Equity - 3,400,000,000
	Preference - 417,496,610	
Extent of Holding %	24.62%	16.62% sold on
_		March 28, 2022
Description of how there is significant influence	By way of Share Capital	By way of Share Capital
	(Associate Company)	(Joint Venture)
5. Reason why the associate/joint venture is not consolidated	N.A.	N.A.
6. Networth attributable to Shareholding as per latest audited Balance Sheet	(955,927,000)	139,175,880
7. Total Comprehensive income for the year		
i. Considered in Consolidation	(5,215,905)	(561,406,980)
ii. Not Considered in Consolidation	(25,910,176)	-

The following information shall be furnished:-

1. Names of associates or joint ventures which are yet to commence operations Nil

2. Names of associates or joint ventures which have been liquidated or sold during the year Nil

Dr. B. Samal Chairman (DIN: 00007256) Cumi Banerjee

(DIN: 00001276)
nerjee
Kamlesh Agrawal
g Secretary
Group CFO

Place : Mumbai Date : August 13, 2022

Cumi Banerjee CEO & Company Secretary



Annexure 2

AOC - 2

Disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arms' length transactions under third proviso thereto

- 1. Details of contracts or arrangements or transactions not at arm's length basis for the year ended March 31, 2022 NIL
 - (a) Name(s) of the related party and nature of relationship
 - (b) Nature of contracts/arrangements/transactions
 - (c) Duration of the contracts/arrangements/transactions
 - (d) Salient terms of the contracts or arrangements or transactions including the value, if any
 - (e) Justification for entering into such contracts or arrangements or transactions
 - (f) Date(s) of approval by the Board
 - (g) Amount paid as advances, if any:
 - (h) Date on which the special resolution was passed in general meeting as required under first proviso to section 188
- 2. Details of material contracts or arrangement or transactions at arm's length basis for the year ended March 31, 2022 -

(i) IIT Investrust Limited

SI. No.	Particulars	Description
1.	Name(s) of the related party	IIT Investrust Limited
2.	Nature of relationship	Subsidiary of the Company
3.	Nature of contracts / arrangements / transactions	Leave & License agreement
4.	Duration of the contracts / arrangements / transactions	33 months
5.	Salient terms of the contracts or arrangements or transactions including the value, if any	Renewal of the Leave & License Agreement with IIT Investrust Limited for its residential premises being Flat Nos. 1101 and 1101A situated on 11th Floor of the building Lokhandwala Galaxy, Byculla, Mumbai for a further period of 33 months with effect from February 21, 2022 at a monthly rent of Rs.1,25,000/- for the purpose of accommodation of the Company's Chairman.
6.	Date(s) of approval by the Board, if any	August 13, 2021
7.	Amount paid as advances, if any	NIL

(ii) IITL Projects Limited

SI. No.	Particulars	Description
1.	Name(s) of the related party	IITL Projects Limited
2.	Nature of relationship	Subsidiary of the Company
3.	Nature of contracts / arrangements / transactions	Renting arrangement
4.	Duration of the contracts / arrangements / transactions	Recurring
5.	Salient terms of the contracts or arrangements or transactions including the value, if any	Renting of the company's office premises situated at Office no.101A, The Capital, G-Block, Plot No.C-70, Bandra Kurla Complex, Bandra (East), Mumbai 400051 or any other suitable premises in Mumbai, to its subsidiary, IITL Projects Limited with effect from April 01, 2021 on payment of rent and reimbursement of expenses upto the maximum limits as set out in the table approved by the Board of Directors.
6.	Date(s) of approval by the Board, if any	August 13, 2021
7.	Amount paid as advances, if any	NIL



(iii) IIT Investrust Limited

SI. No.	Particulars	Description
1.	Name(s) of the related party	IIT Investrust Limited
2.	Nature of relationship	Subsidiary of the Company
3.	Nature of contracts / arrangements / transactions	Renting arrangement
4.	Duration of the contracts / arrangements / transactions	Recurring
5.	Salient terms of the contracts or arrangements or transactions including the value, if any	Renting of the company's office premises situated at Office no.101A, The Capital, G-Block, Plot No.C-70, Bandra Kurla Complex, Bandra (East), Mumbai 400051 or any other suitable premises in Mumbai, to its subsidiary, IIT Investrust Limited with effect from April 01, 2021 on payment of rent and reimbursement of expenses upto the maximum limits as set out in the table approved by the Board of Directors.
6.	Date(s) of approval by the Board, if any	August 13, 2021
7.	Amount paid as advances, if any	NIL

For and on behalf of the Board Industrial Investment Trust Limited

Dr. B. Samal Chairman (DIN: 00007256)

Date : August 13, 2022 Place : Mumbai



Annexure 3

Form No. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022

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

To,

The Members,
Industrial Investment Trust Limited
Office No. 101 A, The Capital,
G-Block, Plot No. C-70,
Bandra Kurla Complex,
Bandra (East), Mumbai-400051.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by "Industrial Investment Trust Limited" (CIN: L65990MH1933PLC001998) (hereinafter called the company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on March 31, 2022 ("the Audit Period") 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 Industrial Investment Trust Limited for the financial year ended on March 31, 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (Not applicable to the company during the Audit Period)
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; (Not applicable to the company during the Audit Period)
 - (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; (Not applicable to the company during the Audit Period)
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the company during the Audit Period)
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (Not applicable to the company during the Audit Period)
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the company during the Audit Period)
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not applicable to the company during the Audit Period) and
 - (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.



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- (vi) Apart from the above, we have relied on the representation made by the company through its officers for systems and mechanisms formed by the company for compliance of the following specific applicable laws:
 - (a) The Reserve Bank of India Act, 1934 and all applicable Laws, Rules, Regulations, Guidelines, Circulars, Notifications, etc.

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India (SS-1 & SS 2).
- (ii) The Listing Agreements entered into by the company with the Bombay Stock Exchange Limited (BSE) and the National Stock Exchange of India Limited (NSEIL).

We report that, during the audit period, to the best of our knowledge and belief and according to the information and explanations given to us, the company has been generally regular in compliance with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

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

We further report that

The Board of Directors of the company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the audit period were carried out in compliance with the provisions of the Act.

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

As per the minutes of the meetings duly recorded and signed by the Chairman, the decisions of the Board were unanimous and no dissenting views have been recorded.

We further report that based on the information provided by the company, its officers and authorized representatives during the conduct of the audit, in our opinion, 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 including labour laws viz. Employees Provident Fund and Miscellaneous Provisions Act, 1952, Employees' State Insurance Act, 1948 and The Payment of Gratuity Act, 1972.

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

We further report that during the audit period,

The Members through Postal Ballot, vide resolution passed on February 10, 2022 granted their approval for Sale of the Company's entire equity stake held in Future Generali India Life Insurance Company Limited (FGILICL), a joint venture entity of the Company to Generali Participations Netherlands N.V., one of the Joint Venture Partners of FGILICL.

For Chandanbala Jain and Associates
Practicing Company Secretaries

Chandanbala O. Mehta
Proprietor

FCS: 6122 C.P.No.: 6400 PR: 1517/2021

Place: Mumbai Date: August 13, 2022 UDIN: F006122D000792765

Note: This report is to be read with our letter of even date which is annexed herewith and forms an integral part of this report.



Annexure to Secretarial Audit Report

The Members,

Industrial Investment Trust Limited

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by "Industrial Investment Trust Limited" (CIN: L65990MH1933PLC001998) (the company). The Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts / statutory compliances and expressing our opinion thereon. Further, our Secretarial Audit Report of even date is to be read along with this Annexed letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and process 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.
- Where ever required, we have obtained the management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of 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.
- 7. Further, our audit report is limited to the verification and reporting on the statutory compliances on laws/regulations/guidelines listed in our report and the same pertain to the financial year ended on March 31, 2022. Our reporting does not include on statutory compliances whose dates are extended by Ministry of Corporate Affairs/SEBI, as the case may be, from time to time and accordingly such extended time limits remain beyond the date of our audit report.

For Chandanbala Jain and Associates

Practicing Company Secretaries
Chandanbala O. Mehta

Proprietor FCS: 6122 C.P.No.: 6400

PR: 1517/2021

Place: Mumbai

Date: August 13, 2022 UDIN: F006122D000792765





MANAGEMENT DISCUSSION AND ANALYSIS

GLOBAL ECONOMIC SCENARIO:

The World economy has entered a period of intense uncertainty and is facing headwinds from geopolitical conflict which are echoing across the world. This is happening at a time when countries have just been able to recover from the pandemic. The war in Ukraine has triggered a costly humanitarian crisis. Russia's invasion on Ukraine has had a ripple effect across the globe. It is expected that the economic damage from the conflict will contribute to a significant slowdown in global growth in 2022. Inflation is elevated in many countries across the globe. The emerging market economies are already reeling under currency depreciation, massive sell-offs by foreign portfolio investors and slowing growth. Oil prices are at multi-year highs and financial markets are on edge driven by massive sell offs. Fuel and food prices have increased rapidly. Amidst such turbulence it is apparent that the global growth outlook is worsening with intensified inflation and financial instability risks. Global growth is projected to slow from an estimated 6.1 percent in 2021 to 3.6 percent in 2022 and 2023.

INDIAN ECONOMIC SCENARIO:

The Indian economy grew at 8.7 percent in 2021-22, according to data released by the National Statistical Office (NSO). The improvement in the economy comes over a GDP contraction of 6.6 percent during 2020-21 due to the pandemic and resultant lockdown imposed to curb the spread of the deadly coronavirus. The faster spread of the virus across the world and the unequal access to vaccine for countries severely affected the overall global growth prospects. However, the response of countries to the situation in terms of ensuring access to the vaccines help revive economic activity to a great extent, though in a phased manner. India managed to handle the situation well which is reflected in the GDP.

Manufacturing, Services and Investments started showing improvement post pandemic. The growth in the economy can be attributed to the efforts of the Government which provided an enabling environment by giving incentives, like the Production Linked Incentive Scheme (PLI), to help the weaker sections.

At the end of FY 2021-22, the new disruption caused by the war in Ukraine enhanced uncertainty and posed difficulties. This had led to severe challenges for companies as economies battled a sharp rise in fuel and inflation. Currency markets turned highly volatile due to elevated Russia-Ukraine tensions with the US dollar index reaching its highest level since June 2020. The Indian government and the RBI took measures to tackle the situation by reacting proactively to curb inflation as well as reducing supply disruptions to ensure that the equilibrium is maintained in the economy, restore market confidence and prevent spreading to other segments. To rein in elevated inflation RBI raised repo rate by 40 bps on 4th May 2022 and delivered another rate hike of 50 bps on June 2022. With change in monetary policies, there is a great turbulence in currency markets. The dollar has strengthened while emerging economies have witnessed downward pressure on their currencies.

INDIAN CAPITAL MARKETS:

During the period April-November 2021 of the FY 2021-22, Initial Public Offers (IPOs) of 75 companies hit the market to raise

a cumulative ₹ 89,066 crore, which was much higher than the corresponding period of the previous fiscal. Totally In the primary markets, companies raised an aggregate of ₹ 1.38 lakh crore through 148 public/rights issues up to February 2022.There was tremendous response by all categories of investors in IPOs of companies.

2021 was the best year for BSE as the Sensex moved by around 10,000 points in a single year. The BSE Sensex gained 10,054 points between January 1, 2021 to December 29, 2021. This is the highest year-on-year increase in absolute terms.

However In February 2022, domestic equity markets were embroiled by developments surrounding the Russia- Ukraine conflict, in line with the movements in global equity markets. Domestic equity market tumbled persistently in the second half of the month, recording a sharp sell-off on February 24, 2022.

Domestic equities continued to remain under pressure and recorded further correction in early March as concerns over spillover effects of the war in Ukraine and a sharp jump in crude oil prices weighed on market sentiment. Thereafter, markets recovered amidst marginal moderation in commodity prices. Overall, the BSE Sensex lost 2.6 percent since end-January to close at 56,486 on March 14, 2022. The Sensex closed at 58,684 on March 30, 2022.

BUSINESS OVERVIEW OF THE COMPANY, ITS SUBSIDIARIES, ASSOCIATE COMPANIES AND JOINT VENTURE:

Your Company is registered with Reserve Bank of India (RBI) as a Non-Deposit taking Non-Banking Financial Company. In terms of provisions of Non-Banking Financial (Non-Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2007, your Company is categorized as a 'Systemically Important Non-Deposit taking Non-Banking Financial Company'. It is primarily a Holding company, holding investments in its subsidiaries and other group companies. The activities of the Company comprises of Investment in equity shares, quoted as well as unquoted, units of mutual funds, Fixed deposits with renowned banks, Inter Corporate deposits and loans to its Group Entities.

The Company through its subsidiary viz., IITL Projects Limited (IITLPL) and the joint ventures of subsidiary are in the business of real estate. The residential projects which have been undertaken by them are located in Noida and Greater Noida region and Yamuna Express way. (The details of projects undertaken by IITLPL and through Joint ventures have been provided in the Directors' Report).

The subsidiary company, IIT Investrust Limited (IITIL) was into Stock Broking and Depository business. In June 2019, IITIL had applied for Surrender of membership of Stock Broking and Depository Participant business. BSE and SEBI granted approvals for surrender. Upon Surrender of Stock Broking License and License as Depository Participant, the subsidiary Company ceased to be the Stock Broker as well as Depository Participant.

Besides that, IITIL also provides Advisory and Consultancy services to various Body Corporates.

The subsidiary company, IIT Insurance Broking and Risk Management Private Limited (IIT Insurance) was in the business of Direct Insurance Broking. (Life and Non-Life). During the year 2019-20, IIT Insurance had made application to Insurance



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Regulatory and Development Authority of India (IRDAI) for voluntary surrender of Insurance Broking license. IRDAI vide its letter dated June 17, 2021 granted approval for voluntary surrender of Certificate of Registration and advised the Company to submit copy of certificate issued by Registrar of Companies (ROC) after making required changes for deletion of Main Object of Memorandum of Association and change of name of the Company.

Subsequently, IIT Insurance changed its name to IITL Management and Consultancy Private Limited and also changed its Object Clause. The same were approved by Ministry of Corporate Affairs. The said Certificates received from Ministry of Corporate Affairs were sent to IRDAI. IRDAI granted approval to the application of Surrender of Certificate of Registration (COR) of Broking License of the company. Consequent to this, IIT Insurance ceased to be an Insurance Broker.

IITL Corporate Insurance Services Private Limited (IITL Corporate Insurance) had withdrawn the application for undertaking the business of Corporate Agency. Subsequent to that it did not commence any business. In January 2020, IITL Corporate Insurance had filed application under section 248 of Companies Act 2013 with Ministry of Corporate Affairs for removal of its name from the Register of Members. The subsidiary Company received an Intimation letter from Ministry of Corporate Affairs that the name of IITL Corporate Insurance Services Limited has been struck off from the Register of Companies w.e.f August 23, 2021and the Company stands dissolved.

The Company had made an investment of ₹ 340 crore in Future Generali India Life Insurance Company Limited (FGILICL), a Joint venture Company acquiring 22.5 percent of equity capital in March 2013. Future Generali India Life Insurance Company Limited made several Rights Issues. The company did not participate in any of the Rights Issues, due to which the company's stake reduced to 16.62 percent. Since couple of years, the Company had been exploring to divest its stake in FGILICL. In December 2021, the Company received offer from Generali Participations Netherlands N.V. (Generali), one of the Joint Venture partners of FGILICL, to acquire Equity holding of 16.62 percent (equivalent to 32,67,00,000 equity shares) at a total consideration of ₹ 225 crores. On December 18, 2021, the Company entered into Share Purchase Agreement with Generali. The said transaction was subject to the approvals of Insurance Regulatory and Development Authority of India (IRDAI), Registrar of Companies, Competition Commission of India (CCI), Reserve Bank of India, Shareholders of the company in general meeting/postal ballot and all other Statutory/Regulatory authorities, as may be required.

Upon receiving approvals from all authorities and shareholders, the transaction was consummated on March 28, 2022.

The Associate Company, World Resorts Limited is in the business of hospitality and owns and operates a Deluxe Five Star Resort by the name Golden Palms Hotel and Spa at Off. Tumkur Road, Bangalore. The hospitality and travel industry have perhaps been most hard-hit by COVID-19. The lockdown to contain spread of COVID-19 in the country has had disastrous impact on the hospitality sector, particularly for hotels and hoteliers. The hotels are businesses that are very capital intensive and even have

very high fixed charges. The associate company has incurred immense losses during last two years on account of COVID-19.

The Company derives major source of revenue from the interest income on the loans granted to various group companies and joint ventures of the subsidiary companies. Some of these loans have become NPAs on account of non-repayment of loan as well as default in servicing their interest obligations. In compliance with RBI guidelines, the Company is also required to make provisions on said loans which have further impacted the financials of the company, its performance and profitability.

Major portion of the loans granted to the group companies are in the business of real estate. However, the sector has been facing trouble from last few years. Also, the sector suffered heavily on account of COVID-19 as the unsold inventory piled up. The impact of Coronavirus on the Indian real estate sector brought property transactions to a near-halt. However, the situation has been gradually improving on account of increase in sales.

RISKS AND CONCERNS:

The Company is exposed to specific risks that are particular to its business and the environment within which it operates, including interest rate risk, market risk, credit risk, liquidity risk, geo-political risk or uncertain economic conditions. Besides that the equity markets become extremely volatile due to various other factors like policy changes, capital inflows/outflows etc. The Company manages these risks by maintaining conservative financial profile and by following prudent business and risk management practices. The Company manages the risks through proper frame work of policy and procedures approved by the Board of Directors from time to time. The Company has formulated a Risk Management Policy. The Company through the Committee for Investments / Loans and Risk Management identifies, evaluates, analyses and prioritize risks in order to address and minimize such risks. This exercise facilitates identifying high level risks and implement appropriate solutions for minimizing the impact of such risks on the business of the Company. The Company is exposed to Credit risk which can be on account of loss of interest income and the Company's inability to recover the principal amount of the loan disbursed to the borrowers.

The assets are classified from time to time as performing and non-performing in accordance with RBI guidelines. Provisions are made on standard, sub-standard and doubtful assets at rates prescribed by RBI. An asset is classified as non-performing if any amount of interest or principal remains overdue for the number of stipulated days.

The Company's subsidiary and its joint ventures are in the business of real estate and their financial performance will have impact on the Group's business results and financial condition.

The subsidiaries of the Company also manage their business risks by following proper risk management policies to avoid any adverse impact on the holding company

SIGNIFICANT FINANCIAL RATIOS

As per the provisions of SEBI Listing Regulations, 2015, the significant financial ratios are given below:



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Particulars	2021-2022	2020-2021	
Net Profit margin *	%	43.97%	(9.67%)
Operating Profit margin *	%	46.54%	(8.10%)
Debtors turnover	times	N.A.	N.A.
Stock turnover	times	N.A.	N.A.
Debt equity ratio	%	N.A.	N.A.
Current ratio	times	0.45	2.74
Interest coverage ratio	times	N.A.	N.A.
Return on Net worth **	%	(31.88%)	(0.23%)
EPS		(44.17)	(0.43)
PE Ratio		(1.80)	(137.79)

- * Net Profit margin and Operating Profit margin is increased due to one time gain on financial instrument based on fair valuation.
- ** The change in return on net worth ratio in the current financial year is on account of sale of investments of FGILICL equity shares and increase in loss of ₹ 10395 lakhs.

FINANCIAL PERFORMANCE:

The revenue from operations during the year is ₹ 940.47 lakhs compared to ₹ 970.58 lakhs in the previous year. The Company has incurred a loss after tax of ₹ 9,960.31 lakhs during the year compared to loss of ₹ 96.78 lakhs in the previous year.

The Company sold its investment of equity shares of FGIL and incurred a loss of ₹ 10,395.00 lakhs. The income of ₹ 179.67 comprises of interest income compared to previous year of ₹ 259.94 lakhs. The income on preference shares amortization is ₹ 617.03 lakhs compared to previous year of ₹ 571.49 lakhs in line with guidelines on Ind AS implementation.

HUMAN RESOURCE:

Your company considers Human Resource as key drivers to the growth of the Company. The Company has performance based appraisal system. As on March 31, 2022 the total number of employees including subsidiaries was 16.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY:

The Company maintains appropriate systems of Internal Control, including monitoring procedures, to ensure that all assets are safeguarded against loss from unauthorised use or disposition. Company policies, guidelines and procedures provide for adequate checks and balances and are meant to ensure that all transactions are authorized, recorded and reported correctly.

The Company has established appropriate Internal control framework in its operations and financial accounting and reporting practices to ensure due adherence to the Internal Financial Control over Financial Reporting under section 143 (3) of The Companies Act 2013.

The Board of Directors have adopted Related Party Transactions Policy and Whistle Blower /Vigil Mechanism for ensuring efficient conduct of the business of the Company, 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.

The internal control is supplemented by an effective internal audit carried out by an external firm of Chartered Accountants. The management regularly reviews the findings of the Internal Auditors and takes appropriate steps to implement the suggestions and observations made by them. The management ensures adherence to all internal control policies and procedures as well as compliance with all regulatory guidelines. The Audit Committee of the Board of Directors reviews the adequacy of Internal Controls. The Internal Auditors are present at the Audit Committee Meetings where Internal Audit Reports are discussed alongside of management comments and the final observation of the Internal Auditor. All these measures assist in timely detection of any irregularities and remedial steps that can be taken to avoid any pecuniary loss.

OUTLOOK:

The International Monetary Fund expects the world economy to grow at a slower pace of 3.6 percent in 2022 from 6.1 percent in 2021. Intensifying the damage from the COVID-19 pandemic, the Russian invasion of Ukraine has magnified the slowdown in the global economy, which is entering and could become a protracted period of feeble growth and elevated inflation, according to the World Bank. This raises the risk of stagflation, with harmful consequences for middle- and low-income economies Spiralling oil and gas prices and unsettled financial market conditions pose fresh problems.

India's GDP growth is expected to rise by 7.3 percent in FY 2022-23, making it the fastest growing economy in the world. There is an uncertainty on how the demand will pick up during this financial year with changing economic environment. However the Government has continued to focus on path breaking reforms and policy interventions to enhance competitiveness of the economy. The visionary Gati Shakti Scheme of the Government to redefine infrastructural development, the Digital India initiative as well as to enhance public expenditure to crowd in private investments, and FPOs are far sighted measures for socio economic progress. Besides that there is Production Linked Incentive Scheme (PLI) that offers production linked incentive to boost domestic manufacturing and attract large investments. These efforts will put India on a new pedestal

DISCLAIMER:

The information and opinion expressed in this section of the Annual Report may contain certain statements, which the Management believes are true to the best of its knowledge at the time of its preparation. The Company and the Management shall not be held liable for any loss, which may arise as a result of any action taken on the basis of the information contained herein.

On Behalf of the Board of Directors.

Dr. B. Samal Chairman (DIN: 00007256)

Place: Mumbai Date: August 13, 2022



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REPORT ON CORPORATE GOVERNANCE

The Board of Directors present the Company's Report on Corporate Governance pursuant to the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, for the year ended March 31, 2022.

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

Your Company has been upholding the core values in all facets of its corporate working, with due concern for the welfare of shareholders of the Company. The Management has consistently followed the principles of Corporate Governance, based on fairness, transparency, integrity, accountability and the compliance with laws in all corporate decisions.

A report on compliance with the principles of Corporate Governance as prescribed by SEBI in Chapter IV read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) is given hereunder:

2. BOARD OF DIRECTORS

The composition of the Board of Directors of the Company is governed by the provisions of the Companies Act, 2013, ("the Act") and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations"), as amended from time to time.

Composition of the Board, Category of Directors, Other Directorships, Committee Memberships and Chairmanships of other companies are given in the table below:

Sr. No	Name of the Directors	Category	No. of other Director- ships held*	No. of Committee Member- ships of other Companies#	No. of Committee Chairman- ships of other Companies#	Directorship in other listed entities
1	Dr. B. Samal	NI / E Executive Chairman	2	1	-	Non-Independent Non- Executive Director: (a) IITL Projects Limited
2	Mr. Bipin Agarwal	NI / NE Promoter	5	1	1	Non-Independent Non- Executive Director: (a) IITL Projects Limited Managing Director: (a) Nimbus Projects Limited
3	Mr. Venkatesan Narayanan	I/NE	4	2	2	Independent Non- Executive Director: (a) IITL Projects Limited
4	Ms. Sujata Chattopadyay	I/NE	4	2	1	Independent Non- Executive Director: (a) IITL Projects Limited (b) Vakrangee Limited (c) Steel Exchange India Limited
5.	Mr. Milind S. Desai	I / NE	2	2	1	Independent Non- Executive Director: (a) IITL Projects Limited
6.	Mr. Shankar Narayan Mokashi	NI / NE Repre- sentative of LIC of India	Nil	Nil	Nil	Nil

NI - Non Independent Director

- Independent Director

NE - Non-Executive Director

E - Executive Director

- * Excludes alternate directorships, directorships in foreign companies, private limited companies and Companies under Section 8 of the Companies Act, 2013.
- # Excludes Committees other than Audit Committee and Stakeholders' Relationship Committee of public limited companies.

None of the Directors (a) hold membership in more than 10 public limited companies and (b) is a member of more than 10 committees or chairperson of more than 5 committees across all the public companies in which he/she is a Director;

Disclosure of relationship between directors inter-se

None of the Directors of the Company are related to each other.

Number of shares and convertible instruments held by Non-Executive Directors

None of the Non-Executive Directors hold any shares or convertible instrument of the Company.

Board Procedures

The dates for meetings of the Board of Directors and its Committees are scheduled in advance and published as a part of the Annual Report. The Agenda and the explanatory notes are circulated well in advance to the Directors in accordance with the Secretarial Standards.

The CEO / CFO make presentations to the Board on matters including but not limited to the Company's performance, operations, plans, etc. The Board has complete access to any information within your Company which includes the information as specified in Regulation 17 of the Listing Regulations.

The draft minutes of the Board and its Committees are sent to the Directors / Members of the Board / Committees for their comments and then the minutes are entered in the minutes book within 30 days of the conclusion of the meeting.

Information supplied to the Board

The Board has complete access to all information of the Company, including inter-alia, the information to be placed before the Board of Directors as required under the Listing Regulations.

The important decisions taken at the Board / Committee meetings are communicated to the concerned Departments.

Skills / Expertise / Competence of the Board of Directors

The Board has identified the following skills / expertise / competencies fundamental for the effective functioning of the Company which are currently available with the Board: Expertise in Financial sector (Banking and Non-Banking); Governance; Managerial and Entrepreneurial skills for



Business Development. Our Chairman, Dr. B. Samal has served as Chairman & Managing Director of Allahabad Bank and Industrial Investment Bank of India and has held many important posts during his vast career of over 35 years in Banking and Finance.

Matrix highlighting core skills/expertise/competencies of the Board of Directors:

The Board comprises of highly qualified members who possesses required skills, expertise and competence that allow them to make effective contributions to the Board and its Committees.

The core skills / expertise / competencies required in the Board in the context of the Company's businesses and sectors functioning effectively as identified by the Board of Directors of the Company are tabulated below:

Sr.	Skill Area	Name of Director					
No.		Dr. B. Samal	Mr. Bipin Agarwal	Mr.Venkatesan Narayanan	Ms. Sujata Chattopadhyay	Mr. Milind S. Desai	Mr. Shankar Narayan Mokashi
1.	Leadership	√	V	V	√	$\sqrt{}$	√
2.	Management & Business Excellence	V	V	V	V	V	V
3.	Financial	√	√	√	√	$\sqrt{}$	√
4.	Ethics & Corporate Governance	V	V	√	V	V	V
5.	Diversity	√	V	V	√	$\sqrt{}$	√

Directors retiring by rotation

As per Regulation 36 of the Listing Regulations, brief profile of Director seeking re-appointment at the forthcoming AGM, is annexed to the Notice convening the AGM and forming part of this Annual Report.

Independent Directors

The Independent Directors have submitted declarations that they meet the criteria of Independence laid down under the Companies Act, 2013 and the Listing Regulations and have confirmed that they hold directorship within the prescribed limit in the Listing Regulations. The terms and conditions of appointment of Independent Directors have been disclosed on the weblink of the Company viz. http://www.iitlgroup.com/newStatic/AboutUs.aspx

In the opinion of the Board, the Independent Directors of the Company fulfill the conditions for appointment as Independent Directors as specified in the Companies Act, 2013 and the SEBI Listing Regulations and are independent of the management.

Board Meetings and Annual General Meeting

The meetings of the Board are scheduled well in advance. The Board meets at least once in a quarter inter alia to review the performance of the Company. For each meeting, a detailed agenda is prepared in consultation with the Chairman.

During the year 2021-2022, 7 Board Meetings were held i.e., on June 25, 2021, August 13, 2021, November 11, 2021, December 06, 2021, December 23, 2021, February 12, 2022 and March 24, 2022.

Attendance at the Board Meetings and at the Annual General Meeting (AGM)

Name of the Director	Number of Board Meetings attended	Attendance at the last AGM
Dr. B. Samal	6	Yes
Mr. Bipin Agarwal	7	Yes
Mr. Venkatesan Narayanan	7	Yes
Ms. Sujata Chattopadhyay	7	Yes
Mr. Milind S. Desai	7	Yes
Mr. Shankar Narayan Mokashi	6	Yes

3. FAMILIARISATION PROGRAMME

The Company has formulated a Familiarisation Programme for Independent Directors with an aim to familiarise the Independent Directors with the Company, their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company, etc., to provide them with better understanding of the business and operations of the Company and so as to enable them to contribute significantly to the Company.

The Company conducts periodical meetings and makes presentations to familiarise Independent Directors with the strategy, operations and functions of the Company.

The details of the familiarisation programme have been disclosed on the website of the Company under the web link http://www.iitlgroup.com/newStatic/AboutUs.aspx.

4. GOVERNANCE CODES

Code of Conduct

As required by the Listing Regulations, the Board of Directors of the Company have adopted a Code of Conduct for all Board members which incorporates the duties of Independent Directors and Senior Management of the Company. In terms of Regulation 26(3) of the Listing Regulations, the members of the Board of Directors and Senior Management have



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affirmed compliance of the said Code during the period under review. A declaration to this effect signed by the Chairman of the Company is given elsewhere in the Annual Report.

The full text of the Code is disclosed on the Company's weblink http://www.iitlgroup.com/CODE_OF_CONDUCT_new.pdf

Code of Conduct for Prevention of Insider Trading

Your Company has adopted a Code of Conduct as per SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended. All Designated Persons who could have access to the Unpublished Price Sensitive Information of the Company are governed by the Code. During the year under review, there has been due compliance with SEBI (Prohibition of Insider Trading) Regulations, 2015.

The full text of the Code is disclosed on the Company's weblink http://www.iitlgroup.com/newstatic/Reports/Code-of-Conduct-to-Regulate-Monitor-and-Report-Trading-by-designated-persons-and-immediate-relatives.pdf

5. COMMITTEES OF THE BOARD

The Board has constituted the following Committees of Directors:

a) Audit Committee:

The Audit Committee was constituted on March 14, 2001. It was last reconstituted on November 12, 2020. The Committee is entrusted with the responsibility to supervise the Company's internal controls and financial reporting process. The composition, quorum, powers, role and scope are in accordance with Section 177 of the Companies Act, 2013 and the provisions of the Regulation 18 of the Listing Regulations.

During the year under review, six meetings of the Audit Committee were held, the dates being June 09, 2021, June 25, 2021, August 13, 2021, November 11, 2021, December 06, 2021 and February 12, 2022.

The composition and attendance of members at the Audit Committee Meetings are as follows:

Audit Committee Members	Status	Number of Audit Committee Meetings Attended
Mr. Milind S. Desai	Chairman	6
Mr. Venkatesan Narayanan	Member	6
Mr. Shankar Narayan Mokashi	Member	5

Each member of the Committee has relevant experience in the field of accounts and finance, with the Chairman of Committee being a Chartered Accountant.

Mr. Milind S. Desai, the Chairman of Audit Committee was present at the Annual General Meeting held on September 28, 2021.

The representatives of Statutory Auditors and Internal Auditors are invitees to the Audit Committee Meetings at the discretion of the Committee Members. They have attended four Audit Committee meetings during the year.

Ms. Cumi Banerjee, CEO & Company Secretary acts as Secretary to the Committee and attends the meetings.

Terms of Reference:

- 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;
- Recommendation for appointment, remuneration and terms of appointment of auditors of the Company;
- Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- Reviewing and examination, with the management, the annual financial statements and auditors' report thereon before submission to the Board for approval, with particular reference to:
 - Matters required to be included in the Directors' Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act, 2013
 - b. Changes, if any, in accounting policies and practices and reasons for the same
 - Major accounting entries involving estimates based on the exercise of judgment by management
 - d. Significant adjustments made in the financial statements arising out of audit findings
 - e. Compliance with listing and other legal requirements relating to financial statements
 - f. Disclosure of any related party transactions
 - g. Modified Opinion in the draft audit report
- Reviewing, with the management, the quarterly financial statements before submission to the Board for approval;
- 6. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency, monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of the Company with related parties;
- 9. 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;
- Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 14. Discussion with internal auditors of any significant findings and follow up there on;
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 16. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern:
- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- To review the functioning of the Whistle Blower mechanism;
- 19. Approval of appointment of CFO (i.e., the wholetime Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate;
- 20. Review of utilization of loans and/or advances from/ investment by the holding Company in the subsidiary exceeding ₹ 100 Crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans/advances/investments.
- 21. To review compliance with the provisions of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, at least once in a financial year and shall also verify that the systems for internal control are adequate and are operating effectively; and
- Carrying out any other function as prescribed by the Board of Directors from time to time.

b) Nomination and Remuneration Committee:

The role of the Nomination and Remuneration Committee is governed by its Charter and its composition is in compliance with the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 of the Listing Regulations.

The Key Objectives of the Committee

- To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- ii) To evaluate the performance of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
- iii) To recommend to the Board on Remuneration payable to the Directors, Key Managerial Personnel and Senior Management.
- iv) To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.

During the year under review, three meetings of the Nomination and Remuneration Committee were held on June 25, 2021, August 13, 2021 and March 24, 2022.

The composition and attendance of members at the Committee Meeting as on March 31, 2022 are as follows:

Nomination and Remuneration Committee Members	Status	Number of Nomination and Remuneration Committee Meetings Attended
Mr. Milind S. Desai	Chairman	3
Mr. Venkatesan Narayanan	Member	3
Mr. Shankar Narayan Mokashi	Member	3

Terms of Reference:

- a. Identification of persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down, recommendation to the Board about their appointment and removal and carrying out evaluation of every Director's performance;
- Formulation of the criteria for determining qualifications, positive attributes and independence of a Director and recommendation to the Board a Policy, relating to the remuneration for the Directors, Key Managerial Personnel and other employees;
- c. Formulate a policy relati ng to the remuneration for the Directors, Key Managerial Personnel and other employees and while formulating the policy the Committee to ensure that the:
 - Level and composition of remuneration is reasonable and sufficient to attract, retain and motivate Directors of the quality required to run the Company successfully;
 - Relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and



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- iii. Remuneration to Directors, Key Managerial Personnel and Senior Management involves a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the company and its goals.
- d. Devising a policy on diversity of Board of Directors.
- e. In cases where any services rendered by a Director are of a professional nature to opine whether the Director possesses the requisite qualification for the practice of the profession:
- f. Approve the payment of remuneration of Executive Chairman / Managing Director or Whole-time Director or a Manager (Managerial Person) for the purposes of Section II (dealing with remuneration payable by companies having no profit or inadequate profit without Central Government approval) of Part II of the Schedule V (under sections 196 and 197) of the Companies Act, 2013.
- g. Whether to extend or continue the term of appointment of the Independent Director, on the basis of the report of performance evaluation of Independent Directors.
- h. to look into the entire gamut of remuneration package for the working Director(s) and revise their remuneration suitably within the limits prescribed under the Companies Act, 2013 or any rules or amendments thereto, with power to consider fixing/ re-fixing salaries, perquisites and other terms of remuneration of the working Director(s) of the Company subject to approval of shareholders, where necessary;
- to decide on the commission payable to the Directors within the prescribed limit and as approved by the shareholders of the Company;
- to attend to such other matters and functions as may be prescribed from time to time.

Evaluation

The Committee carries out evaluation of performance of every Director, Key Managerial Personnel and Senior Management Personnel once a year.

Performance evaluation of Independent Directors

The Nomination and Remuneration Committee of the Board laid down the evaluation criteria for performance of all its Directors including the Independent Directors. The performance evaluation of the Independent Directors has been done by the entire Board of Directors, except the Director concerned being evaluated. Some of the performance indicators, based on which the independent directors, are evaluated include:

- Attendance and participations in the Meetings and timely inputs on the minutes of the meetings
- The ability to contribute to and monitor our corporate governance practices
- Raising of valid concerns to the Board and constructive contribution to resolution of issues at meetings
- Interpersonal relations with other directors and management
- Objective evaluation of Board's performance, rendering independent, unbiased opinion
- Safeguarding interest of whistle-blowers under vigil mechanism and safeguard of confidential information
- Understanding of the Company and the external environment in which it operates and contribution to strategic direction

Pecuniary transactions with Non-Executive Directors

During the year under review, there were no pecuniary transactions with any non-executive Director of the Company. The Register of Contracts is maintained by the Company under Section 189 of the Companies Act, 2013. The register is signed by all the Directors present at the respective Board meetings.

Criteria of making payments to Non-Executive Directors

Non-Executive Directors of the Company play a crucial role in the independent functioning of the Board. They bring in an external perspective to decision-making, and provide leadership and strategic guidance while maintaining objective judgment. They also oversee the corporate governance framework of the Company. The Non- Executive / Independent Director may receive remuneration by way of fees for attending meetings of Board or Committee thereof. Provided that the amount of such fees shall not exceed Rs. One Lac per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.

Nomination and Remuneration Policy

The Board, on the recommendation of the Nomination and Remuneration Committee, has framed a Remuneration Policy providing (a) criteria for determining qualifications, positive attributes and independence of directors and (b) a policy on remuneration for directors, key managerial personnel and other employees. The detailed Nomination and Remuneration Policy is placed on http://www.iitlgroup.com/newStatic/Nomination_Remuneration_Policy.pdf



Details of remuneration paid to the Executive Chairman for the year 2021-2022 are given below:

Name	Salary	Perquisites	Contribution to P.F	Total
	₹	₹	₹	₹
*Dr. B. Samal	27,00,000/-	15,00,000/-	3,24,000/-	45,24,000/-

^{*} Re-appointed as Executive Chairman for period of 3 years with effect from January 24, 2022.

Apart from fixed components set by the Nomination and Remuneration Committee, no performance linked incentives are paid to Dr. B. Samal.

Details of remuneration paid to Non-Executive Directors for the year 2021-2022 are given below:

Sitting Fees (excluding GST)

Name	Board Meetings	Committee Meetings	Total
	₹	₹	₹
Mr. Bipin Agarwal	2,10,000	90,000	3,00,000
Mr. Venkatesan Narayanan	2,10,000	5,10,000	7,20,000
Ms. Sujata Chattopadhyay	2,10,000	30,000	2,40,000
Mr. Milind S. Desai	2,10,000	3,90,000	6,00,000
Mr. Shankar Narayan Mokashi	1,80,000	2,70,000	4,50,000
Total	10,20,000	12,90,000	23,10,000

Mr. Bipin Agarwal holds 25,000 equity shares in the Company and none of the remaining Directors hold any equity share of the Company as on March 31, 2022.

Stock Option

Presently, the Company does not have a practice of granting stock options.

c) Stakeholders Relationship Committee (SRC)

The composition of the Stakeholders Relationship Committee is in compliance with the provisions of Section 178 of the Companies Act, 2013 and Regulation 20 of the Listing Regulations. The Committee was last re-constituted on November 12, 2020.

During the year under review, one meeting of the Stakeholders Relationship Committee was held on February 08, 2022

The composition and attendance of members at the SRC Meeting as on March 31, 2022 are as follows:

Stakeholders Relationship Committee Members	Status	Number of Stakeholders Relationship Committee meetings attended
Mr. Venkatesan Narayanan	Non-Executive Director - Chairman	1
Dr. B. Samal	Member	0
Mr. Shankar Narayan Mokashi	Member	1

This Committee:

- approves and monitors transfers, transmissions, splitting and consolidation of shares and the issue of duplicate share certificates; and
- (2) looks into various issues relating to shareholders, including redressal of complaints received from shareholders relating to transfer of shares, nonreceipt of annual report, dividends etc.

To expedite share transfer process, the Board has authorised the CEO & Company Secretary to approve share transfer / transmission / consolidation / split / deletion up to five thousand shares. Requests for share transfer / transmission / consolidation / split / deletion for more than five thousand shares and issue of duplicate share certificates are approved by the SRC.

-	Name and designation of Compliance Officer:	Ms. Cumi Banerjee CEO & Company Secretary
-	No. of shareholders' complaints received	Nil
-	No. of shareholders' complaints resolved	Nil
-	No. of complaints not resolved to the satisfaction of the shareholders	Nil
-	Pending complaints as on 31.03.2022	Nil

The Company attends to investors' & shareholders' grievances within 15 days from the date of its receipt.

d) Committee for Investments / Loans and Risk Management

The Board had re-constituted 'Committee of Directors' on March 05, 2008 to deal with matters concerning investments and granting loans. On July 20, 2010, the nomenclature of Committee of Directors was changed to 'Committee for Investment and Loans'.

The Board had constituted a Risk Management Committee on June 26, 2006.



The Board of Directors in their meeting held on August 01, 2013, decided that a new Committee by the name 'Committee for Investments / Loans and Risk Management' be constituted in place of 'Committee for Investments and Loans' and 'Risk Management Committee' which would deal with matters concerning investments, granting loans, taking / providing guarantees / securities and address all risks which can create impact on the business of the Company.

The Committee was last re-constituted on February 12, 2019.

During the year under review, three meetings of Committee for Investments / Loans and Risk Management were held on June 25, 2021, August 13, 2021 and December 06, 2021.

The composition and attendance of members at the Committee for Investments / Loans and Risk Management Meetings as on March 31, 2022 are as follows:

Committee for Investments / Loans and Risk Management Members	Status	Number of Committee for Investments / Loans and Risk Management meetings attended
Mr. Milind S. Desai	Chairman	3
Dr. B. Samal	Member	3
Mr. Bipin Agarwal	Member	3

e) Corporate Social Responsibility Committee (CSR)

Pursuant to Section 135 of the Companies Act, 2013, the Corporate Social Responsibility (CSR) Committee was constituted on May 20, 2014. The Company has a 'Corporate Social Responsibility Committee of Directors' which comprises of three Directors out of which one is Executive Chairman and two are Non-Executive. The composition and the role of the Committee are in conformity with the provisions of Section 135 of the Companies Act, 2013 and Rules made thereunder.

The composition of the Corporate Social Responsibility Committee as on March 31, 2022 is as follows:

Corporate Social Responsibility Committee Members	Status
Dr. B. Samal	Chairman
Mr. Bipin Agarwal	Member
Mr. Venkatesan Narayanan	Member

The Company is neither fulfilling any of the criteria mentioned in Section 135(1) nor the Company has average net profits for the past three financial years 2018-2019, 2019-2020 and 2020-2021 to contribute any amount towards CSR activities. Hence, the Company is not required to make any contribution towards CSR activities in the financial year 2021-2022.

The Board of Directors at its meeting held on February 12, 2021 had resolved that until the Company fulfills the criterias stipulated in Section 135(1) of Companies Act, 2013, the Company shall dispense with the holding of CSR Committee meetings. Hence no meeting of the Committee was held during the Financial Year ended March 31, 2022.

The Company has formulated CSR Policy, which is uploaded on the Website of the Company (Weblink: http://www.iitlgroup.com/newStatic/Corporate_Social Responsibility Policy.pdf).

f) Asset Liability Management Committee

The Board has constituted 'Asset Liability Management Committee' (ALCO) on August 01, 2013 consisting of senior management executives which monitors liquidity and interest rate risks of the Company. The functioning of ALCO is reviewed by the Committee for Investments / Loans and Risk Management which meets on quarterly basis and reports to the Board of Directors.

The Committee was last re-constituted on November 12, 2020.

During the year under review, four meetings of Asset Liability Management Committee were held on June 29, 2021, September 04, 2021, December 16, 2021 and February 28, 2022.

g) IT Strategy Committee

Pursuant to RBI Master Direction-Information Technology Framework for the NBFC sector, the Company has constituted an IT Strategy Committee to review the IT strategies in line with its corporate strategies, Board policy reviews, cyber security arrangements and any other matter related to IT governance.

The Board has constituted 'IT Strategy Committee' on February 10, 2018 consisting of an Independent Director, Chief Executive Officer (CEO), Chief Financial Officer (CFO), Chief Information Officer (CIO) and Chief Technology Officer (CTO). The said Committee was last re-constituted on November 12, 2020.

During the year under review, two meetings of IT Strategy Committee were held on September 04, 2021 and February 28, 2022.

6. COMPLIANCE WITH OTHER MANDATORY REQUIREMENTS

a) Management Discussion and Analysis

A Management Discussion and Analysis Report forms part of the Annual Report and includes discussions on various matters specified under the Listing Regulations.

b) Separate Meeting of Independent Directors

During the year under review, the Independent Directors met on March 24, 2022, inter alia, to discuss:





- Evaluation of performance of Non-Independent Directors and the Board of Directors as a whole;
- Evaluation of performance of the Chairman of the Company, taking into account the views of the Executive and Non-Executive Directors;
- iii) Evaluation of the quality, content and timeliness of flow of information between the Management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

c) Subsidiary Companies

As per clause (c) of sub-regulation (1) of Regulation 16 of the Listing Regulations "material subsidiary" shall mean a subsidiary, whose income or net worth exceeds twenty percent of the consolidated income or net worth, of the listed entity and its subsidiaries in the immediately preceding accounting year.

The Company has formulated a Policy for determining Material Subsidiaries. The policy is available on the website of the Company. (Weblink: http://www.iitlgroup.com/newStatic/Policy_for_Determining_Material_Subsidiaries.pdf).

As on March 31, 2022, there is no material unlisted subsidiary of the Company.

The unlisted subsidiary companies are managed by their separate Board of Directors, who are empowered to exercise the rights and perform the duties for efficient monitoring and management of the unlisted subsidiary companies. The Company overseas and monitors the performance of subsidiary companies by following means:

- The Audit Committee reviews the financial statements and, in particular the investments made by the unlisted subsidiary companies.
- The minutes of the meetings of the Board of Directors of the unlisted subsidiary companies are placed before the Board of Directors of the Company.
- iii. A statement of all significant transactions and arrangements entered into by the unlisted subsidiary companies is placed before the Board of Directors of the Company.

d) Disclosures - Related Party transactions

As per Section 188 of the Companies Act 2013 and Regulation 23 of the Listing Regulations, all the Related Party transactions were on arm's length basis and the same were duly approved by the Audit Committee.

Sub-regulation (1) of Regulation 23 of SEBI Listing Regulations explains that "A transaction with a related party shall be considered material if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds ten percent of the annual consolidated turnover of the listed entity as per the last audited financial statements of the listed entity."

Statements in summary form of transactions with related parties are periodically placed before the Audit Committee.

As required under Listing Regulations, the Company has formulated a policy on materiality of related party transactions and on dealing with related party transactions. The policy is available on the website of the Company. (Weblink: http://www.iitlgroup.com/newStatic/Related_Party_Transaction_Policy.pdf).

e) Vigil Mechanism/ Whistle Blower Policy

As required by the Companies Act, 2013 and Regulation 22 of the Listing Regulations, your Company has formulated a Vigil Mechanism/ Whistle Blower Policy to maintain the standard of ethical, moral and legal conduct of business operations. A Vigil (Whistle Blower) mechanism provides a channel to the employees and Directors to report to the management concerns about unethical behavior, actual or suspected fraud or violation of the Codes of Conduct or policy. The mechanism provides for adequate safeguards against victimization of employees or Directors or any other person to avail of the mechanism and also provide for direct access to the Chairman/ CEO/ Chairman of the Audit Committee in exceptional cases.

Your Company hereby affirms that no Director/ employee/ any other person has been denied access to the Chairman of the Audit Committee and that no complaints were received during the year.

The Whistle Blower Policy has been disclosed on the Company's website under the web link http://www.iitlgroup.com/newStatic/Vigil_Mechanism_Whistle_Blower_Policy.pdf and circulated to all the Directors / employees.

f) Disclosure of Accounting Treatment

The Company has prepared the Financial Statements in accordance with the Indian Accounting Standards (Ind AS) to comply with the same as specified under Section 133 of the Act, read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and the relevant provisions of the Act, as applicable and Non-Banking Financial Company - Systemically Important Non-Banking Financial (Non-Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2016.

g) Disclosure on Risk Management

The Company has laid down procedures to inform Board members about the risk assessment and



minimization procedures. The Board periodically reviews the same.

h) CEO / CFO Certification

In terms of the requirements of Regulation 17(8) of the Listing Regulations, the Executive Chairman, Dr. B. Samal, CEO & Company Secretary, Ms. Cumi Banerjee and Group CFO, Mr. Kamlesh Kumar Agrawal, have submitted necessary certificate to the Board of Directors stating the particulars specified under the said regulations.

This certificate has been reviewed and taken on record by the Board of Directors at its meeting held on May 28, 2022 and enclosed here as "Annexure - A".

i) Non-mandatory requirements

Besides complying with mandatory requirements of the Listing Regulations, the Company has also complied with the following non-mandatory requirements of Listing Regulations.

i) Audit Qualifications

The Auditors' Report on the Audited Financial Results (Standalone) does not contain any qualification, reservation or adverse remark.

However, the Auditors' Report on the Audited Financial Results (Consolidated) contains audit qualifications, as detailed hereunder:

Details of Audit Qualification:

 IITL - Nimbus The Express Park View, (the firm) joint venture has not provided interest of ₹ 297.03 lakhs on unsecured loans. The auditors of the firm and subsidiary company namely IITL Projects Limited have given qualified opinion on this matter in their report on the financial statements as at 31st March, 2022.

As a result the Company's share of loss are understated by ₹ 28.75 lakhs and consequently the profit for the year is overstated and retained earnings at the year end is overstated by an equal amount.

2) IITL - Nimbus The Hyde Park Noida, (the firm) joint venture has not provided interest of ₹ 95.79 lakhs for the period from 01.10.2021 to 31.03.2022 on unsecured loans. The auditors of the firm and subsidiary company namely IITL Projects Limited have given qualified opinion on this matter in their report on the financial statements as at 31st March, 2022.

As a result the Company's share of loss are understated by Rs.34.36 lakhs and consequently the profit for the year is overstated and retained earnings at the year end is overstated by an equal amount.

Management's Views:

The two projects, IITL-Nimbus The Express Park View and IITL Nimbus - The Hyde Park are in NCR Region. As per the NCR region, real estate scenario apparently has over 1 lakh units of unsold inventory as of March 2022.

Due to COVID-19 and also increase in raw material cost, coupled with slow sales in these projects, the cash flows of these two firms have been adversely affected.

Given the unsold stock in hand, the cost of individual flats are not being realized as the market realizable value is lesser than the holding cost.

In the light of the above due to liquidity issue, the firms have not been able to provide the interest due on the loan. They have approached the company for One Time Settlement.

The firms are pursuing settlement with the company and is hopeful the matter shall be resolved during the current financial year.

Separate posts of Chairman and Chief Executive Officer (CEO)

Separate persons have been appointed as Chairman and Chief Executive Officer of the Company.

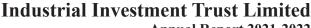
iii) Reporting by internal auditor

The internal auditor reports directly to the Audit Committee.

7. GENERAL BODY MEETINGS / POSTAL BALLOT

Location and time where last three AGMs were held:

Sr. No.	Date	Location	Time	Special Resolution passed
1.	September 28, 2021	The Company conducted the AGM through Video Conferencing (VC)/ Other Audio Visual Means (OAVM). Deemed venue was Office No.101A, 'The Capital', G Block, Plot No.C-70, Bandra Kurla Complex, Bandra East, Mumbai - 400051	3.00 p.m.	Variation in terms of remuneration of Dr. B. Samal, Executive Chairman of the Company. Re-appointment of Dr. B. Samal as Executive Chairman.





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2.	November 07, 2020	The Company conducted the AGM through Video Conferencing (VC) / Other Audio Visual Means (OAVM). Deemed venue was Rajabahadur Mansion, 28, Bombay Samachar Marg, Mumbai 400 001	2.30 p.m.	
3.	September 21, 2019	M.C. Ghia Hall, 18/20, K. Dubash Marg, Mumbai - 400 001	2.15 p.m.	Re-appointment of Mr. Venkatesan Narayanan as an Independent Director

Extraordinary General Meetings / Postal Ballot:

No Extraordinary General Meeting was held during the past 3 years.

POSTAL BALLOT:

During the year 2021-22, the Company has obtained approval from its Members through Postal Ballot (e-voting facility provided). The details of the postal ballot are as follows:

Date of Postal Ballot Notice: December 23, 2021

Remote e-Voting period: January 12, 2022 to February 10,

2022

Date of approval: February 10, 2022

Date of declaration of result: February 11, 2022

The Results of the Postal Ballot are as under:

Particulars of the resolution	Type of No. of resolution votes		Votes cast in favour on votes polled		Votes cast against on votes polled	
		polled	No. of votes	%	No. of votes	%
Approval for sale of the company's entire equity stake held in Future Generali India Life Insurance Company Limited (FGILICL), a joint venture entity of the company to Generali Participations Netherlands N.V., one of the Joint Venture Partners of FGILICL		13548722	13548714	100.00	8	0.00

Ms. Chandanbala Mehta, Practicing Company Secretary (Membership No. F6122) of M/s. Chandanbala Jain & Associates was appointed as a Scrutinizer to scrutinize the postal ballot process by voting through electronic means (remote e-voting) in a fair and transparent manner. The results of the postal ballot were declared on February 11, 2022.

Procedure for postal ballot:

- The postal ballot was conducted in accordance with the provisions contained in Section 110 and other applicable provisions, if any, of the Companies Act, 2013, read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 and read with the General Circular nos. 14/2020, 17/2020, 22/2020, 33/2020, 39/2020, 10/2021 and 20/2021 dated April 08, 2020, April 13, 2020, June 15, 2020, September 28, 2020, December 31, 2020, June 23, 2021 and December 08, 2021 respectively issued by the Ministry of Corporate Affairs.
- The shareholders were provided the facility to vote through e-voting.
- In compliance with MCA circulars, the Company has provided only the remote e-voting facility to its Members, to enable them to cast their votes electronically instead of submitting the physical Postal Ballot form.

- The Company also published a notice in the newspapers in accordance with the requirements under the Companies Act, 2013.
- The Company fixed a cut-off date to reckon paid-up value of equity shares registered in the name of shareholders for the purpose of voting.
- Shareholders cast their votes through e-voting during the voting period fixed for this purpose.
- After completion of scrutiny of votes, the scrutinizer submits his report to the Chairman and the results of voting by postal ballot were announced within 48 hours of conclusion of the voting period.
- The results were also displayed on the website of the Company, besides being communicated to the Stock Exchanges, Depositories and Registrar and Share Transfer Agents.

8. OTHER DISCLOSURES:

a) Related Party Transactions:

All transactions entered into by the Company with related parties, during the financial year 2021-2022, were in ordinary course of business and on arm's length basis. The details of the Related Party Transactions are set out in the Note No. 37 to Financial Statements forming part of this Annual Report.



Also, the Related Party Transactions undertaken by the Company were in compliance with the provisions set out in the Companies Act, 2013 read with the Rules issued thereunder and Regulation 23 of the Listing Regulations. The Audit Committee, during the financial year 2021-2022, has approved Related Party Transactions in line with the Policy of dealing with Related Party Transactions and the applicable provisions of the Companies Act, 2013 read with the Rules issued thereunder and the Listing Regulations (including any statutory modification(s) or re-enactment(s) thereof for the time being in force).

The policy on Related Party Transactions has been placed and can be accessed on the Company's weblink: (http://www.iitlgroup.com/newStatic/Related_Party_Transaction_Policy.pdf).

- b) No penalties or strictures have been imposed on the Company by SEBI, Stock Exchanges or any other statutory authority, for non-compliance of any laws, on any matter related to the capital markets, during the last three years.
- c) The Company has complied with all applicable mandatory requirements in terms of SEBI Listing Regulations. A report on compliances on the applicable laws for the Company is placed before the Board on a quarterly basis for its review.
- d) Review of Directors' Responsibility Statement

The Board in its Report to the Members of the Company have confirmed that the Annual Accounts for the year ended March 31, 2022 have been prepared as per applicable Indian Accounting Standards (IND AS) and policies and that sufficient care has been taken for maintaining adequate accounting records.

- e) In line with the SEBI Listing Regulations, the Company has obtained a Certificate from M/s Chandanbala Jain & Associates, Company Secretaries that none of Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by Board / Ministry of Corporate Affairs or any such statutory authority. The requisite certificate is enclosed to the Report on Corporate Governance as "Annexure B".
- f) The Board of Directors of the Company has accepted the recommendations made by all the Committees.
- g) Total fees for all services rendered to the Company on a consolidated basis by Statutory Auditor, Chaturvedi & Shah LLP, Chartered Accountants, for the year ended March 31, 2022 are as under:

Particulars	(Amount ₹ in Lacs)		
Audit Fees	13.00		
Limited review fees	11.25		
Other Services	2.00		
Out of Pocket Expenses	0.25		
GST expenses	2.45		
Total	28.95		

 h) Disclosures in relation to Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

Sr. No.	Particulars	No. of complaints
1.	Number of complaints filed during FY 2021-2022	Nil
2.	Number of complaints disposed off during FY 2021-2022	Nil
3.	Number of complaints pending as on end of FY 2021-2022	Nil

 Details of utilization of funds raised through preferential allotment or qualified institutional placement (QIP) as specified under Regulation 32(7A):

The Company does not have funds raised through preferential allotment and / or QIP which are unutilised.

- j) Disclosures with respect to DEMAT Suspense Account/ Unclaimed Suspense Account: Not Applicable
- k) SEBI Complaints Redress System (SCORES)

SEBI requires all listed companies to process Investor complaints in a centralized web based complaint system called "SEBI Complaints Redress System" (SCORES). The shareholders can lodge their grievances online and view its status.

9. MEANS OF COMMUNICATION

- a) Quarterly and annual financial results of the Company are forwarded to BSE Limited and The National Stock Exchange of India Limited and published in Free Press Journal (English) and Navshakti (Marathi). Half yearly report is not sent to each shareholder. However, the results of the Company are published in the newspapers.
- b) The Company has not made any presentation to any institutional investor or to any analyst during the year.
- Management Discussion and Analysis Report forms part of the Directors' Report.
- d) The Company has its website namely www.iitlgroup. com. Annual Report of the Company shall be available on the website in a user friendly and downloadable form. The quarterly / half yearly results are also available on the Company's website.

10. GENERAL SHAREHOLDER INFORMATION

a) Annual General Meeting

Date & Time: Saturday, September 24, 2022 at 3.00 p.m. Venue: Office No.101A, 'The Capital', G Block, Plot No.C-70, Bandra Kurla Complex, Bandra East, Mumbai - 400051

b) Financial Year: 2022-2023

Adoption of Quarterly Results for

Quarter ending In the month of (Tentative)

June 2022 : On or before August 14, 2022 September 2022 : On or before November 14, 2022





December 2022 : On or before February 14, 2023 March 2023 : On or before May 30, 2023

(Audited annual results)

c) Book Closure period: September 17, 2022 to

September 24, 2022

d) Listing on Stock : BSE Limited,

Exchange Dalal Street, Mumbai 400 001

The National Stock Exchange

of India Limited (NSE)

BKC, Bandra (E), Mumbai 400051

Listing fees, as prescribed, have been paid to the BSE and NSE up to March 31, 2022.

e) Stock Code at BSE : 501295 NSE Stock Symbol : IITL

ISIN : INE886A01014

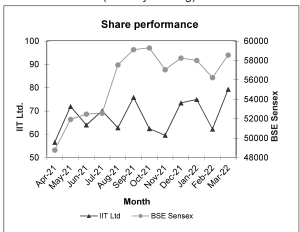
f) Stock price data at the BSE and NSE

Month	BSE					
	High	Low	Close	High	Low	Close
	(₹)	(₹)	(₹)	(₹)	(₹)	(₹)
April, 2021	69.95	51.00	56.55	66.60	50.10	54.55
May, 2021	73.30	52.50	72.00	74.00	51.30	72.95
June, 2021	83.00	64.00	64.00	83.00	62.75	63.85
July, 2021	77.35	62.10	70.10	78.25	60.40	71.10
August, 2021	73.50	61.65	62.85	72.85	61.25	61.50
September, 2021	75.85	60.00	75.85	75.40	59.60	75.40
October, 2021	83.55	62.40	62.40	83.10	74.45	75.05
November, 2021	68.90	59.55	59.60	Nil*	Nil*	Nil*
December, 2021	79.85	59.15	73.50	Nil*	Nil*	Nil*
January, 2022	89.30	73.15	75.00	93.40	70.55	74.95
February, 2022	76.40	61.60	62.25	78.50	59.60	65.20
March, 2022	79.35	61.75	79.35	83.55	60.15	83.55

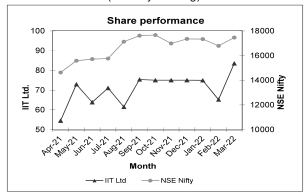
^{*} There were no trades conducted during these months.

g) Graph

Share Price / BSE (Monthly Closing)



Share Price / NSE (Monthly Closing)



h) Registrar and Transfer Agents

Link Intime India Private Limited

C - 101, 247 Park, LBS Marg, Vikhroli West,

Mumbai - 400 083. Tel. No.: 022 49186000 / 49186270

i) Share Transfer System

The Company's shares being in the compulsory demat list, are transferable through the depository system. However, shares held in physical form are processed by the Registrar & Share Transfer Agent in coordination with the Company. Securities of the listed companies can be transferred only in dematerialized form w.e.f. April 01, 2019, Further, SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD RTAMB/P/CIR/2022/8 dated January 25, 2022, mandated all listed companies to issue securities in dematerialized form only, while processing the service request of issue of duplicate securities certificate, claim from Unclaimed Suspense Account, renewal/ exchange of securities certificate, sub-division/splitting endorsement, securities of certificate, consolidation of securities certificates/ folios, transmission and transposition. In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialization, Members are advised to dematerialise the shares held by them in physical form. Members can contact the Company or RTA, for assistance in this regard. The Company obtains yearly certificate from a Company Secretary in Practice confirming the issue of share certificates for transfer, subdivision, consolidation etc., and submits a copy thereof to the Stock Exchanges in terms of Regulation 40(9) of SEBI Listing Regulations, 2015. Further, the Compliance Certificate under Regulation 7(3) of the SEBI Listing Regulations, 2015 confirming that all activities in relation to both physical and electronic share transfer facility are maintained by Registrar and Share Transfer Agent registered with the Securities and Exchange Board of India is also submitted to the Stock Exchanges on a yearly basis.



j) Details of Shares transferred to IEPF Authority during 2021-22

Pursuant to Sections 124 and 125 of the Act read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules"), shares on which dividend has not been encashed or claimed for seven consecutive years or more, such shares are liable to be transferred to the Investor Education and Protection Fund (IEPF), a Fund constituted by the Government of India under Section 125 of the Companies Act, 2013. In pursuance to IEPF Rules, 31692 Shares constituting 38 Folios were transferred to IEPF Authority during 2021-22.

The voting rights on the shares outstanding in the IEPF Authority as on March 31, 2022 shall remain frozen till the rightful owner of such shares claims the shares.

k) Distribution of shareholding as on March 31, 2022

Grouping of Shares	No. of Share-	% of total share-	No. of Shares per	% of total
	holders	holders	Category	shares
1 - 500	1851	81.94	199686	0.89
501 - 1000	155	6.86	131363	0.58
1001 - 2000	102	4.52	158340	0.70
2001 - 3000	50	2.21	127720	0.56
3001 - 4000	13	0.58	47160	0.21
4001 - 5000	27	1.19	132195	0.59
5001 - 10000	24	1.06	180121	0.80
10001 - 22547550	37	1.64	21570965	95.67
TOTAL	2259	100.00	22547550	100.00

Shareholding pattern as on March 31, 2022

Category	No. of shares held	% of shareholding
Promoters	94,32,067	41.83
Foreign Company	-	-
Non Resident Indian (Non Repat & Repat)	24,545	0.11
Foreign Portfolio Investors	6,33,000	2.81
Insurance Companies	11,42,205	5.07
Financial Institutions / Banks	53,230	0.24
Mutual Funds	-	-
Central Government / State Government(s)	37,200	0.16
Resident Individuals	13,98,062	6.20
Clearing Member	7,396	0.03
Trusts	46,750	0.21
Other bodies corporate	30,70,757	13.61
Hindu Undivided Family (HUF)	86,874	0.39
NBFCs registered with RBI	0	0.00
Investor Education and Protection Fund Authority Ministry of Corporate Affairs	3,37,914	1.50
Shares held by custodians and against which Depository Receipts have been issued	62,77,550	27.84
TOTAL	2,25,47,550	100.00

I) Dematerialisation

The Company has entered into agreements with National Security Depository Limited and Central Depository Services (India) Limited for the dematerialisation of shares. As on March 31, 2022, a total of 2,21,68,670 shares, which forms 98.32% of the share capital of the Company stands dematerialized and 3,78,880 shares which forms 1.68% of the share capital are in physical form.

Members still holding physical share certificates are requested to dematerialize their shares by approaching any of the Depository Participants registered with the Securities and Exchange Board of India (SEBI).

m) Outstanding GDRs / ADRs / Warrants or any other convertible instruments

On June 15, 2012, the Company had issued 48,88,775 Global Depositary Receipts (GDRs), each GDR representing two Equity Shares of Rs. 10/- each. The GDRs issued by the Company are listed on the Luxembourg Stock Exchange. As on March 31, 2022, the total outstanding GDRs stood at 31,38,775.

Outstanding GDRs as on March 31, 2022 represent 62,77,550 Equity Shares constituting 27.84% of Company's paid-up Equity Share Capital. Each GDR represents two underlying equity shares in the Company. GDR is not a specific time-bound instrument and can be surrendered at any time and converted into the underlying equity shares in the Company. The shares so released in favour of the investors upon surrender of GDRs can either be held by investors concerned in their name or sold off in the Indian secondary markets for cash. To the extent the shares so sold in Indian markets, GDRs can be reissued under the available head-room.

n) Commodity price risk and foreign exchange risk and hedging activities

The Company is not exposed to any commodity price / foreign exchange risk. No hedging activities were carried out by the Company during the financial year 2021-2022.

o) Plant Location

The Company does not have a manufacturing plant.

p) Address for Correspondence

Shareholders can correspond with the Registrars & Share Transfer Agents or at the Registered Office of the Company.

Address of the Registrar & Share Transfer Agents

Link Intime India Private Limited

C - 101, 247 Park, LBS Marg, Vikhroli West,

Mumbai - 400 083

Tel. No.: 022 49186000 / 49186270



Annual Report 2021-2022

For the convenience of the investors, transfer requests are also accepted at the Registered Office of the Company.

Address of Registered Office

Office No.101A, 'The Capital', G Block, Plot No.C-70, Bandra Kurla Complex, Bandra East, Mumbai - 400051

Contact Person

Ms. Cumi Banerjee - CEO & Company Secretary Tel. No.: 022 4325 0100

q) Credit Rating

The Company does not have any debt instrument, fixed deposit programme or any scheme or proposal for mobilization of funds. Hence, during the financial year ended March 31, 2022 it had not obtained any credit rating for this purpose.

r) Updation of PAN, KYC details

SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated November 03, 2021 has provided common and simplified norms for processing investor's service request by RTAs and norms for furnishing PAN, KYC and Nomination details.

As per the said Circular, it is mandatory for the shareholders holding securities in physical form to inter alia furnish PAN, KYC and Nomination details. Physical folios wherein the PAN, KYC and Nomination details are not available on or after 1st April, 2023, shall be frozen by the RTA and will be eligible for lodging any service request or receiving payment including dividend only after registering the required details. The said physical folios shall be referred by the Company or RTA to the administering authority under the Benami Transactions (Prohibitions) Act, 1988 and/ or Prevention of Money Laundering Act, 2002, if they continue to remain frozen as on 31st December, 2025.

The Company has sent individual letters to all the members holding shares of the Company in physical form for furnishing their PAN, KYC and Nomination details. The relevant forms in this regard have been made available on the website of the Company at http://www.iitlgroup.com/newStatic/Reports/Regulation_30_of_SEBI(LODR) Regulations,2015-22.03.2022.pdf. Members are advised to register their details with the RTA, in compliance with the said Circular for smooth processing of their service requests.

s) Nodal Officer:

In accordance with the IEPF Rules, the Board of Directors of the Company have appointed Mrs. Cumi Banerjee- CEO & Company Secretary of the Company as the Nodal Officer.

Details of the Nodal Officer for the purpose of coordination with the IEPF Authority are available on the website of the Company at http://www.iitlgroup.com/newStatic/Contact.aspx

Certificate on Corporate Governance

As required in Schedule V of the Listing Regulations, a Certificate on Corporate Governance issued by M/s Chandanbala Jain & Associates, Practicing Company Secretaries (CP No. 6400) is published as "Annexure - C" to this Report.

Declaration on Compliance with Code of Conduct

It is hereby affirmed that all the Directors and the senior management personnel have complied with the Code of Conduct framed by the Company and a confirmation to that effect has been obtained from the Directors and senior management personnel.

On behalf of the Board of Directors

Place : Mumbai Chairman
Date: August 13, 2022 (DIN: 00007256)



Annexure A

CERTIFICATE

[UNDER REGULATION 17 (8) OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015]

To,

The Board of Directors Industrial Investment Trust Limited Mumbai

This is to certify that:

- a) We have reviewed financial statements and the cash flow statements for the year ended March 31, 2022 and that to the best of our knowledge and belief:
 - these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (ii) these statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b) There are, to the best of our knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violative of the company's code of conduct.
- c) We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the company and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.

We have indicated to the auditors and the Audit Committee

- (i) significant changes, if any, in internal control during the year;
- (ii) significant changes, if any, in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
- (iii) We have not come across any instances of fraud or fraudulent activities during the year.

Dr. B Samal Chairman Cumi Banerjee CEO & Company Secretary Kamlesh Kumar Agrawal Group Chief Financial Officer

Place : Mumbai Date : May 28, 2022



Annexure B

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,

The Members of Industrial Investment Trust Limited Office No. 101 A, The Capital, G-Block, Plot No. C-70, Bandra Kurla Complex, Bandra (East), Mumbai-400051.

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Industrial Investment Trust Limited having CIN: L65990MH1933PLC001998 and having registered office at Office No.101A, The Capital, G-Block, Plot No.C-70, Bandra Kurla Complex, Bandra (East), Mumbai-400 051 (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub-clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

Sr. No.	Name of the Director	DIN	Date of Appointment in Company
1	Dr. Bidhubhusan Samal	00007256	05.03.2008
2	Mr. Bipin Agarwal	00001276	08.01.2008
3	Mr. Venkatesan Narayanan	00765294	18.05.2009
4	Ms. Sujata Chattopadhyay	02336683	26.09.2017
5	Mr. Milind S. Desai	00326235	12.02.2019
6	Mr. Shankar Narayan Mokashi	08943356	12.11.2020

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

For Chandanbala Jain and Associates

Practicing Company Secretaries
Chandanbala O. Mehta

Proprietor

F.C.S. No.: 6122, C. P. No.: 6400

PR: 1517/2021

Place: Mumbai Date: August 13, 2022 UDIN: F006122D000792754



Annexure C

Practising Company Secretary's Certificate on Corporate Governance [Pursuant to Regulation 34(3) read with Schedule V Para E of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

The Members of
Industrial Investment Trust Limited
Office No. 101 A, The Capital,
G-Block, Plot No. C-70,
Bandra Kurla Complex,
Bandra (East), Mumbai-400051

We have examined the compliance of conditions of Corporate Governance by Industrial Investment Trust Limited, for the year ended on March 31, 2022, as prescribed under Regulations 17 to 27, clauses (b) to (i) of sub-regulation (2) of regulation 46 and paras C, D and E of Schedule V of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred as "Listing Regulations").

We state that compliance of conditions of Corporate Governance is the responsibility of the management, and our examination was limited to procedures and implementation thereof adopted by the Company for ensuring compliance with conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Regulations 17 to 27, clauses (b) to (i) of sub regulation (2) of Regulation 46 and paragraphs C, D and E of Schedule V of the Listing Regulations, as applicable of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

This certificate is issued solely for the purposes of complying with Listing Regulations and may not be suitable for any other purpose.

For **Chandanbala Jain & Associates**Practicing Company Secretaries

Chandanbala O. Mehta Proprietor FCS No. 6122, C P No. 6400 PR: 1517/2021

PR: 1517/2021

Place: Mumbai Date: August 13, 2022 UDIN: F006122D000792699



INDUSTRIAL INVESTMENT TRUST LIMITED

STANDALONE FINANCIAL STATEMENTS



INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF INDUSTRIAL INVESTMENT TRUST LIMITED

Report on the Audit of the Standalone Financial Statements Opinion

We have audited the accompanying Standalone Financial Statements of Industrial Investment Trust Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss (including the Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flow for the year then ended and notes to the Standalone Financial Statements, including the summary of significant accounting policies and other explanatory information (hereinafter referred to as "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, as amended (the "Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, its loss including other comprehensive income/(loss), the Changes in Equity and its Cash Flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the Standalone Financial Statements in accordance with the Standards on Auditing (SAs), as specified under section 143(10) of the Act. 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 ("the ICAI") together with the ethical requirements that are relevant to our audit of the Standalone Financial Statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Standalone Financial Statements.

Emphasis of Matter

- a) We draw attention to note 38 of the Standalone Financial Statements, regarding investment in joint controlled entity, Future Generali India Life Insurance Company Limited ("FGILICL"). The Management of the Company has sold the said investment and has recognized total loss of Rs. 10,395.00 lakhs and considered as exceptional item.
- b) We draw attention to note 42(a) of the Standalone Financial Statements regarding investment in its subsidiary IITL Projects Limited. The financials statements of the subsidiary have been prepared on a going concern basis, although the subsidiary company is incurring continuous losses and the net worth of the subsidiary company is negative as on March 31, 2022. In view of current status of the Real estate industry and in particular adverse cash flows of the Joint Ventures of the subsidiary.

- which indicates that a material uncertainty exists that may cast significant doubt its ability to continue as a going concern, the management of the Company is of view, for the reason states in the note, that the impairment provision is considered adequate.
- c) We draw attention to note 42(b) of the Standalone Financial Statements regarding investment in its subsidiary IITL Management and Consultancy Private Limited (formerly known as IIT Insurance Broking and Risk Management Private Limited), the management of the Company is of the view, for the reasons stated in the note, that impairment of Rs. 112.00 lakhs towards equity investment as at March 31, 2022 is considered adequate based on audited net worth as at March 31, 2022.
- d) We draw attention to note 42(d) of the Standalone Financial Statements, regarding investment in associate company World Resorts Limited ("WRL"). The associate has incurred loss in the current year and the net worth of the associate has eroded.
- e) We draw attention to note 43 of Standalone Financial Statements, the Company had received letter from the Reserve Bank of India (RBI) dated June 25, 2018, vide said letter, the RBI has prohibited the Company not to expand its credit/investment portfolio other than investment in Government Securities till net Non-Performing Assets ("NPAs") are brought down to below 5%.
- f) We draw attention to note 51 to the Standalone Financial Statements, which describes the impact of Covid-19 pandemic on the Company's operations and results as assessed by the management.

Our opinion is not modified in respect of the above matters.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Standalone Financial Statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the Standalone Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditors' responsibilities for the audit of the Standalone Financial Statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the Standalone Financial Statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying Standalone Financial Statements.



as at the balance sheet date.

Accordingly, the same is considered as a key audit matter.

Industrial Investment Trust Limited

Annual Report 2021-2022

Key Audit Matter	How Key Audit Matter was addressed in our Audit
Carrying Value of Investment	
(Refer Note 2.11 "Financial Instrument" and Note 7 and Note 44 of the Standalone Financial Statements)	
The investments portfolio is valued at Rs. 609,035.46 (in thousands) which represents 18.91% of the total assets of the Company as at March 31, 2022. The Impairment review of unquoted investment is	
considered to be risk area due to the size of the balances as well as the judgmental nature of key assumptions which may be subject to management override.	Evaluated the valuation methodology recommended by the valuation expert. Assessed the adequacy of internal controls, evaluated the design
Impairment assessment commences with management's evaluation on whether there is an indication of impairment loss. As part of such evaluation, management considers financial information, liquidity and	and tested the operating effectiveness of such controls for initial recognition, subsequent measurement and disclosure of investments as on the reporting date as per applicable regulations.
solvency position of subsidiaries, associates and joint venture. Management also considers other factors such as assessment of	iv. Held discussions with management regarding appropriate implementation of policy on impairment.
company's operations, business performance and modifications, if any, by the auditors of such subsidiaries, associates and joint venture. Based on such evaluation the Company has made impairment provisions	v. Obtained and read latest audited financial statements of subsidiaries and associates. Noted key financial attributes.
against the above investments.	vi. We evaluated the impairment assessment performed by management.
We focused on this area due to magnitude of the carrying value of investments in subsidiaries, associates and joint venture, which comprise 18.91% of the total assets as at March 31, 2022 and are subject to annual impairment assessment.	
Income tax	
Income tax	Our audit procedures included and were not limited to the following:
(Refer Note 2.18 "Taxation" and Note 9 and 10 of the Standalone Financial Statements)	i. Assessed the evaluation and assumptions used by the management for the assessment of option under Section 115BAA of the Act.
The Taxation Laws (Amendment) Ordinance, 2019 introduced Section 115BAA with effect from April 1, 2020 which provided that a domestic	ii. Evaluated opinion of tax expert.
company shall, at its option, pay tax at a lower rate of 22 percent subject to certain conditions, including that the total income should be computed without claiming any deduction or exemption;	iii. Evaluated the estimates / assumptions used by the management in determination of future taxable profit in respect of the unused tax credits recognized in the books.
Further, a clarification from the Central Board of Direct Taxes clarified that the tax credit of Minimum Alternate Tax paid by the Company exercising option under section 115BAA shall not be available consequent to	iv. Obtained and assessed the management assumptions/judgments and mathematical accuracy for calculating the difference between the book base and tax base.
exercising of such option.	v. Evaluated whether the measurement and recognition of deferred tax
As at March 31, 2022, the Company has not exercised the option under Section 115BAA.	assets and liabilities is in line with the applicable Indian Accounting Standards.
The Company has unused tax credits (MAT credit) of Rs. 4386.23 thousands.	vi. Reviewed the disclosure made by the Company in the financial statements in this regard.
The Company has recognized Deferred Tax Assets of Rs. 61,051.42 thousands in accordance with Ind AS 12 – Income Taxes. Recognition of the deferred tax asset involves management judgment and estimates to determine whether there is a reasonable certainty to utilise the deferred tax assets.	
Significant judgment and estimates are involved in assessing the recognition/recoverability of the unused tax credits as well as the tax rates to be applied for recognition of deferred tax assets and liabilities as at the balance sheet date.	



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

The Company's Board of Director is responsible for the preparation of the other information. The other information comprises of the information included in the Annual Report, but does not include the Standalone Financial Statements and our Auditors' Report thereon.

Our opinion on the Standalone Financial Statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Standalone Financial Statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the Standalone Financial Statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed on the Other Information that we obtained prior to the date of this Auditors' Report, 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.

When we read the Directors' Report, including annexures in Annual Report, if any, thereon, if we conclude that there is a material misstatement therein, we are required to communicate the matter to Those Charged with Governance.

Responsibilities of Management for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Standalone Financial Statements that give a true and fair view of the financial position, financial performance including other comprehensive income/(loss), changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules, 2015, as amended.

This responsibility also includes maintenance of adequate accounting records in accordance with the provision of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of the appropriate accounting policies; making judgements 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.

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

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

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

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

- Identify and assess the risks of material misstatement of the Standalone Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by 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 Standalone Financial Statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Standalone Financial Statements.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Standalone Financial Statements for the financial year ended March 31, 2022 and are therefore the key audit matter. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
 - c) The Balance Sheet, 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 books of account;
 - d) In our opinion, the aforesaid Standalone Financial Statements comply with the Indian Accounting Standards

- specified under section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
- e) On the basis of written representations received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022, from being appointed as a director in terms of section 164(2) of the Act;
- f) With respect to the adequacy of the internal financial controls with reference to the Financial Statements 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 with reference to financial statements:
- g) With respect to the other matters to be included in the Auditors' 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 Rules 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 and as represented by the management:
 - The Company has disclosed the impact of pending litigations on its financial position in its Standalone Financial Statements as referred to in Note 29 to the Standalone Financial Statements;
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
 - iv) (a) Management has represented to us that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts no funds (which are material either individually or in aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;



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- (b) Management has represented to us that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts no funds (which are material either individually or in aggregate) have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries
- (c) Based on our audit procedure conducted that are considered reasonable and appropriate in the circumstances, nothing has come to our attention that cause us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- v) The Company has not declared or paid any dividend during the current year.

For **Chaturvedi & Shah LLP**Chartered Accountants
Firm Registration no. 101720W/W100355

Vitesh D. Gandhi

Partner

Membership No.: 110248 UDIN: 22110248AJVFQV2107

Place: Mumbai Date: May 28, 2022

Industrial Investment Trust Limited Annual Report 2021-2022



"ANNEXURE A" TO THE INDEPENDENT AUDITORS' REPORT OF EVEN DATE ON THE STANDALONE FINANCIAL STATEMENTS OF INDUSTRIAL INVESTMENT TRUST LIMITED

(Referred to in Paragraph 1 under the heading of "Report on Other Legal and Regulatory Requirements" of our report of even date)

- In respect of its Property, Plant and Equipment and Intangible Assets:
 - The Company has maintained proper records showing full particulars including quantitative details and situation of Property, Plant and Equipment and relevant details of right-of-use assets on the basis of available information.
 - (B) The Company does not have Intangible Assets, therefore reporting under this clause is not applicable.
 - b) As explained to us, Property, Plant & Equipment and right-ofuse assets have been physically verified by the management in a phased periodical manner, which in our opinion is reasonable, having regard to the size of the Company and nature of its assets. According to the information and explanations given to us, no material discrepancies were noticed on such physical verification.
 - According to the information and explanations given to us and the records examined by us, tittle deeds in respect of immovable properties disclosed as Property, Plant & Equipment (other than properties where the Company is the lessee and the lease agreements are duly executed in favour of the lessee) in the standalone financial statements are in the name of the Company as at the balance sheet date.
 - According to information and explanations given to us and books of accounts and records examined by us, Company has not revalued its Property, Plant and Equipment (including Right of Use assets) during the year. The Company does not have Intangible Assets during the year.
 - According to information & explanations and representation e) given to us by the management, no proceedings have been initiated or are pending against the Company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- As the company do not have any Inventory during the year. ii) a) Therefore, the provisions of clause 3(ii)(a) of the Order are not applicable to the company.
 - According to the information and explanations given to us, at any point of time of the year, the Company has not been sanctioned working capital limits in excess of Rs. 5 crore, in aggregate, at any points of time during the year, from banks or financial institutions on the basis of security of current assets and hence reporting under clause 3(ii)(b) of the Order is not applicable.
- With respect to investments made in or any guarantee or security provided or any loans or advances in the nature of loans, secured or unsecured, granted during the year by the Company to companies, firms, Limited Liability Partnerships or any other parties:
 - According to the information and explanations given to us and based on the audit procedures performed by us, we are of the opinion that since the principal business of the Company

- is to give loans, the requirement to report on clause 3(iii)(a) of the Order is not applicable to the Company.
- According to the information and explanation given to us and based on the audit procedures performed by us, we are of the opinion that, the investments made during the year are, prima facie, not prejudicial to the interest of the Company. The Company has not provided any quarantee or security or granted loans or any advances in the nature of loans during the year.
- According to the information and explanation given to us and based on the audit procedures performed by us, in respect of the loans, the schedule of repayment of principal and payment of interest has been stipulated. Note 2.11 to the Standalone Financial Statements explains the Company's accounting policy relating to impairment of financial assets which include loans assets. In accordance with that policy, loan assets with balances as at March 31, 2022, aggregating Rs.4,40,546.42 thousand were categorised as Non Performing Assets. Disclosures in respect of such loans have been provided in Note 6 to the Standalone Financial Statements.
- According to the information and explanation given to us and based on the audit procedures performed by us, in respect of the loan, total amount overdue for more than ninety days as at year end is Rs.4,40,546.42 thousand. Reasonable steps are been taken by the Company for recovery of the principal and interest as stated in the applicable Regulations and Loan agreements.
- According to the information and explanations given to us and based on the audit procedures performed by us, we are of the opinion that since the principal business of the Company is to give loans, the requirement to report on clause 3(iii)(e) of the Order is not applicable to the Company.
- In our opinion and according to the information and explanation given to us Company has not granted any loans or advances in the nature of loans, either repayable on demand or without specifying any terms or period of repayment to companies, firms, Limited Liability Partnerships or any other parties. Accordingly, the requirement to report on clause 3(iii)(f) of the Order is not applicable to the Company.
- In our opinion and according to the information and explanations given to us, the Company has not directly or indirectly advanced loan to the person or given guarantees or securities in connection with the loan taken by persons covered under Section 185 of the Act and the Company has not made investments through more than two layers of investment companies in accordance with the provisions of section 186 of the Act. Therefore, clause 3(iv) of the Order is not applicable to the Company.
- According to the information and explanations given to us, the Company has not accepted any deposits or amounts which are deemed to be deposits within the meaning of provisions of sections



Industrial Investment Trust Limited Annual Report 2021-2022

- 73 to 76 or any other relevant provisions of the Act and the rules framed there under. Therefore, the clause 3 (v) of the Order is not applicable to the Company.
- vi) To the best of our knowledge and explanations given to us, the Central Government has not prescribed the maintenance of cost records under sub section (1) of Section 148 of the Act in respect of the activities undertaken by the Company.
- vii) In respect of Statutory dues :
 - a) According to the records of the Company examined by us, undisputed statutory dues including Goods and Service tax, provident fund, employees' state insurance, income tax, duty of customs, cess and any other material statutory dues have been generally regularly deposited with appropriate authorities. According to the information and explanations given to us, there were no undisputed amounts payable in respect of the aforesaid dues, which were outstanding as March 31, 2022 for a period of more than six months from the date they became payable.
 - b) According to the information and explanations given to us, there are no statutory dues referred to in sub-clause (a) which have not been deposited with the appropriate authority on account of any dispute.
- viii) According to the information and explanations given to us and representation given to us by the management, there were no transactions relating to previously unrecorded income that were surrendered or disclosed as income in the tax assessments under the Income Tax Act, 1961 (43 of 1961) during the year.
- ix) In our opinion and according to the information and explanation given to us the Company does not have any borrowings from banks, financial institutions or other lenders hence Clause 3(ix) of the Order is not applicable to the Company.
- x) a) The Company has not raised money by way of initial public offer or further public offer (including debt instruments). Hence reporting under Clause 3(x)(a) of the Order is not applicable to the company.
 - b) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Hence reporting under Clause 3(x)(b) of the Order is not applicable to the company.
- a) Based on the audit procedures performed for the purpose of reporting the true and fair view of the Standalone Financial Statements and as per information and explanations given to us, no fraud by the Company or on the Company has been noticed or reported during the year.
 - b) No report under sub-section 12 of section 143 of the Act has been submitted filed by us, or secretarial auditor in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this audit report.

- c) As represented to us by the management, there are no whistle blower complaints received by the Company during the year and accordingly, provisions of clause 3(xi)(c) of the order are not applicable.
- xii) In our opinion company is not a nidhi company. Therefore, the provisions of clause 3(xii) of the Order are not applicable to the company.
- xiii) In our opinion and according to the information and explanations given to us, all transactions with related parties are in compliance with sections 177 and 188 of the Act and their details have been disclosed in the Standalone Financial Statements etc., as required by the applicable accounting standards.
- xiv) a) In our opinion, and according to the information and explanations given to us, the company has an internal audit system commensurate with the size and nature of its business.
 - We have considered the internal audit reports of the company issued till date, for the period under audit.
- According to the information and explanations provided by the management, the Company has not entered into any non-cash transaction with directors or persons connected with him as referred to in Section 192 of Companies Act, hence Clause 3(xv) of the Order is not applicable to the Company.
- xvi) a) To the best of our knowledge and as explained, the company is required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 and it has obtained the registration.
 - b) According to the information and explanations given to us and based on our examination of the records of the Company, the Company is having valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.
 - c) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, provisions of clause 3(xvi)(c) of the Order are not applicable
 - d) As represented by the management which we have relied upon, the IITL Group ('Group') does not have any Core Investment Company (CIC) as part of the Group as per the definition of Group contained in the Core Investment Companies (Reserve Bank) Directions, 2016, hence reporting under clause (xvi)(d) of the order is not applicable.
- xvii) In our opinion, and according to the information and explanations provided to us, Company has incurred cash losses in the financial year amounting to Rs. 9,77,989 thousands but has not incurred any cash losses in the immediately preceding financial year.
- xviii) There has been no resignation of the statutory auditors during the year. Therefore, provisions of clause 3(xviii) of the Order are not applicable to the Company.
- xix) According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other



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information accompanying the Standalone Financial Statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

xx) In our opinion, and according to the information and explanations provided to us, CSR under section 135 is not applicable to the company. Therefore, provisions of clause (xx) of Paragraph 3 of the Order are not applicable to the Company.

For Chaturvedi & Shah LLP

Chartered Accountants Firm Registration no. 101720W/W100355

Vitesh D. Gandhi

Partner

Membership No.: 110248 UDIN: 22110248AJVFQV2107

Place: Mumbai Date: May 28, 2022







"ANNEXURE B" TO THE INDEPENDENT AUDITORS' REPORT ON THE STANDALONE FINANCIAL STATEMENTS OF INDUSTRIAL INVESTMENT TRUST LIMITED

(Referred to in paragraph 2(f) under the heading "Report on Other Legal and Regulatory Requirements" of our report of even date.)

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

We have audited the Internal Financial Control with reference to the Standalone Financial Statements of Industrial Investment Trust Limited ("the Company") as of March 31, 2022 in conjunction with our audit of the Standalone Financial Statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

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

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

Meaning of Internal Financial Controls with reference to Standalone Financial Statements

A company's internal financial control with reference to Standalone Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of Standalone Financial Statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to Standalone Financial Statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of Standalone 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 Standalone Financial Statements.

Inherent Limitations of Internal Financial Controls with reference to Standalone Financial Statements

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

Opinion

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

For Chaturvedi & Shah LLP

Chartered Accountants Firm Registration no. 101720W/W100355

Vitesh D. Gandhi

Partner Membership No.: 110248

UDIN: 22110248AJVFQV2107

Place: Mumbai Date: May 28, 2022



BALANCE SHEET AS AT MARCH 31, 2022

(₹	in	'0	N)

			(₹ in '000
Particulars	Note No.	As at March 31, 2022	As at March 31, 2021
ASSETS			
I. Financial assets			
Cash and cash equivalents	3	5,748.24	4,449.74
Bank balances other than cash and cash equivalents	4	2,467,682.84	194,852.74
Receivables			
(i) Other receivables	5	4,850.53	4,134.95
Loans	6	-	25,764.09
Investments	7	609,035.46	3,841,585.68
Other financial assets	8	4,050.14	3,803.25
		3,091,367.21	4,074,590.45
II. Non-financial assets			
Current tax assets (net)	9	8,128.96	14,036.72
Deferred tax assets (net)	10	61,051.42	61,446.70
Property, plant and equipment	11	13,711.28	19,214.83
Other non-financial assets	12	46,020.10	39,949.97
		128,911.76	134,648.22
Total Assets		3,220,278.97	4,209,238.67
LIABILITIES AND EQUITY			
LIABILITIES			
I. Financial Liabilities			
Payable	13		
(i) Trade payable			
- total outstanding dues of micro enterprises and small enterprises		303.74	228.40
- total outstanding dues of creditors other than micro enterprises and small enterprises		26,031.14	2,949.77
Other financial liabilities	14	12,363.53	18,058.63
H. N Consequent Laboratory		38,698.41	21,236.80
II. Non-financial Liabilities	4.5	0.500.40	7.050.05
Provisions Otherwise for a sixthic little	15	6,582.48	7,258.05
Other non-financial liabilities	16	50,748.02 57,330.50	61,631.13 68,889.18
III. EQUITY		07,000.00	00,003.10
Equity Share Capital	17	225,475.50	225,475.50
Other equity	18	2,898,774.56	3,893,637.19
		3,124,250.06	4,119,112.69
Total Liabilities and Equity		3,220,278.97	4,209,238.67

Significant accounting policies

2

The accompanying notes (3-55) form integal part of the financial statements.

In terms of our report attached

For CHATURVEDI & SHAH LLP

Chartered Accountants

Firm Registration No. 101720W/W100355

VITESH D. GANDHI

Partner

Membership No. 110248

Mumbai : May 28, 2022

For and on behalf of the Board of Directors

DR. B. SAMAL Chairman

DIN: 00007256

Place : Mumbai

CUMI BANERJEE

CEO & Company Secretary

OLO a Company Occident

DIN: 00001276

BIPIN AGARWAL

Director

Place : Delhi

KAMLESH AGRAWAL Chief Financial Officer

Mumbai : May 28, 2022



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

			(₹ in '000)
Particulars	Note No.	Year ended March 31, 2022	Year ended March 31, 2021
Income			
Revenue from Operations			
Interest income	19	94,046.76	97,058.48
Total revenue from operations	•	94,046.76	97,058.48
Other income	20	4,787.14	1,773.91
Total Income		98,833.90	98,832.39
<u>Expenses</u>			
Finance costs	21	2,546.67	1,552.02
Net loss on fair value changes	22	26,268.51	58,637.10
Impairment on financial instruments	23	(17,555.26)	12,950.00
Employee benefits expenses	24	13,243.78	11,399.20
Depreciation, amortization and impairment	25	9,344.05	6,685.74
Other expenses	26	21,532.55	17,164.64
Total Expenses		55,380.30	108,388.70
Profit/(loss) before exceptional items and tax		43,453.60	(9,556.31)
Exceptional items	27	1,039,500.00	-
Profit/(loss) before tax		(996,046.40)	(9,556.31)
<u>Tax expenses</u>	28		
Current tax		-	-
Deferred tax		(15.28)	122.03
		(15.28)	122.03
Profit/(Loss) after tax		(996,031.12)	(9,678.34)
Other comprehensive income/(expenses)			
i. Items that will not be reclassified to profit or loss			
Remeasurement of defined benefit liability/asset		1,579.05	421.63
Tax on remeasurement of defined benefit - Actuarial gain or loss		(410.55)	(109.62)
Other comprehensive income/(expenses)	•	1,168.50	312.01
Total comprehensive income/(expenses) for the year		(994,862.62)	(9,366.33)
Earning per Equity Shares of ₹ 10 each			
- Basic and Diluted	30	(44.17)	(0.43)
Significant accounting policies	2		

The accompanying notes (3-55) form integal part of the financial statements.

In terms of our report attached

For and on behalf of the Board of Directors

For CHATURVEDI & SHAH LLP

Chartered Accountants

Firm Registration No. 101720W/W100355

DR. B. SAMAL Chairman DIN: 00007256

Place : Mumbai

CUMI BANERJEE

CEO & Company Secretary

KAMLESH AGRAWAL

Chief Financial Officer

BIPIN AGARWAL

DIN: 00001276

Place : Delhi

Director

VITESH D. GANDHI Partner

Membership No. 110248

Membership No. 110240

Mumbai : May 28, 2022 Mumbai : May 28, 2022



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

(A) Share capital (₹ in '000)

	Equity Share Capital
As at April 1, 2020	225,475.50
Changes in equity share capital	-
As at March 31, 2021	225,475.50
Changes in equity share capital	-
As at March 31, 2022	225,475.50

(B) Other equity

Reserve and Surplus (₹ in '000)

Particulars	Capital Reserve	Securities Premium	General Reserve	Special Reserve	Other compre- hensive income	Retained earnings	Total
Balance as at April 1, 2021	0.75	4,186,487.47	185,542.59	322,407.00	1,533.16	(802,333.79)	3,893,637.18
Changes in equity during the year							-
Profit/(Loss) for the year	-	-	-	-	-	(996,031.12)	(996,031.12)
Remeasurement of the net defined benefit liability/ asset (net of tax effect)	-	-	-	-	1,168.50		1,168.50
Balance as at March 31, 2022	0.75	4,186,487.47	185,542.59	322,407.00	2,701.66	(1,798,364.91)	2,898,774.56
Balance as at April 1, 2020	0.75	4,186,487.47	185,542.59	322,407.00	1,221.15	(792,655.95)	3,903,003.51
Changes in equity during the year							
Profit/(Loss) for the year	-	-	-	-	-	(9,678.34)	(9,678.34)
Remeasurement of the net defined benefit liability/ asset (net of tax effect)	-	-	-	-	312.01		312.01
Balance as at March 31, 2021	0.75	4,186,487.47	185,542.59	322,407.00	1,533.16	(802,333.79)	3,873,637.19

Significant accounting policies

2

The accompanying notes (3-55) form integal part of the financial statements.

In terms of our report attached For **CHATURVEDI & SHAH LLP**

Chartered Accountants

Firm Registration No. 101720W/W100355

VITESH D. GANDHI

Partner

Membership No. 110248

Mumbai : May 28, 2022

For and on behalf of the Board of Directors

DR. B. SAMAL Chairman DIN: 00007256

Place : Mumbai

CUMI BANERJEE

CEO & Company Secretary

Mumbai: May 28, 2022

BIPIN AGARWAL

Director

DIN: 00001276 Place: Delhi

Place . Dellii

KAMLESH AGRAWAL Chief Financial Officer



CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

(₹ in '000)

			(₹ 111 000)
	Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Α.	Cash Flow from operating activities		
	Profit/(Loss) Before Tax	(996,046.40)	(9,556.31)
	Adjustments for:		
	Depreciation on property, plant and equipment	9,344.05	6,685.74
	Reversal of provision for sub-standard asset	(18,540.00)	12,950.00
	Provision for sub-standard asset/impairment on investment	984.74	-
	Loss on remeasurement of financial assets	26,268.51	58,637.10
	Profit on sale of Property, plant and equipment	-	(539.62)
	Loss on sale of investment in Joint Venture	1,039,500.00	` -
	Finance cost on leased liabilities	2,546.67	1,552.02
	Preference share amortisation income	(61,703.02)	(57,148.97)
	Interest Income	(33,188.97)	(41,036.42)
	Loss on sale of property, plant and equipment	-	28.83
	Operating profit/(loss) before working capital changes	(30,834.42)	(28,427.63)
	Changes in working capital		, , ,
	Other financial assets	(246.88)	(4,404.89)
	Other non-financial assets	(4,322.78)	(2,147.91)
	Trade payable	656.71	(941.11)
	Other financial liabilities	(4,958.05)	10,910.48
	Other non-financial liabilities	4,880.98	(4,099.39)
	Provisions	943.48	96.58
	Dividend account balance with bank	737.05	649.41
	Other adjustments		
	Loans realised :		
	Associates	28,500.00	_
	Interest received		
	Associates	17,967.25	26,310.14
	Others	11,394.15	10,703.73
	Bank balances not considered as cash and cash equivalents	,	,
	Placed	(2,457,290.37)	(238,320.73)
	Matured	183,723.20	227,560.43
	Cash generated/(used in) from operations	(2,248,849.67)	(2,110.88)
	Direct Tax refund/(paid)	7,272.40	10,163.22
	Net Cash (outflow) from operating activities	(2,241,577.27)	8,052.34
	• • •		•



CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022 (Contd.)

(₹ in '000)

			(₹ In 1000
	Particulars	Year ended March 31, 2022	Year ended March 31, 2021
В.	Cash flow from Investing activities		
	Purchase of Property, plant and equipment (net)	(3,840.51)	1,507.33
	Proceeds from sale of investment in Joint Venture	2,250,000.00	-
	Deposit placed against disputed property tax	-	-
	Net Cash inflow from investment activities	2,246,159.49	1,507.33
C.	Cash flow from financing activities		
	Dividend and tax on dividend	(737.05)	(649.41)
	Lease liability	(2,546.67)	(18,002.81)
	Net Cash (outflow) from financing activities	(3,283.72)	(18,652.22)
	Net increase/(decrease) in cash and cash equivalents	1,298.50	(9,092.55)
	Cash and cash equivalents at the beginning of the year	4,449.74	13,542.29
	Cash and cash equivalents at the end of the year	5,748.24	4,449.74

Notes:

- 1. The above statement of cash flows should be read in conjuction with the accompanying notes.
- 2. Cash from operating activities has been prepared following the Indirect Method.
- 3. Component of cash and cash equivalents are defined in Note 3.

Significant accounting policies

2

The accompanying notes (3-55) form integal part of the financial statements.

In terms of our report attached For CHATURVEDI & SHAH LLP

Chartered Accountants

Firm Registration No. 101720W/W100355

VITESH D. GANDHI

Partner

Membership No. 110248

Mumbai : May 28, 2022

For and on behalf of the Board of Directors

DR. B. SAMAL

Chairman DIN: 00007256

Place : Mumbai

CUMI BANERJEE

CEO & Company Secretary

Mumbai : May 28, 2022

BIPIN AGARWAL

Director

DIN: 00001276 Place: Delhi

KAMLESH AGRAWAL

Chief Financial Officer



1 Corporate Information

Industrial Investment Trust Limited (the Company) is a Public company incorporated under the provisions of the Companies Act, 1913. The Company is a Systemically Important Non-Deposit taking Non-Banking Financial Company registered with the Reserve Bank of India. The Company has been classified as an Investment Company.

2 Significant Accounting Policies

2.1 Basis of preparation

These financial statements are Separate Financial Statements as per Ind AS 27 - Separate Financial Statements and are prepared in accordance with Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Act read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 as amended till date and notification issued by Ministry of Corporate affairs on October 11, 2018 issued Division III of Schedule III, which provides the format for financial statements of Non-Banking Financial Companies, as defined in the Companies (Indian Accounting Standards) (Amendments) Rules 2016.

The Company follows the Systemically Important Non-Banking Financial (Non Deposit taking Company or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2016 as amended till date (RBI guidelines).

The financial statements have been prepared on a historical cost basis, except for the following:

- a) certain financial assets and liabilities are measured at fair value; and
- b) defined benefit plans plan assets measured at fair value"

2.2 Functional and Presentation Currency

The financial statements are prepared in Indian Rupees, which is the Company's functional currency.

2.3 New and amended standards adopted by the Company

The Company has applied the following standards and amendments for the first time for their annual reporting period commencing April 1, 2019:

- a) Ind AS 116 Leases
- b) Uncertainity over income tax treatment Appendix C to Ind AS 12 Income Taxes
- c) Plan Amendment, Curtailment or Settlement Amendments to Ind AS 19 Employee Benefits
- d) Amendment to Ind AS 12 Income Taxes
- e) Amendment to Ind AS 23 Borrowing costs

The amendments listed above did not have material impact on the amounts recognised in prior periods and are not expected to significantly affects the current or future periods.

2.4 Cash & Cash Equivalents

Cash and cash equivalents include cash on hand, cheques, drafts on hand, demand deposits in banks and other short-term highly liquid investments with original maturities of three months or less, and balance in foreign currency travellers cards.

2.5 Investments

Investments in Subsidiaries / Associates / Joint venture are carried at cost in the financial statements less impairment if any. Other Investments are Carried at Fair value.

2.6 Non-Current Assets held for Sale

A Non Current Asset is classified as held for sale if its carrying amount will be recovered principally through sale rather than through its continuing use, is available for immediate sale in its present condition, subject only to terms that are usual and customary for sale, it is highly probable that sale will take place within next 1 year and sale will not be abandoned.

2.7 Property, Plant and Equipment

Items of property, plant and equipment stated at historical cost less accumulated depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

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



measured reliably. The carrying amount of any component accounted for as a separate asset is derecognized when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

The residual useful life of Property, Plant and Equipment is reviewed at each balance sheet date and adjusted if required in the depreciation rates, depreciation methods, estimated useful lives and residual value.

Depreciation and Amortisation methods, estimated useful lives and residual value.

Depreciation on Property, Plant and Equipment has been provided on the written down value method at the rates determined based on the useful life prescribed in Schedule II to the 2013 Act.

Assets	Estimated Useful Life (Years)
Buildings	60 Years
Furniture and fixtures	10 Years
Computers	2-5 Years
Office Equipment	5 Years
Vehicles	8 Years

De-recognition

PPE are derecognised either when they have been disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from their disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognised in the statement of profit and loss in the period of de-recognition.

2.8 Trade receivable

Trade receivables are recognised initially at fair value and subsequently measured at amortized cost using effective interest rate method less provision for impairment by applying expected credit loss.

2.9 Investment Property

The Company's Investment Property is initially recognised at cost comprising the purchase price and directly attributable transaction costs. Subsequently it is measured at cost model which is cost less accumulated depreciation and any accumulated impairment losses, other than those which meets the criteria and classified as held for sale.

2.10 Foreign Currency Transactions:

Transactions in foreign currencies are translated to reporting currency based on the exchange rate on the date of the transaction. Exchange differences arising on settlement thereof during the year are recognized as income or expense in the Statement of Profit and Loss.

Cash and bank balances, receivables and liabilities (monetary items) in foreign currencies as at the year end are translated at closing date rates and unrealized translation differences are included in the Statement of Profit and Loss.

2.11 Financial Instruments

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

Financial assets and liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument.

Financial assets

a) Classification

The Company classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- ii) those measured at amortised cost.



The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income.

b) Measurement

Initial recognition:

At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss.

Subsequent measurement:

After initial recognition, financial assets are measured at:

- fair value (either through other comprehensive income or through profit or loss), or
- ii) amortized cost

Debt instruments:

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

The company classifies its debt instruments into three measurement categories:

- i) Amortized Cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. A gain or loss on a debt investment that is subsequently measured at amortized cost is recognized in the Statement of Profit and Loss when the asset is derecognized or impaired. Interest income from these financial assets is included in other income using the effective interest rate method.
- ii) Fair Value through Other Comprehensive Income (FVOCI): Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses, which are recognized in the Statement of Profit and Loss. When the financial asset is derecognized, the cumulative gain or loss previously recognized in OCI is reclassified from equity to profit or loss and recognized in other gains/ (losses). Interest income from these financial assets is included in other income using the effective interest rate method.
- iii) Fair Value through Profit or Loss (FVTPL): Assets that do not meet the criteria for amortized cost or FVOCI are measured at FVTPL. A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss is recognized in profit or loss in the period in which it arises. Interest income from these financial assets are recognized in the Statement of profit and loss.

c) Impairment

The Company assesses on a forward looking basis the expected credit losses associated with its assets carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

The Company follows twelve month ECL or life time ECL based on the increase in credit risk of the financial assets. However the Company shall provide for non-performing assets as per RBI guidelines.

d) Income

Interest income

Interest income from debt instruments is recognized using the effective interest rate method. The effective interest rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of a financial asset except in case of non-perming assets, where it is recognised upon realisation, as per the RBI guidelines.



e) De-recognition

A financial asset is derecognised only when:

- i) the rights to receive cash flows from the asset have expired, or
- ii) the Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows to one or more recipient. or
- iii) retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients."

Where the entity has transferred an asset, the Company evaluates whether it has transferred substantially all risks and rewards of ownership of the financial asset. In such cases, the financial asset is derecognised. Where the entity has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset is not derecognised.

Where the entity has neither transferred a financial asset nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is derecognised if the Company has not retained control of the financial asset. Where the Company retains control of the financial asset, the asset is continued to be recognised to the extent of continuing involvement in the financial asset.

Financial liabilities

a) Measurement

Initial recognition:

Financial liabilities are initially measured at its fair value plus or minus, in the case of a financial liability not at fair value through profit or loss, transaction costs that are directly attributable to the issue/origination of the financial liability.

Subsequent Measurement:

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held- for- trading, or it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in statement of profit and loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in statement of profit and loss. Any gain or loss on derecognition is also recognized in statement of profit and loss.

b) De-recognition

A financial liability is derecognized when the obligation specified in the contract is discharged, cancelled or expires.

2.12 Fair value measurement

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

- a) In the principal market for the asset or liability ,or
- b) In the absence of a principal market, in the most advantageous market for the asset or liability.

The Principal or the most advantageous market must be accessible to the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. The company uses valuation techniques that are more appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable input and minimizing the use of unobservable inputs.

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets of liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable



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

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

2.13 Provisions, contingent liabilities and contingent assets

Provisions

Provisions are recognized when there is a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and there is a reliable estimate of the amount of the obligation.

If the effect of the time value of money is material, provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognized as interest expense.

Contingent liabilities

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company, or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount cannot be made.

Contingent assets

Contingent asset is disclosed when there would be a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity.

Provisions, contingent liabilities and contingent assets are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

2.14 Trade and other payables

These amounts represent liabilities for goods and services provided to the company prior to the end of financial year which are unpaid. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognized initially at their fair value and subsequently measured at amortized cost using the effective interest method.

2.15 Segment Reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker (CODM) as defined by Ind AS- 108, "Operating segment".

Company's income and expenses including interest are considered as part of un-allocable income and expenses which are not identifiable to any business segment. Company's asset and liabilities are considered as part of un-allocable assets and liabilities which are not identifiable to any business."

2.16 Employee Benefit Expense

a) Short-term employee benefits

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised at an undiscounted amount in respect of employees' service up to the end of the year and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligation in the balance sheet.

b) Long-term employee benefits

1) Defined contribution plan

The eligible employees of the Company are entitled to receive post employment benefits in respect of provident and family pension fund, in which both employees and the Company makes monthly contributions at a specified percentage of the employees' eligible salary (currently 12% of employees' eligible salary). The contributions are made to Employees Provident Fund Organisation. Provident Fund and Family Pension Fund are classified as Defined Contribution Plans as the Company has no further obligation beyond making the contribution. The Company's contributions to Defined Contribution Plan are charged to Statement of Profit and Loss as incurred.



Defined benefit plans

i) Gratuity

The Company has an obligation towards gratuity, a defined benefit retirement plan covering eligible employees. The plan provides a lump sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount equivalent to 15 days salary payable for each completed year of service. Vesting occurs upon completion of five years of service. The Company makes contribution to a fund managed by LIC of India based on management estimate made at the end of the year. Gains and losses are recognised in the Statement of Profit and Loss.

ii) Compensated absences

The Company provides for the encashment of leave or leave with pay subject to certain rules. The Employees are entitled to accumulate leave subject to certain limits for future encashment/availment. The Company makes provision for compensated absences based on management estimate made at the end of the year. Gains and losses are recognised in the Statement of Profit and Loss.

2.17 Leases

a) where the Company is the lessee

The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether: (i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset. At the date of commencement of the lease, the Company recognizes a right-of-use asset ("ROU") and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months 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. Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised. The right-of-use assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses. Right-of-use assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. Right of use assets 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. 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 in the country. Lease liabilities are re-measured with a corresponding adjustment to the related right of use asset if the Company changes its assessment if whether it will exercise an extension or a termination option. Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

b) where the Company is the lessor

Leases for which the Company is a lessor is classified as a finance or operating lease. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases. When the Company is an intermediate lessor, it accounts for its interests in the head lease and the sublease separately. The sublease is classified as a finance or operating lease by reference to the rightof-use asset arising from the head lease. For operating leases, rental income is recognized on a straight line basis over the term of the relevant lease.

2.18 Taxation

Taxes on income comprise of Current Tax and Deferred Tax.

a. Current Tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the Statement of Profit and Loss because of items of income or expense that are taxable or deductible in other years



and items that are never taxable or deductible. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulations is subject to interpretations. It establishes provisions, where appropriate, on the basis of amounts expected to be paid to the tax authorities.

b. Deferred Tax

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

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

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

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

Deferred tax assets and liabilities are offset when there is legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and liabilities are offset when entity has legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Minimum Alternate Tax (MAT) paid in a year is charged to the statement of profit and loss as current tax. The Company recognises MAT credit available as an asset only to the extent that there is reasonable certainty that the Company will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. The MAT credit to the extent there is reasonable certainty that the Company will utilise the credit is recognised in the statement of profit and loss and corresponding debit is done to the deferred tax asset as unused tax credit.

2.19 Earnings per share

Earnings per share is calculated by dividing the net profit or loss before Other Comprehensive Income (OCI) for the year by the weighted average number of equity shares outstanding during the period. For the purpose of calculating diluted earnings per share, the net profit or loss before OCI for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

2.20 Other revenue recognition

- (i) Rental income is accrued on the basis of the agreement.
- (ii) Dividend income is accounted for when the right to receive is established.

B Key Accounting Estimates and Judgments

2.21 Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions. These estimates, judgements 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 financial statements and reported amounts of revenues and expenses during the period.

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 circumstances surrounding the estimates. Changes in estimates are reflected in the financial statement in the period in which changes are made and if material, their effects are disclosed in the notes to the financial statements.

The financial statements require management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosures of contingent liabilities.



Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

2.22 Key sources of estimation uncertainty

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

Key assumption concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year is as given below.

a) Fair value measurement and valuation processes

Some of the Company's assets and liabilities are measured at fair value for financial reporting purposes. In estimating the fair value of an asset or a liability, the Company uses market-observable data to the extent it is available. Where Level 1 inputs are not available, the Company engages third party qualified valuers to perform the valuation. The Management works closely with the qualified external valuers to establish the appropriate valuation techniques and inputs to the model.

b) Useful life of Property, Plant and Equipments

The Company reviews the estimated useful lives of Property, Plant and Equipment at the end of each reporting period. During the current year, there has been no change in useful life considered for the assets.

c) Actuarial valuation

The determination of Company's liability towards defined benefit obligation to employees is made through independent actuarial valuation including determination of amounts to be recognised in the State of Profit and Loss and in Other Comprehensive Income. Such valuation depend upon assumptions determined after taking into account inflation, seniority, promotion and other relevant factors such as supply and demand factors in the employment market. Information about such valuation is provided in notes to the financial statements.

d) Claims, Provisions and Contingent Liabilities

The Company has ongoing litigations with various regulatory authorities and third parties. Where an outflow of funds is believed to be probable and a reliable estimate of the outcome of the dispute can be made based on Management's assessment of specific circumstances of each dispute and relevant external advice, Management provides for its best estimate of the liability. Such accruals are by nature complex and can take number of years to resolve and can involve estimation uncertainty. Information about such litigations is provided in notes to the financial statements.

2.23 Standard issued but not effective

On March 23, 2022, the Ministry of Corporate Affairs (MCA) has notified Companies (Indian Accounting Standards) Amendment Rules, 2022. This notification has resulted into amendments in the following existing accounting standards which are applicable to company from April 1, 2022.

- i. Ind AS 101 First time adoption of Ind AS
- ii. Ind AS 103 Business Combination
- iii. Ind AS 109 Financial Instrument
- iv. Ind AS 16 Property, Plant and Equipment
- v. Ind AS 37 Provisions, Contingent Liabilities and Contingent Assets
- vi. Ind AS 41 Agriculture

Application of above standards are not expected to have any significant impact on the company's financial statements.



Note 3 : Cash and cash equivalents

(₹ in '000)

			(
Particulars		As at March 31, 2022	As at March 31, 2021
Cash on hand		27.05	57.13
Balances with banks			
- In current accounts		5,721.19	4,067.59
- Cheques, drafts on hand		-	325.02
	Total	5,748.24	4,449.74
Note 4 : Bank balances other than cash and cash equivalents			(₹ in '000)
Particulars		As at March 31, 2022	As at March 31, 2021
In earmarked accounts - unpaid dividend accounts		392.81	1,129.86
In fixed deposit accounts		2,467,290.03	193,722.88
	Total	2,467,682.84	194,852.74
Note 5 : Other receivables			(₹ in '000
Particulars		As at March 31, 2022	As at March 31, 2021
Receivable considered good - unsecured		•	
<u>from others</u>			
Interest accrued but not due on bank deposit		4,850.53	4,134.95
	Total	4,850.53	4,134.95
Note 6 : Loans			(₹ in '000)
Particulars		As at March 31, 2022	As at March 31, 2021
(A) At amortised cost			
<u>Terms loans</u>			
(a) Standard assets:			
to Entity jointly controlled by Subsidiaries		-	10,000.00
(b) Sub-standard assets:			
to Entity jointly controlled by Subsidiaries		440,546.42	440,546.42
to Associates		-	18,500.00
Less: Expected Credit Loss Allowance		-	-
Less: Provision for Non-performing asset		(440,546.42)	(443,282.33)
(D) At 5.1		-	25,764.09
(B) At fair value			
(i) Through Other Comprehensive Income		-	-
(ii) Through Profit or loss		-	-
(iii) Designated at fair value through profit or loss		-	_
	Total	-	25 764 00
	iotai	-	25,764.09



Disclosures:

i) Details of loans and advances in the nature of loans to subsidiaries, associates, firms/companies in which directors are interested: (₹ in '000)

interested:		(₹ in '000)
Name of the Company and relationship	As at March 31, 202	As at 2 March 31, 2021
Entities under significant influence		
Capital Infraprojects Private Limited		- 10,000.00
IITL Nimbus The Express Park View	247,751.4	16 247,751.46
IITL Nimbus The Palm Village	30,000.0	30,000.00
IITL-Nimbus The Hyde Park Noida	162,794.9	96 162,794.96
Associates		
World Resorts Limited (refer note 31)		- 18,500.00
, ,	Total 440,546.4	469,046.42
ii) Details of expected credit loss Allowance on loans and advancempanies in which directors are interested:	ices in nature of loans to subsidiarie	s, associates, firms/
Movement in expected credit loss allowances		
Balance at the beginning of the period		- 3.700.00

Note: the said expected credit loss amount is in excess of provision as per IRACP norm.

iii) Provisions for non-performing assets

Provision at the end of the year

Movement in expected Credit loss allowances during the year

(₹ in '000)

(3,700.00)

,			,
Name of the Company and relationship		As at March 31, 2022	As at March 31, 2021
Entities jointly controlled by Subsidiaries			
IITL Numbus The Express Park View		247,751.46	231,987.37
IITL Nimbus The Hyde Park		162,794.96	162,794.96
IITL Nimbus The Palm Village		30,000.00	30,000.00
Associates		,	,
World Resorts Limited		_	18,500.00
	Total	440,546.42	443,282.33
iv) Other Information			(₹ in '000)
Doubleston		As at	As at
Particulars		March 31, 2022	March 31, 2021
Loans At Amortised Cost (A) (i) Term loans		440,546.42	469,046.42
	Total (A) - Gross	440,546.42	469,046.42
Less: Expected credit loss		_	_
Less:- Provision for non-performing asset		(440,546.42)	(443,282.33)
	Total (A) - Net	-	25,764.09
(B)			
(i) Secured		-	-
(ii) Unsecured		440,546.42	469,046.42
	Total (B) - Gross	440,546.42	469,046.42
Less: Provision for Non-performing asset	T.(.1/D) N.((440,546.42)	(443,282.33)
	Total (B) - Net	-	25,764.09



Notes 6: Loans (contd.)

Particulars		As at	As at
Particulars		March 31, 2022	March 31, 2021
(C)			
(I) Loans in India			
(i) Others			
to entity under significant influence		440,546.42	450,546.42
to associates		-	18,500.00
	Total (C) - Gross	440,546.42	469,046.42
Less: Expected credit loss		-	-
Less: Provision for non-performing asset		(440,546.42)	(443,282.33)
	Total (C) - Net	-	25,764.09

Note 7: Investments

	Face		As at March 31, 2022		As at March 31, 2021	
Particulars	Value	Holding Nos.	Amount (₹ in '000)	Holding Nos.	Amount (₹ in '000)	
(A) Investment in Subsidiaries:						
Equity shares, quoted (at cost)						
IITL Projects Limited	10	3,580,347	136,123.10	3,580,347	136,123.05	
Less: Impairment loss allowance (refer note 42(a))			(75,794.25)		(74,809.46)	
			60,328.85		61,313.59	
Equity shares, unquoted (at cost)						
IIT Investrust Limited	10	12,375,000	117,410.00	12,375,000	117,410.00	
IITL Management and Consultancy Private Limited	10	2,500,000	25,000.00	2,500,000	25,000.00	
(Formerly IIT Insurance Broking and Risk Management Pvt Ltd)						
Less: Impairment loss allowance (refer note 42(b))	10		(11,200.00)		(11,200.00)	
IITL Corporate Insurance Service Private Limited	10	-	-	250,000	2,500.00	
Less: Impairment loss allowance (refer note 42(c))		-	-		(2,500.00)	
Preference shares, Unquoted (at FVTPL)						
IITL Projects Limited	10	7,000,000	-	7,000,000		
Tota	I (A)		191,538.85		192,523.59	
(B) Investment in associate (refer note 42(d))						
Equity shares, unquoted (at FVTPL)						
World Resorts Limited	10	13,018,125	155,181.25	13,018,125	155,181.25	
Less: fair value loss			(155,181.25)		(155,181.25)	
Preference shares, Unquoted (at FVTPL)						
World Resorts Limited	10	10,000,000	417,496.61	10,000,000	382,062.09	
Tota	I (B)		417,496.61		382,062.09	
(C) Investment in joint venture						
Equity shares, unquoted (at cost)						
Future Generali India Life Insurance Company Limited	10	-	-	326,700,000	3,400,000.00	
Less: Impairment loss allowance (refer note 38)					(133,000.00)	
Preference shares, Unquoted (at FVTPL)					,	
Capital Infraprojects Private Limited (refer note 39)	10	10,849,120	-	10,849,120	_	
Tota	I (C)		-		3,267,000.00	
	. ,				• •	



	Face As at March 31, 2022 As at		Face As at March 31, 2022		at March 31, 2022 As at March 31, 2021		h 31, 2021
Particulars	Value	Holding Nos.	Amount (₹ in '000)	Holding Nos.	Amount (₹ in '000)		
(D) Other Investments							
Equity Shares (at FVTPL)							
Reliance Media Works Limited	5	10,000	-	10,000	-		
Reliance Broadcast Network Limited	5	10,000	-	10,000	-		
SQL Star International Limited	10	547,677	-	547,677	-		
Chennai Supar King Cricket Limited	10	5,695	-	5,695	-		
			-		-		
	Total (D)	-	-		-		
	Total (A+B+C+D)		609,035.46		3,841,585.68		

^{*} Listed but unquoted as scrip has been suspended due to penal reasons.

Impairment loss allowance in the value of Investments till date in shares in respect of the above companies is as follows:-

(₹ in '000)

			(₹ 111 000)
Name of the Company		As at March 31, 2022	As at March 31, 2021
(A) Investment in Subsidiaries:			
IITL Projects Limited		75,794.25	74,809.46
IITL Management and Consultancy Private Limited		11,200.00	11,200.00
(Formerly IIT Insurance Broking and Risk Management Pvt Ltd)			
IITL Corporate Insurance Service Private Limited		-	2,500.00
(B) Investment in joint venture			
Future Generali India Life Insurance Company Limited		-	133,000.00
	Total	86,994.25	221,509.46
Aggregate value of Investments			(₹ in '000)
Particulars		As at	As at
		March 31, 2022	March 31, 2021
Aggregate book value of quoted investments		60,328.85	61,313.59
Aggregate market value of quoted investments		60,328.85	61,223.93
Aggregate book value of unquoted investments		548,706.61	3,780,272.09
Aggregate book value of listed but unquoted investments		-	-
	Total	609,035.46	3,841,585.68
Disclosures			(₹ in '000)
Particulars		As at	As at
		March 31, 2022	March 31, 2021
(i) At Cost			
Equity Instruments			
Subsidiaries		278,533.10	281,033.05
Joint Ventures		-	3,400,000.00
		278,533.10	3,681,033.05



Note 7: Investments (Contd.)

(ii) At Fair Value through Profit or Loss

Preference shares, Unquoted

World Resorts Limited		417,496.61	382,062.09
	_	417,496.61	382,062.09
	Total (A) - Gross	696,029.71	4,063,095.14
Impairment loss allowance		(86,994.25)	(221,509.46)
	Total (B)	(86,994.25)	(221,509.46)
	Total (C) = (A) - (B)	609,035.46	3,841,585.68
(i) Investments outside India		-	-
(ii) Investments in India		609,035.46	3,841,585.68
	Total	609,035.46	3,841,585.68

Details of investments subsidiary/ joint venture/ associate (at cost/fair value):

IITL Projects Limited

This company was incorporated on 26.10.1994 under the provision of the Companies Act, 1956. It was acquired in the year 2008 .The company is engaged in real estate business, construction of residential complexes in the National Capital Region. Apart from constructing its own project, the Company is undertaking development of real estate projects through Special purpose vehicles (SPV). The company holds 50% in Capital Infraprojects Private Limited (CIPL), 50% in IITL Nimbus The Hyde Park Noida (INHP), 49.44% in IITL Nimbus The Palm Village (INPV) and 13.48% in IITL Nimbus The Express Park View (INEPV). A total of four SPV are engaged in construction of the residential complexes. IITL hold 71.74% of Shares in it.

IIT Investrust Limited

This company is incorporated on 31.12.1992 under the provision of the Companies Act, 1956. The company is in the business of Stock broking, depository services and arbitrage. IITL hold 99% of Shares in the Company. The Company has applied for surrender of stock broking license to Securities and Exchange Board of India, however National Stock Exchange has approved for cancellation of membership on June 23, 2021.

IITL Management and Consultancy Private Limited

(Formerly Known as IIT Insurance Broking and Risk Management Private Limited)

This company was incorporated on 25.09.2008 under the provision of the Companies Act, 1956. The company is in the business of insurance broking. It is wholly owned subsidiary of Industrial Investment Trust Limited. The Company has applied for surrender of insurance broking licence to Insurance Regulatory Development Authority of India. IIT Insurance broking and Risk Management Private Limited changed its name to IITL Management and Consultancy Private Limited and also changed its Object Clause. The fresh Certificate of Registration (COR) was received from Ministry of Corporate Affairs. The Company sent a copy of certificate to IRDAI. IRDAI granted certificate of surrender to the Company vide email dated November 15, 2021. The Company ceases to be the Insurance Broking company."

IITL Corporate Insurance Service Private Limited (refer note 42(b))

This company was incorporated on 22.01.2014 under the provision of the Companies Act, 1956. The said erstwhile wholly owned subsidiary of the Company has made an application to the Ministry of Corporate Affairs (MCA) for removal of the name of the Company from the Register of Companies under the Companies (Removal of Names of Companies from the Register of Companies) Rule, 2016. MCA vide its letter dated August 23, 2021 has intimated that the company's name has been struck off from the Register and the said company stands dissolved.

Future Generali India Life Insurance Company Limited (FGIL)

FGIL is in the business of Life Insurance Sector and registered with Insurance Regulatory Development Authority of India. The Company had acquired 22.5% equity shares in the year 2014, during the year the Company sale its stake of 16.62 on March 28, 2022.

World Resort Limited (WRL)

WRL was incorporated on 27.04.1995 under the provision of the Companies Act, 1956. The Company had acquired 25% equity shares in the year 2012. however as on balance sheet date, the Company hold 24.62% equity shares of WRL at the balance sheet date. WRL is in the business of Hospitality Sector. It is an Associate Company of IITL.



Note 8 : Other financial assets	(₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
Security deposits		3,752.91	3,233.51
Other receivables		297.23	569.74
	Total	4,050.14	3,803.25
Note 9 : Current tax assets (net)			(₹ in '000)
Particulars		As at March 31, 2022	As at March 31, 2021
Advance payment of income tax (net)		8,128.96	14,036.72
MAT credit untitled		-	-
	Total	8,128.96	14,036.72
Note 10 : Deferred tax assets			(₹ in '000
Particulars		As at March 31, 2022	As at March 31, 2021
Deferred tax liability on account of :			
- Depreciation and amortization due to timing difference		(65.88)	(120.46)
- Additional contribution to gratuity plan assets		(346.84)	-
- Difference due to Ind AS 116		-	(248.39)
Total Deferred tax liability		(412.72)	(368.85)
Deferred tax assets on account of :			
-Contingent Provision for against Standard Asset		-	10.40
-Contingent Provision for against Sub-Standard Asset		56,666.46	56,666.46
- Disallowance under sec 43B of Income Tax Act, 1961		411.45	576.69
Total Deferred tax assets		57,077.91	57,253.55
Net Deferred tax assets (A)		56,665.19	56,884.70
MAT Credit entitlement (B)		4,386.23	4,562.00
	Total (a+b)	61,051.42	61,446.70

The Company has recognised deferred tax assets on provision against sub-standard assets disallowance under income tax act only as at 31.03.2018. On prudent basis, subsequent provision against substandard assets, tax loss & unabsorbed depreciation has not recognition to the extent of ₹ 634.89 lakhs (previous year ₹ 645.43 lakhs) and tax benefits on capital loss to the extent of ₹ 5428.78 lakhs.

Movement in deferred tax balances

(₹ in '000)

Particulars	As at March 31, 2021	Charged/ (credited) to profit and loss	Charged/ (credited) to OCI	As at March 31, 2022
Deferred tax liability on account of :				
- Depreciation and amortization due to timing difference	(120.46)	(54.58)	-	(65.88)
- timing difference of lease rent	(248.39)	(248.39)	-	-
- Additional contribution to gratuity plan assets	-	-	(346.84)	(346.84)
Total Deferred tax liability	(368.85)	(302.97)	(346.84)	(412.72)



Deferred tax assets on account of:

- Contingent Provision for against Standard Asset	10.40	10.40	-	-
- Contingent Provision for against Sub-Standard Asset	56,666.46	-	-	56,666.46
- Disallowance under sec 43B of Income Tax Act, 1961	576.69	(245.30)	410.55	411.45
Total Deferred tax assets	57,253.55	(234.90)	410.55	57,077.91
Deferred tax assets (net)	56,884.70	(537.87)	63.71	56,665.19

Note 11 : Property, plant and equipment

(₹ in '000)

		(Owned assets				Lease assets	
Particulars	Buildings	Furniture and fixtures	Computers	Office Equipment	Vehicles	Total	Right-of- use assets (Building)	Grand Total
Gross carrying amount								
As at April 1, 2020	9,100.00	363.92	853.22	1,317.92	4,293.30	15,928.36	11,717.85	27,646.21
Additions	-	96.10	362.26	51.77	-	510.13	16,021.05	16,531.18
Deductions and adjustments	-	248.04	346.26	815.96	-	1,410.26	8,512.88	9,923.14
As at March 31, 2021	9,100.00	211.98	869.22	553.73	4,293.30	15,028.23	19,226.02	34,254.25
Accumulated depreciation and impairment								
As at April 1, 2020	6,672.34	325.37	763.39	1,090.07	3,265.06	12,116.23	4,653.92	16,770.15
Depreciation charged during the year	116.66	29.77	261.38	101.40	321.12	830.33	5,855.41	6,685.74
Disposals	-	228.33	321.47	765.74	-	1,315.54	7,100.93	8,416.47
As at March 31, 2021	6,789.00	126.81	703.30	425.73	3,586.18	11,631.02	3,408.40	15,039.42
Net carrying amount as at March 31, 2021	2,311.00	85.17	165.92	128.00	707.12	3,397.21	15,817.62	19,214.83
Gross carrying amount								
As at April 1, 2021	9,100.00	211.98	869.22	553.73	4,293.30	15,028.23	19,226.02	34,254.25
Additions	· -	66.46	410.93	_	-	477.39	3,363.12	3,840.51
Deductions and adjustments	-	-	-	_	-	-	3,204.97	3,204.97
As at March 31, 2022	9,100.00	278.44	1,280.15	553.73	4,293.30	15,505.62	19,384.17	34,889.79
Accumulated depreciation and impairment								
As at April 1, 2021	6,789.00	126.81	703.30	425.73	3,586.18	11,631.02	3,408.40	15,039.42
Depreciation charged during the year	111.05	39.26	355.85	55.70	220.83	782.69	8,561.36	9,344.05
Disposals and adjustments	-	-	-	-	-	-	3,204.96	3,204.96
As at March 31, 2022	6,900.05	166.07	1,059.15	481.43	3,807.01	12,413.71	8,764.80	21,178.51
Net carrying amount as at March 31, 2022	2,199.95	112.37	221.00	72.30	486.29	3,091.91	10,619.37	13,711.28

Note 12: Other non-financial assets

(₹ in '000)

Particulars	As at	As at
ratticulais	March 31, 2022	March 31, 2021
Prepaid/advance for expenses	1,373.60	1,700.37
Gratuity fund balance	1,334.01	-
Deposit placed against disputed property tax (refer note 29)	36,453.38	34,706.03
Balance with government authorities	6,859.11	3,543.57
Tota	l 46,020.10	39,949.97



Note 13 : Payable (₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
(i) Trade payables			
total outstanding dues of micro enterprises and small enterprises		303.74	228.40
total outstanding dues of other than micro enterprises and small enterprises		26,031.14	2,949.77
	-	26,334.88	3,178.17
(ii) Other payables			
total outstanding dues of micro enterprises and small enterprises		-	-
total outstanding dues of other than micro enterprises and small enterprises		-	-
		-	-
	Total	26,334.88	3,178.17

Disclosures requirement under section 22 of the Micro, Small & Medium Enterprises Development Act, 2006

(₹ in '000)

Particulars	As at March 31, 2022	As at March 31, 2021
i) Principal amount and interest due thereon remaining unpaid to each supplier at the end of each accounting year	303.74	228.40
ii) Interest paid by the Company in terms of section 16 of Micro, Small and Medium Enterprises Development Act, 2006, along with the amount of the payment made to the supplier beyond the appointed day during each accounting year	-	-
iii) Interest due and payable for the year of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under Micro, Small and Medium Enterprises Development Act, 2006.	-	-
iv) Interest accrued and remaining unpaid at the end of each accounting year.	-	-
v) Interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise.	-	-

An ageing schedule in respect of trade payables shall be provided for the period covering less than one financial year, 1-2 years, 2-3 years, and more than 3 years in the following format:

As at 31.03.2022

Doutioulous	Outstanding	Tatal			
Particulars	Less than 1 Years	1-2 Years	2-3 years	3 years and more	Total
(i) MSME	303.74	-	-	-	303.74
(ii) Others	26,031.14	-	-	-	26,031.14
(iii) Disputed dues- MSME	-	-	-	-	-
(iv) Disputed dues- Others	-	-	-	-	-
Total	26,334.88	-	-	-	26,334.88

As at 31.03.2021

Particulars	Outstanding	Total			
Particulars	Less than 1-2 Years 2-3 years		2-3 years	3 years and more	Total
(i) MSME	228.40	-	-	-	228.40
(ii) Others	2,949.77	-	-	-	2,949.77
(iii) Disputed dues- MSME	-	-	-	-	-
(iv) Disputed dues- Others	-	ı	-	-	-
Total	3,178.17	-	-	-	3,178.17



Note 14: Other financial liabilities

(₹ in '000)

Particulars	As at	As at
raticulais	March 31, 2022	March 31, 2021
Lease rental liabilities	11,286.83	16,140.91
Unclaimed dividends *	392.81	1,129.86
Salary payable	683.89	787.86
Tota	12,363.53	18,058.63

^{*} Investor Education and Protection Fund is being credited as and when due.

Note 15: Provisions

(₹ in '000)

Particulars		As at	As at
raticulais		March 31, 2022	March 31, 2021
Provision for employee benefits (refer note 35):			
- Gratuity		-	172.16
- Compensated absences		1,582.48	2,045.89
Provision - Others:			
- Provision for contingency (refer note 29)		5,000.00	5,000.00
- Provision against standard assets		-	40.00
-	Total	6,582.48	7,258.05
Movement in provisions against standard assets			
Balance at the beginning of the period		40.00	40.00
Movement in provisions against standard assets during the year		(40.00)	-
Provision at the end of the year			40.00
Movement in provisions of compensated absences			
Balance at the beginning of the period		2,045.89	2,128.79
Movement in provisions against compensated absences during the year		(463.41)	(82.90)
Provision at the end of the year		1,582.48	2,045.89
Note 16 : Other non-financial liabilities			(₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
Sundry liabilities account (Interest capitalisation) (refer note 40)		-	15,764.09
Income received in advance (refer note 39)		36,106.59	36,106.59
Other payables:			
- Statutory remittances (Contributions to PF, GST etc.)		3,099.84	683.70
- Others	_	11,541.59	9,076.75
	Total	50,748.02	61,631.13

Note 17 : Equity Share Capital (₹ in '000)

Particulars	As at March 31, 2022	As at March 31, 2021
(i) Authorized Share Capital		
30,000,000 Equity shares of ₹ 10/- each	300,000.00	300,000.00
(ii) Issued, Subscribed & Fully Paid Up Share Capital		
22,547,550 Equity shares of ₹ 10/- each*	225,475.50	225,475.50

^{*} Included 6,277,550 (previous year 6,277,550) equity shares represented by 3,138,775 (previous year 3,138,775) Global Depository Shares (GDR)



Disclosures:

a) Reconciliation of the number of shares and amount outstanding at the beginning and at the end of the reporting period:

Equity Shares	As at March	As at March 31, 2022		
	No. of Shares	Amount (₹ in '000)	No. of Shares	Amount (₹ in '000)
Opening Balance	22,547,550	225,475.50	22,547,550	225,475.50
Fresh Issue	-	-	-	-
Buy Back	-	-	-	-
Closing Balance	22,547,550	225,475.50	22,547,550	225,475.50

The Company had issued 4,888,775 Global Depository Shares ('GDSs') representing 9,777,550 equity shares of the Company of nominal value ₹ 10 each, aggregating to US\$ 59.89 millions equivalent to ₹ 3,377,606,725 (including shares premium of ₹ 3,279,831,225). The GDSs are listed on Luxembourg Stock Exchange. 1,750,000 'GDRs' had converted into 3,500,000 equity shares during the period from April 1, 2019 to March 31, 2022, remaining 3,138,775 GDRs are yet to be converted into equity shares. Amount of Investment represents to total GDRs including converted.

- b) Rights, preferences and restrictions attached to equity shares
 - Equity shares of the Company are issued at a par value of ₹ 10 per share.
- (i) Equity Shares represented by GDS Holders of the GDSs will have no voting rights with respect to the underlying equity shares. The Depository will not exercise any voting rights with respect to the deposited shares. Other rights, preferences and restrictions are same as other equity shares.
- (ii) Other Equity Shares Each holder of other equity shares is entitled to one vote per share. The Company declares and pays dividend 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
- c) Equity Shares held by each shareholder holding more than 5% equity shares in the Company are as follows:

As at March 31, 2022			As at March 31, 2021	
Particulars	No. of	% of	No. of	% of
	Shares held	Holding	Shares held	Holding
N. N. Financial Services Private Limited	7,087,960	31.44	7,087,960	31.44
Nimbus India Limited	2,294,107	10.17	2,294,107	10.17
Systematix Shares And Stocks (India) Limited	2,112,711	9.37	-	-
Conlecta Capital Advisors Pvt Ltd	520,410	2.31	1,597,385	7.08
Life Insurance Corporation of India	1,142,455	5.07	1,142,455	5.07
The Bank of New York Mellon (Depository for GDS holders)*	6,277,550	27.84	6,277,550	27.84

^{*} The Company does not have details of individual holders.

d) The Company has not allotted any equity shares for consideration other than cash, bonus shares, nor have any shares been bought back during the period of five years immediately preceding the Balance Sheet date.

As at March 31, 2022			As at March 31, 2021	
Name of Promoters	No. of	% of	No. of	% of
	Shares held	Holding	Shares held	Holding
N. N. Financial Services Private Limited	7,087,960	31.44	7,087,960	31.44
Nimbus India Limited	2,294,107	10.17	2,294,107	10.17
Bipin Agarwal	25,000	0.11	25,000	0.11
Swarn Mohinder Singh	25,000	0.11	25,000	0.11

Disclosures required as per Division III of Schedule III

Objectives, policies and processes for managing capital.

For the purpose of the Company's capital management, capital includes paid-up equity securities capital, securities premium and all other equity reserves attributable to the equity holders. The primary objective of the Company's capital management is to maximise the shareholders' value.

The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the capital structure, the Company may adjust its dividend payment ratio to shareholders, return capital to shareholders or issue fresh shares.



Note 18: Other equity (₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
Capital Reserve		0.75	0.75
Securities Premium		4,186,487.47	4,186,487.47
General Reserve		185,542.59	185,542.59
Special Reserve (as per the RBI regulations)		322,407.00	322,407.00
Impairment Reserve (as per the RBI guideline)		-	-
Other comprehensive income			
Opening balance		1,533.16	1,221.15
- Remeasurements of post-employment benefit obligation, net of tax		1,168.50	312.01
		2,701.66	1,533.16
Retained earnings			
Opening balance		(802,333.79)	(792,655.45)
Add: profit /(loss) for the year		(996,031.12)	(9,678.34)
Closing Balance	_	(1,798,364.91)	(802,333.79)
	Total	2,898,774.56	3,893,637.19

Nature and purpose of each reserve

Securities Premium

The amount received in excess of face value of the equity shares is recognised in Securities Premium Reserve. In case of equity settled share based payment transactions, the difference between fair value on grant date and nominal value of share is accounted as securities premium reserve. This reserve is utilised in accordance with the provisions of the Companies Act 2013.

General Reserve

The general reserve is used from time to time to transfer profits from retained earnings for appropriation purposes. As the general reserve is created by a transfer from one component of equity to another and is not an item of other comprehensive income, items included in the general reserve will not be reclassified subsequently to the statement of profit and loss.

Special Reserve (as per the RBI regulations)

This Reserve is created as per Sec 45IC of Reserve bank of India Act 1934. This Reserve is utilised only as per manner mentioned in RBI Act 1934.

Retained earnings

Retained earnings are the profits that the Company has earned till date and is net of amount transferred to other reserves such as general reserves, Special Reserve etc. opening Impact of Ind AS is adjusted in Retained Earnings.

Note 19: Interest income (₹ in '000)

Particulars		Year ended	Year ended	
		March 31, 2022	March 31, 2021	
(a) On financial assets measured at fair value through OCI		-	-	
(b) On financial assets measured at amortised cost				
Interest on loans		17,967.25	25,993.91	
Interest on deposits with banks		12,109.73	11,717.17	
Other interest income				
Interest on deposits placed		1,747.35	2,119.13	
Interest income from preference share amortisation		61,703.03	57,148.98	
Interest on security deposits		519.40	79.29	
(c) On financial assets classified at fair value through profit or loss	_	-	-	
	Total	94,046.76	97,058.48	



Note 20 : Other income		(₹ in '000)
Particulars	Year ended	Year ended
	March 31, 2022	March 31, 2021

Particulars		Year ended	Year ended
		March 31, 2022	March 31, 2021
Profit/(Loss) from lease liability		-	539.62
Miscellaneous income		3,422.50	28.08
Interest income from Income tax refund	-4-1	1,364.64	1,206.21
	otal	4,787.14	1,773.91
Note 21 : Finance costs			(₹ in '000)
Particulars		Year ended	Year ended
		March 31, 2022	March 31, 2021
Interest cost on Leased liabilities (refer note 32)		2,546.67	1,552.02
	otal	2,546.67	1,552.02
Note 22 : Net loss on fair value changes			(₹ in '000)
Particulars		Year ended	Year ended
		March 31, 2022	March 31, 2021
On financial assets (refer note 42 (d))		26,268.51	58,637.10
<u></u>	otal	26,268.51	58,637.10
Note 23 : Impairment on financial instruments			(₹ in '000)
Particulars		Year ended	Year ended
		March 31, 2022	March 31, 2021
On financial instruments measured at fair value through OCI		-	-
On financial instruments measured at amortised cost			
Loans		(18,540.00)	12,950.00
Investments	. 1 . 1	984.74	-
	otal	(17,555.26)	12,950.00
Note 24 : Employee Benefit Expenses			(₹ in '000)
Particulars	-	Year ended March 31, 2022	Year ended March 31, 2021
Salaries and bonus		12,012.92	10,091.64
Contribution to provident and other funds (refer note 35)		1,045.39	1,018.91
Staff welfare expenses		185.47	288.65
	otal	13,243.78	11,399.20
Note 25 : Depreciation, amortisation and impairment		,	(₹ in '000'
			` '
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Depreciation & amortisation			
on porperty, plant and equipment		782.69	830.33
on Right-of-use assets (refer note 32)		8,561.36	5,855.41
		-,	-,



Note 26 : Other expenses (₹ in '000)

Note 26 : Other expenses			(₹ in '000)
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Rent, taxes and energy costs		1,338.20	874.80
Repair and Maintenance		1,326.76	961.53
Communication costs		320.51	182.47
Printing & Stationery		261.88	231.36
Advertisement and publicity		98.06	49.72
Director's fee, allowances and expenses (refer note 46'O')		2,517.90	2,321.70
Auditor's fees and expenses		2,895.00	2,895.00
Legal and professional charges		8,892.12	4,840.49
Insurance		429.37	362.86
Other expenditure			
Travelling and conveyance		1,536.58	1,264.38
Business promotion		12.84	-
Membership fees		1,355.75	1,523.57
Loss on sale of Property, plant and equipment		-	28.83
Brokerage paid		-	725.55
Miscellaneous expenditure		547.58	902.38
	Total	21,532.55	17,164.64
* Includes Reverse Charges			
Details of Auditor's fees and expenses			
- Statutory Audit		1,300.00	1,300.00
- for limited review and certification		1,125.00	1,125.00
- for other services		200.00	200.00
- for reimbursement of expenses		25.00	25.00
- taxes reversal		245.00	245.00
	Total	2,895.00	2,895.00
Note 27 : Exceptional items			(₹ in '000)
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Exceptional items:			
Provisional reversal of FGIL		(133,000.00)	-
Profit/(Loss) for sale of Investments		1,172,500.00	-
Total		1,039,500.00	-
Note 28 : Tax expenses			(₹ in '000)
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Current tax			
-Current tax		-	-
-Earlier year		-	-
-MAT credit		-	-
		-	-



Note 28: Tax expenses (Contd.)

* details of contingent liabilities as under

Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Deferred tax			
- through profit and loss statement		(15.28)	122.03
- through other comprehensive income		410.55	109.62
		395.27	231.65
	Total	395.27	231.65

A new Section 115BAA was inserted in the Income Tax Act, 1961, by the Government of India which provides an option to companies for paying income tax at reduced rates in accordance with the provision/conditions defined in the said section. The Company has decided to continue with the existing tax structure for the year ended March 31, 2022.

The reconciliation of estimated income tax to income tax expense is as follow:

(₹ in '000)

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Loss before income tax	(996,046.40)	(9,556.31)
Enacted tax rates in India (%)	26.00%	26.00%
Computed expected tax expenses	(258,972.06)	(2,484.64)
Adjustments:		
for exempted income	(16,042.79)	(14,858.73)
for disallowed under Income Tax Act	271,874.95	18,848.32
for allowable under Income Tax Act	(147.32)	(147.32)
Others	(694,613.64)	
taxation loss for the year	3,287.22	(1,357.63)
Net current tax	(694,613.64)	-
Earlier years	-	-
Income Tax expenses	(694,613.64)	-
Tax losses		
Unused tax losses and unabsorbed depreciation for which no deferred tax asset has been created	21,588.04	22,908.97
Capital loss or which no deferred tax asset has been created	2,714,388.77	-
Potential tax benefit @26% on carried forward business losses	5,612.89	5,956.33
Potential tax benefit @20% on carried forward capital losses	542,877.75	-
Note 29 : Contingent liabilities and commitments		(₹ in '000)
Particulars	As at March 31, 2022	As at March 31, 2021
(I) Contingent liabilities		
(a) Claims against the Company not acknowledge as debt		
-Disputed property tax levied by Mumbai Municipal Corporation (MMC) based on enhanced ratable value for the period 1st April 2007 to 31st March 2010 in respect of the Company's Investment Property in Atlanta Building, Nariman Point net of provision*	19,869.86	19,869.86



The amount of ₹ 19,869,855 disclosed as Contingent Liability is towards the disputed property tax levied by MMC based on enhanced ratable value for the period 1st April 2007 to 31st March 2010 in respect of the Company's Investment Properties at Atlanta Society, Nariman Point, Mumbai.

During the financial year 2015-16, 2017-18 and 2019-20, the Company sold eight units of the said property. Upon sale of said units the Company was required to deposit ₹ 28,057,991 with Atlanta Premises Co-operative Society Limited (the society) towards part of the disputed property tax related to units sold. The said amount has been placed by the society in Fixed Deposits with Bank.

The disputed property tax issue is still subjudice and the order is awaited from the Mumbai High court. Pending the outcome of the matter, out of abundant caution, the Company has made a provision of ₹ 5,000,000 in respect of the units sold.

However, the total amount of ₹ 24,869,855 is fully recoverable from the ex-Licensee as per the Leave and License Agreements entered by the Company with them from time to time. The ex-Licensee has filed for voluntary winding up and appointed the liquidator. The Company has filed the said claim with the liquidator.

(b) Guarantees

Guarantees given to banks on behalf of associate company

The Company has received counter-guarantees from other parties against the aforesaid - guarantees given by the Company to the banks.

The outstanding amount of loan availed by the associate company

(ii) Commitments

Non-cancellable contractual commitments - refer note 32

Note 30: Earnings per share

advance in the nature of loan.

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
(a) Basic and Diluted earning per share		
Profit/(loss) attributable to the equity holders of the Company (₹ in '000)	(996,031.12)	(9,678.34)
Total basic and diluted earnings per share attributable to the equity holders of the Company (₹)	(44.17)	(0.43)
(b) Weighted average number of shares used as the denominator		
Weighted average number of equity shares used as the denominator (nos.)	22,547,550	22,547,550

Note 31 : Disclosure as per Regulation 34(3) and 53(f) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, (₹ in '000)

Particulars	Outstanding balance		Maximum balance outstanding	
	As at March 31, 2022	As at March 31, 2021	Year ended March 31, 2022	Year ended March 31, 2021
Loans and advances (excluding interest accrued and due) in which directors are interested:	n the nature of lo	ans to subsidiar	ies, associates, f	irms/companies
Associate Company:				
World Resorts Limited	-	18,500.00	18,500.00	18,500.00
Entities over which the company can exercise significant influence:				
Capital Infraprojects Pvt Ltd	-	10,000.00	10,000.00	10,000.00
IITL Nimbus The Express Park View	247,751.46	247,751.46	247,751.46	247,751.46
IITL Nimbus The Palm Village	30,000.00	30,000.00	30,000.00	30,000.00
IITL Nimbus The Hyde Park Noida	162,794.96	162,794.96	162,794.96	162,794.96
	No. of	Shares	Amount	(₹ in '000)



Note 32: Disclosure in accordance with Ind AS 116

(A) Transition to Ind AS 116

- (a) Effective 1 April 2019, the Company adopted Ind AS 116 'Leases' and applied the standard to all lease contracts existing on 1 April 2019, using the modified retrospective method. Accordingly, the comparatives as at and for the year ended 31 March 2019 have not been restated. On the date of initial application, the Company recorded the lease liability at the present value of the remaining lease payments discounted at the incremental borrowing rate at the date of initial application and a corresponding right-of-use asset adjusted for the amount of prepaid or accrued payments on the lease.
- (b) The Company has applied the following practical expedients on initial application of Ind AS 116:
 - (i) Applied a single discount rate to a portfolio of leases of similar assets in similar economic environment with a similar end date.
 - (ii) Applied the exemption not to recognize right-of-use assets and liabilities for leases with less than 12 months of lease term on the date of initial application.
 - (iii) Excluded the initial direct costs, if any, from the measurement of the right-of-use asset at the date of initial application.
 - (iv) Elected to use the practical expedient not to apply this Standard to contracts that were not previously identified as containing a lease applying Ind AS 17. Accordingly, Ind AS 116 is applied only to contracts that were previously identified as leases under Ind AS 17.
 - (v) Used hindsight when determining the lease term if the contract contains options to extend or terminate the lease.
- (c) On transition to Ind AS 116, the Company has recognised lease liabilities and equivalent amount of right-of-use assets amounting to ₹8,513.00.
- (d) On transition to Ind AS 116, the weighted average incremental discounting rate applied to lease liabilities recognised under Ind AS 116 is 15%.
- (e) The lease liabilities can be reconciled to the operating lease commitments, as follows:

(₹ in '000)

Particulars	As at April 1, 2021	Addition during the year	As at March 31, 2022
Operating lease commitments (future minimum lease payments in respect of non-cancellable leases)	37,738.00	4,125.00	41,863.00
Less: Effect of discounting on above	5,896.70	761.88	6,658.58
Discounted recognised lease liabilities	27,738.90	3,363.12	31,102.02
Discounted recognised lease liabilities (Pertaining to cancellable leases commitments)	-	-	-
Total lease liabilities recognised	27,738.90	3,363.12	31,102.02

(B) Company as Lessee

The Company has taken an office premise and residential premises on operating lease. The followings are details of lease as a lessee;

Particulars of lease assets (building)	Lease period
1101/1101A, Lokhandwala Galaxy CHS, N.M. Joshi Marg, Byculla (W), Mumbai - 400 011	21.02.2022 to 20.11.2024
Office No.101A, 'The Capital', G Block, Plot No.C-70, BKC, Bandra East, Mumbai - 400051	01.02.2021 to 30.03.2023

Right-of-use assets (building)	Amount (₹'000)
As at 01.04.2021	15,817.62
Addition during the year	3,363.12
Deletion during the year	(3,204.97)
Depreciation	(5,356.40)
Expenses incurred	-
As at 31.03.2022	10,619.37



Lease liability	Amount (₹'000)
As at 01.04.2021	16,140.91
Addition during the year	3,363.12
Deletion during the year	(3,204.97)
Interest cost	2,546.67
gains or losses arising from sale and leaseback transactions;	-
total cash outflow for leases (disclosed in the cash flow statement);	(7,558.90)
As at 31.03.2022	11,286.83

Other information	Amount (₹'000)
the expense relating to variable lease payments not included in the measurement of lease liabilities;	
income from subleasing right-of-use assets;	3,148.00

Note 33: The details of Corporate Social Responsibility (CSR) expenditure are as below:

The CSR obligation for the year as computed by the Company and relied upon by the auditors is ₹ NIL (previous year ₹ Nil)

Note 34: Expenditure in foreign currency

(₹ in '000)

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Business promotion expenses	-	-

Note 35: Employee Benefit

A) Defined Contribution Plan

(₹ in '000)

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
	Warch 31, 2022	Warch 31, 2021
Recognised Provident Fund contributions which are defined contribution plans, for qualifying	762.96	695.89
employees in the statement of profit and loss		

B) Defined Benefit Plan

The Company offers its employees defined-benefit plan in the form of a Gratuity Scheme. Benefits under the defined benefits plan are typically based on years of service and the employees compensation covering all regular employees. Commitments are actuarially determined at year-end. The benefits vests upon completion of five years of continuous service and once vested it is payable to employees on retirement or on termination of employment. The Company makes annual contribution to the group gratuity scheme administered by the Life Insurance Corporation of India.

These plans typically expose the Company to actuarial risks such as: investment risk, interest rate risk, longevity risk and salary risk.

Investment Risk

For funded plans that rely on insurers for managing the assets, the value of assets certified by the insurer may not be the fair value of instruments backing the liability. In such cases, the present value of the assets is independent of the future discount rate. This can result in wide fluctuations in the net liability or the funded status if there are significant changes in the discount rate during the intervaluation period.

Market Risk (discount Risk)

Market risk is a collective term for risks that are related to the changes and fluctuations of the financial markets. The discount rate reflects the time value of money. An increase in discount rate leads to decrease in Defined Benefit Obligation of the plan benefits & vice versa. This assumption depends on the yields on the corporate/government bonds and hence the valuation of liability is exposed to fluctuations in the yields as at the valuation date.

Longetivity Risk

The impact of longevity risk will depend on whether the benefits are paid before retirement age or after. Typically for the benefits paid on or before the retirement age, the longevity risk is not very material.

Actuarial risk

Salary Increase Assumption: Actual Salary increase that are higher than the assumed salary escalation, will result in increase to the obligation at a rate that is higher than expected.



The following table summarizes the components of net benefit expense recognized in the statement of profit and loss and the funded status and amounts recognized in the balance sheet.

i) Amount recognized in the Statement of Profit and Loss under employee benefit expenses (Gratuity)

(₹ in '000)

Particulars	Year ended	Year ended
Faticulais	March 31, 2022	March 31, 2021
Current service cost	252.65	290.52
Past service cost and loss/(gain) on curtailments and settlement	-	-
Net Interest cost	2.38	14.66
Total included in Employee Benefit Expenses	255.04	305.19

ii) Amount recognized in the Statement of Other Comprehensive Income (Gratuity)

(₹ in '000)

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Components of actuarial gain/losses on obligations:		
Due to change in financial assumptions	(320.50)	32.53
Due to changes in demographic assumption	-	-
Due to experience adjustment	(1,073.22)	(237.48)
Return on plan assets excluding amounts included in interest income	(185.33)	(216.69)
Total included in Employee Benefit Expenses	(1,579.05)	(421.63)

iii) The following tables set out the funded status of the gratuity plans and the amounts recognized in the financial statements (Gratuity) (₹ in '000)

Pa	articulars	As at March 31, 2022	As at March 31, 2021
a)	Change in benefit obligations		
	Opening Defined Benefit Obligation	4,772.55	4,596.56
	Transfer in/(out) obligation	-	-
	Current service cost	252.65	290.52
	Interest cost	154.16	154.63
	Net Actuarial loss/(gain)	(1,393.72)	(204.95)
	Benefits paid		(64.22)
	Closing defined benefit obligation	3,785.64	4,772.55
b)	Change in plan assets		
	Opening value of plan assets	4,600.38	4,182.25
	Transfer in/(out) plan assets	-	-
	Interest Income	151.78	139.96
	Net Actuarial loss/(gain)	185.33	216.69
	Contributions by employer	182.16	125.70
	Benefit Paid	-	(64.22)
	Closing Value of plan assets	5,119.65	4,600.38
c)	Funded Status of the Plan		
	Present value of unfunded obligations	-	-
	Present value of funded obligations	(3,785.64)	(4,772.55)
	Fair value of plan assets	5,119.65	4,600.38
	Net Assets/(Liability)	1,334.01	(172.16)



iv) Reconciliation of net defined benefit assets (Gratuity):

(₹ in '000)

Particulars	As at March 31, 2022	As at March 31, 2021
Net opening assets in books of accounts	172.16	414.31
Transfer in/(out) obligation	-	-
Transfer (in)/out plan assets	-	-
Employee Benefit Expense	255.04	305.19
Amounts recognized in Other Comprehensive Income	(1,579.05)	(421.63)
	(1,151.85)	297.87
Contributions to plan assets	(182.16)	(125.70)
Closing provision in books of accounts	(1,334.01)	172.16

v): Break-up of defined benefit obligation (Gratuity):

(₹)

Particulars		As at	As at
raiticulais	M	larch 31, 2022	March 31, 2021
Vested		3,726.84	4,743.48
Non vested		58.80	29.06
	Total	3,785.64	4,772.55

vi) Principle actuarial assumptions used to determine benefit obligations are set out below:

a) Gratuity

Particulars	As at	As at
	March 31, 2022	March 31, 2021
Discount Rate	6.70%	5.20%
Salary Growth Rate	7.00%	7.00%
Withdrawal Rates		
At younger ages	10.00%	10.00%
Reducing to % at older ages	2.00%	2.00%

vii) Expected cash flows based on past service liability

a) Gratuity

Particulars	As at Marc	h 31, 2022	As at March 31, 2021		
	Cash flows Distribution		Cash flows	Distribution	
	(₹ in '000)	(%)	(₹ in '000)	(%)	
Year 1	1,309.01	21.20%	3,615.78	61.40%	
Year 2	128.10	2.10%	59.07	1.00%	
Year 3	1,653.94	26.80%	60.10	1.00%	
Year 4	63.98	1.00%	55.33	0.90%	
Year 5	60.77	1.00%	57.77	1.00%	
Year 6 to Year 10	296.27	4.80%	560.62	9.50%	

The Future accrual is not considered in arriving at the above cash-flows.

viii) Composition of the plan assets (Gratuity):

Particulars	As at	As at March 31, 2021	
Particulars	March 31, 2022		
Government of India Securities	0%	0%	
State Government Securities	0%	0%	
High quality corporate bonds	0%	0%	
Equity shares of listed companies	0%	0%	
Property	0%	0%	
Special Deposit Scheme	0%	0%	



Particulars	N	As at larch 31, 2022	As at March 31, 2021
Policy of insurance		96%	95%
Bank Balance		4%	5%
Other Investments		0%	0%
	Total	100%	100%

Note: The Company is unable to obtain the details of major category of plan assets from the insurance company (Life Insurance Corporation of India) and hence the disclosure thereof is not made.

ix) Sensitivity to key assumptions

a) Gratuity

Particulars	As at Marc	h 31, 2022	As at March 31, 2021		
	DBO	Changes in	DBO	Changes in	
	(₹ in '000)	DBO %	(₹ in '000)	DBO %	
Discount rate varied by 0.5%					
Increase by 0.5%	3,694.92	-2.40%	4,708.66	-1.34%	
Decrease by 0.5%	3,883.82	2.59%	4,841.38	1.44%	
Salary growth rate varied by 0.5%					
Increase by 0.5%	3,856.51	1.87%	4,836.16	1.33%	
Decrease by 0.5%	3,715.14	-1.86%	4,709.41	-1.32%	
Withdrawal rate (WR) varied by 10%					
WR* 110%	3,790.64	0.13%	4,764.43	-0.17%	
WR* 90%	3,780.04	-0.15%	4,781.12	0.18%	

A description of methods used for sensitivity analysis and its limitations:

Sensitivity analysis is performed by varying a single parameter while keeping all the other parameters unchanged.

Sensitivity analysis fails to focus on the interrelationship between underlying parameters.

Hence, the results may vary if two or more variables are changed simultaneously.

The method used does not indicate anything about the likelihood of change in any parameter and the extent of the change if any.

Note 36: Related party disclosures

(i) Names of related parties:

(a) Names of related parties and nature of related party relationship where control exists are as under:

Subsidiary companies: IIT Investrust Limited

IITL Projects Limited

IITL Management and Consultancy Private Limited

(Formerly Known as IIT Insurance Broking and Risk Management

Private Limited)

IITL Corporate Insurance Services Private Limited

(refer note 42(c)) (upto August 23, 2021)

Joint venture: Future Generali India Life Insurance Company Limited (upto March 28, 2022)

(b) Names of other related parties and nature of relationship:

Key management personnel: Dr. B. Samal, Executive Chairman

Cumi Banerjee, CEO & Company Secretary Hemang Ladani, CFO (Regined on July 25, 2020) Kamlesh Agrawal, CFO (w.e.f. September 11, 2020)

Associate company: World Resorts Limited

Entities over which the Company can IITL Nimbus The Express Park View - a partnership firm



exercise significant influence: IITL Nimbus The Palm Village - a partnership firm IITL Nimbus The Hyde Park Noida -a partnership firm

Capital Infraprojects Private Limited

(ii) Transactions with related parties:

(a) Key management personnel:

(₹ in '000)

Name of Key management personnel	Nature	Year ended March 31, 2022	Year ended March 31, 2021
Dr. B. Samal*	Remuneration	4,524.00	4,580.00
Cumi Banerjee	Remuneration	3,930.57	2,992.23
Kamlesh Kumar Agrawal (PF contribution not considered)	Remuneration	2,100.00	1,219.36
Hemang Ladani	Remuneration	-	229.98

^{*}Above remuneration excludes provision for gratuity and compensated absences, which is determined on the basis of actuarial valuation done on overall basis for the Company

(₹ in '000)

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Loan received back:		
Capital Infraprojects Private Limited	10,000.00	-
World Resorts Limited	18,500.00	-
<u>Interest income</u> :		
Capital Infraprojects Private Limited	519.25	1,425.00
IITL Nimbus The Hyde Park	14,367.88	19,209.81
World Resorts Limited	3,080.12	1,360.64
Rent Expenses:		
IIT Investrust Limited	(2.69)	-
Interest cost on Leased liabilities		
IIT Investrust Limited	210.81	348.80
Depreciation on leased assets		
IIT Investrust Limited	1,167.03	1,170.47
Interest income from preference share amortisation		
World Resorts Limited	61,703.03	57,148.98
i) Details of amount outstanding as on balance sheet date		(₹ in '000)

As at As at **Particulars** March 31, 2022 March 31, 2021 Loans outstanding Capital Infraprojects Private Limited 10,000.00 IITL Nimbus The Express Park View (Refer note 40) 247,751.46 247,751.46 IITL Nimbus The Hyde Park 162,794.96 162,794.96 IITL Nimbus The Palm Village 30,000.00 30,000.00 World Resorts Limited 18,500.00 Other receivable/(payable) IITL Management and Consultancy Private Limited 24.99 (Formerly Known as IIT Insurance Broking and Risk Management Private Limited) IITL Projects Limited 544.75



Note 37: Interest in joint ventures

The Company has interests in the following joint venture:

Name of joint venture and country of incorporation	As at March 31, 2022	As at March 31, 2021
Future Generali India Life Insurance Company Limited (FGILICL) (See note 38)	-	16.62%

Financial interest of the company in jointly controlled entities is as under:

Amount of interest based on the audited accounts

(₹ in '000)

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Assets	-	58,730,800
Liabilities	-	56,315,400
Income	-	18,239,700
Expenditure	-	19,418,100
Contingent liabilities	-	1,045,194
Capital commitments	-	74,622

Note 38:

The Company has made an investment of ₹34,000.00 lakhs in Future Generali India Life Insurance Company Ltd. (FGILICL), a joint venture of the Company, acquiring 22.5% of its equity capital in the financial year 2012-2013. Between August 2016 to December 2021 FGILICL made various Rights Issues. The Company did not subscribe in any of the Rights Issues. With the increase in paid up capital on account of the Rights issue, the Company's equity stake in FGILICL had reduced to 16.62%. The Company has valued its equity shares at cost as per Ind AS. On December 06, 2021 the Board of Directors of the Company have accepted the offer made by Generali Participations Netherlands N.V. one of the Joint Venture Partner of FGILICL, for acquiring the company's equity stake of 32,67,00,000 equity shares of ₹10 each representing 16.62% of the equity share capital of FGILICL, and recognised estimated loss amounting to ₹ 10,170 lakhs during the quarter ended December 31, 2021.

Further, upon receiving approvals from Insurance Regulatory and Development Authority of India, Competition Commission of India and other respective authorities, the Company has sold the equity investment of FGILICL at ₹ 22,500 lakhs and whole transaction has been consummated on March 28,2022. During the quarter ended March 31, 2022 the Company has recognised additional loss of ₹ 225.00 lakhs after considering the earlier estimation. Thus the Company has recognised total loss of ₹10,395.00 lakhs on sale of investment in FGILICL and considered the same as exceptional item.

Note 39: One time settlement against loan

In its meeting held on 8th March, 2017, the Board of directors approved the proposal of One-Time Settlement ("OTS") with IITL Projects Limited (IPL), the subsidiary company, in relation to unsecured outstanding loan given along with the outstanding interest thereon, as under:-

- (i) Loan of ₹ 364,800,000/- along with outstanding interest as on 31st March, 2016 amounting to ₹ 36,106,588/- (Net of TDS) aggregating ₹ 400,906,588/- would be adjusted against the transfer of assets of IPL namely 5,000,000 Zero % Non-Convertible Redeemable Preference Shares of World Resorts Limited and 10,849,120 Zero% Non-Convertible Redeemable Preference Shares of Capital Infraprojects Private Limited based on its value determined by independent valuers amounting to ₹ 283,314,407/- and ₹ 117,592,181/- respectively (in favour of the Company).
- (ii) The Company to waive off Interest accrued for the period April, 2016 to March, 2017 amounting to ₹ 54,720,000/-.
- (iii) IPL to agree to recompense the Company in one or more installments, as may be mutually agreed between the parties at the relevant time the interest amount of ₹ 54,720,000/- which has been waived off as part of One Time Settlement in case IPL turns profitable in future and has adequate cash flows.
 - The above proposal was approved by the members of IPL and those of the Company on 18th April, 2017 and 21st April, 2017 respectively. Subsequently the company entered into OTS agreement on 18th May, 2017 with IPL to transfer the said shares in name of the Company.



Note 40: Restructure of loan

Pursuant to the approval received from the shareholders and resolution passed at the 84th Annual General Meeting of the Company, the unsecured loan of ₹ 23,19,87,365/- granted to IITL Nimbus the Express Park View (EPV-II) has been restructured according to the following terms and condition.

- a) Moratorium of four years for a period beginning October 01, 2017 and ending on September 30, 2021 on repayment of outstanding loan of ₹ 23,19,87,365/-
- b) Interest outstanding upto March 31, 2016 amounting to ₹ 1,57,64,094/- to be converted into Funded Interest Term Loan (FITL) and a Moratorium to be granted for its repayment and the interest thereon for a period of 4 years ending on September 30, 2021. The rate of interest to be charged on FITL will be 12%.
- c) Interest outstanding from April 01, 2016 upto September 30, 2017 amounting to ₹ 5,22,44,826/- to be waived off and interest rate change from @15% to @12% with Recompense Clause.
- d) Promoters' contribution amounting to ₹ 3,06,60,032/- has been brought jointly by the Promoters in EPV II i.e. to the extent of 20% of the total sacrifice amount on account of Diminution in Fair Value of Loan and waiver of interest; and has given Corporate Guarantee, to the extent of outstanding loan including FITL amounting to ₹ 24,77,51,459/- and accumulated interest thereon to be calculated (On Loan & FITL) upto the end of moratorium period or repayment whichever is earlier from the Promoters' of EPV II in compliance with the relevant provisions of the Prudential Norms of the Reserve Bank of India pertaining to Restructuring of Loans, as amended from time to time. Further during the year, as the above restructuring terms and condition has failed, provision has been created for the FITL of ₹ 1,57,64,094/-

Note 41: Segment Reporting

Disclosure as required by Ind AS 108 "Operating Segment", of the Companies (Indian Accounting Standards) Rules, 2015.

Based on the "management approach" as defined in Ind AS 108, the Chief Operating Decision Maker (CODM) evaluates the Company's performance in accordance with Ind AS "Operating Segment", the Company has only one reportable operating segment i.e. Investment Activity. The additional disclosure is being made in the consolidated financial statements.

Revenue from two Customer contributed 10% or more to the Company's revenue for 2021-22.

Entity level segment

Following are net income recognised in the profit & loss statements from the entities

(₹ in '000)

Entity name	Year ended March 31, 2022	Year ended March 31, 2021
World Resorts Limited	64,783.15	58,509.62
Capital Infraprojects Private Limited	519.25	1,425.00
IITL Nimbus The Hyde Park	14,367.88	19,209.81

Note 42: Note on Subsidiaries and associate

a) IITL Projects Limited

As at March 31, 2022, the Company has carrying amount of investment in its subsidiary IITL Projects Limited amounting to ₹ 60,328.85 lakhs in the equity shares.

The financial results of the subsidiary have been prepared on a going concern basis, although the subsidiary is incurring continuous losses. The net worth of the subsidiary is negative as on March 31, 2022. In view of current status of the Real estate industry and in particular adverse cash flows of the its Joint Ventures of the subsidiary, their ability to continue as going concern is doubtful. Further considering that the subsidiary has also net Loss for the year ended March 31, 2022 and the current liabilities exceeded its total assets indicate that a material uncertainty exists that may cast significant doubt its ability to continue as a Going Concern. Considering the above, the Company carrying impairment provision of ₹ 757.94 lakhs towards equity investment based on the market price of equity shares of subsidiary and in respect of preference share of the subsidiary company, the Company had provided loss of ₹ 4,002.27 lakhs fully on account of change in fair value. The management of the Company is of view of that the said impairment provision is considered adequate.



b) IITL Management and Consultancy Private Limited (Formerly known as IIT Insurance Broking and Risk Management Private Limited)

As at March 31, 2022, the Company is carrying impairment provision of ₹ 112.00 lakhs on equity investment based on the audited net worth as at March 31, 2021. The management of the Company is of view of that the said impairment provision is considered adequate. IIT Insurance broking and Risk Management Private Limited changed its name to IITL Management and Consultancy Private Limited and also changed its Object Clause. The fresh Certificate of Registration (COR) was received from Ministry of Corporate Affairs. The Company sent a copy of certificate to IRDAI. IRDAI granted certificate of surrender to the Company vide email dated November 25, 2021. The Company ceases to be the Insurance Broking company.

c) IITL Corporate Insurance Services Private Limited

The said erstwhile wholly owned subsidiary of the Company has made an application to the Ministry of Corporate Affairs (MCA) for removal of the name of the Company from the Register of Companies under the Companies (Removal of Names of Companies from the Register of Companies) Rule, 2016. MCA vide its letter dated August 23, 2021 has intimated that the company's name has been struck off from the Register and the said company stands dissolved.

d) World Resorts Limited (WRL)

The Company has investment in equity shares and preference shares of WRL. WRL has incurred loss in the current year and the net worth of the associate is negative as on March 31, 2022. Considering the above, the Company has provided loss of ₹ 1,55,181 ('000) toward entire equity investment and ₹ 3,26,159 ('000) toward preference share investment on account of change in fair value as at March 31, 2022.

Note 43:

The Company had received letter from the Reserve Bank of India (RBI) dated June 25, 2018. Vide said letter, the RBI has prohibited the Company not to expand its credit/investment portfolio other than investment in Government Securities till Net NPAs are brought down to below 5%.

The Board of the Company in its meeting held on August 13, 2018 discussed and deliberated on the issues raised by RBI. The board of the Company drew an action plan for the same and submitted response to the RBI accordingly. The company is awaiting RBI response in these regard.

Note 44: Fair value measurements

A) Financial instruments by category

(₹ in '000)

Particulars		Category	As at March 31, 2022	As at March 31, 2021
i) Financial Assets				
Cash and cash equivalents		Amortised cost - Level 2	5,748.24	4,449.74
Bank balances other than above		Amortised cost - Level 2	2,467,682.84	194,852.74
Receivables				
Other receivables		Amortised cost - Level 2	4,850.53	4,134.95
Loans		Amortised cost - Level 2	-	25,764.09
Investments				
Equity shares				
Subsidiary		Quoted - Level 1	60,328.85	61,313.59
Subsidiary, associates and joint ventures		Amortised cost - Level 2	131,210.00	3,398,210.00
Preference shares				
associates		FVTPL - Level 3	417,496.61	382,062.09
Security deposits		Amortised cost - Level 2	3,752.91	3,233.51
Other receivables		Amortised cost - Level 2	297.23	569.74
	Total		3,091,367.21	4,074,590.45
ii) Financial liabilities				
Trade payable		Amortised cost - Level 2	26,334.88	3,178.17
Unclaimed dividends		Amortised cost - Level 2	392.81	1,129.86
Lease liabilities		Amortised cost - Level 2	11,286.83	16,140.91
Other liabilities		Amortised cost - Level 2	683.89	787.86
	Total		38,698.41	21,236.80





(B) Fair Value Hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are measured at amortised cost and for which fair values are disclosed in the financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the company has classified its financial instruments into the three levels prescribed under the accounting standard. An explanation of each level is given below:

For all the financial assets and liabilities referred above that are measured at amortised cost, their carrying amounts are reasonable approximations of their fair values. Fair values were measured by using level 3 inputs

For all the financial assets and liabilities referred above that are measured at fair value through profit or loss, their fair values were measured by using level 3 inputs

The fair value of financial instruments are classified into three categories i.e. Level 1, 2 or 3 depending on the inputs used in the valuation technique. The hierarchy gives the highest priority to quoted prices in active market for identical assets or liabilities (level 1 measurements) and lowest priority to unobservable inputs (level 3 measurements).

There were no transfers between any levels during the year

Level 1: Level 1 hierarchy includes financial instruments measured using quoted prices.

Level 2: The fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities, preference shares and debentures which are included in level 3.

Note 45: Financial risk management

The Company's business activities expose it to a variety of financial risks, namely liquidity risk, market risks and credit risk. The Company's senior management has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company has constituted a Committee for Investment/Loans and Risk Management, which is responsible for developing and monitoring the Company's risk management policies. The key risks and mitigating actions are also placed before the Audit Committee of the Company. The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities.

"The Committee for Investment/Loans and Risk Management of the Company is supported by the Finance team and experts of respective business divisions that provides assurance that the Company's financial risk activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with the Company's policies and risk objectives. The activities are designed to:

- -protect the Company's financial results and position from financial risks
- -maintain market risks within acceptable parameters, while optimizing returns; and
- -protect the Company's financial investments, while maximizing returns.

The Treasury department is responsible to maximize the return on companies internally generated funds.

A. Credit Risk

Credit risk is the risk of financial loss to the company if a customer or counter-party fails to meet its contractual obligations.

Investment in debt instrument:

The Company assesses and manages credit risk based on credit quality review process to provide early identification of possible changes in the creditworthiness of counterparties. The Company has accounted impact of credit risk wherever requires.

Loan

The assessment of credit risk of a portfolio of assets entails further estimations as to the likelihood of defaults occurring of the associated loss ratios and of default correlations. The Company measures credit risk using Expected Credit Loss (ECL) under Ind AS 109. Also, the Company adheres to guidelines on provisioning for non-performing assets as defined by the RBI.

Expected credit loss measurement

Ind AS 109 outlines a 'three-stage' model for impairment based on changes in credit quality since initial recognition as summarised below The objective of the impairment requirements is to recognise lifetime expected credit losses for all financial instruments for which there have been significant increases in credit risk since initial recognition - whether assessed on an individual or collective basis - considering all reasonable and supportable information including that which is forward-looking.

A financial instrument that is not credit-impaired on initial recognition is classified in 'Stage 1' and has its credit risk continuously monitored by the Company.



If significant increases in credit risk ('SICR') since initial recognition is identified the financial instrument is moved to 'Stage 2' but is not yet deemed to be credit-impaired.

If the financial instrument is credit-impaired the financial instrument is then moved to 'Stage 3'. Financial instruments in Stage 1 have their ECL measured at an amount equal to 12 month ECLs. Instruments in Stages 2 or 3 have their ECL measured based on expected credit losses on a lifetime basis. Purchased or originated credit-impaired financial assets are those financial assets that are credit impaired on initial recognition. Their ECL is always measured on a lifetime basis (Stage 3).

The measurement of ECL is calculated using three main components: (i) Probability of Default (PD) (ii) Loss Given Default (LGD) and (iii) the Exposure At Default (EAD).

Probability of default (PD) represents the likelihood of a borrower defaulting on its financial obligation either over the next 12 months (12M PD) or over the remaining lifetime (Lifetime PD) of the obligation.

Exposure At default (EAD) is the total amount of an asset the entity is exposed to at the time of default. EAD is defined based on the characteristics of the asset. EAD is dependent on the outstanding exposure of an asset sanctioned amount of a loan and credit conversion factor for non-funded exposures.

Loss given default (LGD) It is the part of an asset that is lost provided the asset default. The recovery rate is derived as a ratio of discounted value of recovery cash flows (incorporating the recovery time) to total exposure amount at the time of default. Recovery rate is calculated for each segment separately. Loss given default is computed as (1 - recovery rate) in percentage terms.

B. Management of Market risks

Market risks comprises of:

- price risk; and
- interest rate risk

The company does not designate any fixed rate financial assets as fair value through profit and loss nor at fair value through OCI. Therefore company is not exposed to any interest rate risks. Similarly company does not have any financial instrument which is exposed to change in price.

C. Management of Liquidity Risk:

Liquidity risk is the risk that the company will face in meeting its obligations associated with its financial liabilities. The company's approach to managing liquidity is to ensure that it will have sufficient funds to meet its liabilities when due without incurring unacceptable losses. In doing this, management considers both normal and stressed conditions. A material and sustained shortfall in our cash flow could undermine the company's credit rating and impair investor confidence.

The Company is exposed to liquidity risk principally as a result of lending and investment for periods which may differ from those of its funding sources. The management actively manage asset liability positions in compliance with the ALM policy of the company laid down in accordance overall guidelines issued by RBI in the Asset Liability Management (ALM) framework.

Maturity of financial assets and liabilities as at March 31, 2022

(₹ in '000)

Particulars		less than 3 months	3 - 12 months	1-2 years	2-5 years	More than 5 years	Total
Financial assets							
Cash and cash equivalents	İ	5,748.24	-	-	-	_	5,748.24
Bank balances other than above		24,714.39	2,397,047.71	45,920.73	-	_	2,467,682.84
Other receivables		899.99	3,091.64	858.90	-	-	4,850.53
Loans		-	-	-			-
Investments		-	-	-	-	609,035.46	609,035.46
Other financial assets		297.23	-	3,752.91			4,050.14
	Total	31,659.85	2,400,139.35	50,532.54	-	609,035.46	3,091,367.20
Financial liabilities							
Trade payable		303.74	26,031.14	-	-	_	26,334.88
Lease liabilities		-			16,140.91		16,140.91
Other financial liabilities		683.89	392.81	-	-	_	1,076.70
•	Total	987.63	26,423.95	-	16,140.91	-	43,552.49
Net financial assets/ (liabilities)		30,672.22	2,373,715.40	50,532.54	(16,140.91)	609,035.46	3,047,814.71



Maturity of financial assets and liabilities as at March 31, 2021

(₹ in '000)

Particulars	less than 3 months	3 - 12 months	1-2 years	2-5 years	More than 5 years	Total
Financial assets						
Cash and cash equivalents	4,449.74	-	-	-	-	4,449.74
Bank balances other than above	52,819.89	131,640.04	10,392.81	-	-	194,852.74
Other receivables	2,635.53	1,369.11	130.31	-	-	4,134.95
Loans	10,000.00	15,764.09	-	-	-	25,764.09
Investments	-	-	-	-	3,841,585.68	3,841,585.68
Other financial assets	569.74	-	4,355.80	-	-	4,925.54
Total	70,474.90	148,773.24	14,878.92	-	3,841,585.68	4,075,712.74
Financial liabilities						
Trade payable	3,178.17	-	-	-	-	3,178.17
Other financial liabilities	787.86	737.05	392.81	-	17,263.20	19,180.92
Total	3,966.03	737.05	392.81	-	17,263.20	22,359.09
Net financial assets/ (liabilities)	66,508.87	148,036.19	14,486.11	-	3,824,322.48	4,053,353.65

D. Capital Management

The company considers the following components of its Balance Sheet to be managed capital:

Total equity as shown in the balance sheet includes retained profit and share capital.

The company aims to manage its capital efficiently so as to safeguard its ability to continue as a going concern and optimise returns for the shareholders. The capital structure of the company is based on management's judgment of the appropriate balance of key elements in order to meet its strategic and day-to-day needs. We consider the amount of capital in proportion to risk and manage the capital structure in light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders or issue new shares.

The company's policy is to maintain a stable and strong capital structure with a focus on total equity so as to maintain investor, creditors and market confidence and to sustain future development and growth of its business. The company will take appropriate steps in order to maintain, or if necessary adjust, its capital structure. The company is not subject to financial covenants in any of its significant financing agreements.

The management monitors the return on capital as well as the level of dividends to shareholders.

Note 46 : Disclosure in terms of Systemically Important Non-Banking Financial (Non-Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2016

46(A): Capital

Particulars	As at March 31, 2022	As at March 31, 2021
CRAR (%)	716.02	119.98
CRAR - Tier I Capital (%)	716.02	119.97
CRAR - Tier II Capital (%)	-	0.01
Amount of subordinated debt raised as Tier-II Capital (₹ '000)	-	-
Amount raised by issue of perpetual Debt Instruments (₹ '000)	-	-
Liquidity Coverage Ratio*	NA*	NA*

^{*} The Company is not required to comply with the guidelines on Liquidity Coverage Ratio (LCR) in line with Master Direction - Non-Banking Financial Company (Reserve Bank) Directions as at 31 March 2022 and 31 March 2021.



46(B): Investment (₹ in '000)

Particulars	As at March 31, 2022	As at March 31, 2021
(1) Value of Investments		
(i) Gross value of investments		
(a) In India*	853,710.93	4,218,276.41
(b) Outside India	-	-
(ii) Provision for depreciation / impairment		
(a) In India	(244,675.47)	(376,690.73)
(b) Outside India	-	-
(iii) Net value of investments		
(a) In India	609,035.46	3,841,585.68
(b) Outside India	-	-
(2) Movement of provision held towards depreciation on Investments		
(i) Opening balance	(376,690.73)	(376,690.73)
(ii) Add: Provision made during the year	(984.74)	-
(iii) Less: Write-off/wrote-back of excess provision during the year	133,000.00	-
(iv) Closing balance	(244,675.47)	(376,690.73)

^{*} includes investment in preference shares carrying at fair value.

46(C): Derivatives

The Company does not have any exposure in derivatives during the year, hence not applicable.

46(D): Disclosures relating to Securitisation

The Company does not have any exposure in securitisation during the year, hence not applicable.

46(E): Assets Liability management maturity pattern of certain items of Assets and Liabilities

As at March 31, 2022 (₹ in '000)

Particulars	Deposits	Advances*	Investments	Borrowing	Foreign	Foreign
					currency	currency
					assets	liabilities
upto 30/31 days (One month)	-	-	-	-	-	-
Over one month upto 2 months	-	-	-	-	-	-
Over 2 months upto 3 months	-	-	-	-	-	-
Over 3 months upto 6 months	-	-	-	-	-	-
Over 6 months upto 1 year	-	-	-	-	-	-
Over 1 year upto 3 years	-	-	-	-	-	-
Over 3 years upto 5 years	-	-	-	-	-	-
Over 5 years	_	-	609,035.46	-	-	-
Total	-	-	609,035.46	-	-	•

As at March 31, 2021 (₹ in '000)

Particulars	Deposits	Advances*	Investments	Borrowing	Foreign currency assets	Foreign currency liabilities
upto 30/31 days (One month)	-	-	-	-	-	-
Over one month upto 2 months	_	-	_	-	-	-
Over 2 months upto 3 months	-	10,000.00	-	-	-	-
Over 3 months upto 6 months	_	-	-	-	-	-
Over 6 months upto 1 year	-	15,764.09	-	-	-	-
Over 1 year upto 3 years	_	-	-	-	-	-
Over 3 years upto 5 years	-	-	-	-	-	-
Over 5 years	_	_	3,841,585.68	-	-	-
Total	-	25,764.09	3,841,585.68	-	-	-

^{*} Net of impairment allowances.



Notes:

The above maturity pattern of assets and liabilities has been prepared by the Company after taking into consideration structural liquidity guidelines for assets-liabilities management (ALM) system in non-banking financial companies issued by RBI, best practices and best estimate of the Assets-Liability Committee with regard to the timing of various cash flows, which has been relied upon by the auditors.

46(F): Exposures

i) Exposure to Real Estate Sector

Particulars	As at March 31, 2022	As at March 31, 2021
a) Direct Exposure		
i) Residential Mortgages -		
Lending fully secured by mortgages on residential property that is or will be occupied by the borrower or that is rented	-	-
- Individual housing loans up to ₹ 15 lakh	-	-
- Individual housing loans above ₹ 15 lakh	_	-
ii) Commercial Real Estate -		
iii) Investments in Mortgage Backed Securities (MBS) and other securitised		
exposures -		
1. Residential	-	-
2. Commercial Real Estate	_	_

Note: The Company has given term loans to joint ventures of the subsidiary engaged in real estate business of construction of residential complexes which are not covered by the above mentioned categories. The outstanding balance of such loans is ₹4,50,546.42('000) (Previous year ₹4,50,546.42('000)). The Company also has long-term equity investments in the said subsidiary of ₹60,328.85 ('000) (Previous year ₹61,313.59 ('000)) and preference shares on which entire loss of carrying amount provided in the previous year.

ii) Exposure to Capital Market

Pa	articulars	As at March 31, 2022	As at March 31, 2021
i)	Direct investment in equity shares, convertible bonds, convertible debentures and units of equity-oriented mutual funds the corpus of which is not exclusively invested in corporate debt;	-	-
ii)	Advances against shares / bonds / debentures or other securities or on clean basis to individuals for investment in shares (including IPOs / ESOPs), convertible bonds, convertible debentures, and units of equity-oriented mutual funds;	-	-
iii)	Advances for any other purposes where shares or convertible bonds or convertible debentures or units of equity oriented mutual funds are taken as primary security;	-	-
iv)	Advances for any other purposes to the extent secured by the collateral security of shares or convertible bonds or convertible debentures or units of equity oriented mutual funds i.e. where the primary security other than shares / convertible bonds / convertible debentures / units of equity oriented mutual funds 'does not fully cover the advances;	-	-
v)	Secured and unsecured advances to stockbrokers and guarantees issued on behalf of stockbrokers and market makers;	-	-
vi)	Loans sanctioned to corporates against the security of shares / bonds / debentures or other securities or on clean basis for meeting promoter's contribution to the equity of new companies in anticipation of raising resources;	-	-
vii) Bridge loans to companies against expected equity flows / issues;	-	-
Vii	i)All exposures to Venture Capital Funds (both registered and unregistered)	-	-
То	tal Exposure to Capital Market	-	-



46(G): Details of financing of parent company products

The Company does not have any Parent Company, hence not applicable.

46(H): Details of Single Borrower Limit (SGL) / Group Borrower Limit (GBL) exceeded by the applicable NBFC

The Company has not exceeded the prudential exposure limits for Single Borrower Limit (SGL) / Group Borrower Limit (GBL).

46(I): Unsecured Advances

The Company has not granted unsecured advances against collateral of intangible securities such as charge over the rights, licenses or authority.

46(J): Registration / license / authorisation obtained from other financial sector regulators:

In addition to registration with RBI as NBFC-NDSI, the Company has not obtained any registration / license / authorisation, by whatever name called from other financial sector regulators

46(K): Ratings assigned by credit rating agencies and migration of ratings during the year:

The Company has not obtained credit ratings from credit rating agencies during the year

46(L): Disclosure of Penalties imposed by RBI or other regulators:

No penalties were imposed by RBI or SEBI (being the regulator for the Company) for the year ended 31st March, 2022.

46(M): Related Party transactions:

Please refer to note no 36

46(N): information namely, area, country of operation and joint venture partners with regard to joint ventures and overseas subsidiaries:

Sr. No.	Name of joint venture and country of incorporation	Area / Country of operation
1	Future Generali India Life Insurance Company Limited (FGILICL) (upto March 28, 2022)	India

The Company do not have overseas subsidiaries.

46(O): Remuneration of directors:

(₹)

Name of director	For the y	ear ended March	31, 2022	For the y	ear ended March	31, 2021
	Remuneration	Provident fund and others	Sitting fees	Remuneration	Provident fund and others	Sitting fees
Dr. B. Samal	2,700.00	1,824.00	-	2,750.00	1,830.00	-
Mr. Bipin Agarwal	-	-	300.00	-	-	300.00
Mr. Venkatesan Narayanan	-	-	720.00	-	-	690.00
Mr. Shankar Narayan Mokashi**	-	-	450.00	-	-	180.00
Mr. Deb Kumar Banerjee*	-	-	-	-	-	210.00
Mr. Sujata Chattopadyay	-	-	240.00	-	-	210.00
Mr. Milind Desai	_	-	600.00	_	-	540.00

^{*} Resigned w.e.f. September 29, 2020 - Nominee director of Life Insurance Company of India.

^{**} Appointed w.e.f. November 12, 2020 Nominee director of Life Insurance Company of India.



Note 47: Additional Disclosures

47(A): Provisions and Contingencies

(₹ in '000)

Break up of 'Provisions and Contingencies' shown under the head Expenditure in Profit		Year ended
and Loss Account:	March 31, 2022	March 31, 2021
Provision for depreciation investment	-	-
Provision towards NPA	(440,546.42)	(443,282.33)
Provision made towards Income tax (net of deferred tax)	(15.28)	122.03
Other Provision and Contingencies (with details)		
Provision towards impairment of financial instruments	(86,994.25)	(221,509.46)
Provision for contingency	5,000.00	5,000.00
Provision for gratuity	0.26	0.31
Provision for compensated absences	(442.43)	(13.73)
Provision for Standard Assets	-	40.00

47(B): Draw Down from Reserves

The company has not made any drawdown from reserves during the year.

47(C): Concentration of Deposits, Advances, Exposures and NPAs

(i): Concentration of Deposits (for deposit taking NBFCs)

The Company is non-deposit taking Systemically Important NBFC, hence does not applicable.

(ii): Concentration of Advances, Exposures and NPAs

Particulars	As at March 31, 2022	As at March 31, 2021
Advance		
Total Advances to twenty largest borrowers (₹ In '000)	440,546.42	469,046.42
Percentage of Advances to twenty largest borrowers to Total Advances of the applicable NBFC	100	100
Exposures		
Total Exposure to twenty largest borrowers / customers (₹ In '000)	858,043.03	851,108.51
Percentage of Exposures to twenty largest borrowers / customers to Total Exposure of the applicable NBFC on borrowers / customers	81.75	19.74
NPAs		
Total Exposure to top four NPA accounts (₹ In '000)	858,043.03	841,108.51

Note: Total exposure represents gross loans and advances and investment in shares.

(iii): Sector-wise NPAs

Sector	Percentage of Advances in	
	As at March 31, 2022	As at March 31, 2021
Agriculture & allied activities	-	-
MSME	-	-
Corporate borrowers*	100.00	97.87
Services	-	-
Unsecured personal loans	-	-
Auto loans	-	-
Other personal loans	-	-

^{*} includes loan and advances given to partnership firms



47(D): Movement of NPAs

(₹ in '000)

Particulars	As at	As at
	March 31, 2022	March 31, 2021
(i) Net NPAs to Net Advances (%)	-	61.19
(ii) Movement of NPAs (Gross)		
(a) Opening balance	459,046.42	459,046.42
(b) Additions during the year	-	18,500.00
(c) Reductions during the year	18,500.00	18,500.00
(d) Closing balance	440,546.42	459,046.42
(iii) Movement of Net NPAs		
(a) Opening balance	15,764.09	32,414.09
(b) Additions during the year	(15,764.09)	(16,650.00)
(c) Reductions during the year	-	-
(d) Closing balance	-	15,764.09
(iv) Movement of provisions for NPAs (excluding provisions on standard assets)		
(a) Opening balance	443,282.33	426,632.33
(b) Provisions made during the year	(2,735.91)	16,650.00
(c) Write-off / write-back of excess provisions	-	-
(d) Closing balance	440,546.42	443,282.33

47(E): Overseas Assets (for those with Joint Ventures and Subsidiaries abroad)

The Company does not have any Joint Ventures or Subsidiaries abroad, hence not applicable.

47(F): Off-balance Sheet SPVs sponsored

Particulars	Domestic	Overseas
Name of the SPV sponsored	NA	NA

47(G): Disclosure of Customer Complaints

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
No. of complaints pending at the beginning of the year	-	-
No. of complaints received during the year	-	-
No. of complaints redressed during the year	-	-
No. of complaints pending at the end of the year	-	-

47(H): Instance of Fraud

Nature of Fraud (cash embezzlement)	Year ended March 31, 2022	Year ended March 31, 2021
Number of cases	-	-
Amount of fraud	-	-
Recovery	-	-
Amount written off	-	-



Note 48: Disclosure of Restructured Accounts

SI.No.		ucturing			Under CDR Mechanism	nanism		Under		Restructur	ing Mech	anism				Ī		İ		-	Total
	Asset Classification	fication	Standard	Standard	Doubtful Loss	Loss	Total	Standard	Sub- Standard	Doubtful	Loss	Total	Standard	Sub- Standard	Doubtful Loss	Loss	Total	Standard	Sub- Standard		Doubtful Loss
	Details	(0																			
-	Restructured Accounts as on April 1, 2021	No. of borrowers	,												-		-				-
		Amount outstanding													247,751.46		247,751.46			247,7	247,751.46
		Provision thereon													247,751.46		247,751.46			247,7	247,751.46
7	Fresh restructuring during the year	No. of borrowers																			
		Amount outstanding																			
		Provision thereon		,																	
က	Upgradations to restructured	No. of borrowers		,																	
	standard category during year	Amount outstanding																			
		Provision thereon																		'	
4	Restructured standard advances which cease to attract higher provisioning and / or additional risk weight at the end of the FY and hence need not be shown as restructured standard advances at the beginning of the next FY					1	1										1			'	
2	Downgradations of restructured	No. of borrowers													-		-			_	
	accounts during the FY *	Amount outstanding													247,751.46		247,751.46			247,751.46	1.46
		Provision thereon													247,751.46		247,751.46			247,751.46	1.46
9	Write-offs of restructured accounts during the FY																				
7	Restructured Accounts as on March 31, 2022	No. of borrowers	,		,	,		•												'	
		Amount outstanding			,																
		Provision thereon	•						٠	•										•	

NOTES FORMING PART OF THE FINANCIAL STATEMENTS (Contd.)

* Refer Note 40



Note 48: Disclosure of Restructured Accounts (contd.)

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	SI.No. Type of Restructuring	tructuring		Under (Under CDR Mechanism	nanism		Under	Under SME Debt Restructuring Mechanism	Restructurir	ng Mechar	msir			Others					Total		
	Asset Classification	sification	Standard	Sub- Standard	Doubtful	Loss	Total	Standard	Sub- Standard	Doubtful	Loss	Total	Standard	Sub- Standard	Doubtful	Loss	Total	Standard	Sub- Standard	Doubtful	Loss	Total
-	Restructured Accounts as on	No. of borrowers													-		-					
		Amount outstanding													231,987.37		231,987.37	,	,	231,987.37	- 2	231,987.37
		Provision thereon													231,987.37		231,987.37			231,987.37	- 2	231,987.37
7	Fresh restructuring	No. of borrowers																				
	during the year (refer note 44)	Amount outstanding																				
		Provision thereon																				
ო		No. of borrowers																				
	standard category during year (refer	Amount outstanding																				
	(2)	Provision thereon																				
4	Restructured advances standard advances which cease to attract higher provisioning and / or additional risk weight at the end of the FY and hence need not be shown as restructured standard advances at the beginning of the next FY															•					-	•
2	Downgradations of restructured accounts during the FY									1		1				1	1			1		
9	Write-offs of restructured accounts during the FY																					
7	Restructured Accounts as on March 31, 2021	No. of borrowers													1		-			-		-
		Amount outstanding	-	-			-								231,987.37		231,987.37			231,987.37	- 2	231,987.37
		Provision thereon	,										,		231,987.37		231,987.37			231,987.37	-	231,987.37



Note 49: A comparison between provisions required under IRACP and impairment allowances made under Ind AS 109:

In terms of the requirement as per RBI notification no RBI/2019-20/170 DOR (NBFC). CC.PD.No.109/22.10.106/2019-20 dated March 13, 2020 on Implementation of Indian Accounting Standards, Non-Banking Financial Companies (NBFC) are required to create an impairment reserve for any shortfall in impairment allowances under Ind AS 109 and Income Recognition, Asset Classification and Provisioning (IRACP) norms (including provision on standard assets).

The below are disclosure of impairment under Ind AS and IRACP norms;

(₹ in '000)

Asset Classification as per RBI Norms	Asset classification as per Ind AS 109	Gross Carrying Amount as per Ind AS	Loss Allowances (Provisions) as required under Ind AS 109	Net Carrying Amount	Provisions required as per IRACP norms	Difference between Ind AS 109 provisions and IRACP norms
(1)	(2)	(3)	(4)	(5)=(3)-(4)	(6)	(7)=(4)-(6)
Performing assets						
Standard	Stage 1	-	-	-	-	-
	Stage 2	-	-	-	-	-
Subtotal	- 	-	-	-	-	
Non-Performing Assets (NPA)						
Sub-standard	Stage 3	-	-	-	-	-
Doubtful						
- up to 1 year	Stage 3	-	-	-	-	-
- 1 to 3 years	Stage 3	-	-	-	-	-
- more than 3 years	Stage 3	440,546.42	440,546.42	-	440,546.42	-
	-	440,546.42	440,546.42	-	440,546.42	-
Loss	Stage 3	-	-	-	-	-
Subtotal for NPA		440,546.42	440,546.42	-	440,546.42	
Other items such	Stage 1	-	-	-	-	-
as guarantees, loan commitments, etc. which are	Stage 2	-	-	-	-	-
in the scope of Ind AS 109 but not covered under current Income Recognition, Asset Classification and Provisioning (IRACP) norms	Stage 3	-	-	-	-	
Subtotal	- 	-	-	-	-	
Total	Stage 1	-	-	-	-	-
	Stage 2	-	-	-	-	-
	Stage 3	440,546.42	440,546.42	-	440,546.42	-
Total	_	440,546.42	440,546.42	-	440,546.42	



Note 50: Disclosure as required by Para 18 of Non-Banking Financial Company - Systemically Important and Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Direction, 2016 is as under:

As at March 31, 2022 (₹ in '000)

Partic	ulars		Amount outstanding	Amount overdue
Liabili	ties side			
	oans and advances availed by erest accrued thereon but not	the non-banking financial company inclusive of paid		
a)	Debentures : Secured		-	-
	Unsecured		-	-
	(other than falling within the mea	ning of public deposits)		
b)	Deferred credits		-	-
c)	Term loans		-	-
d)	Inter-corporate loans and borrow	ing	-	-
e)	Commercial paper		-	-
f)	Public deposits		-	-
g)	Other loans (specify nature)		-	-
	eak-up of (A)(f) above (outstar ereon but not paid)	ding public deposits inclusive of interest accrued		
a)	In the form of unsecured debent	ıres	-	-
b)	In the form of partly secured del the value of security	entures i.e. debentures where there is a shortfall in	-	-
c)	Other public deposits		-	-
Asset	s side			Amount Outstanding
(C) Br	eak-up of Loans and advances	including bills receivables [other than those includ	ed in (D) below]	
a)	Secured			-
b)	Unsecured			-
	reak up of Leased Assets and tivities	stock on hire and other assets counting towards	s asset financing	
i)	Lease assets including lease rel	tals under sundry debtors		
	a) Finance lease			-
	b) Operating lease			-
ii)	Stock on hire including hire char	ges under sundry debtors		
	a) Assets on hire			-
	b) Repossessed Assets			-
iii)	Other loans counting towards as	set financing activities		
	a) Loans where assets have be	en repossessed		-
	b) Loans other than (a) above			



Note 50: Disclosure as required by Para 18 of Non-Banking Financial Company - Systemically Important and Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Direction, 2016 is as under: (Contd.)

(E) Break-u	p of Investments	Amount
Current	<u>Investments</u>	outstanding
1) Quo	ted	
i) S	Shares	
a	a) Equity	-
b) Preference	-
ii) [Debentures and bonds	-
iii) U	Jnits of mutual funds	-
iv) (Sovernment securities	-
v) (Others (please specify)	-
2) Unq	uoted	
i) S	Shares	
a	a) Equity	-
b) Preference	-
ii) [Debentures and bonds	-
iii) U	Jnits of mutual funds	-
iv) (Sovernment securities	-
v) (Others (please specify)	-
Long Te	erm Investments	
1) Quo	ted	
i) S	Shares	
a	e) Equity	60,328.85
b) Preference	-
ii) E	Debentures and bonds	-
iii) U	Jnits of mutual funds	-
iv) (Sovernment securities	-
v) (Others (please specify)	-
2) Unq	uoted	
i) S	Shares	
a	a) Equity	131,210.00
b) Preference	417,496.61
ii) [Debentures and bonds	-
iii) U	Jnits of mutual funds	-
iv) (Sovernment securities	-
v) (Others - Immovable properties	-

(F) Borrower group-wise classification of assets financed as in (C) and (D) above: (net of provisions)

Category	Secured	Unsecured	Total
1 Related parties			
(a) Subsidiaries	-	-	-
(b) Companies in the same group	-	-	-
(c) Other related parties	-	-	-
2. Other than related parties	-	-	-
Tot	al -	-	-



Note 50: Disclosure as required by Para 18 of Non-Banking Financial Company - Systemically Important and Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Direction, 2016 is as under: (Contd.)

(G) Investor group-wise classification of all investments (current and long term) in shares and securities (both quoted and unquoted)

Category		Market Value / Break up or fair value or NAV	Book Value (Net of Provisions)
1 Related parties			
(a) Subsidiaries		191,538.85	191,538.85
(b) Companies in the same group		417,496.61	417,496.61
(c) Other related parties		-	-
2. Other than related parties		-	-
	Total	609,035.46	609,035.46

(H) Other information (₹ in '000)

Particulars	Amount
(i) Gross Non-performing Assets	
(a) Related parties	440,546.42
(b) Other than related parties	_
(ii) Net Non-performing Assets	
(a) Related parties	_
(b) Other than related parties	-
(iii) Assets acquired in satisfaction of debt	-

(I) Data on pledged securities:

The Company has not pledged any securities during the year ended March 31, 2022 and year ended March 31, 2021.

Note 51: Estimation of Uncertainties Relating to the Global Health Pandemic Covid-19

The Company has considered the all possible effects that may result from Covid-19 Pandemic on the carrying amounts of property, plant and equipment, investments, trade receivable and other current assets. The Company has considered internal and certain external sources of information including economic forecasts and industry reports up to the date of approval of the financial statements in determining the impact on various elements of its financial statements. The eventual outcome of impact of the global health pandemic may be different from those estimated as on the date of approval of these financial statements, the Company will continue to monitor developments to identify significant uncertainties in future periods, if any.

Note 52: Disclosure of ratios: A company is required to disclose the following ratio Analysis:

Particulars	Year ended March 31, 2022	Year ended March 31, 2021	Variance (%)
CRAR (%)	716.02	119.98	4.97
CRAR - Tier I Capital (%)	716.02	119.97	4.97
CRAR - Tier II Capital (%)	-	0.01	(1.00)
Liquidity coverage ratio	NA*	NA*	-

^{*} The Company is not required to comply with the guidelines on Liquidity Coverage Ratio (LCR) in line with Master Direction – Non-Banking Financial Company (Reserve Bank) Directions as at 31 March 2022 and 31 March 2021.

Note 53: Other Statutory Information

- The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property
- (ii) There are no balances outstanding on account of any transaction with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956
- (iii) The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period
- (iv) The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.

Annual Report 2021-2022

NOTES FORMING PART OF THE FINANCIAL STATEMENTS (Contd.)

Note 53: Other Statutory Information (Contd.)

- (v) The Company has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall:
 - (a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or
 - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries
- (vi) The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
 - directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries,
- (vii) The Company does not have any transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961
- (viii) The Company has not borrowed from banks and financial institutions for any specific purpose during the financial year.
- (ix) There is no immovable property (other than properties where the Company is the lessee and the lease agreements are duly executed in favour of the lessee) whose title deeds are not held in the name of the Company.
- (x) There are no loans or advances in the nature of loans that are granted to promoters, directors, key managerial personnel (KMPs) and the related parties either severally or jointly with any other person, that are: a) Repayable on demand or b) Without specifying any terms or period of repayment.
- (xi) The Company does not have borrowings from banks or financial institutions on the basis of security of current assets.
- (xii) The Company is not declared wilful defaulter by any bank or financial Institution or other lender.

Note 54

Previous year's figures have been regrouped/reclassified wherever necessary to correspond with the current year classification/disclosure.

Note 55:

The financial statement is approved by the Board of Directors of the Company in the meeting held on May 28, 2022.

In terms of our report attached For CHATURVEDI & SHAH LLP

Chartered Accountants

Firm Registration No. 101720W/W100355

VITESH D. GANDHI

Partner

Membership No. 110248

Mumbai : May 28, 2022

For and on behalf of the Board of Directors

DR. B. SAMAL

Chairman DIN: 00765294

Place : Mumbai

CUMI BANERJEE

CEO & Company Secretary

Mumbai: May 28, 2022

BIPIN AGARWAL

Director

DIN: 00001276

Place : Delhi

KAMLESH AGRAWAL

Chief Financial Officer



INDUSTRIAL INVESTMENT TRUST LIMITED

CONSOLIDATED FINANCIAL STATEMENTS



INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF INDUSTRIAL INVESTMENT TRUST LIMITED

Report on the Audit of the Consolidated Financial Statements Qualified Opinion

We have audited the accompanying Consolidated Financial Statements of Industrial Investment Trust Limited (hereinafter referred to as "the Holding Company or the Parent Company"), its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group"), its associates and joint ventures, comprising of the consolidated Balance Sheet as at March 31, 2022, the consolidated Statement of Profit and Loss including other comprehensive income, the consolidated Statement of Changes in Equity, the consolidated Statement of Cash Flow for the year then ended and notes to the Consolidated Financial Statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the effect of the matter described in the Basis for Qualified opinion and based on the consideration of reports of the other auditors on separate financial statements and on the other financial information of the subsidiaries, associates and joint ventures the aforesaid Consolidated Financial Statements give the information required by the Companies Act, 2013, as amended ('the Act') in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group, its associates and joint ventures as at March 31, 2022 their consolidated profit including other comprehensive income, consolidated changes in equity and its consolidated cash flows for the year then ended on that date.

Basis for Qualified Opinion

As stated in Note No 49(a), a joint venture (the Firm) referred to therein has not provided for interest of ₹ 297.30 lakhs for the year on unsecured loan taken by the firm. As a result the Holding company's share of loss are understated by ₹ 28.75 lakhs and consequently the profit for the year is overstated and retained earnings at the year end is overstated by an equal amount.

As stated in Note No 49(a), a joint venture (the Firm) referred to therein has not provided for interest of $\ref{thmsparset}$ 95.79 lakhs for the period from 01.10.2021 to 31.03.2022 on unsecured loan taken by the firm. As a result the Holding company's share of loss are understated by $\ref{thmsparset}$ 34.36 lakhs and consequently the profit for the year is overstated and retained earnings at the year end is overstated by an equal amount.

We conducted our audit of the Consolidated Financial Statements in accordance with the Standards on Auditing (SAs), as specified under section 143 (10) of the Act. 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, its associates and joint ventures, in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India ('ICAI') together with the ethical 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 Code of Ethics. We believe that the audit evidence we have obtained and audit evidence obtained by other auditors in term of their reports referred to in sub-paragraph "a" of the Other Matter paragraph below is sufficient and appropriate to provide a basis for our qualified opinion on the Consolidated Financial Statements.

Material Uncertainty Related to Going Concern

The following paragraph in respect of "material uncertainty related to going concern" was included in the audit report dated May 27, 2022, issued on the consolidated financial statements of IITL Projects Limited, a subsidiary of the Holding Company issued by an independent firm of Chartered Accountant reproduced as below:

"We draw attention to Note 31 of the accompanying financial Statement. As stated in the Note, In view of current status of the Real estate industry, and in particular the adverse cash flows of the Joint Venture namely, IITL-Nimbus The Express Park View, IITL Nimbus The Palm Village, and Capital Infra Projects Private Limited their ability to continue as going concern is doubtful. Further the current liabilities exceeded its Total assets indicate that a material uncertainty exists that may cast significant doubt on the company's ability to continue as a Going Concern.

Considering the above and, based on the financial statement of Joint venture as well as estimated cash flow the investment in three joint venture is fully impaired.

No Provision for impairment in the Capital of IITL-Nimbus The Palm Village Considered necessary being a partnership firm and the share of losses up to the reporting date has been recognized in the Profit and Loss Account.

Our report is not modified in respect of these matters"

Note 31 as described above corresponds to Note 49(a) to the consolidated financial statements for the year ended March 31, 2022.

Emphasis of Matter

- a) We draw attention to note 49(a) of the Consolidated Financial Statements regarding investment in its subsidiary IITL Projects Limited and its Joint Ventures. In view of current status of real estate industries and in particular the adverse cash flow of its joint venture which indicates that a material uncertainty exists that may cast significant doubt on their ability to continue as a going concern.
- b) We draw attention to note 49(e) of the Consolidated Financial Statements, regarding investment in joint venture, Future Generali India Life Insurance Company Limited ("FGILICL"). The Management of the Company has sold the said investment and has recognized total profit of Rs.7165.06 lakhs and considered as an exceptional item.
- We draw attention to note 49(f) of the Consolidated Financial Statements, regarding investment in associate company World Resorts Limited ("WRL"). The associate has incurred



loss in the current year and the net worth of the associate has eroded.

- d) We draw attention to note 51 of Consolidated Financial Statements the Company had received letter from the Reserve Bank of India (RBI) dated June 25, 2018, vide said letter, the RBI has prohibited the Company not to expand its credit/investment portfolio other than investment in Government Securities till net Non Performing Assets ("NPAs") are brought down to below 5%.
- e) We draw attention to note 53 to the Consolidated Financial Statements, which describes the impact of Covid-19 pandemic on the Group's operations and results as assessed by the management.

Our opinion is not modified in respect of the above matters.

- f) The following emphasis of matter was included in the audit report dated May 27, 2022, issued on the consolidated financial statements of IITL Project Limited, a subsidiary of the Holding Company issued by an independent firm of Chartered Accountant reproduced as below:
 - (a) Attention is invited to Note no. 33 of the Audited financial results which is extracted below:
 - The Group, has considered the possible effects that may result from the Covid-19 pandemic on the carrying amounts of Property, Plant and Equipment, Investments, Inventories, receivables and other current assets. The Group has considered internal and certain external sources of information including economic forecasts and industry reports up to the date of approval of the financial statements in determining the impact on various elements of its financial statements. The eventual outcome of impact of the global health pandemic may be different from those estimated as on the date of approval of these financial statements, the Group will continue to monitor developments to identify significant uncertainties in future periods, if any.
 - We draw attention to Note 28 (a) (iii) & (iv) of the statement. As stated in the Note, due to subdued market sentiments, and poor response, IITL Nimbus Palm village-jointly Controlled entity (the firm) has temporarily suspended the operations/activities in the project. No substantial administrative and technical work was carried out in the project. The Condition in the project, as mentioned above indicates the existence of material uncertainty about the firm's ability to continue as a going concern. However, considering the prevailing rate of land as per Yamuna expressway industrial development authority (YEIDA) official site, the valuation of land as at 31st March 2022, is in excess of book value, also considering the situation evolving subsequent to Surrender deed dated 30th November 2021, no impairment is envisaged and provided in the books of account.
 - (c) We also draw attention to Note 28 (b) (iii) In respect of IITL Nimbus The Express Park View, As at the end of the year, the accumulated losses of the said firm is

- ₹ 2889.95/- lakhs exceeded the partners' capital and net worth of the firm has been fully eroded. The firm ability to continue as a going concern is dependent on the success of its Operations and ability to arrange funds for its operations. The management is hopeful and taking necessary steps in generating enough cash flow from business operations to meet out its liabilities. Accordingly, these financial statements have been prepared on going concern basis.
- We also draw attention to Note no 9 (e) (i), As at the end of the year, the accumulated losses of ₹ 5681.72 lakhs/- exceeded the equity paid up share capital and the net worth of the Company has been fully eroded. Also the Company has defaulted in redemption of preference shares (Aggregate value ₹ 22.50 Cr), which became due for redemption (Aggregate redemption value ₹ 41.46 Cr) in the month of January 2022. Above matters indicate material uncertainty may cast significant doubt on the company's ability to continue as going concern. However the accounts are continued to be prepared on a going concern basis in the absence of adequate necessary data (including liability for redeemable preference shares as on 31st march 2022) for compilation on a alternate basis. Consequently no adjustments are made in the accounts relating to recoverability of recorded asset amounts in respect of recorded liabilities and contingent liabilities that might devolve on the Company, for compilation of accounts on an alternate basis.

Our opinion is not modified in respect of these matters"

g) The following emphasis of matter was included in the audit report dated May 27 2022, issued on the financial statements of IITL Management and Consultancy Private Limited (formerly known as IIT Insurance Broking and Risk Management Private Limited), a subsidiary of the Holding Company issued by an independent firm of Chartered Accountant reproduced as below:

"We would like to draw your attention to the following notes which states as under:

- (a) The financial statements have been prepared on a going concern basis, although the Company is incurring continuous losses, the Reserves & Surplus has turned negative as at 31st March 2022. The management estimates cash inflow in future, other funding option and has adequate long term assets. However, conditions indicate the existence of uncertainty that may cast doubt on the Company's ability to continue as a going concern.
- (b) As stated in note 25 to the financial statements, the Company in its Board Meeting held on November 12, 2019, has decided closure of its insurance broking business in all segments and further decided to surrender the "Direct Broker" license. Subsequently, the Company has made an application to the Insurance Regulatory & Development Authority of India (IRDA for the surrender of "Direct Broker" license during



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the guarter and Nine months ended 31st December, 2021. However, vide letter dated June 17, 2021, IRDAI granted its approval for voluntary surrender of Certificate of Registration and have advised the Company to submit the copy of certificate issued by the Registrar of Companies (ROC) after making the required changes for deletion of main object of MOA and name change of the company or to deregister with the ROC.

Subsequently, IIT Insurance broking and Risk Management Private Limited changed its name to IITL Management and Consultancy Private Limited and also changed its Object Clause. The same were approved by Ministry of Corporate Affairs on November 15, 2021. The said certificates received from MCA were sent to IRDA. IRDAI has granted IIT Insurance the surrender of Certificate of Registration (COR) vide their email dated November 25, 2021.

Our opinion is not modified in respect of these matters"

The following emphasis of matter was included in the audit report dated May 27, 2022, issued on the financial statements of IIT Investrust Limited, a subsidiary of the Holding Company issued by an independent firm of Chartered Accountant reproduced as below:

"As discussed in note 30 to the financial statement, we would like to draw your attention to the following notes which states as under:

Stock Broking Operations:

The Company in its board meeting held on May 22, 2019 has decided for voluntary closure of its stock broking business in all segment with National Stock Exchange of India and Bombay Stock Exchange limited. Subsequently, the company has made application to stock exchanges for surrender of membership. However, National Stock Exchange of India has approved for cancellation of membership on June 23, 2021."

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Consolidated Financial Statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the Consolidated Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

Key audit matters are in addition to the matters described in the Basis for Qualified Opinion section and Material Uncertainty Related to Going Concern section of this report

Key Audit Matter

Carrying Value of Investment

(Refer Note 2.13 "Financial Instrument" and Note 7 and Note 45 of Our audit procedures included and were not limited to the following: the Consolidated Financial Statements)

The Company has identified carrying value of Investment as a key audit matter. The investment portfolio is valued at ₹ 7,24,160.54 thousands which represents almost 20.73% of the total assets of the Company as at March 31, 2022. The Impairment review of unquoted investment is considered to be risk area due to the size of the balances as well as the judgmental nature of key assumptions iii. Assessed the adequacy of internal controls, evaluated the which may be subject to management override.

The carrying value of such unquoted investment instrument is at risk of recoverability. The net worth of the underlying entity has significantly eroded. The estimated recoverable amount is subjective due to the inherent uncertainty involved in forecasting and discounting future cash flows and there is limited headroom available.

How Key Audit Matter was addressed in our Audit

- Reviewed the Accounting Policies used by the Company for accounting and disclosing Investments for compliance with the accounting framework.
- Evaluated the valuation methodology recommended by the valuation expert.
- design and tested the operating effectiveness of such controls for initial recognition, subsequent measurement and disclosure of investments as on the reporting date as per applicable regulations.
- iv. Held discussions with management regarding appropriate implementation of policy on impairment.
- v. Obtained and read latest audited financial statements of subsidiaries and associates and noted key financial attributes.
- vi. We evaluated the impairment assessment performed by management.



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Income tax

(Refer Note 2.21 "Taxes" and Note 10 and 11 of the Consolidated Financial Statements)

The Taxation Laws (Amendment) Ordinance, 2019 introduced Section 115BAA with effect from April 1, 2020 which provided that a domestic company shall, at its option, pay tax at a lower rate of 22 percent subject to certain conditions, including that the total income should be computed without claiming any deduction or exemption;

Further, a clarification from the Central Board of Direct Taxes clarified that the tax credit of Minimum Alternate Tax paid by the Company exercising option under section 115BAA shall not be available consequent to exercising of such option.

As at March 31, 2022, the Company has not exercised the option under Section 115BAA.

The Company has unused tax credits (MAT credit) of ₹ 4386.26 thousands.

The Company has recognized Deferred Tax Assets of ₹ 61,458.01 thousands, in accordance with Ind AS 12 - Income Taxes. Recognition of the deferred tax asset involves management judgment and estimates to determine whether there is a reasonable certainty to utilise the deferred tax assets.

Significant judgment and estimates are involved in assessing the recognition/recoverability of the unused tax credits as well as the tax rates to be applied for recognition of deferred tax assets and liabilities as at the balance sheet date.

Accordingly, the same is considered as a key audit matter.

Our audit procedures included and were not limited to the following:

- Assessed the evaluation and assumptions used by the management for the assessment of option under Section 115BAA of the Act.
- ii. Evaluated opinion of tax expert.
- iii. Evaluated the estimates / assumptions used by the management in determination of future taxable profit in respect of the unused tax credits recognised in the books.
- Evaluated whether the measurement and recognition of deferred tax assets and liabilities is in line with the applicable Indian Accounting Standards.
- v. Reviewed the disclosure made by the Company in the financial statements in this regard.

The following Key Audit Matters were included in the audit report dated May 27, 2022, containing an unmodified audit opinion on the financial statements of IITL Projects Limited, a subsidiary of the Holding Company issued by an independent firm of Chartered Accountant reproduced as under:

Key Audit Matter

Going concern

In view of current status of the Real estate industry and in particular adverse cash flows of the Joint Venture namely, IITL-Nimbus The Express park view, IITL Nimbus Palm Village and Capital Infra Projects Private Limited, the Company ability to continue as going concern is uncertain. The Company financial statements were prepared on a going concern basis. Management's statement is set out in Note 35 to the financial statements. This being fundamental to the understanding of financial matters we considered it as key audit matter.

How Key Audit Matter was addressed in our Audit

Our audit procedures included and were not limited to the following:

We evaluated the appropriateness of management's use of going concern basis of accounting in the preparation of financial statements in accordance with Standard on Auditing issued by ICAI in this regard.

We evaluated the management's plans for future actions in relation to its going concern assessment, to assess whether the outcome of those plans is

likely to improve the situation and whether management's plans are feasible in the circumstances.

As reported to us by the subsidiary auditor, the following procedures have been performed by them:

Based on the audit procedures and tests of the management estimates of the standalone cash flows there exists a significant doubt on the company's ability to continue as a going concern. This is also brought out our audit opinion in Separate paragraph "Material Uncertainty Related to going concern."



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Impairment provision for Investments in Three joint ventures

Based on the financial statement of Joint ventures as well as estimated cash flow impairment loss for the full carrying value is recognized as impairment loss. This being significant management judgement we considered it as a Key Audit Matter.

Our audit procedures included and were not limited to the following:

Understanding and evaluating the design and implementation and operating effectiveness of the Parent Company's control over review of impairment assessment of investment.

As reported to us by the subsidiary auditor, the following procedures have been performed by them:

We applied our audit review procedures on the JV financials audited by other auditors as well as the estimate of the cash flows made by the management. Based on the procedures applied, we concluded necessary provision for impairment is made.

The following Key Audit Matters were included in the audit report dated May 27, 2022, containing an unmodified audit opinion on the financial statements of IIT Investrust Limited, a subsidiary of the Holding Company issued by an independent firm of Chartered Accountant reproduced as under:

Key Audit Matter

Financial exposure to Group Company

As on March 31, 2022, the Company has advances receivable from group company amounting of ₹ 50 lakhs. Refer Note 6 to the financial statements.

Considering the financial position of the Group Company, the Company has provided for Impairment.

How Key Audit Matter was addressed in our Audit

Our audit procedures included and were not limited to the following:

In respect of the key audit matter reported to us by the auditors of IIT Investrust Limited, we performed inquiry of the audit procedures performed by them to address the key audit matter.

As reported to us by the subsidiary auditor, the following procedures in relation to management's assessment of impairment risk and financial exposure included the following:

- Evaluating and validating the design and operating effectiveness of the controls over determination of recoverable value of advances (including assumptions and judgments);
- ii. Assessing along with the auditors' experts the reasonableness of the Company's process regarding impairment assessment and assumptions used in the impairment model;
- Evaluating the Company's impairment testing results against our expectations;
- iv. Testing the mathematical accuracy of the underlying calculations. Based on the above procedures performed, the management's assessment in respect of impairment risk of financial exposure is considered to be reasonable.

Evaluation of Uncertain Tax positions

The Company has material uncertain tax position including matters under dispute which involves significant judgment to determine the possible outcome of these disputes.

Refer Note 31 to the financial statements.

Our audit procedures included and were not limited to the following:

In respect of the key audit matter reported to us by the auditors of IIT Investrust Limited, we performed inquiry of the audit procedures performed by them to address the key audit matter.

As reported to us by the subsidiary auditor, the following procedures have been performed by them:

Obtained details of completed tax assessments and demands for the year ended March 31, 2022 from management. We involved our internal experts to challenge the management's underlying assumptions in estimating the tax provision and the possible outcome of the disputes. Our internal experts also considered legal precedence and other rulings in evaluating management's position on these uncertain tax positions.



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

The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the Consolidated Financial Statements and our auditors' 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 identified above and, in doing so, consider whether other information is materially inconsistent with the Consolidated Financial Statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed on the Other Information that we obtained prior to the date of this Auditors' Report, 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.

When we read the Directors' Report, including annexures in Annual Report, if any, thereon, if we conclude that there is a material misstatement therein, we are required to communicate the matter to Those Charged with Governance.

Responsibilities of Management for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation and presentation of these Consolidated Financial Statements in terms of the requirements of the Act that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive loss, consolidated cash flows and consolidated statement of changes in equity of the Group, including its associates and joint ventures in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended.

The respective Board of Directors of the companies included in the Group and of its associates and joint ventures are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and of its associates and joint ventures and for preventing and detecting frauds and other irregularities; the selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Consolidated Financial Statements by the Directors of the Holding Company, as aforesaid.

In preparing the Consolidated Financial Statements, the respective Board of Directors of the companies included in the Group and of its associates and joint ventures are responsible for assessing the ability of Group and of its associates and joint ventures 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.

Those respective Board of Directors of the companies included in the Group and of its associates and joint ventures are also responsible for overseeing the financial reporting process of the Group and of its associates and joint ventures.

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

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

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

- Identify and assess the risks of material misstatement of the Consolidated Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Holding Company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by 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 on the ability of the Group and its associates and joint ventures to continue as a going concern. If we conclude that a material



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uncertainty exists, we are required to draw attention in our auditors' 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 auditors' report. However, future events or conditions may cause the Group and its associates and joint ventures 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 and its associates and joint ventures of which we are the independent auditors and whose financial information we have audited, to express an opinion on the Consolidated Financial Statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated financial statements of which we are the independent auditors. For the other entities included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Consolidated Financial Statements for the financial year ended March 31, 2022 and are therefore the key audit matters. We describe these matters in our auditors' 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

- a) We did not audit the financial statements and other financial information, in respect of three subsidiaries, whose IND AS financial statements include total assets of ₹ 4.648.05 lakhs. total revenues of ₹ 246.67 lakhs and net cash outflows of ₹ 18.91 lakhs and financial statements and other financial information of two associate and five joint ventures which reflects Group's share of net loss after tax of ₹ 4,036.27 lakhs for the year ended March 31, 2022. These Ind AS financial statements have been audited by other auditors whose the financial statements, other financial information and auditor's reports have been furnished to us by the management. Our opinion on the Consolidated Financial Statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, associates and joint ventures, and our report in terms of sub-sections (3) of Section 143 of the Act in so far as it relates to the aforesaid subsidiaries, associates and joint ventures, is based solely on the reports of such other auditors
- b) In case of FGILICL, their auditors in their report under Other Matters paragraph stated that the actuarial valuation of liabilities for life policies in force and policies where premium is discontinued is the responsibility of the Company's Appointed Actuary (the "Appointed Actuary"), which has been certified by the Appointed Actuary in accordance with relevant regulations. The Appointed Actuary has also certified that in his opinion, the assumptions for such valuation are in accordance with the applicable guidelines and norms, if any, issued by Insurance Regulatory Development Authority of India ("IRDAI") and the Actuarial Society of India in concurrence with the IRDAI. Accordingly, FGILICL auditors have relied upon the Appointed Actuary's certificate for forming their opinion on the financial statements of the FGILICL.
- c) In case of FGILICL, their auditors in their report have drawn attention to the below matters and have been reproduced as below:

We draw attention to Note No. 6 of Schedule 16 of notes to account forming part of Financial Statements regarding expenses incurred in excess of limits specified by Insurance Regulatory Development Authority of India ('Authority'/'IRDAI') Expenses of Management Rules, 2016, aggregating to ₹ 1,584,827 ('000) pertaining to FY 2021-22 which is charged to Shareholder Account.

We draw attention to Note No. 4(i) forming part of Financial Statements. For FY 2016-17 and FY 2017-18 (being 9th and 10th year of operation respectively) an amount aggregating to ₹ 1.521.439 ('000) and ₹ 2,191,404 ('000) respectively exceeded the limits specified by IRDAI Expenses of Management Rules 2016. The Company vide it's letter dated 5th May, 2017 and 30th May, 2018 to the Regulator had sought forbearance from complying with EOM guidelines for the FY 2016-17 and FY 2017-18 respectively. The IRDAI in its response vide it's letter dated 6th June 2019 has directed the company to transfer the



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actual expenses exceeding the allowable limits to Shareholder Account for F.Y. 2016-17 and FY 2017-18. The Company has filed an appeal to the Securities Appeallate Tribunal vide it's letter dated 9th August, 2019 against the order passed by the Authority.

Our opinion on the Consolidated Financial Statements and our report on the 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 and the financial statements and other financial information certified by the Management.

Report on Other Legal and Regulatory Requirements

- As required by Section 143(3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of subsidiaries, associates and joint ventures, as noted in the 'other matters' paragraph we report, to the extent applicable, that'
 - a) We/the other auditors whose report we have relied upon 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, except for the matters described in Basis for Qualified Opinion section, proper books of account as required by law relating to preparation of the aforesaid consolidation of financial statements have been kept so far as it appears from our examination of those books and the report of other auditors;
 - c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including Statement of Other Comprehensive Income, the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flow 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, except for the matters described in Basis for Qualified Opinion section, the aforesaid Consolidated Financial Statements comply with the Indian Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
 - e) On the basis of the written representations received from the directors of the Holding Company as on March 31, 2022 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors who are appointed under section 139 of the Act of its subsidiaries, associates and joint ventures, none of the directors of the Group's companies, its associates and joint ventures, incorporated in India, is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act;

- f) The qualification relating to the maintenance of accounts and other matters connected therewith are as stated in the Basis for Qualified Opinion section of our report.
- g) The matter prescribed in in the Basis for Qualified Opinion section, going concern matter described in Material Uncertainty Related to Going Concern section and Emphasis of Matter paragraph above, in our opinion, does not have an adverse effect on the functioning of the Group.
- h) With respect to the adequacy and the operating effectiveness
 of the internal financial controls with reference to these
 Consolidated Financial Statements of the Holding Company
 and its subsidiaries, associates and joint ventures,
 incorporated in India and the operating effectiveness of
 such controls, refer to our separate Report in "Annexure
 A" to this report;
- i) With respect to the matter to be included in the Auditor's report under section 197(16) of the Act:
 - In our opinion and according to the information and explanations given to us and based on the reports of the statutory auditors of such subsidiaries, associates and joint venture incorporated in India which were not audited by us, the remuneration paid during the current year by the Parent Company, its subsidiaries, associates and joint venture to its directors is in accordance with the provisions of Section 197 of the Act.
- j) 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 and based on the consideration of the report of the other auditors on separate financial statements as also the other financial information of the subsidiaries, associates and joint ventures, as noted in the 'Other Matter' paragraph:
 - i The Consolidated Financial Statements disclose the impact of pending litigations on its consolidated financial position of the Group, its associates and joint ventures in its Consolidated Financial Statements-Refer Note 38 and Note 52 to the Consolidated Financial Statements.
 - ii The Group, its associates and joint ventures did not have any long term contracts including derivative contracts for the year ended March 31, 2022.
 - iii There has been no delay in transferring amounts required to be transferred, to the Investor Education and Protection Fund by the Holding Company, its subsidiary companies, its associates and joint ventures incorporated in India.
 - iv (a) The respective Managements of the Parent Company and its subsidiaries, associates and joint venture which are companies incorporated in India whose financial statements have been audited under the Act have represented to us and the auditors



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of such subsidiaries, associates and joint venture respectively, to the best of their knowledge and belief, as disclosed in the notes to the accounts no funds have been advanced or loaned or invested. (either from borrowed funds or share premium or any other sources or kind of funds) by the Company or any of such subsidiaries, associates and joint venture to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company or any of such subsidiaries, associates and joint venture ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries:

(b) The respective Management of the Company and its subsidiaries, associates and joint venture which are companies incorporated in India whose financial statements have been audited under the Act have represented to us and the auditors of such subsidiaries, associates and joint venture respectively that, to the best of their knowledge and belief, as disclosed in the notes to the accounts no funds have been received by the Company or any of such subsidiaries, associates and joint venture from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company or any of such subsidiaries, associates and joint venture shall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide

- any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (c) Based on our audit procedure conducted that are considered reasonable and appropriate in the circumstances performed by us and those performed by the auditors of such subsidiaries, associates and joint venture which are companies incorporated in India whose financial statements have been audited under the Act, nothing has come to our attention that cause us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- v The Group has not declared or paid any dividend during the current year.
- 2. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of section 143(11) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of the subsidiaries, joint ventures and associates, incorporated in India, as noted in the 'Other Matter' paragraph we give in the "Annexure B" a statement on the matters specified in paragraph 3(xxi) of the Order.

For Chaturvedi & Shah LLP
Chartered Accountants

Firm Registration no. 101720W/W100355

Vitesh D. Gandhi Partner

Place: Mumbai Date: May 28, 2022 Membership No.: 110248 UDIN: 22110248AJVFUK3947



ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

Referred to in paragraph (h) of the Independent Auditor's Report of even date to the members of Industrial Investment Trust Limited on the Consolidated Financial Statements for the year ended March 31, 2022

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

In conjunction with our audit of the consolidated financial statements of Industrial Investment Trust Limited as of and for the year ended March 31, 2022, we have audited the internal financial controls with reference to the Consolidated Financial Statements of Industrial Investment Trust Limited (hereinafter referred to as the "Holding Company") and its subsidiaries, its associates and joint ventures incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Holding company, its subsidiaries, its associates and joint ventures, which are incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control with reference to the Consolidated Financial Statements criteria established by the Holding company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") 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 Holding Company, its subsidiaries, its associates and joint ventures, which are incorporated in India, internal financial controls with reference to consolidated financial statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, both, issued by the ICAI, and deemed to be prescribed under Section 143(10) of the Act, 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 with reference to these Consolidated Financial Statements 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 with reference to Consolidated Financial Statements and their operating effectiveness. Our audit of internal financial controls with reference to the Consolidated Financial Statements included obtaining an understanding of internal financial controls reference to Consolidated Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matters paragraph below is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls system with reference to these Consolidated Financial Statements.

Meaning of Internal Financial Controls with reference to Consolidated Financial Statements

A company's internal financial control with reference to Consolidated Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to Consolidated Financial Statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of Consolidated 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 Consolidation Financial Statements.

Inherent Limitations of Internal Financial Controls with reference to Consolidated Financial Statements

Because of the inherent limitations of internal financial controls with reference to Consolidated Financial Statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to Consolidated Financial Statements to future periods are subject to the risk that the



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internal financial control with reference to Consolidated Financial Statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors, as referred to in Other Matters paragraph, the Holding Company, its subsidiaries, its associates and joint ventures, which are incorporated in India, have, maintained in all material respects, adequate internal financial controls system with reference to consolidated financial statements and such internal financial controls with reference to Consolidated Financial Statements were operating effectively as at March 31, 2022, based on the internal control with reference to the Consolidated Financial Statements criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Other Matters

a) Our report under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls with reference to Consolidated Financial Statements of the Holding Company, in so far as it relates to separate financial statements of 3 subsidiaries, 2 associates and 5 joint ventures, which are incorporated in India, is based on the corresponding reports of the auditors of such subsidiaries, associates and jointly controlled entities incorporated in India, to the extent applicable. b) In case of FGILICL, their auditors in their report under Other Matters paragraph stated that the actuarial valuation of liabilities for life policies in force and policies where premium is discontinued is required to be certified by the Appointed Actuary as per the regulations, and has been relied upon by them, as mentioned in their Audit Report of standalone financial statements for the year ended March 31, 2022. Accordingly, they did not perform any procedures related to adequacy of internal financial control on the operating effectiveness of the management's internal controls over the valuation and accuracy of the aforesaid actuarial valuation and they have relied upon representation by the management on the operating effectiveness of internal controls over the valuation and accuracy of the aforesaid actuarial valuation.

For Chaturvedi & Shah LLP

Chartered Accountants Firm Registration no. 101720W/W100355

Vitesh D. Gandhi

Partner

Place: Mumbai Membership No.: 110248
Date: May 28, 2022 UDIN: 22110248AJVFUK3947



Annexure B referred to in paragraph 1 under the heading "Report on other legal and regulatory requirements" of our Independent Auditor's report of even date, to the members of Industrial Investment Trust Limited ("the Holding Company") on the Consolidated Financial Statements for the year ended March 31, 2022

In terms of the information and explanations sought by us and given by the Holding Company and the books of account and records examined by us in the normal course of audit and to the best of our knowledge and belief, and based on the consideration of reports of auditors in respect of subsidiaries, joint ventures and associates, we state that the adverse remarks by the respective auditors in their reports on Companies (Auditor's Report) Order, 2020 of the companies included in the Consolidated Financial Statements are:

Sr. No.	Name	CIN	Subsidiary/Joint Venture/Associate	Clause number of the CARO report which is adverse
1.	IITL Management and Consultancy Private Limited (formerly known as IIT Insurance Broking and Risk Management Private Limited)	U93000MH2008PTC187076	Subsidiary	Clause (vii) Clause (ix)
2.	IIT Investrust Limited	U67190MH1992PLC070247	Subsidiary	Clause (iii) Clause (vii)
3.	Capital Infraprojects Private limited	U45400DL2010PTC203755	Joint Venture	Clause (xix)
4.	World Resorts Limited	U85110KA1995PLC017694	Associate	Clause (i) Clause (vii)

For Chaturvedi & Shah LLP

Chartered Accountants Firm Registration no. 101720W/W100355

Vitesh D. Gandhi

Partner

Membership No.: 110248 UDIN: 22110248AJVFUK3947

Place: Mumbai Date: May 28, 2022



CONSOLIDATED BALANCE SHEET AS AT MARCH 31, 2022

(₹ in '000)

Particulars	Note No.	As at March 31, 2022	As at March 31, 2021
ASSETS			
I. Financial assets			
Cash and cash equivalents	3	9,005.13	9,598.20
Bank balances other than cash and cash equivalents	4	2,520,227.22	227,516.29
Receivables	5		
(i) Trade receivables		8,280.51	4,932.17
(ii) Other receivables		5,931.55	4,817.70
Loans	6	-	25,764.09
Investments	7	724,160.54	2,759,227.18
Other financial assets	8	4,877.08	20,116.94
		3,272,482.03	3,051,972.57
II. Non-financial assets			
Inventories	9	34,042.64	43,250.56
Current tax assets (net)	10	22,872.22	28,325.58
Deferred tax assets (net)	11	61,458.01	63,593.48
Property, plant and equipment	12	55,372.48	61,385.31
Other Intangible assets	13	52.71	16.30
Other non-financial assets	14	47,813.13	41,722.34
		221,611.19	238,293.57
Total Assets		3,494,093.22	3,290,266.14
LIABILITIES AND EQUITY LIABILITIES			
I. Financial Liabilities			
Payable	15		
(i) Trade payable			
 total outstanding dues of micro enterprises and small enterprises 		307.25	252.84
- total outstanding dues of creditors other than micro enterprises and small enterprises		29,392.38	6,545.19
Other financial liabilities	16	295,136.08	458,893.55
		324,835.71	465,691.58
II. Non-financial Liabilities		•	•
Provisions	17	6,734.57	7,463.86
Deferred tax liabilities (net)	18	24.89	8.39
Other non-financial liabilities	19	18,795.53	29,231.70
	-	25,554.99	36,703.95
III. EQUITY			
Equity share capital	20	225,475.50	225,475.50
Other equity	21	3,066,041.88	2,740,403.00
Non-controlling interest	22	(147,814.86)	(178,007.89)
	-	3,143,702.52	2,787,870.61
Total Liabilities and Equity		3,494,093.22	3,290,266.14

The accompanying notes (3-56) form integal part of the financial statements.

In terms of our report attached

For CHATURVEDI & SHAH LLP

Chartered Accountants

Firm Registration No. 101720W/W100355

VITESH D. GANDHI

Partner Membership No. 110248

Mumbai: May 28, 2022 Mumbai: May 28, 2022

For and on behalf of the Board of Directors

DR. B. SAMAL Chairman

DIN: 00007256

CUMI BANERJEE CEO & Company Secretary **BIPIN AGARWAL** Director

DIN: 00001276 Place: New Delhi

KAMLESH AGRAWAL Chief Financial Officer

Annual Report 2021-2022

			(₹ in '000
Particulars	Note No.	Year ended March 31, 2022	Year ended March 31, 2021
<u>Income</u>		,	•
Revenue from Operations			
Interest income	23	104,808.86	105,725.22
Dividend income	24	9.18	4.07
Fees and commission income	25	35.93	86.29
Sale of products	26	12,268.30	4,384.00
Other income from operations (net)	27	90.25	270.58
Total revenue from operations	<u>-</u> ·	117,212.52	110,470.16
Other income	28	4,787.98	1,960.63
Total Incom		122,000.50	112,430.79
Expenses	•	122,000.00	112,700.70
Finance costs	29	2,336.38	1,307.43
	30	31,907.98	61,826.66
Net loss on fair value changes		•	,
Impairment on financial instruments	31	(18,090.00)	13,508.68
Cost of sale	32	9,207.92	3,071.80
Employee benefits expenses	33	16,136.28	13,161.51
Depreciation, amortization and impairment	34	9,754.97	7,040.38
Other expenses	35	27,310.24	26,383.62
Total Expense	S	78,563.77	126,300.08
Profit/(loss) before share of net profit of investment accounted for using equity method and tax	(43,436.73	(13,869.29)
Share of net profit/(loss) of joint ventures and associates accounted for using equity method		(403,627.38)	(453,777.78)
Profit/(loss) before exceptional items and tax		(360,190.65)	(467,647.07)
Exceptional items { Refer no 49 (e)}	36	716,505.58	
Profit/(loss) before tax		356,314.93	(467,647.07)
Tax expenses	37	,	(- / /
Current tax		_	
Deferred tax		1,718.04	214.75
Boloned dax		1.718.04	214.75
Profit/(loss) for the year		354,596.89	(467,861.82)
Other comprehensive income/(expenses)		354,536.63	(401,001.02)
A. (i) Items that will not be reclassified to profit or loss		1,668.92	1,781.29
(ii) Income tax related to items that will not be reclassified to profit or loss		(433.92)	(463.14)
Other comprehensive income/(expenses	5)	1,235.00	1,318.15
Total comprehensive income/(expenses) for the year		355,831.89	(466,543.67)
Profit/(loss) is attributable to :		224 400 70	(400 405 00)
Owners No. 20 September 20 Sept		324,409.78	(420,485.06)
Non-Controlling interest		30,187.11	(47,376.76)
		354,596.89	(467,861.82)
Other comprehensive income/(expenses) attributable to :			
Owners		1,229.08	1,037.97
Non-Controlling interest		5.92	280.18
		1,235.00	1,318.15
Total comprehensive income/(expenses) attributable to :			
Owners		325,638.86	(419,447.09)
Non-Controlling interest		30,193.03	(47,096.58)
	-	355,831.89	(466,543.67)
Earning per Equity Shares of ₹10 each attributable to Owners		•	. , . ,
- Basic and Diluted	39	14.39	(18.65)
Significant accounting policies	2		(10100)

The accompanying notes (3-56) form integal part of the financial statements.

In terms of our report attached

For CHATURVEDI & SHAH LLP

Chartered Accountants

Significant accounting policies

Firm Registration No. 101720W/W100355

For and on behalf of the Board of Directors

DR. B. SAMAL

Chairman DIN: 00007256

CUMI BANERJEE

CEO & Company Secretary

Place: New Delhi **KAMLESH AGRAWAL**

Chief Financial Officer

BIPIN AGARWAL

DIN: 00001276

Director

Mumbai: May 28, 2022

VITESH D. GANDHI Partner

Membership No. 110248

Mumbai: May 28, 2022



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

(A) Share capital (₹ in '000)

	Equity Share Capital
As at April 1, 2020	225,475.50
Changes in equity share capital	-
As at March 31, 2021	225,475.50
Changes in equity share capital	<u>-</u>
As at March 31, 2022	225,475.50

(B) Other equity

1. Reserve and Surplus (₹ in '000)

Particulars	Capital Reserve	Securities Premium	General Reserve	Special Reserve	Other compre- hensive income	Retained earnings	Total
Balance as at April 1, 2020	0.75	4,466,487.47	192,267.51	322,407.00	132.70	(1,821,445.34)	3,159,850.09
Changes in equity during the year							-
Profit/(Loss) for the year	-	-	-	-	-	(420,485.06)	(420,485.06)
Remeasurement of the net defined benefit liability/asset (net of tax effect)	-	-	-	-	1,037.97	-	1,037.97
Balance as at March 31, 2021	0.75	4,466,487.47	192,267.51	322,407.00	1,170.67	(2,241,930.40)	2,740,403.00
Balance as at April 1, 2021	0.75	4,466,487.47	192,267.51	322,407.00	1,170.67	(2,241,930.38)	2,740,403.02
Changes in equity during the year							
Profit/(Loss) for the year	-	-	-	-	-	324,409.78	324,409.78
Remeasurement of the net defined benefit liability/ asset (net of tax effect)	-	-	-	-	1,229.08	-	1,229.08
Balance As at March 31, 2022	0.75	4,466,487.47	192,267.51	322,407.00	2,399.75	(1,917,520.60)	3,066,041.88

Significant accounting policies

2

The accompanying notes (3-56) form integal part of the financial statements.

In terms of our report attached For CHATURVEDI & SHAH LLP

Chartered Accountants

Firm Registration No. 101720W/W100355

For and on behalf of the Board of Directors

DR. B. SAMAL

Chairman DIN: 00007256 **BIPIN AGARWAL**

DIN: 000

DIN: 00001276 Place: New Delhi

VITESH D. GANDHI

Partner

Membership No. 110248

Mumbai : May 28, 2022

CUMI BANERJEE

CEO & Company Secretary

Mumbai : May 28, 2022

KAMLESH AGRAWAL

Chief Financial Officer



CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

(₹ in '000)

411		Voor onded	(₹ In UUU)	
rticulars		Year ended March 31, 2022	Year ended March 31, 2021	
. Cash Flow from operating activities		•		
Profit/(loss) before tax		356,314.93	(467,647.07)	
Adjustments for:				
Depreciation, amortization and impairm	ent	9,756.57	7,040.38	
Profit on sale of property, plant and equ	ipment	(0.58)	(547.02)	
Impairment on financial instruments		(18,090.00)	13,508.68	
Net loss on fair value changes		31,907.98	61,826.66	
Interest Income		(106,173.50)	(107,109.58)	
Profit on sale of investment in Joint Ven	nture	(716,505.58)	-	
Dividend Income		(9.18)	(4.07)	
Share of (profit)/loss from associates ar	nd joint ventures	403,627.37	453,777.79	
Finance cost		2,332.86	1,203.22	
Operating profit/(loss) before working capit	al changes	(36,839.13)	(37,951.01)	
Changes in working capital				
Trade and other receivable		(3,798.34)	(513.75)	
Inventories		9,207.92	-	
Other assets		10,896.42	(6,227.56)	
Dividend account balance with bank		737.05	649.41	
Equity shares held for trading		(90.24)	(270.59)	
Trade and other payable		1,381.23	(1,620.12)	
Other liabilities		4,101.66	(4,611.19)	
Other Adjustment				
Bank balance not considered as cash a	and cash equivalents	(2,293,447.98)	(12,160.31)	
Loans received back:				
- Associates		18,500.00	-	
- Joint Ventures		10,000.00	-	
Interest received:				
- Joint Ventures		18,467.25	26,337.50	
- Others		14,039.38	12,661.97	
Cash generated/(used in) from operations		(2,246,844.78)	(23,705.65)	
Direct Tax refund/(paid)		6,818.00	11,397.75	
Net Cash inflow/(outflow) from operating ac	ctivities	(2,240,026.78)	(12,307.90)	



CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022 (Contd.)

(₹ in '000)

Particu	ılars	Year ended March 31, 2022	Year ended March 31, 2021
В.	Cash flow from Investing activities		
	Proceeds from sale of investment in Joint Venture	2,250,000.00	-
	Purchase of Property, plant and equipment (net)	(3,779.57)	(13,939.00)
	Dividend Income	9.18	4.07
	Capital contribution to partnership firm	-	10,000.00
Net Cas	sh inflow/(outflow) from investment activities	2,246,229.61	(3,934.93)
C.	Cash flow from financing activities		
	Dividend / IPF payment	(737.05)	(649.41)
	Lease payment	(6,058.85)	10,859.09
Net Cas	sh inflow/(outflow) from financing activities	(6,795.90)	10,209.68
Net inc	rease/(decrease) in cash and cash equivalents	(593.07)	(6,033.14)
Cash ar	nd cash equivalents at the beginning of the year	9,598.20	15,631.34
Cash a	nd cash equivalents at the end of the year	9,005.13	9,598.20

- 1. The above statement of cash flows should be read in conjuction with the accompanying notes.
- 2. Cash from operating activities has been prepared following the Indirect Method.
- 3. Component of cash and cash equivalents are defined in Note 3.

Significant accounting policies

2

The accompanying notes (3-56) form integal part of the financial statements.

In terms of our report attached For CHATURVEDI & SHAH LLP

Chartered Accountants

Firm Registration No. 101720W/W100355

VITESH D. GANDHI

Partner

Membership No. 110248

Mumbai: May 28, 2022

For and on behalf of the Board of Directors

DR. B. SAMAL

Chairman DIN: 00007256

Place: Bhubaneshwar

CUMI BANERJEE

CEO & Company Secretary

Mumbai: May 28, 2022

BIPIN AGARWAL

Director

DIN: 00001276

Place: New Delhi

KAMLESH AGRAWAL

Chief Financial Officer



1.1 Statement of compliance

The Consolidated financial statements of Industrial Investment Trust Limited ('the Holding Company' or, the parent Company, or 'the Company'), its Subsidiaries (together referred to as 'the Group'), Joint venture and Associates for the year ended March 31, 2022 have been prepared in accordance with the provisions of the Companies Act, 2013 and notification issued by Ministry of Corporate affairs on October 11, 2018 issued Division III of Schedule III, which provides the format for financial statements of Non-Banking Financial Companies, as defined in the Companies (Indian Accounting Standards) (Amendments) Rules 2016.. In addition, the guidance notes/announcements issued by the Institute of Chartered Accountants of India (ICAI) are also applied along with compliance with other statutory promulgations that require a different treatment.

1.2 (i) The financial statements of the following subsidiaries have been consolidated as per Ind AS 110 on "Consolidated Financial Statements" as specified under Section 133 of the 2013 Act.

Name of Subsidiary	For the year ended March 31, 2022	For the year ended March 31, 2021
	Extent of holding (%)	Extent of holding (%)
(i) IIT Investrust Limited (IITIL)	99	99
"(ii) IITL Management and Consultancy Private Limited (IITLMCPL) (Formerly IIT Insurance Broking and Risk Management Pvt Ltd) (IITIBRMPL)"	100	100
(iii) IITL Projects Limited (IITLPL)	71.74	71.74
(iv) IITL Corporate Insurance Services Private Limited (IITLCISPL)	(-)	100

All the subsidiaries mentioned above are incorporated in India

(ii) The financial statements of the following jointly controlled entities, have been consolidated using equity method as per Ind AS 111 on "Financial Reporting of Interest in Joint Ventures" as specified under Section 133 of the 2013 Act.

Name of Jointly Controlled Entity	For the year ended March 31, 2022	For the year ended March 31, 2021
	Extent of holding (%)	Extent of holding (%)
(i) Capital Infraprojects Private Limited (CIPL)	50	50
(ii) IITL Nimbus The Hyde Park Noida (INHP) - Partnership Firm	50	50
(iii) IITL Nimbus The Express Park View (INEPV) - Partnership Firm	13.48	14.38
(iv) IITL Nimbus The Palm Village (INPV) - Partnership Firm	49.44	49.44
(v) Future Generali India Life Insurance Company Limited (FGILICL)*	(-)	16.62

All the jointly controlled entities mentioned above are incorporated in India *Upto March 28, 2022

(iii) The following associates, investment in which is accounted using equity method as per Ind AS 111 on "Accounting for Investments in Associates in Consolidated Financial Statements" as specified under Section 133 of the 2013 Act.

Name of Associates	For the year ended March 31, 2022	For the year ended March 31, 2021
	Extent of holding (%)	Extent of holding (%)
(i) Golden Palms Facility Management Private Limited (GPFMPL)	50	50
(ii) World Resorts Limited (WRL)	24.62	24.62

1.3 Principles of consolidation:

The Consolidated Financial Statements have been prepared on the following basis:

(i) The Financial statements of the Company and its subsidiaries have been consolidated on a line by line basis by adding together the book values of like items of assets, liabilities, income and expenses, after eliminating intra-group balances and intra-group transactions resulting in unrealised profits or losses as per Ind AS 110 on 'Consolidated Financial Statements' as specified under Section 133 of the 2013 Act.



1.3 Principles of consolidation: (contd.)

- (ii) The financial statements of the joint venture and associates have been consolidated on a equity basis by adding share of profit/loss.
- (iii) The financial statements of the subsidiaries, joint venture and associates used in the consolidation are drawn up to the same reporting date as that of the Company, i.e. March 31, 2022.
- (iv) The excess of cost to the Company of its investment in the subsidiaries and joint venture over the Company's portion of equity, at the dates on which the investments are made/acquired, is recognised in the financial statements as Goodwill being an asset in the Consolidated Financial Statements. Alternatively, where the share of equity in the subsidiaries and jointl venture as on the dates of investment /acquisition is in excess of cost of the investment of the Holding Company, it is recognised as Capital Reserve and shown under the head Reserves & Surplus in the Consolidated Financial Statements.
- (v) Non-controlling interest represents that part of the total comprehensive income and net assets of subsidiaries attributable to interests which are not owned directly or indirectly, by the Parent Company.
- (vi) The difference between the cost of investment in the associate and the share of net assets at the time of acquisition of shares in the associate is identified in the consolidated financial statements as Goodwill or Capital reserve as the case may be.

1.4 Basis of preparation

The financial statements of the Group are prepared in accordance with Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Act read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 as amended till date and notification issued by Ministry of Corporate affairs on October 11, 2018 for Non-Banking Financial Companies, as defined in the Companies (Indian Accounting Standards) (Amendments) Rules 2016

The Company follows the Systemically Important Non-Banking Financial (Non Deposit taking Company or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2016 (RBI guidelines). The financial statements have been prepared on a historical cost basis, except for the following:

- a) certain financial assets and liabilities are measured at fair value; and
- b) defined benefit plans plan assets measured at fair value

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."

1.5 Functional and Presentation Currency

The financial statements are prepared in Indian Rupees, which is the Group's functional currency.

2 Significant Accounting Policies and Key Accounting Estimates and Judgments

A Significant Accounting Policies

2.1 New and amended standards adopted by the Group

The Group has applied the following standards and amendments for the first time for their annual reporting period commencing April 1, 2019:

- a) Ind AS 116 Leases
- b) Uncertainity over income tax treatment Appendix C to Ind AS 12, Income Taxes
- c) Plan Amendment, Curtailment or Settlement Amendments to Ind AS 19, Employee Benefits
- d) Amendment to Ind AS 12 Income Taxes
- e) Amendment to Ind AS 23 Borrowing costs

The amendments listed above did not have material impact on the amounts recognised in prior periods and are not expected to significantly affects the current or future periods.



2.2 Property, Plant and Equipment

Items of property, plant and equipment stated at historical cost less accumulated depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognized when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

"The residual useful life of Property, Plant and Equipment is reviewed at each balance sheet date and adjusted if required in the depreciation rates, depreciation methods, estimated useful lives and residual value.

Depreciation and Amortisation methods, estimated useful lives and residual value."

Depreciation on Property, Plant and Equipment has been provided on the written down value method at the rates determined based on the useful life prescribed in Schedule II to the 2013 Act.

Assets	Estimated Useful Life (Years)
Buildings	60 Years
Furniture and fixtures	10 Years
Computers	2-5 Years
Office Equipment	5 Years
Vehicles	8 Years

2.3 Goodwill

Goodwill on Acquisition

Goodwill on acquisition represents excess of consideration paid for acquisition of business over the fair value of net assets. Goodwill is not amortised but is tested for impairment at each reporting date.

Goodwill on Consolidation

Goodwill on consolidation represents excess cost of investment over the company's share of equity that is carried in balance sheet and is tested for impairment at each reporting date.

2.4 Investment Property

The Group Investment Property is initially recognised at cost comprising the purchase price and directly attributable transaction costs. Subsequently it is measured at cost model which is cost less accumulated depreciation and any accumulated impairment losses, other than those which meet the criteria and classified as held for sale.

2.5 Intangible Assets

Intangible assets are stated at cost less accumulated amortization and impairment. Intangible assets are amortized over their respective individual estimated useful lives on a straight-line basis, from the date that they are available for use. The estimated useful life of an identifiable intangible asset is based on a number of factors including the effects of obsolescence, demand, competition, and other economic factors (such as the stability of the industry, and known technological advances), and the level of maintenance expenditures required to obtain the expected future cash flows from the asset. Amortization methods and useful lives are reviewed periodically including at each financial year end.

The management has estimated the economic useful life for the various intangible assets as follows:

Assets	Estimated Useful Life (Years)
Computer Software	3 Years



2.6 Trade receivable

Trade receivables are recognised initially at fair value and subsequently measured at amortized cost using effective interest rate method less provision for impairment by applying expected credit loss.

2.7 Borrowings

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale. Other borrowing costs are expensed in the period in which they are incurred.

2.8 Impairment Loss

Assets subject to amortization/depreciation are tested for impairment provided that an event or change in circumstances indicates that their carrying amount might not be recoverable. An impairment loss is recognized in the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher between an asset's fair value less sale costs and value in use. For the purposes of assessing impairment, assets are grouped together at the lowest level for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill for which impairment losses have been recognized are tested at each balance sheet date in the event that the loss has reversed.

2.9 Inventories:

Stock of units in completed project and construction work-in-progress are valued at lower of cost and net realisable value. Cost is aggregate of land cost, premium for development rights, materials, contract works, direct expenses, provisions and apportioned borrowing costs and is net of material scrap receipts, and in case of construction work-in-progress is after ascertaining the cost of sales which is determined based on the total area sold as at the Balance Sheet date.

2.10 Investments

Other Than Insurance Business:

Long Term Investments (excluding Investment properties) are valued at cost unless there is a diminution in value, other than temporary for which provision is made. Current investments are stated at lower of cost and fair value. Investment properties are carried individually at cost less accumulated depreciation. Investment properties are capitalised and depreciated in accordance with the policy stated for Property, plant and equipment.

Insurance Business:

Investments are made in accordance with the Insurance Act, 1938, as amended by the Insurance Law (Amendment Act), 2016, the Insurance Regulatory and Development Authority (Investment) Regulations, 2000, as amended and circulars/notifications issued by the IRDAI from time to time. Investments are recorded on the trade date at cost, which includes brokerage, statutory levies, if any and excludes interest paid, if any, on purchase.

2.11 Non-Current Assets held for Sale

A Non Current Asset is classified as held for sale if its carrying amount will be recovered principally through sale rather than through its continuing use, is available for immediate sale in its present condition, subject only to terms that are usual and customary for sale, it is highly probable that sale will take place within next 1 year and sale will not be abandoned.

2.12 Cash & Cash Equivalents

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), CBLO, Reverse Repo, highly liquid mutual funds and highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

2.13 Financial Instruments

Afinancial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. Financial assets and liabilities are recognized when the Group becomes a party to the contractual provisions of the instrument."

Financial Assets & Financial Liabilities

a) Classification

The Group classifies its financial assets in the following measurement categories:



- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss),
- ii) those measured at amortised cost."

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income

b) Measurement

Initial recognition:

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss.

Subsequent measurement:

After initial recognition, financial assets are measured at:

- fair value (either through other comprehensive income or through profit or loss), or
- ii) amortized cost"

Debt instruments:

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

The Group classifies its debt instruments into three measurement categories:

- i) Amortized Cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. A gain or loss on a debt investment that is subsequently measured at amortized cost is recognized in the Statement of Profit and Loss when the asset is derecognized or impaired. Interest income from these financial assets is included in other income using the effective interest rate method.
- ii) Fair Value through Other Comprehensive Income (FVOCI): Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses, which are recognized in the Statement of Profit and Loss. When the financial asset is derecognized, the cumulative gain or loss previously recognized in OCI is reclassified from equity to profit or loss and recognized in other gains/ (losses). Interest income from these financial assets is included in other income using the effective interest rate method.
- iii) Fair Value through Profit or Loss (FVTPL): Assets that do not meet the criteria for amortized cost or FVOCI are measured at FVTPL. A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss is recognized in profit or loss in the period in which it arises. Interest income from these financial assets are recognized in the Statement of profit and loss.

c) Impairment

The Group assesses on a forward looking basis the expected credit losses associated with its assets carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

The Group follows twelve month ECL or life time ECL based on the increase in credit risk of the financial assets. However the Company shall provide for non-performing assets as per RBI guidelines.

d) Income

Interest income

Interest income from debt instruments is recognized using the effective interest rate method. The effective interest rate is the



rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of a financial asset except in case of non-perming assets, where it is recognised upon realisation, as per the RBI guidelines by the parent company.

e) De-recognition

A financial asset is derecognised only when:

- i) the rights to receive cash flows from the asset have expired, or
- ii) the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows to one or more recipient. or
- iii) retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients

Where the entity has transferred an asset, the Group evaluates whether it has transferred substantially all risks and rewards of ownership of the financial asset. In such cases, the financial asset is derecognised. Where the entity has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset is not derecognised.

Where the entity has neither transferred a financial asset nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is derecognised if The Group has not retained control of the financial asset. Where The Group retains control of the financial asset, the asset is continued to be recognised to the extent of continuing involvement in the financial asset.

Financial liabilities

a) Measurement

Initial recognition:

Financial liabilities are initially measured at its fair value plus or minus, in the case of a financial liability not at fair value through profit or loss, transaction costs that are directly attributable to the issue/origination of the financial liability.

Subsequent Measurement:

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held- for- trading, or it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in statement of profit and loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in statement of profit and loss. Any gain or loss on derecognition is also recognized in statement of profit and loss.

b) De-recognition

A financial liability is derecognized when the obligation specified in the contract is discharged, cancelled or expires.

2.14 Fair value measurement

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

- a) In the principal market for the asset or liability ,or
- b) In the absence of a principal market, in the most advantageous market for the asset or liability.

The Principal or the most advantageous market must be accessible to The Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. The Group uses valuation techniques that are more appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable input and minimizing the use of unobservable inputs.

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

Level 2 - Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable



Level 3 - Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, The Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

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

2.15 Provisions, contingent liabilities and contingent assets

Provisions

Provisions are recognized when there is a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and there is a reliable estimate of the amount of the obligation.

If the effect of the time value of money is material, provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognized as interest expense.

Contingent liabilities

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group, or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount cannot be made.

Contingent assets

"Contingent asset is disclosed when there would be a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity. Provisions, contingent liabilities and contingent assets are reviewed at each balance sheet date and adjusted to reflect the current best estimates."

2.16 Trade and other payables

These amounts represent liabilities for goods and services provided to The Group prior to the end of financial year which are unpaid. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognized initially at their fair value and subsequently measured at amortized cost using the effective interest method.

2.17 Segment Reporting

"Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker (CODM) as defined by Ind AS- 108, "Operating segment".

Company's income and expenses including interest are considered as part of un-allocable income and expenses which are not identifiable to any business segment. Company's asset and liabilities are considered as part of un-allocable assets and liabilities which are not identifiable to any business."

2.18 Employee Benefit Expense

a) Short-term employee benefits

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised at an undiscounted amount in respect of employees' service up to the end of the year and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligation in the balance sheet.

b) Long-term employee benefits

1) Defined contribution plan:

The eligible employees of The Group are entitled to receive post employment benefits in respect of provident and family pension fund, in which both employees and The Group makes monthly contributions at a specified percentage of the employees' eligible salary (currently 12% of employees' eligible salary). The contributions are made to Employees Provident



Fund Organisation. Provident Fund and Family Pension Fund are classified as Defined Contribution Plans as The Group has no further obligation beyond making the contribution. The Group's contributions to Defined Contribution Plan are charged to Statement of Profit and Loss as incurred.

2) Defined benefit plans

i) Gratuity:

The Group has an obligation towards gratuity, a defined benefit retirement plan covering eligible employees. The plan provides a lump sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount equivalent to 15 days salary payable for each completed year of service. Vesting occurs upon completion of five years of service. The Group makes contribution to a fund managed by LIC of India based on management estimate made at the end of the year. Gains and losses are recognised in the Statement of Profit and Loss.

ii) Compensated absences:

The Group provides for the encashment of leave or leave with pay subject to certain rules. The Employees are entitled to accumulate leave subject to certain limits for future encashment/availment. The Group makes provision for compensated absences based on management estimate made at the end of the year. Gains and losses are recognised in the Statement of Profit and Loss.

2.19 Earnings per share

Earnings per share is calculated by dividing the net profit or loss before Other Comprehensive Income (OCI) for the year by the weighted average number of equity shares outstanding during the period. For the purpose of calculating diluted earnings per share, the net profit or loss before OCI for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

2.20 Foreign Currency Transactions:

Transactions in foreign currencies are translated to reporting currency based on the exchange rate on the date of the transaction. Exchange differences arising on settlement thereof during the year are recognized as income or expense in the Statement of Profit and Loss.

Cash and bank balances, receivables and liabilities (monetary items) in foreign currencies as at the year end are translated at closing date rates and unrealized translation differences are included in the Statement of Profit and Loss.

2.21 Taxes

Taxes on income comprise of Current Tax and Deferred Tax.

a) Current taxes

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the Statement of Profit and Loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulations is subject to interpretations. It establishes provisions, where appropriate, on the basis of amounts expected to be paid to the tax authorities.

b) Deferred taxation

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

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



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

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

Deferred tax assets and liabilities are offset when there is legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and liabilities are offset when entity has legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Minimum Alternate Tax (MAT) paid in a year is charged to the statement of profit and loss as current tax. The Group recognises MAT credit available as an asset only to the extent that there is reasonable certainty that The Group will pay normal income tax during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. The MAT credit to the extent there is reasonable certainty that The Group will utilise the credit is recognised in the statement of profit and loss and corresponding debit is done to the deferred tax asset as unused tax credit.

2.22 Leases

a) As a lessee

The Group assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, The Group assesses whether: (i) the contract involves the use of an identified asset (ii) The Group has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) The Group has the right to direct the use of the asset. At the date of commencement of the lease, The Group recognizes a right-of-use asset ("ROU") and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months or less (short-term leases) and low value leases. For these short-term and low value leases. The Group recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease. Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised. The right-of-use assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses. Right-of-use assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. Right of use assets 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. 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 in the country. Lease liabilities are re-measured with a corresponding adjustment to the related right of use asset if The Group changes its assessment if whether it will exercise an extension or a termination option. Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

b) As a lessor

Leases for which The Group is a lessor is classified as a finance or operating lease. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases. When The Group is an intermediate lessor, it accounts for its interests in the head lease and the sublease separately. The sublease is classified as a finance or operating lease by reference to the rightof-use asset arising from the head lease. For operating leases, rental income is recognized on a straight line basis over the term of the relevant lease.

2.23 Revenue Recognition

 Interest on all lending such as inter corporate deposits and finance against securities are accounted on time proportionate basis. In case of Parent Company, interest on non-preforming assets, where it is recognised upon realisation, as per RBI guidelines.



- ii) The Group has aligned its policy of revenue recognition with Ind AS 115 "Revenue from Contracts with customers" which is effective from April 1,2018. Accordingly revenue in realty business is recognised on completion of performance obligation as against recognition based on percentage of completion method hitherto in accordance with the guidance note issued by ICAI which has since been withdrawn for entities preparing financials as per Indian Accounting Standards (Ind AS).
- iii) Rental income is accrued on the basis of the agreement.
- iv) Dividend income is accounted for when the same is approved in AGM by shareholders.
- v) Commission and brokerage is accounted as income on the date of issue of the prime documents by the Insurance Company, except where there are material installments, in which case the brokerage is accounted on the due date of the installment.
- vi) Adjustments to brokerage arising from premium additions, reductions and renewal directly deposited by the client are taken into account as and when they are know.
- vii) Net income from trading of securities is accounted for on the basis of Stock Brokers Contract Notes.
- viii) Brokerage income from Primary market has been recognised on the basis of advice from the Registrar regarding allotment.
- ix) Profit/Losses from share trading/investment activities is determined on the basis of weighted average carrying amount of investments and is recognised on the basis of contract notes.

B Key Accounting Estimates and Judgments

2.24 Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions. These estimates, judgements 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 financial statements and reported amounts of revenues and expenses during the period.

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 circumstances surrounding the estimates. Changes in estimates are reflected in the financial statement in the period in which changes are made and if material, their effects are disclosed in the notes to the financial statements.

The financial statements require management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosures of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

2.25 Key sources of estimation uncertainty

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

Key assumption concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year is as given below.

a) Fair value measurement and valuation processes

Some of The Group's assets and liabilities are measured at fair value for financial reporting purposes. In estimating the fair value of an asset or a liability, The Group uses market-observable data to the extent it is available. Where Level 1 inputs are not available, The Group engages third party qualified valuers to perform the valuation. The Management works closely with the qualified external valuers to establish the appropriate valuation techniques and inputs to the model.

b) Useful life of Property, Plant and Equipments

The Group reviews the estimated useful lives of Property, Plant and Equipment at the end of each reporting period. During the current year, there has been no change in useful life considered for the assets.



c) Actuarial valuation

The determination of Company's liability towards defined benefit obligation to employees is made through independent actuarial valuation including determination of amounts to be recognised in the State of Profit and Loss and in Other Comprehensive Income. Such valuation depend upon assumptions determined after taking into account inflation, seniority, promotion and other relevant factors such as supply and demand factors in the employment market. Information about such valuation is provided in notes to the financial statements.

d) Claims, Provisions and Contingent Liabilities

The Group has ongoing litigations with various regulatory authorities and third parties. Where an outflow of funds is believed to be probable and a reliable estimate of the outcome of the dispute can be made based on Management's assessment of specific circumstances of each dispute and relevant external advice, Management provides for its best estimate of the liability. Such accruals are by nature complex and can take number of years to resolve and can involve estimation uncertainty. Information about such litigations is provided in notes to the financial statements.

2.26 Standard issued but not effective

On March 23, 2022, the Ministry of Corporate Affairs (MCA) has notified Companies (Indian Accounting Standards) Amendment Rules, 2022. This notification has resulted into amendments in the following existing accounting standards which are applicable to company from April 1, 2022.

- Ind AS 101 First time adoption of Ind AS
- ii. Ind AS 103 Business Combination
- iii. Ind AS 109 Financial Instrument
- iv. Ind AS 16 Property, Plant and Equipment
- v. Ind AS 37 Provisions, Contingent Liabilities and Contingent Assets
- vi. Ind AS 41 Agriculture

Application of above standards are not expected to have any significant impact on the company's financial statements.



Note 3: Cash and cash equivalents

(₹ in '000)

	As at March 31, 2022	As at March 31, 2021
	35.81	117.60
	6,888.96	7,991.58
	2,080.36	1,164.00
Total	9,005.13	9,598.20
	Total	March 31, 2022 35.81 6,888.96 2,080.36

Note 4: Bank balances other than Cash and cash equivalents

(₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
In earmarked accounts - unpaid dividend accounts		392.81	1,129.86
In fixed deposit accounts		2,519,834.41	226,386.43
	Total	2,520,227.22	227,516.29

Note 5: Receivable

i) Trade Receivable

(₹ in '000)

Particulars	As at March 31, 2022	As at March 31, 2021
Receivable considered good - secured	7,500.38	4,081.18
Receivable considered good - unsecured	780.13	850.99
Receivable - credit impaired	-	6,540.31
Less: Impairment allowance	-	(6,540.31)
Тс	otal 8,280.51	4,932.17

Trade Receivables: An ageing schedule is required to be provided in respect of Trade Receivables shall be provided for the period of less than 6 months, 6 month - 1 year, 1-2 year, 2-3 year and more than 3 years in the following format:

	Outstanding for following periods from due date of payment					
Particulars	Less than 6 months-1 year 1 to 2 years 2 to 3 years		2 to 3 years	3 years and more	Total	
As at March 31, 2022						
(i) Undisputed Trade receivables- considered good	3,530.60	-	-	-	3,969.78	7,500.38
(ii) Undisputed Trade Receivables- Considered Doubtful	-	-	186.76	593.37	-	780.13
(iii) Disputed Trade Receivables considered good	-	-	-	-	-	-
(iv) Disputed Trade Receivables considered doubtful	-	-	-	-		
Total	3,530.60	-	186.76	593.37	3,969.78	8,280.51



	Outstanding for following periods from due date of payment					
Particulars	Less than 6 months	6 months- 1 year	1 to 2 years	2 to 3 years	3 years and more	Total
As at March 31, 2021						
(i) Undisputed Trade receivables- considered good	-	-	-	-	4,023.95	4,023.95
(ii) Undisputed Trade Receivables- Considered Doubtful	-	-	-	908.22		908.22
(iii) Disputed Trade Receivables considered good	-	-	-	-		
(iv) Disputed Trade Receivables considered doubtful	-	-	-	-		
Total	-	-	-	908.22	4,023.95	4,932.17

(ii) Other receivables			(₹ in '000)
Particulars		As at March 31, 2022	As at March 31, 2021
Receivable considered good - secured		-	-
Receivable considered good - unsecured		-	-
<u>from others</u>			
Interest accrued but not due on bank deposit		5,931.55	4,817.70
Receivable which have significant increase in credit risk		2,296.29	1,846.29
Less: Impairment allowance		(2,296.29)	(1,846.29)
	Total	5,931.55	4,817.70
Note 6 : Loans			(₹ in '000)
Particulars		As at March 31, 2022	As at March 31, 2021
A) At amortised cost			
Term loan (i) Standard assets:			
to entity under significant influence			40,000,00
Less: expected credit loss		-	10,000.00
(ii) Sub-standard assets:			
to entity under significant influence			
to associates		440,546.42	440,546.42
Less: expected credit loss		-	18,500.00
Less:- Provision for sub standard asset		-	-
		(440,546.42)	(443,282.33)
(ii) Other loans:			
to entity under significant influence		5,000.00	5,000.00
Less: expected credit loss		5,000.00	5,000.00
	Total	-	25,764.09
	10141		20,. 0 4.00



Note 6 : Loans (Contd.)

Disclosures:

i) Details of loans and advances in the nature of loans to associates, firms/companies in which directors are interested:

- ((₹	in	'0	0	U)

				(₹ in '000 _.
	ne Company and relationship		As at March 31, 2022	As at March 31, 2021
	der significant influence			
Capital	Infraprojects Private Limited		-	10,000.00
IITL Nin	nbus The Express Park View		247,751.46	247,751.46
IITL Nim	nbus The Palm Village		35,000.00	35,000.00
IITL-Nin	nbus The Hyde Park Noida		162,794.96	162,794.96
Associates	5			
World R	Resorts Limited		-	18,500.00
		Total	445,546.42	474,046.42
Details of e	expected credit loss on loans and advances in nature of ted:	of loans to associates,	firms/companies	in which directors (₹ in '000
	ne Company and relationship		As at March 31, 2022	As at March 31, 2021
	der significant influence			
	nbus The Palm Village		5,000.00	5,000.00
Associates				
World R	Resorts Limited	Total	5,000.00	5,000.00
		Total	3,000.00	3,000.00
	in expected credit loss			
	the beginning of the period		8,700.00	2,287.00
	in expected Credit loss allowances during the year		(3,700.00)	6,413.00
Provision a	t the end of the year		5,000.00	8,700.00
Provisions	for non-performing assets			(₹ in '000
Name of th	ne Company and relationship		As at March 31, 2022	As at March 31, 2021
	intly controlled by Subsidiaries			
	mbus The Express Park View		247,751.46	231,987.37
	nbus The Hyde Park		162,794.96	162,794.96
	nbus The Palm Village		30,000.00	30,000.00
Associates				4 050 00
VVoria R	Resorts Limited	Total	440,546.42	1,850.00 426,632.33
Other Info	rmation	Total	440,340.42	420,032.33 (₹ in '000
Other Infor	Illiation		As at	As at
Particulars	5		March 31, 2022	March 31, 2021
Loans			<u> </u>	
At Amortis	ed Cost			
(A)				
(i) Term	loans		445,546.42	474,046.42
		Total (A) - Gross	445,546.42	474,046.42
		• •	•	•
Less: In	npairment loss allowance		(5,000.00)	(5,000.00)
	npairment loss allowance Provision for Non-performing asset		(5,000.00) (440,546.42)	(5,000.00) (443,282.33)



Particulars					s at 31, 2022 M	As at arch 31, 2021
(B)						
(i) Secured					-	-
(ii) Unsecured				4	45,546.42	474,046.42
			Total (B) - G	ross 4	45,546.42	474,046.42
Less: Impairment loss allowance					(5,000.00)	(5,000.00)
Less:- Provision for Non-performing asset					0,546.42)	(443,282.33)
			Total (B)	- Net	-0.00	25,764.09
(C)						
(I) Loans in India						
(i) Others						
to subsidiary					-	
to entity under significant influence				4	45,546.42	455,546.42
to associates						18,500.00
			Total (C) - G	ross 4	45,546.42	474,046.42
Less: Impairment loss allowance					(5,000.00)	(5,000.00)
Less: Provision for non-performing asset				(44	10,546.42)	(443,282.33)
			Total (C)	- Net	-	25,764.09
ote 7 : Investments						(₹ in '000
		Face	As at March	arch 31, 2022 As at		ch 31, 2021
articulars		Value	Holding Nos.	Amount (₹ in '000)	Holding Nos.	Amount (₹ in '000)
A) Investment in Associates:						
Equity shares, unquoted*						
World Resorts Limited		10	13,018,125	-	13,018,125	-
Golden Palm Facility Management Pvt Ltd		10	50,000	275.49	50,000	564.01
Preference shares, Unquoted (at FVTPL)						
World Resorts Limited (refer note 49(f))		10	11,875,000	468,090.18	11,875,000	429,975.44
· · · · · · · · · · · · · · · · · · ·	Total (A)	10	<u>-</u>	468,365.67		430,539.45
3) Investment in joint ventures	. ,			•		
Equity shares, unquoted *						
Future Generali India Life Insurance Co. Ltd.		10	326,700,000	-	326,700,000	2,072,983.10
Capital Infraprojects Private Limited		10	500,000	-	500,000	
Preference shares, Unquoted			,		,	
Capital Infraprojects Private Limited		10	12,500,000	5,403.35	12,500,000	5,403.35
Less: impairment allowance			-,,	(5,403.35)	,,	(5,403.35)
Partnership Firms				(0,100.00)		(0,100100)
IITL Nimbus the Hyde Park						
Capital account				35,000.00		35,000.00
IITL Nimbus the Express Park View				00,000.00		00,000.00
Capital account				30,237.50		30,237.50
Less: impairment allowance				(30,237.50)		(30,237.50)
IITL Nimbus the Palm Village				(50,257.50)		(50,257.50)
Capital account				220,000.00		220,000.00
Capital account	Total (B)		-	255,000.00		2,327,983.10
	iolai (b)			255,000.00		2,321, 3 03.10



Note 7 : Investments (Contd.)

		Face	As at Marc	h 31, 2022	As at Marc	h 31, 2021
Particulars	•	Value	Holding	Amount	Holding	Amount
			Nos.	(₹ in '000)	Nos.	(₹ in '000)
(C) Other Investments						
Equity Shares (FVTPL)						
Other listed equity						
Apollo Tyre Ltd.		10	300	57.33	300	67.13
Hindustan Petroleum Corporation Ltd.		10	300	80.81	300	70.37
Kotak Bank Ltd.		5	78	136.87	78	136.80
The New India Assurance Company Ltd.		5	500	55.80	500	77.18
Reliance Industries Ltd.		10	175	460.94	175	350.56
Vikas Ecotech Ltd.		1	-	-	500	-
Dolat Investment Ltd.		10	37	3.12	-	2.59
Chennai Super King Cricket Limited		10	5,695	-	5,695	-
Reliance Media Works Limited		5	10,000	-	10,000	-
Reliance Broadcast Network Limited		5	10,000	-	10,000	-
SQL Star International Limited #		10	547,677	-	547,677	-
Less: impairment allowance			_	_	-	-
Total (C)			_	794.87	-	704.63
	Total (A+B+C)			724,160.54		2,759,227.18

^{*} Investments accounted for using the Equity Method.

Impairment loss allowance in the value of Investments till date in shares in respect of the above companies is as follows:-

	(₹ in '000)
As at March 31, 2022	As at March 31, 2021
5,403.35	5,403.35
30,237.50	30,237.50
otal 35,640.85	35,640.85
	(₹ in '000)
As at	As at
March 31, 2022	March 31, 2021
794.87	704.63
794.87	704.63
723,365.67	2,758,522.55
-	-
otal 724,160.54	2,759,227.18
	(₹ in '000)
As at	As at
March 31, 2022	March 31, 2021
275.49	564.01
285,237.50	2,358,220.60
285,512.99	2,358,784.61
2	285,512.99

[#] Listed but unquoted as scrip has been suspended due to penal reasons.



Particulars		As at March 31, 2022	As at March 31, 2021
(ii) At Amortised Cost			
Preference shares, Unquoted			
Associate		-	-
Joint Ventures		5,403.35	5,403.35
		5,403.35	5,403.35
(iii) At Fair Value through Other Comprehensive Income		-	-
(iv) At Fair Value through Profit or Loss		-	
Equity Instruments			
Others		794.87	704.63
Preference shares, Unquoted			
Associate		468,090.18	428,026.20
	Total (A) - Gross	291,711.21	2,364,892.59
Impairment loss allowance		35,640.85	35,640.85
	Total (B)	35,640.85	30,640.85
	Total (C) = (A) - (B)	256,070.36	2,329,251.74
(i) Investments outside India		-	-
(ii) Investments in India		724,160.54	2,759,227.18
• •	Total	724,160.54	2,759,227.18

Details of investments Joint Venture / Associate (at cost)

World Resort Limited

WRL was incorporated on 27.04.1995 under the provision of the Companies Act, 1956. The Company had acquired 25% equity shares in the year 2012 . however as on balance sheet date, the Company hold 24.62% equity shares of WRL. WRL is in the business of Hospitality Sector. It is an Associate Company of IITL.

Golden Palm Facility Management Pvt Ltd

The company was incorporated under the provision of the Companies Act, 2013. The company is mainly engaged in the business of providing the maintenance facility services and other related services at the various projects situated at Delhi and NCR.

Future Generali India Life Insurance Company Limited (FGILICL)

FGIL is in the business of Life Insurance Sector and registered with Insurance Regulatory Development Authority of India. The Company had acquired 22.5% equity shares in the year 2014, During the year dated March 28, 2022 the company has sold entire equity stake and as on balance-sheet date the Company hold Nil Equity share of FGILICL.

Capital Infraprojects Private Limited

The Company was incorporated under the Companies Act, 1956. The company is into the business of developing real estate properties for residential and retail purposes.

IITL-Nimbus The Hyde Park

IITL-Nimbus The Hyde Park' is a partnership firm. One of the partner is subsidiary of the Company i.e. IITL Projects Limited with 50% share of profit or loss as on balance sheet date. The firm came into existence with the specific objective of making a bid under the scheme of allotment of Group Housing Plots for plotted and flatted development scheme Noida, Uttar Pradesh for a lease period of 90 years.

IITL-Nimbus The Express Park View

IITL-Nimbus The Express Park' is a partnership firm. The one of the partner is subsidiary of the Company i.e. IITL Projects Limited with 13.48% share of profit or loss as on balance sheet date. The firm came into existence with the specific objective of making a bid under the scheme of allotment of Group Housing Plots for plotted and flatted development scheme Noida, Uttar Pradesh for a lease period of 90 years.



IITL-Nimbus The Palm Village

IITL-Nimbus The Palm Village' is a partnership firm. The one of the partner is subsidiary of the Company i.e. IITL Projects Limited with 49.44% share of profit or loss as on balance sheet date. The firm came into existence with the specific objective of making a bid under the scheme of allotment of Group Housing Plots for plotted and flatted development scheme Noida, Uttar Pradesh for a lease period of 90 years.

Note 8 : Other financial assets	(₹ in '000)
Note 8 : Other financial assets	(₹ In 1000)

			(
Particulars		As at March 31, 2022	As at March 31, 2021
Security deposits		4,571.51	20,085.01
Other receivable		297.23	2.83
Other advances		8.34	29.10
	Total	4,877.08	20,116.94
Note 9 : Inventories			(₹ in '000)
Particulars		As at March 31, 2022	As at March 31, 2021
Completed projects		34,042.64	43,250.56
	Total	34,042.64	43,250.56
Note 10 : Current tax assets (net)			(₹ in '000)
Particulars		As at March 31, 2022	As at March 31, 2021
Advance payment of income tax (net)		22,872.22	28,325.58
	Total	22,872.22	28,325.58
Note 11 : Deferred tax assets			(₹ in '000)
Particulars		As at March 31, 2022	As at March 31, 2021
Deferred tax liability on account of :			
- Depreciation and amortization due to timing difference		(65.88)	120.46
- Disallowance under sec 43B of Income Tax Act, 1961		(358.38)	13.74
- timing difference of lease rent		-	248.39
Total Deferred to	ax liability	(424.26)	382.59
Deferred tax assets on account of :			
- Depreciation and amortization due to timing difference		389.83	428.41
- Disallowance under sec 43B of Income Tax Act, 1961		439.72	2,308.79
- Contingent Provision for against Standard Asset		-	10.40
- Contingent Provision for against Sub-Standard Asset		56,666.46	56,666.46
Total Deferred t	ax assets	57,496.02	59,414.06
MAT Credit untitled		4,386.26	4,562.00
Deferred tax as	sets (net)	61,458.01	63,593.47

The Company has recognised deferred tax assets on provision against sub-standard assets disallowance under income tax act only as at 31.03.2018. On prudent basis, subsequent provision against substandard assets, tax loss & unabsorbed depreciation has not been recognised to the extent of ₹634.89 lakhs (previous year ₹ 645.43 lakhs).



Movement in deferred tax balances (₹ in '000)

Particulars	As at March 31, 2021	Charged/ (credited) to profit and loss	Charged/ (credited) to OCI	As at March 31, 2022
Deferred tax liability on account of :				
- Depreciation and amortization due to timing difference	120.46	(186.34)	-	(65.88)
- Disallowance under sec 43B of Income Tax Act, 1961	13.74	(372.12)	-	(358.38)
- timing difference of lease rent	248.39	(248.39)		-
Total Deferred tax liability	382.59	(806.85)	-	(424.26)
Deferred tax assets on account of :				
- Depreciation and amortization due to timing difference	428.41	38.58	-	389.83
- Disallowance under sec 43B of Income Tax Act, 1961	2,308.79	1,418.56	450.51	439.72
- Contingent Provision for against Standard Asset	10.40	10.40	-	-
- Contingent Provision for against Sub-Standard Asset	56,666.46	-	-	56,666.46
Total Deferred tax assets	59,414.06	1,467.53	450.51	57,496.02
MAT Credit untitled	4,562.00	(175.74)	-	4,386.26
Deferred tax assets (net)	63,593.48	660.68	450.51	61,458.01

Note 12: Property, plant and equipment

Particulars	Buildings	Furniture and fixtures	Computers	Office Equipment	Vehicles	Total	Right to Use Assets	Gross Total
Gross carrying amount								
As at April 1, 2021	56,755.87	562.80	1,965.86	608.03	4,332.61	64,225.17	16,021.05	80,246.22
Additions/reclassification	-	66.46	410.94	-	-	477.40	-	477.40
Deductions and adjustments	-	_	45.58	-	39.31	84.89	-	84.89
Impairment	-	-	-	-	-	-	-	-
As at March 31, 2022	56,755.87	629.26	2,331.22	608.03	4,293.30	64,617.68	16,021.05	80,638.73
Accumulated depreciation and impairment								
As at April 1, 2021	11,316.30	461.15	1,750.23	477.31	3,623.53	17,628.52	1,232.39	18,860.91
Transfer from retained earning on reclassification	-	-	-	-	-	-	-	-
Depreciation charged during the year	1,620.15	39.42	358.29	55.70	220.83	2,294.39	7,394.33	9,688.72
Impairment loss	-	-	-	-	-	-	-	-
Disposals/adjustments	-	-	41.06	-	37.35	78.41	3,204.97	3,283.38
As at March 31, 2022	12,936.45	500.57	2,067.46	533.01	3,807.01	19,844.50	5,421.75	25,266.25
Net carrying amount as at March 31, 2022	43,819.42	128.69	263.76	75.02	486.29	44,773.18	10,599.30	55,372.48



Note 12: Property, plant and equipment (Contd.)

(₹ in '000)

Particulars	Buildings	Furniture and fixtures	Computers	Office Equipment	Vehicles	Total	Right to Use Assets	Gross Total
Gross carrying amount								
As at April 1, 2020	56,755.87	2,029.94	7,949.95	2,905.10	4,332.61	73,973.47	8,512.88	82,486.35
Additions	-	96.10	362.26	51.77	-	510.13	7,508.17	16,531.18
Deductions and adjustments	-	1,563.24	6,346.35	2,348.84	-	10,258.43	-	18,771.31
Impairment	-	-	-	-	-	-	-	-
As at March 31, 2021	56,755.87	562.80	1,965.86	608.03	4,332.61	64,225.17	16,021.05	80,246.22
Accumulated depreciation and impairment								
As at April 1, 2020	9,690.54	1,837.67	7,511.65	2,621.65	3,302.41	24,963.92	3,648.38	28,612.30
Transfer from retained earning on reclassification	-					-		
Depreciation charged during the year	1,625.76	29.99	273.52	101.22	321.12	2,351.61	4,684.94	7,036.55
Impairment	-	-	-	-	-	-	-	-
Disposals/adjustments	0.00	1,406.51	6,034.94	2,245.56	-	9,687.01	7,100.93	16,787.94
As at March 31, 2021	11,316.30	461.15	1,750.23	477.31	3,623.53	17,628.52	1,232.39	18,860.91
Net carrying amount as at March 31, 2021	45,439.57	101.65	215.63	130.72	709.08	46,596.65	14,788.66	61,385.31

Note 13: Other Intangible assets

	Commutar	Total
Particulars	Computer Software	TOTAL
Gross carrying amount	- Continuit	
As at April 1, 2021	518.26	518.26
Additions/reclassification	-	-
Deductions and adjustments Impairment	(102.66)	(102.66)
As at March 31, 2022	620.92	620.92
Accumulated depreciation and impairment		
As at April 1, 2021	501.96	501.96
Depreciation charged during the year	66.25	66.25
Impairment		-
Disposals/adjustments	-	-
As at March 31, 2022	568.21	568.21
Net carrying amount as at March 31, 2022	52.71	52.71
As at April 1, 2020	2,029.28	2,029.28
Additions	-	-
Deductions and adjustments Impairment	1,511.02	1,511.02
As at March 31, 2021	518.26	518.26
Accumulated amortisation and impairment		
As at April 1, 2020	1,947.73	1,947.73
Depreciation charged during the year	3.83	3.83
Impairment		-
Disposals/adjustments	1,449.60	1,449.60
As at March 31, 2021	501.96	501.96
Net carrying amount as at March 31, 2021	16.30	16.30



Note 14 : Other non-financial assets

(₹ in '000)

Particulars	As at March 31, 2022	As at March 31, 2021
Prepaid/advance for expenses	1,569.87	7 1,974.04
Gratuity fund balance (refer note 44)	1,474.12	85.15
Deposit placed against disputed property tax (refer note 38)	36,453.38	34,706.03
Balance with government authorities	7,938.13	3 4,579.49
Others	377.63	377.63
1	otal 47,813.13	3 41,722.34

Note 15 : Payables (₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
(i) Trade payables			
total outstanding dues of micro enterprises and small enterprises		307.25	252.84
total outstanding dues of other than micro enterprises and small enterprises		29,392.38	6,545.19
	_	29,699.63	6,798.03
(ii) Other payables			
total outstanding dues of micro enterprises and small enterprises		-	-
total outstanding dues of other than micro enterprises and small enterprises		-	-
	Total	29.699.63	6.798.03

As at 31.03.2022

Outstanding fo				
Less than 1 Years	1-2 Years	2-3 years	3 years and more	Total
307.25	-	-	-	307.25
27,184.23	53.95	-	2,154.20	29,392.38
-	-	-	-	-
-	-	-	-	-
27,491.48	53.95	-	2,154.20	29,699.63
	Less than 1 Years 307.25 27,184.23	Less than 1 Years 1-2 Years 307.25 - 27,184.23 53.95 - - - -	Less than 1 Years 1-2 Years 2-3 years 307.25 - - 27,184.23 53.95 - - - - - - -	Years 1-2 Years 2-3 years more 307.25 - - - 27,184.23 53.95 - 2,154.20 - - - - - - - -

As at 31.03.2021

Outstanding for following periods from due date of payment					
Particulars	Less than 1 Years	1-2 Years	2-3 years	3 years and more	Total
(i) MSME	252.84	-	-	-	252.84
(ii) Others	3,551.72	665.10	8.29	2,320.08	6,545.19
(iii) Disputed dues- MSME	-	-	-	-	-
(iv) Disputed dues- Others	-	-	-	1	-
Total	3,804.56	665.10	8.29	2,320.08	6,798.03



Note 16 : Other financial liabilities

(₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
Unclaimed dividends*		392.81	1,129.86
Interest free security		916.26	916.26
Debit balance of current account of partnership firms (refer note 47)		281,807.35	439,875.48
Lease rental liabilities		11,237.88	16,086.20
Salary payable		781.78	885.75
	Total	295,136.08	458,893.55

^{*} Investor Education and Protection Fund is being credited as and when due.

Note 17: Provisions

(₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
Provision for employee benefits (refer note 44):		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
- Gratuity		-	172.16
- Compensated absences		1,734.57	2,251.70
Provision - Others:			
- Provision for contingency (refer note 38)		5,000.00	5,000.00
- Provision against standard assets		-	40.00
	Total	6,734.57	7,463.86
Movement in provisions against standard assets			
Balance at the beginning of the period		40.00	115.29
Movement in provisions against standard assets during the year		(40.00)	(75.29)
Provision at the end of the year		-	40.00
Note 18 : Deferred tax liabilities (net)			(₹ in '000)
Particulars		As at March 31, 2022	As at March 31, 2021
Deferred tax liability on account of :			
- Disallowance under sec 43B of Income Tax Act, 1961		24.89	8.39
	Total	24.89	8.39
Note 10 : Other pen financial liabilities			/₹ in '000)

Note 19: Other non-financial liabilities

	As at March 31, 2022	As at March 31, 2021
	-	15,764.09
	37,016.59	500.00
	12.03	12.03
	3,276.87	745.05
	-	17.09
	14,596.63	12,193.44
Total	18,795.53	29,231.70
_		March 31, 2022 - 37,016.59 12.03 3,276.87 - 14,596.63



Note 20 : Equity Share Capital (₹ in '000)

Particulars	As at March 31, 2022	As at March 31, 2021
(i) Authorized Share Capital		
30,000,000 Equity shares of ₹ 10/- each	300,000.00	300,000.00
(ii) Issued, Subscribed & Fully Paid Up Share Capital		
22,547,550 Equity shares of ₹ 10/- each*	225,475.50	225,475.50

^{*} Included 6,277,550 (previous year 6,277,550 equity shares represented by 3,138,775 (previous year 3,138,775) Global Depository Shares (GDR)

Disclosures:

a) Reconciliation of the number of shares and amount outstanding at the beginning and at the end of the reporting period:

	As at March	As at March 31, 2022		As at March 31, 2021	
Equity Shares	No. of Shares	Amount (₹ in '000)	No. of Shares	Amount (₹ in '000)	
Opening Balance	22,547,550	225,475.50	22,547,550	225,475.50	
Fresh Issue	-	-	-	-	
Buy Back	-	-	-	-	
Closing Balance	22,547,550	225,475.50	22,547,550	225,475.50	

The Company had issued 4,888,775 Global Depository Shares ('GDSs') representing 9,777,550 equity shares of the Company of nominal value ₹ 10 each, aggregating to US\$ 59.89 millions equivalent to ₹ 3,377,606,725 (including shares premium of ₹ 3,279,831,225). The GDSs are listed on Luxembourg Stock Exchange. 1,750,000 GDRs had converted into 3,500,000 equity shares during the period from April 1, 2019 to March 31, 2022, remaining 3,138,775 GDRs are yet to be converted into equity shares. Amount of Investment represents to total GDRs including converted.

b) Rights, preferences and restrictions attached to equity shares

Equity shares of the Company are issued at a par value of ₹ 10 per share.

- (i) Equity Shares represented by GDS Holders of the GDSs will have no voting rights with respect to the underlying equity shares. The Depository will not exercise any voting rights with respect to the deposited shares. Other rights, preferences and restrictions are same as other equity shares.
- (ii) Other Equity Shares Each holder of other equity shares is entitled to one vote per share. The Company declares and pays dividend 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

c) Equity Shares held by each shareholder holding more than 5% equity shares in the Company are as follows:

	As at March 31, 2022		As at Marc	h 31, 2021
Particulars	No. of Shares	% of	No. of Shares	% of
	held	Holding	held	Holding
N. N. Financial Services Private Limited	7,087,960	31.44	7,087,960	31.44
Nimbus India Limited	2,294,107	10.17	2,294,107	10.17
Systematix Shares And Stocks (India) Limited	2,112,711	9.37	-	-
Conlecta Capital Advisors Pvt Ltd	520,410	2.31	1,597,385	7.08
Life Insurance Corporation of India	1,142,455	5.07	1,142,455	5.07
"The Bank of New York Mellon	6,277,550	27.84	6,277,550	27.84
(Depository for GDS holders) *				

^{*} The Company does not have details of individual holders.

d) The Company has not allotted any equity shares for consideration other than cash, bonus shares, nor have any shares been bought back during the period of five years immediately preceding the Balance Sheet date.



Note 20 : Equity Share Capital (Contd.)

(₹ in '000)

	As at March 31, 2022		As at March 31, 2021	
Particulars	No. of Shares	% of	No. of Shares	% of
	held	Holding	held	Holding
N. N. Financial Services Private Limited	7,087,960	31.44	7,087,960	31.44
Nimbus India Limited	2,294,107	10.17	2,294,107	10.17
Bipin Agarwal	25,000	0.11	25,000	0.11
Swarn Mohinder Singh	25,000	0.11	25,000	0.11

Disclosures required as per Division III of Schedule III

Objectives, policies and processes for managing capital.

"Forthepurpose of the Company's capital management, capital includes paid-up equity securities capital, securities premium and all other equity reserves attributable to the equity holders. The primary objective of the Company's capital management is to maximise the shareholders' value. The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the capital structure, the Company may adjust its dividend payment ratio to shareholders, return capital to shareholders or issue fresh shares. "

Note 21 : Other equity (₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
(i) Reserve & Surplus		•	· · · · · · · · · · · · · · · · · · ·
Capital Reserve		0.75	0.75
Securities Premium		4,466,487.47	4,466,487.47
General Reserve		192,267.51	192,267.51
Special Reserve (as per the RBI regulations)		322,407.00	322,407.00
Impairment Reserve (as per the RBI guideline)		-	-
Other comprehensive income			
Opening balance		1,170.67	132.70
- Remeasurements of post-employment benefit obligation, net of tax		1,229.08	1,037.97
	_	2,399.75	1,170.67
Retained earnings			
Opening balance		(2,241,930.38)	(1,821,445.34)
Add: profit/(loss) for the period		324,409.78	(420,485.06)
Closing Balance		(1,917,520.60)	(2,241,930.40)
	Total	3,066,041.88	2,740,403.00

Nature and purpose of each reserve

Securities Premium

The amount received in excess of face value of the equity shares is recognised in Securities Premium Reserve. In case of equity settled share based payment transactions, the difference between fair value on grant date and nominal value of share is accounted as securities premium reserve. This reserve is utilised in accordance with the provisions of the Companies Act 2013.

General Reserve

The general reserve is used from time to time to transfer profits from retained earnings for appropriation purposes. As the general reserve is created by a transfer from one component of equity to another and is not an item of other comprehensive income, items included in the general reserve will not be reclassified subsequently to the statement of profit and loss.

Special Reserve (as per the RBI regulations)

This Reserve is created as per Sec 45IC of Reserve bank of India Act 1934. This Reserve is utilised only as per manner mentioned in RBI Act 1934.



Retained earnings

Retained earnings are the profits that the Company has earned till date and is net of amount transferred to other reserves such as general reserves, Special Reserve etc. opening Impact of Ind AS is adjusted in Retained Earnings.

Note 22 : Non-Controlling Interest

(₹ in '000)

Particulars		As at March 31, 2022	As at March 31, 2021
Opening balance		(178,007.89)	(130,911.31)
Transfer from retained earnings		-	-
Profit/(loss) for the year		30,187.11	(47,376.76)
Other Comprehensive Income for the year		5.92	280.18
	Total	(147,814.86)	(178,007.89)

Note: Non-Controlling Interest is restricted to their share wherever liabilities exceeds shares.

Note 23: Interest income

(₹ in '000)

Particulars		Year ended March 31, 2022	Year ended March 31, 2021
(a) On financial assets measured at fair value through OCI		-	-
(b) On financial assets measured at amortised cost			
Interest on loans		18,467.25	26,021.27
Interest on deposits with banks		14,633.83	13,729.63
Other interest income			
Interest on deposits placed		1,747.35	2,119.13
Interest income from preference share amortisation		69,441.03	63,775.90
(c) On financial assets classified at fair value through profit or loss		-	-
	Total	104,808.86	105,725.22

Note 24: Dividend income

(₹ in '000)

Particulars		Year ended March 31, 2022	Year ended March 31, 2021
- On shares		9.18	4.07
	Total	9.18	4.07

Note 25: Fees and commission income

(₹ in '000)

Particulars		Year ended March 31, 2022	Year ended March 31, 2021
On Insurance services		35.93	86.29
	Total	35.93	86.29

Note 26: Sale of products

Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Residential flat		12,268.30	4,384.00
	Total	12,268.30	4,384.00



		-	
Note 27 : Other income from operations (net)			(₹ in '000)
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Revenue from stock market operations (net)		90.25	270.58
	Total	90.25	270.58
Note 28 : Other income			(₹ in '000)
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Profit on sale of Property, plant and equipment		0.58	547.02
Miscellaneous income		3,422.76	29.25
Interest income from Income tax refund		1,364.64	1,384.36
	Total	4,787.98	1,960.63
Note 29 : Finance costs			(₹ in '000)
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Other interest expenses		-	-
Interest on late payment		3.52	104.21
Interest cost on Leased liabilities		2,332.86	1,203.22
	Total	2,336.38	1,307.43
Note 30 : Net loss on fair value changes			(₹ in '000)
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
On financial assets (refer note 49(f))		31,907.98	61,826.66
	Total	31,907.98	61,826.66
Note 31 : Impairment on financial instruments			(₹ in '000)
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
On financial instruments measured at fair value through OCI			
On financial instruments measured at amortised cost			
Loans		(18,540.00)	12,950.00
Others			
Interest accrued and due on loan		450.00	558.68
	Total	(18,090.00)	13,508.68
Note 32 : Cost of sale			(₹ in '000)
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Completed projects			
Opening stock of units		43,250.56	43,250.56
Add: Cancellation of units during the year		-	3,071.80
Closing stock of units		(34,042.64)	(43,250.56)
	Total	9,207.92	3,071.80



Note 33 : Employee Benefit Expenses

NOTES FORMING PART OF THE CONSOLIDATED FINANCIAL STATEMENTS (Contd.)

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Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Salaries and bonus		14,664.85	11,566.62
Contribution to provident and other funds		1,225.52	1,220.82
Staff welfare expenses		245.91	374.07
·	Total	16,136.28	13,161.51
Note 34 : Depreciation, amortization and impairment			(₹ in '000
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
on property, plant and equipment		2,294.39	2,351.61
on intangible assets		66.25	3.83
on Right to Use assets		7,394.33	4,684.94
<u>Impairment</u>		(-)	(-)
	Total	9,754.97	7,040.38
Note 35 : Other expenses			(₹ in '000
Particulars		Year ended March 31, 2022	Year ended March 31, 2021
Rent, taxes and energy costs		1,596.16	1,540.81
Repair and maintenance		2,051.32	3,744.65
Communication costs		399.66	280.62
Printing & Stationery		324.01	325.12
Advertisement and publicity		211.84	345.15
Director's sitting fees, allowances and expenses		3,765.75	4,353.14
Auditor's fees and expenses		4,413.98	4,382.56
Legal and professional charges		10,028.36	5,645.51
Insurance		459.42	424.29
Other expenditure			
Travelling and conveyance		1,553.86	1,278.34
Business promotion		12.84	-
Membership fees		1,854.30	2,074.46
Expenditure on Corporate Social Responsibility		-	51.00
Loss on sale offixed assets		2.75	57.37
Brokerege and commission		-	725.55
Sundry written off (net)		19.58	-
Miscellaneous expenditure	T. (.)	614.81	1,155.07
Details of Auditor's fees and expenses	Total	27,310.24	26,383.62
- Statutory Audit		2,147.06	2,045.00
- for Limited Review		1,125.00	1,125.00
- for other services and certification		823.95	770.00
- for reimbursement of expenses		41.55	222.46
- taxes reversal		245	205.65
- tancs icygisal			200.00

Total

4,382.56

4,368.11



	,	
Note 36 : Exceptional items		(₹ in '000
Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Exceptional items { Refer no 49 (e)}	716,505.58	-
Total	716,505.58	-
Note 37 : Tax expenses		(₹ in '000
Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Current tax		
- Current tax	-	-
- Earlier year	-	-
- MAT credit		
Deferred tax	-	-
- through Profit and Loss Statement	1,718.04	214.75
- through Other Comprehensive Income	433.92	463.14
	2,151.96	677.89
Total	2,151.96	677.89
i) The reconciliation of estimated income tax to income tax expense is as follow: Profit before Income Tax	356,314.93	(467,647.07)
Enacted tax rates in India (%)	26.00%	26.00%
Computed expected tax expenses	92,641.88	(121,588.24)
Adjustments:	,,,,,,,,,	(
Adjustment for exempted income	11,842.13	(12,785.41)
Adjustment for disallowed under Income Tax Act	(36,345.79)	128,545.53
Adjustment for allowable under Income Tax Act	(337.21)	(356.15)
Others	(692,487.03)	(3,586.02)
taxation loss for the year	(4,291.50)	5,288.46
	(721,619.40)	117,106.41
Income tax (net)	(628,977.51)	(4,481.83)
Tax as per Minimum Alternate Tax (as per (ii) below)	-	-
Earlier years		-
Net Current tax	(628,977.51)	(4,481.83)
ii) Tax liability as per Minimum Alternate Tax on book profits		
Minimum Alternate Tax rate	19.24%	19.24%
Computed tax liability on book profits	68,554.99	(89,975.30)
Tax effect on adjustments	(68,554.99)	89,975.30
Minimum Alternate Tax on Book Profit	-	-
iii) Tax losses		
Unused tax losses and unabsorbed depreciation for which no deferred tax asset has been created	203,376.58	202,315.07
Potential tax benefit @26%	52,877.91	52,601.92
-		•



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NOTES FORMING PART OF THE CONSOLIDATED FINANCIAL STATEMENTS (Contd.)

Note 38: Contingent liabilities and commitments

(₹ in '000)

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
(I) Contingent liabilities		
(a) Claims against the Group not acknowledge as debt		
- Disputed income-tax matters (refer footnote 1)	28,603.12	23,900.37
- Claims filed with District Consumer Dispute Redressal forum (refer footnote 2)	594.51	594.51
 Disputed property tax levied by Mumbai Municipal Corporation (MMC) based on enhanced rateable value for the period April 1 2007 to March 31, 2010 in respect of the Company's Investment Property in Atlanta Building, Nariman Point net of provision (refer footnote 3) 	19,869.86	19,869.86

Notes:

(1) Income tax matter:

- The Group had received two demands pertaining to AY 2012-13. The Group has filed an application for rectification and deposited sum of ₹ 20,00,000/- against demand of ₹ 76,99,060/-. Further the group has filed an appeal against both demands.
- During the year the Financial Year 2020-21, the Group had received CPC demand order pertaining to Assessment year 2019-20 amounting to ₹19,73,000/- the Group has filed an appeal to CIT against the demand.
- The Group had received income tax demand pertaining to Assessment Year 2020-21 amounting to ₹ 27,29,750/-. The Group has filed application of rectification on dated January 29, 2022.
- (2) Claims made by Insurance policy holders against the Insurance company, the Group was made a party as the policies were procured through the Group, the Group has no financial liability.

(3) Details of contingent liabilities as under:

The amount of ₹19,869,855 disclosed as Contingent Liability is towards the disputed property tax levied by MMC based on enhanced rateable value for the period 1st April 2007 to 31st March 2010 in respect of the Company's Investment Property in Atlanta Building, Nariman Point, Mumbai.

During the financial year 2015-16, 2017-18 and 2019-20, the Company sold eight units of the said property. Upon sale of said units the Company was required to deposit ₹ 28,057,991 with Atlanta Premises Co-operative Society Limited (the society) towards part of the disputed property tax related to units sold. The said amount has been placed by the society in Fixed Deposits with Bank.

The disputed property tax issue is still subjudice and the order is awaited from the Mumbai High court. Pending the outcome of the matter, out of abundant caution, the Company has made a provision of ₹5,000,000 in respect of the units sold.

However, the total amount of ₹ 24,869,855 is expected to be recoverable from the ex-Licensee as per the Leave and License Agreements entered by the Company with them from time to time. The ex-Licensee has filed for voluntary winding up and appointed the liquidator. The Company has filed the said claim with the liquidator.

(ii) Commitments

Non-cancellable contractual commitments - refer note 40

Note 39: Earnings per share

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
(a) Basic earnings per share		
Profit/(loss) attributable to the equity holders of the Company (₹ in 000)	324,409.78	(420,485.06)
Total basic earnings per share attributable to the equity holders of the Company (₹)	14.39	(18.65)
(b) Weighted average number of shares used as the denominator		
Weighted average number of equity shares used as the denominator (nos.)	22,547,550	22,547,550



Note 40: Disclosure in accordance with Ind AS 116

(A) Transition to Ind AS 116

- (a) Effective 1 April 2019, the Company adopted Ind AS 116 'Leases' and applied the standard to all lease contracts existing on 1 April 2019, using the modified retrospective method. Accordingly, the comparatives as at and for the year ended 31 March 2019 have not been restated. On the date of initial application, the Company recorded the lease liability at the present value of the remaining lease payments discounted at the incremental borrowing rate at the date of initial application and a corresponding right-of-use asset adjusted for the amount of prepaid or accrued payments on the lease.
- (b) The Company has applied the following practical expedients on initial application of Ind AS 116:
 - (i) Applied a single discount rate to a portfolio of leases of similar assets in similar economic environment with a similar end date.
 - (ii) Applied the exemption not to recognize right-of-use assets and liabilities for leases with less than 12 months of lease term on the date of initial application.
 - (iii) Excluded the initial direct costs, if any, from the measurement of the right-of-use asset at the date of initial application.
 - (iv) Elected to use the practical expedient not to apply this Standard to contracts that were not previously identified as containing a lease applying Ind AS 17. Accordingly, Ind AS 116 is applied only to contracts that were previously identified as leases under Ind AS 17.
 - (v) Used hindsight when determining the lease term if the contract contains options to extend or terminate the lease.
- (c) On transition to Ind AS 116, the Company has recognised lease liabilities and equivalent amount of right-of-use assets amounting to ₹85.13 lakhs.
- (d) On transition to Ind AS 116, the weighted average incremental discounting rate applied to lease liabilities recognised under Ind AS 116 is 15%.
- (e) The lease liabilities as at 1 April 2021 can be reconciled to the operating lease commitments as of 31 March 2022, as follows:

Particulars	Amount('000)
Operating lease commitments as at 31 March 2021 (future minimum lease payments in respect of non-cancellable leases)	46,863.00
Less: Effect of discounting on above	6,658.58
Discounted recognised lease liabilities as at March 31, 2022	31,102.02
Discounted recognised lease liabilities as at March 31, 2022 (Pertaining to cancellable leases commitments as on March 31, 2021)	-
Total lease liabilities recognised as at March 31, 2022	31,102.02

(B) Company as Lessee

The Company has taken an office premise and residential premises on operating lease. The followings are details of lease as a lessee;

Particulars of lease assets (building)	Lease period
1101/1101A, Lokhandwala Galaxy CHS, N.M. Joshi Marg, Byculla (W), Mumbai - 400 011	21.02.2022 to 20.11.2024
Office No.101A, 'The Capital', G Block, Plot No.C-70, BKC, Bandra East, Mumbai - 400051	01.02.2021 to 30.03.2023
Right-of-use assets (building)	Amount (₹ '000)
As at 01.04.2021	-
Addition during the year	-
Depreciation	-
gains or losses arising from sale and leaseback transactions;	-
Expenses incurred	-
As at 31.03.2022	-



Lease liability	Amount (₹ '000)
As at 01.04.2021	16,086.20
Addition during the year	-
Interest cost	2,332.86
gains or losses arising from sale and leaseback transactions;	-
total cash outflow for leases;	(7,181.18)
As at 31.03.2022	11,237.88
Other information	Amount (₹ '000)
the expense relating to variable lease payments not included in the measurement of lease liabilities;	
income from subleasing right-of-use assets;	31.48

Note 41:

The Company had entered into Share Purchase Agreement with Pantaloon Retail India Limited (now known as Future Retail Limited) to acquire 22.5% of its equity stake in Future Generali India Life Insurance Company Ltd (FGILICL). Pursuant to approval received from CCI, RBI & IRDA the transaction was consummated on 17th December 2013 for a total consideration of ₹ 3,400,000 ('000). FGILICL became a joint venture of the Company.

Between August 2016 to March 2021, FGILICL made ten Rights Issues at a face value of ₹10 per share. The Company did not subscribe in any of the Rights Issues. With the increase in paid up capital on account of the Rights issue, the Company's equity stake in FGILICL has reduced to 16.62%.

On December 06, 2021 the Board of Directors of the Company have accepted the offer made by Generali Participations Netherlands N.V. one of the Joint Venture Partner of FGILICL, for acquiring the company's equity stake of 32,67,00,000 equity shares of ₹10 each representing 16.62% of the equity share capital of FGILICL.

Further, upon receiving approvals from Insurance Regulatory and Development Authority of India, Competition Commission of India and other respective authorities, the Company has sold the equity investment of FGILICL at ₹2,250,000 ('000) and whole transaction has been consummated on March 28, 2022 and has recognised profit of ₹716,505.58 ('000) and considered the same as exceptional item.

Note 42: Restructure of loan

Pursuant to the approval received from the shareholders and resolution passed at the 84th Annual General Meeting of the Company, the unsecured loan of ₹ 231,987 ('000) granted to IITL Nimbus the Express Park View (EPV-II) has been restructured according to the following terms and condition.

- a) Moratorium of four years for a period beginning October 01, 2017 and ending on September 30, 2021 on repayment of outstanding loan of ₹ 231,987('000).
- b) Interest outstanding upto March 31, 2016 amounting to ₹ 15,764 ('000) to be converted into Funded Interest Term Loan (FITL) and a Moratorium to be granted for its repayment and the interest thereon for a period of 4 years ending on September 30, 2021. The rate of interest to be charged on FITL will be 12%.
- c) Interest outstanding from April 01, 2016 upto September 30, 2017 amounting to ₹ 52,245('000) to be waived off and interest rate change from @15% to @12% with Recompense Clause.
- d) Promoters' contribution amounting to ₹30,660 ('000) has been brought jointly by the Promoters in EPV II i.e. to the extent of 20% of the total sacrifice amount on account of Diminution in Fair Value of Loan and waiver of interest; and has given Corporate Guarantee, to the extent of outstanding loan including FITL amounting to ₹247,751('000) and accumulated interest thereon to be calculated (On Loan & FITL) upto the end of moratorium period or repayment whichever is earlier from the Promoters' of EPV II in compliance with the relevant provisions of the Prudential Norms of the Reserve Bank of India pertaining to Restructuring of Loans, as amended from time to time. Further during the year, as the above restructuring terms and condition has failed, provision has been created for the FITL of ₹1,57,64,094/-



Note 43: Related party disclosures

(i) Names of related parties:

(a) Names of related parties and nature of relationship:

Joint venture: Future Generali India Life Insurance Company Limited (upto

March 28, 2022)

IITL Nimbus The Express Park View - a partnership firm IITL Nimbus The Palm Village - a partnership firm IITL Nimbus The Hyde Park Noida -a partnership firm

Capital Infraprojects Private Limited

Associate company: World Resorts Limited

Golden Palm Facility Management Private Limited

Entities over which the Group can exercise significant influence: The Golden Palms Hotel & SPA

Nimbus Propmart Private Limited

Nimbus India Limited

Key management personnel: Dr. B. Samal, Executive Chairman

Cumi Banerjee, CEO & Company Secretary

Hemang Ladani, CFO (Resgined on July 25, 2020) Kamlesh Agrawal, CFO (w.e.f. September 11, 2020)

Mr. D.P. Goyal, Managing Director (Resigned on May 8, 2020)

(ii) Details of transactions with related parties:

(a) Key management personnel:

(₹ in '000)

Name of Key management personnel	Nature	Year ended March 31, 2022	Year ended March 31, 2021
Dr. B. Samal*	Remuneration	4,524.00	4,580.00
Ms. Cumi Banerjee	Remuneration	3,930.57	2,992.23
Mr. Hemang Ladani	Remuneration	-	229.98
Mr. Kamlesh Kumar Agrawal	Remuneration	2,100.00	1,219.36
Mr. D. P. Goyal	Remuneration	-	23.05

^{*} Excludes provision for gratuity and compensated absences, which is determined on the basis of actuarial valuation done on overall basis for the Group

(b) Other related parties: (₹ in '000)

	Year end	Year ended March 31, 2022 Year end		nded March 31, 2021		
Nature of transaction	Joint Ventures	Associate company	Entities under Significant influence	Joint Ventures	Associate company	Entities under Significant influence
Repayment of loans given						
World Resorts Limited		18,500.00			-	
Capital Infraprojects Private Limited	10,000.00		-			-
Interest income						
World Resorts Limited		3,080.12			1,360.64	
MRG Hotels Private Limited			-			-



	Year end	led March 3	1, 2022	Year end	led March 3	1, 2021
	Joint	Associate	Entities	Joint	Associate	Entities
Nature of transaction	Ventures	company	under	Ventures	company	under
			Significant			Significant
			influence			influence
Capital Infraprojects Private Limited	519.25			1,425.00		
IITL Nimbus The Hyde Park Noida	14,367.88			19,209.81		
IITL Nimbus The Palm Village	500.00			647.81		
Brokerage income						
Future Generali India Life Insurance Co. Ltd.	-			1,145.59		
Interest income on preference share amortisation						
World Resorts Limited		69,441.03			63,775.90	
Capital Infraprojects Private Limited	-			-		
Expected credit loss on loans given						
IITL Nimbus The Palm Village	450.00			558.68		
World Resorts Limited	-			(3,700.00)		

(iii) Details of amount outstanding

	As at	March 31, 2	2022	As at	March 31, 2	021
Nature of transaction	Joint Ventures	Associate company	Entities under Significant influence	Joint Ventures	Associate company	Entities under Significant influence
Loans given						
World Resorts Limited		-			18,500.00	
Capital Infraprojects Private Limited	-			10,000.00		
IITL Nimbus The Express Park View	247,751.46			247,751.46		
IITL Nimbus The Hyde Park Noida	162,794.96			162,794.96		
IITL Nimbus The Palm Village	35,000.00			35,000.00		
Interest accrued and due on loans						
IITL Nimbus The Palm Village	2,255.60			1,804.47		
Interest accrued but not due on loans						
IITL Nimbus The Palm Village	40.68			41.82		
Provision for expected credit loss						
On accrued interest						
- IITL Nimbus The Palm Village	2,296.29			1,846.29		
On loan						
- IITL Nimbus The Palm Village	5,000.00			5,000.00		
Investment in equity shares						
Golden Palm Facility Management Private Limited		275.49			564.01	



	As at March 31, 2022		As at March 31, 20		021	
Nature of transaction	Joint Ventures	Associate company	Entities under Significant influence	Joint Ventures	Associate company	Entities under Significant influence
Investment in preference share						
World Resorts Limited						
		468,090.18			429,975.44	
Capital account of partnership firm						
IITL Nimbus The Hyde Park Noida	35,000.00			35,000.00		
IITL Nimbus The Palm Village	220,000.00			220,000.00		
Credit/(debit) Current account of partnership firm						
IITL Nimbus The Hyde Park Noida	(60,485.43)			(31,442.32)		
IITL Nimbus The Express Park View	(143,287.91)			(145,584.15)		
IITL Nimbus The Palm Village	(78,034.01)			(262,849.01)		

Note 44 : Employee Benefit

A) Defined Contribution Plan

(₹ in '000)

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Recognised Provident Fund contributions which are defined contribution plans, for qualifying employees in the statement of profit and loss	921.91	830.30

B) Defined Benefit Plan

the Group offers its employees defined-benefit plan in the form of a Gratuity Scheme. Benefits under the defined benefits plan are typically based on years of service and the employees compensation covering all regular employees. Commitments are actuarially determined at year-end. The benefits vests upon completion of five years of continuous service and once vested it is payable to employees on retirement or on termination of employment. the Group makes annual contribution to the group gratuity scheme administered by the Life Insurance Corporation of India.

These plans typically expose the Group to actuarial risks such as: investment risk, interest rate risk, longevity risk and salary risk.

Investment Risk

For funded plans that rely on insurers for managing the assets, the value of assets certified by the insurer may not be the fair value of instruments backing the liability. In such cases, the present value of the assets is independent of the future discount rate. This can result in wide fluctuations in the net liability or the funded status if there are significant changes in the discount rate during the intervaluation period.

Market Risk (discount Risk)

Market risk is a collective term for risks that are related to the changes and fluctuations of the financial markets. The discount rate reflects the time value of money. An increase in discount rate leads to decrease in Defined Benefit Obligation of the plan benefits & vice versa. This assumption depends on the yields on the corporate/government bonds and hence the valuation of liability is exposed to fluctuations in the yields as at the valuation date.

Longevity Risk

The impact of longevity risk will depend on whether the benefits are paid before retirement age or after. Typically for the benefits paid on or before the retirement age, the longevity risk is not very material.

Actuarial risk

Salary Increase Assumption: Actual Salary increase that are higher than the assumed salary escalation, will result in increase to the obligation at a rate that is higher than expected.

The following table summarizes the components of net benefit expense recognized in the statement of profit and loss and the funded status and amounts recognized in the balance sheet."



Note 44 : Employee Benefit (Contd.)

i) The following tables set out the funded status of the gratuity plans and the amounts recognized in the financial statements (Gratuity) (₹ in '000)

(Gratuity)		(< 111 000)
Particulars	As at March 31, 2022	As at March 31, 2021
a) Change in benefit obligations		
Opening Defined Benefit Obligation	5,328.66	6,376.22
Transfer in/(out) obligation	-	-
Current service cost	313.64	362.56
Interest cost	175.09	203.33
Net Actuarial loss/(gain)	(1,440.33)	(226.39)
Past service cost	(46.82)	(11.92)
Benefits paid	(15.76)	(1,375.14)
Closing defined benefit obligation	4,314.49	5,328.66
b) Change in plan assets		
Opening value of plan assets	5,237.45	4,736.92
Transfer in/(out) plan assets	-	-
Interest Income	177.15	160.81
Net Actuarial loss/(gain)	137.73	232.06
Contributions by employer	236.28	171.87
Benefit Paid	-	(64.22)
Closing Value of plan assets	5,788.60	5,237.45
c) Funded Status of the Plan		
Present value of unfunded obligations	-	-
Present value of funded obligations	(4,314.49)	(5,328.66)
Fair value of plan assets	5,788.60	5,237.45
Net Assets/(Liability)	1,474.12	(91.21)
Amount recognized in the Statement of Profit and Loss under employee benefit exp	penses (Gratuity)	(₹ in '000)
Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Current service cost	313.64	362.56
Current service cost Past service cost and loss/(gain) on curtailments and settlement	313.64 28.28	362.56
		362.56 - 42.51
Past service cost and loss/(gain) on curtailments and settlement	28.28	- 42.51
Past service cost and loss/(gain) on curtailments and settlement Net Interest cost	28.28 (2.06)	405.07
Past service cost and loss/(gain) on curtailments and settlement Net Interest cost Total included in Employee Benefit Expenses Amount recognized in the Statement of Other Comprehensive Income (Gratuity)	28.28 (2.06)	42.51 405.07
Past service cost and loss/(gain) on curtailments and settlement Net Interest cost Total included in Employee Benefit Expenses Amount recognized in the Statement of Other Comprehensive Income (Gratuity) Particulars	28.28 (2.06) 339.87	42.51 405.07 (₹ in '000 Year ended
Past service cost and loss/(gain) on curtailments and settlement Net Interest cost Total included in Employee Benefit Expenses Amount recognized in the Statement of Other Comprehensive Income (Gratuity) Particulars	28.28 (2.06) 339.87	42.51 405.07 (₹ in '000 Year ended March 31, 2021
Past service cost and loss/(gain) on curtailments and settlement Net Interest cost Total included in Employee Benefit Expenses Amount recognized in the Statement of Other Comprehensive Income (Gratuity) Particulars Components of actuarial gain/losses on obligations:	28.28 (2.06) 339.87 Year ended March 31, 2022	42.51 405.07 (₹ in '000 Year ended March 31, 2021
Past service cost and loss/(gain) on curtailments and settlement Net Interest cost Total included in Employee Benefit Expenses Amount recognized in the Statement of Other Comprehensive Income (Gratuity) Particulars Components of actuarial gain/losses on obligations: Due to change in financial assumptions	28.28 (2.06) 339.87 Year ended March 31, 2022	42.51 405.07 (₹ in '000 Year ended March 31, 2021
Past service cost and loss/(gain) on curtailments and settlement Net Interest cost Total included in Employee Benefit Expenses Amount recognized in the Statement of Other Comprehensive Income (Gratuity) Particulars Components of actuarial gain/losses on obligations: Due to change in financial assumptions Due to changes in demographic assumption	28.28 (2.06) 339.87 Year ended March 31, 2022	42.51 405.07 (₹ in '000) Year ended March 31, 2021



Note 44 : Employee Benefit (Contd.)

iv) Reconciliation of net defined benefit assets/(liabilities) -Gratuity:

(₹ in '000)

Particulars	As at March 31, 2022	As at March 31, 2021
Net opening assets in books of accounts	(91.21)	(1,639.29)
Transfer in/(out) obligation	-	-
Transfer (in)/out plan assets	-	-
Employee Benefit Expense	(339.87)	(405.07)
Amounts recognized in Other Comprehensive Income	1,668.92	1,781.29
	1,237.84	(263.07)
Contributions to plan assets	236.28	171.87
Closing provision in books of accounts	1,474.12	(91.21)
Break-up of defined benefit obligation (Gratuity):		(₹ in '000)

Particulars As at March 31, 2022 As at March 31, 2021 Vested 4,200.20 6,442.48 Non vested 114.29 70.31 Total 4,314.49 6,512.80

vi) Principle actuarial assumptions used to determine benefit obligations are set out below:

a) Gratuity

Particulars	As at	As at
Particulars	March 31, 2022	March 31, 2021
Discount Rate	6.05%	5.15%
Salary Growth Rate	7.00%	7.00%
Withdrawal Rates		
At younger ages	10.00%	10.00%
Reducing to % at older ages	2.00%	2.00%

vii) Expected cash flows based on past service liability

a) Gratuity

	As at Marc	h 31, 2022	As at Marc	h 31, 2021
Particulars	Cash flows (₹)	Distribution (%)	Cash flows (₹)	Distribution (%)
Year 1	1,607.10	40.29%	3,872.91	79.94%
Year 2	237.94	5.97%	70.32	1.45%
Year 3	1,660.27	41.63%	166.97	3.45%
Year 4	72.41	1.82%	62.70	1.29%
Year 5	69.38	1.74%	66.37	1.37%
Year 6 to Year 10	341.26	8.56%	605.53	12.50%

The Future accrual is not considered in arriving at the above cash-flows.



Note 44 : Employee Benefit (Contd.)

viii) Composition of the plan assets (Gratuity):

Particulars		As at	As at	
rai liculai s		March 31, 2022	March 31, 2021	
Government of India Securities		0%	0%	
State Government Securities		0%	0%	
High quality corporate bonds		0%	0%	
Equity shares of listed companies		0%	0%	
Property		0%	0%	
Special Deposit Scheme		0%	0%	
Policy of insurance		98%	98%	
Bank Balance		2%	2%	
Other Investments		0%	0%	
	Total	100%	100%	

Note: The Group is unable to obtain the details of major category of plan assets from the insurance company (Life Insurance Corporation of India) and hence the disclosure thereof is not made.

ix) Sensitivity to key assumptions

a) Gratuity

	As at Marc	ch 31, 2022	As at March 31, 2021	
Particulars	DBO (₹)	Change in DBO %	DBO (₹)	Change in DBO %
Discount rate varied by 0.5%				
Increase by 0.5%	4,250,044	-2.35%	5,354,655	-1.41%
Decrease by 0.5%	4,462,742	2.54%	5,515,094	1.53%
Salary growth rate varied by 0.5%				
Increase by 0.5%	4,434,915	1.90%	5,509,174	1.43%
Decrease by 0.5%	4,270,579	1.37%	5,355,598	-1.40%
Withdrawal rate (WR) varied by 10%				
WR* 110%	4,356,234	0.09%	5,420,351	-0.21%
WR* 90%	4,347,542	-0.11%	5,444,204	-0.09%

Note 45: Financial Instruments

A) Financial instruments by category

(₹ in '000)

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

Particulars	Category	As at March 31, 2022	As at March 31, 2021
Financial Assets			
Cash and cash equivalents	Amortised cost - Level 2	9,005.13	9,598.20
Bank balances other than Cash and cash equivalents	Amortised cost - Level 2	2,520,227.22	227,516.29
Receivables			
(i) Trade receivables	Amortised cost - Level 2	8,280.51	4,932.17
(ii) Other receivables	Amortised cost - Level 2	5,931.55	4,817.70
Loans	Amortised cost - Level 2	-	25,764.09
Investments			



Note 45: Financial Instruments (Contd.)

Particulars	Category	As at March 31, 2022	As at March 31, 2021
Preference shares			
Associates	FVTPL - Level 3	468,090.18	429,975.44
Security deposits	Amortised cost - Level 2	4,571.51	20,085.01
Other advances	Amortised cost - Level 2	8.34	29.10
Equity shares and capital accounts of partnership firm			
associates and joint ventures	Amortised cost - Level 2	255,275.49	2,328,547.11
Other than associates and joint venturess	FVTPL - Level 3	794.87	704.63
Total Financial Asse	ts	3,272,482.03	3,051,972.57
Financial Liabilities			
Trade payables	Amortised cost - Level 2	29,699.63	6,798.03
Unclaimed dividends	Amortised cost - Level 2	392.81	1,129.86
Interest free security	Amortised cost - Level 2	916.26	916.26
Debit balance of current account of partnership firms	Amortised cost - Level 2	281,807.35	439,875.48
Lease rental liabilities	Amortised cost - Level 2	11,237.88	16,086.20
Salary payable	Amortised cost - Level 2	781.78	885.75
Total Financial Liabilitie	es	324,835.71	465,691.58

(B) Fair Value Hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are measured at amortised cost and for which fair values are disclosed in the financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Group has classified its financial instruments into the three levels prescribed under the accounting standard. An explanation of each level is given below:

For all the financial assets and liabilities referred above that are measured at amortised cost, their carrying amounts are reasonable approximations of their fair values. Fair values were measured by using level 3 inputs

For all the financial assets and liabilities referred above that are measured at fair value through profit or loss, their fair values were measured by using level 3 inputs

The fair value of financial instruments are classified into three categories i.e. Level 1, 2 or 3 depending on the inputs used in the valuation technique. The hierarchy gives the highest priority to quoted prices in active market for identical assets or liabilities (level 1 measurements) and lowest priority to unobservable inputs (level 3 measurements).

There were no transfers between any levels during the year.

Level 1: Level 1 hierarchy includes financial instruments measured using quoted prices.

Level 2: The fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities, preference shares and debentures which are included in level 3.

Note 46: Financial risk management

The Group's business activities expose it to a variety of financial risks, namely liquidity risk, market risks and credit risk. The Group's senior management has overall responsibility for the establishment and oversight of the Group's risk management framework. The Group has constituted a Committee for Investment/Loans and Risk Management, which is responsible for developing and monitoring the Group's risk management policies. The key risks and mitigating actions are also placed before the Audit Committee of the Group. the Group's risk management policies are established to identify and analyse the risks faced by the Group, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities.

The Committee for Investment/Loans and Risk Management of the Group is supported by the Finance team and experts of respective business divisions that provides assurance that the Group's financial risk activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with the Group's policies and risk objectives. The activities are designed to:



Note 46: Financial risk management (Contd.)

- protect the Group's financial results and position from financial risks
- maintain market risks within acceptable parameters, while optimizing returns; and
- protect the Group's financial investments, while maximizing returns.

The Treasury department is responsible to maximize the return on companies internally generated funds.

A. Credit Risk

Credit risk is the risk of financial loss to the Group if a customer or counter-party fails to meet its contractual obligations.

Investment in debt instrument:

The Group assesses and manages credit risk based on credit quality review process to provide early identification of possible changes in the creditworthiness of counterparties. The Group has accounted impact of credit risk wherever requires.

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The assessment of credit risk of a portfolio of assets entails further estimations as to the likelihood of defaults occurring of the associated loss ratios and of default correlations. The Company measures credit risk using Expected Credit Loss (ECL) under Ind AS 109. Also, the Company adheres to guidelines on provisioning for non-performing assets as defined by the RBI.

Expected credit loss measurement

Ind AS 109 outlines a 'three-stage' model for impairment based on changes in credit quality since initial recognition as summarised below The objective of the impairment requirements is to recognise lifetime expected credit losses for all financial instruments for which there have been significant increases in credit risk since initial recognition - whether assessed on an individual or collective basis - considering all reasonable and supportable information including that which is forward-looking.

A financial instrument that is not credit-impaired on initial recognition is classified in 'Stage 1' and has its credit risk continuously monitored by the Group.

If significant increases in credit risk ('SICR') since initial recognition is identified the financial instrument is moved to 'Stage 2' but is not yet deemed to be credit-impaired.

If the financial instrument is credit-impaired the financial instrument is then moved to 'Stage 3'. Financial instruments in Stage 1 have their ECL measured at an amount equal to 12 month ECLs. Instruments in Stages 2 or 3 have their ECL measured based on expected credit losses on a lifetime basis. Purchased or originated credit-impaired financial assets are those financial assets that are credit impaired on initial recognition. Their ECL is always measured on a lifetime basis (Stage 3).

The measurement of ECL is calculated using three main components: (i) Probability of Default (PD) (ii) Loss Given Default (LGD) and (iii) the Exposure At Default (EAD).

Probability of default (PD) represents the likelihood of a borrower defaulting on its financial obligation either over the next 12 months (12M PD) or over the remaining lifetime (Lifetime PD) of the obligation.

Exposure At default (EAD) is the total amount of an asset the entity is exposed to at the time of default. EAD is defined based on the characteristics of the asset. EAD is dependent on the outstanding exposure of an asset sanctioned amount of a loan and credit conversion factor for non-funded exposures.

Loss given default (LGD) It is the part of an asset that is lost provided the asset default. The recovery rate is derived as a ratio of discounted value of recovery cash flows (incorporating the recovery time) to total exposure amount at the time of default. Recovery rate is calculated for each segment separately. Loss given default is computed as (1 - recovery rate) in percentage terms.

Trade receivable:

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. However, management also considers the factors that may influence the credit risk of its customer base, including the default risk associated with the industry. The group has exposure limited to India.

The group's exposure to credit risk for trade receivable by business segment is as follow;

Name of business Segment	As at	As at
Name of business Segment	March 31, 2022	March 31, 2021
Real estate	7,486.43	4,023.95
Insurance broking	794.07	908.20
Total trade receivable	8,280.50	4,932.15
Expected credit loss for trade receivables under simplified approach	-	6540.31



Note 46: Financial risk management (Contd.)

B. Management of Market risks

Market risks comprises of:

- price risk; and
- interest rate risk

The Group does not designate any fixed rate financial assets as fair value through profit and loss nor at fair value through OCI. Therefore company is not exposed to any interest rate risks. Similarly company does not have any financial instrument which is exposed to change in price.

C. Management of Liquidity Risk:

Liquidity risk is the risk that the Group will face in meeting its obligations associated with its financial liabilities. The Group's approach to managing liquidity is to ensure that it will have sufficient funds to meet its liabilities when due without incurring unacceptable losses. In doing this, management considers both normal and stressed conditions. A material and sustained shortfall in our cash flow could undermine the Group's credit rating and impair investor confidence.

D. Capital Management

The Group considers the following components of its Balance Sheet to be managed capital:

Total equity as shown in the balance sheet includes retained profit and share capital.

The group aims to manage its capital efficiently so as to safeguard its ability to continue as a going concern and to optimise returns to our shareholders. The capital structure of the Group is based on management's judgment of the appropriate balance of key elements in order to meet its strategic and day-to-day needs. The Group considers the amount of capital in proportion to risk and manage the capital structure in light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders or issue new shares.

The group's policy is to maintain a stable and strong capital structure with a focus on total equity so as to maintain investors, creditors and market confidence and to sustain future development and growth of its business. The Group will take appropriate steps in order to maintain, or if necessary adjust, its capital structure. The Group is not subject to financial covenants in any of its significant financing agreements.

The management monitors the return on capital as well as the level of dividends to shareholders.

Note 47: Interest in Joint Ventures

(a): Group Information

Joint Venture in which group is a co-venturer

Name of Entity	Country of incorporation	Percentage of holding as on March 31, 2022	Percentage of holding as on March 31, 2021	Principal Activities
Future Generali India Life Insurance Company Ltd (Up to March 28,22)	India	Nil	16.62%	Life Insurance
Capital Infraprojects Private Limited (CIPL)	India	50%	50%	Real Estate
IITL Nimbus The Hyde Park Noida (INHP) - Partnership Firm	India	50%	50%	Real Estate
IITL Nimbus The Express Park View (INEPV) - Partnership Firm	India	13.48%	14.38%	Real Estate
IITL Nimbus The Palm Village (INPV) - Partnership Firm	India	49.44%	49.44%	Real Estate

The group's interest in these joint ventures are accounted for using equity method in the consolidated financial statement.

(b) Summarised financial information of the joint venture, based on its Ind AS financial statements, and reconciliation with the carrying amount of the investment in consolidated financial statements is as follows:

	CIPL		INHP		INEVP	
Summarised Balance Sheet	As at March 31, 2022	As at March 31, 2021	As at March 31, 2022	As at March 31, 2021	As at March 31, 2022	As at March 31, 2021
Proportion of ownership interest held by the group at the year end (%)	50%	50%	50%	50%	13.48%	14.38%
Non-Current Assets	9,309.26	12,355.02	8,380.08	8,116.60	13,206.37	9,679.72
Current Assets (a)	338,710.29	665,818.64	484,364.81	633,468.93	2,711,812.23	2,663,445.76
Total Assets (I)	348,019.56	678,173.67	492,744.88	641,585.53	2,725,018.60	2,673,125.48



Note 47: Interest in Joint Ventures (Contd.)

	CI	PL	INI	-IP	INE	EVP
Summarised Balance Sheet	As at March 31, 2022	As at March 31, 2021	As at March 31, 2022	As at March 31, 2021	As at March 31, 2022	As at March 31, 2021
Non-Current Liabilities (b)	96.68	415.50	183.27	532.51	29,702.94	719,785.32
Current Liabilities (c)	906,095.24	1,166,565.54	543,532.48	633,937.67	2,760,073.39	2,048,066.17
Total Liabilities (II)	906,191.92	1,166,981.04	543,715.74	634,470.17	2,789,776.32	2,767,851.49
Total Net Assets/(Liabilities) (I-II)	(558,172.37)	(488,807.38)	(50,970.86)	7,115.36	(64,757.73)	(94,726.01)
(a) Includes cash and cash equivalents	5,239.46	115,165.91	113,877.97	115,079.00	41,316.84	64,358.60
(b) Includes Non current financial liabilities	-	-	-	-	-	183,283.08
(c) Includes current financial liabilities	476,205.87	560,612.51	19,483.09	60,338.72	258,866.18	47,252.22

(₹ in '000)

Summarised statement of Profit and	CI	CIPL		HP	INE	VP
Loss	Year ended March 31, 2022	Year ended March 31, 2021	Year ended March 31, 2022	Year ended March 31, 2021	Year ended March 31, 2022	Year ended March 31, 2021
Proportion of ownership interest held by the group at the year end (%)	50%	50%	50%	50%	14.38%	50%
Revenues	156,531.87	343,483.51	185,365.83	360,784.53	450,615.13	285,432.67
Operating Costs	100,336.48	307,426.53	156,592.66	307,596.11	369,965.35	254,008.12
Employee benefits expenses	13,821.50	15,906.75	13,470.65	15,761.67	6,373.96	635.45
Finance cost	85,717.87	150,323.29	40,749.95	50,287.62	42,458.81	63,562.74
Depreciation and amortisation expenses	2,159.48	2,130.81	342.64	702.89	71.72	47.37
Other expenses	24,152.24	45,333.17	33,421.73	25,835.44	16,363.65	16,810.74
Profit/(loss) before exception item	(69,655.69)	(177,637.04)	(59,211.80)	(39,399.19)	15,381.63	(49,631.75)
and tax						
Exception items	-	-	-	-	-	-
Tax expenses	39.58	-	(1,205.80)	1,835.52	-	-
Profit/(loss) after tax	(69,695.27)	(177,637.04)	(58,006.01)	(41,234.71)	15,381.63	(49,631.75)
Other comprehensive income	(330.28)	(94.15)	(80.22)	(122.12)	586.65	(3.72)
Total comprehensive income for the year	(69,364.99)	(177,542.89)	(58,086.22)	(41,356.83)	15,968.28	(49,635.47)

	CIPL		INHP		INEVP	
Reconciliation of carrying amount	As at	As at	As at	As at	As at	As at
	March 31,	March 31,	March 31,	March 31,	March 31,	March 31,
	2022	2021	2022	2021	2022	2021
Total net assets of JV (a)	(558,172.37)	(488,807.38)	(50,970.86)	7,115.36	(64,757.73)	(94,726.01)
Proportion of ownership interests held	50%	50%	50%	50%	13.48%	14.38%
by the Group (b)						
Group share of net assets (a*b)	(279,086.18)	(244,403.69)	(25,485.43)	3,557.68	(8,729.34)	(13,621.60)
Add/(Less): difference in capital					0.01	5.35
contribution						
Add/(Less): impairments on investment			-	-	-	-
Carrying amount of Investment (net)	_*	_*	(25,485.43)	3,557.68	(8,729.33)	(13,616.25)

^{*} When the Group's share of losses ion an equity-accounted investment equal or exceeds its interest in the entity, the Group does not recognise further losses.



Note 47 : Interest in Joint Ventures (Contd.)

(₹ in '000)

	INI	PV	FGILICL	
Summarised Balance Sheet	As at March 31, 2022	As at March 31, 2021	As at March 31, 2022	As at March 31, 2021
Proportion of ownership interest held by the group at the year end (%)	49.44%	49.44%	0.00%	16.62%
Non-Current Assets	11,201.62	11,164.64		-
Current Assets (a)	819,907.15	1,452,383.54		
Total Assets (I)	831,108.77	1,463,548.18	-	58,730,800.00
Non-Current Liabilities (b)	248,820.04	250,767.42		
Current Liabilities (c)	290,089.07	1,294,397.86		
Total Liabilities (II)	538,909.11	1,545,165.28	-	56,315,400.00
Total Net Assets/(Liabilities) (I-II)	292,199.66	(81,617.10)	-	2,415,400.00
(a) Includes cash and cash equivalents	2,411.03	344.01	-	1,093,400.00
(b) Includes Non current financial liabilities	21,100.00	21,085.69		
(c) Includes current financial liabilities	79,745.85	31,950.85		

(₹ in '000)

	IN	PV	FGILICL	
Summarised statement of Profit and Loss	Year ended March 31, 2022	Year ended March 31, 2021	Year ended March 31, 2022	Year ended March 31, 2021
Proportion of ownership interest held by the group at the year end (%)	49.44%	49.44%	0.00%	16.62%
Revenues	2,154.58	3,233.67	-	18,239,700
Operating Costs	-	-	-	13,478,600
Employee benefits expenses	255.26	241.93	-	4,210,600
Finance cost	13,355.41	159,670.90	-	60,300
Depreciation and amortisation expenses	16.28	18.09	-	398,100
Other expenses	597.49	354.37	-	1,270,500
Profit/(loss) before exception item and tax	(12,069.85)	(157,051.61)	-	(1,178,400)
Exception items	385,879.48	-	-	-
Tax expenses	-	-		
Profit/(loss) after tax	373,809.63	(157,051.61)	-	(1,178,400)
Other comprehensive income	(7.12)	(0.38)	-	(798,500)
Total comprehensive income for the year	373,816.75	(157,051.24)	-	(1,976,900)

	INI	ΡV	FGILICL	
Reconciliation of carrying amount	As at March 31, 2022	As at March 31, 2021	As at March 31, 2022	As at March 31, 2021
Total net assets of JV (a)	292,199.66	(81,617.10)	-	2,415,400.00
Proportion of ownership interests held by the Group (b)	49.44%	49.44%	-	16.62%
Group share of net assets (a*b)	144,463.51	(40,351.49)	-	401,439.48
Add/(Less): difference in capital contribution	0.01	(2,500.00)	-	-
Add/(Less): Inter company elimination	-	-	-	-
Carrying amount of Investment (net)	144,463.52	(42,851.49)	-	2,072,983.10

^{*} adjusted according to holding as on balance sheet date



Note 48: Investment in associate and joint venture

(₹ in '000)

	FG	BIL	WF	RL	GPFI	/IPL
Particulars	As at March 31, 2022	As at March 31, 2021	As at March 31, 2022	As at March 31, 2021	As at March 31, 2022	As at March 31, 2021
i) Number of equity shares (nos.)	-	326,700,000	13,018,125	13,018,125	-	50,000
ii) Percentage holding (%)	0.00%	16.62%	24.62%	24.62%	-	50.00%
iii) Cost of Investment (equity shares)	-	3,400,000.00	155,181.25	155,181.25	-	500.00
Goodwill/(capital reserve) included in cost of Investment above	-	2,663,974.34	45,087.00	45,087.00	-	(75.41)
iv) Share in accumulated profit/(loss) net of dividend received						
At the beginning of the year	(340,515.16)	(25,409,178)	(155,181.25)	(155,181.25)	-	577.70
Share during the year	(561,988.68)	(86,423.38)	-	-	-	(513.69)
At the end of the year	(902,503.84)	(340,515.16)	(155,181.25)	(155,181.25)	-	64.01
v) Carrying cost	-	2,072,983.10	-	-	-	564.01

Note 49: Significant notes on the Financial statements of subsidiaries and Joint Ventures

49(a): IITL PROJECTS LIMITED

The financial results of the subsidiary namely IITL Projects Limited have been prepared on a going concern basis, although the subsidiary is incurring continuous losses. The net worth of the subsidiary is negative as on March 31, 2022.

In view of the current status of the Real Estate Industry and in particular the adverse cash flows of the joint venture namely IITL-Nimbus The Express Parkview, IITL-Nimbus The Palm Village and Capital Infra Project Limited, their ability to continue on a going concern is doubtful. Further, the current liability of the company exceeded its total assets indicates that material uncertainty exists that may cause significant doubt on the company ability to continue as a going concern. Considering the above, based on the financial statement of joint ventures as well estimated cash flow, the Investments in two joint ventures are fully impaired. No provisions for impairment in the capital of IITL-Nimbus The Palm Village considered necessary being a partnership firm and the share of losses up to the reporting date has been recognised in the Statement of Profit & Loss account."

JOINT VENTURES OF THE IITL PROJECTS LIMITED

IITL NIMBUS THE PALM VILLAGE:

- i) During the FY 2015-16, the Firm started refunding booking amount along with interest to the customers, pursuant to the provision to that effect in Builder Buyer Agreement, as per which, the total consideration received against the apartment shall be refunded along with interest from the date of receipt of each payment from the allottee. Entire Booking amount and Interest Payable thereon has been refunded.
- ii) Exceptional Income ₹ 38,58,79,480/-:

Yamuna Expressway Industrial Development Authority (YEIDA) came out with Project Settlement Policy (PSP) dated 15.12.2016, to allow partial surrender of project land. The Firm applied for partial surrender of project land vide its letter dated 30.05.2017. YEIDA vide its letter dated 16.10.2020 intimated the allotment of 55,152 Sq. Mtrs. land (out of 1,02,995.70 Sq. Mtrs. land held by the Firm) under PSP which was in proportion to payment made by the Firm.

Surrender Deed dated 30.11.2021 has been executed. Impact in respect of Surrender Deed has been given in the financials for the year ended 31.03.2022 and shown as Exceptional Item as under:"

Particular	Amount
Reversal of Interest on Lease Rent	5,252
Reversal of Farmer Compensation Interest	132,023
Reversal of Land Premium Interest.	248,605
Total ₹	385,879

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NOTES FORMING PART OF THE CONSOLIDATED FINANCIAL STATEMENTS (Contd.)

Note 49: Significant notes on the Financial statements of subsidiaries and Joint Ventures (Contd.)

- iii) Due to subdued market sentiments and poor response, the Firm has temporarily suspended the operations/activities in the project. No substantial administrative and technical work was carried out in the project. Hence, the management committee in its meeting dt. 29.01.2018 decided that w.e.f. 01.01.2018, all the borrowing costs i.e. Interest on Unsecured Loan, Interest on Land Premium and Interest on Delayed payment of premium be directly charged to Statement of Profit & Loss instead of capitalization to inventories. Similarly, Interest on delayed payment of Farmer Compensation and interest on lease rent are also being directly charged to Statement of Profit & Loss.
- iv) The conditions in the project, as mentioned above, indicate the existence of uncertainty about the Firm's ability to continue as a going concern. However, the prevailing rate of land as per Yamuna Express Industrial Development Authority (YEIDA) official Site, the valuation of land as on 31st March, 2022 is in excess of the book value of land. Also, considering the situation evolving subsequent to Surrender Deed dated 30th November, 2021, no impairment is envisaged and provided in the books of account.
- v) IITL -Nimbus Palm Village Joint Venture entered in to Project Settlement Policy (PSP) with Yamuna Expressway Industrial Development Authority (YEIDA) dated 15.12.2016, to allow partial surrender of Project land and followed by application vide Its letter dated 30.05.2017.YEIDA vide its letter dated 16.10.2020 intimated allotment of 55152 Sq. Mtrs land (out of 102995.70 Sq Mtrs land held by the firm) under PSP in proportion to payment made by the firm. Surrender deed dated 30.11.2021 has been executed.
 - Impact in respect of surrender deed has been given effect in the Joint venture financials for the year ended 31.03.2022 .Share of Profit from Joint venture Rs. 18.48 Crores for the year ended includes the impact due to Reversal of Interest on Lease rent on farmers compensation and on Lease premium, recognised in the Profit and Loss account by Joint venture in the Earlier years.

CAPITAL INFRAPROJECTS PRIVATE LIMITED:

- i) During the year, the Company has incurred Cash Losses amounting to ₹ 396.10 Lacs (Previous year ₹ 1750.03 Lacs). As at the end of the year, the accumulated losses of ₹ 5681.72 Lacs exceed the paid-up equity share capital and the net worth of the Company is fully eroded. Also, the Company has defaulted in redemption of Preference Shares (Aggregate Face Value ₹ 22.50 crore), which became due for redemption (Aggregate Redemption Value ₹ 41.46 crore) in the month of January, 2022.
 - Above matters indicate material uncertainty that exists which may cast a significant doubt on the Company's ability to continue as a Going Concern. However, the Accounts are continued to be prepared on a Going Concern basis in the absence of adequate necessary data (including liability for Redeemable Preference Shares as on 31st March, 2022) for compilation on an alternative basis. Consequently, no adjustments are made in the accounts relating to the recoverability of recorded asset amounts and in respect of recorded liabilities and contingent liabilities that might devolve on the Company, for compilation of Accounts on an alternative basis. As present, the Company continues to carry the real estate business operations."
- ii) The Supreme Court vide its order dt. 10/06/2020 and subsequent orders on different dates directed the Noida Authority to recalculate the interest on lease premium @ SBI MCLR w.e.f. 01.01.2010. The Apex Court gave time period of 30 days to Noida Authority to recalculate the interest accordingly and inform the leaseholders their liabilities afresh. In respect of recalculation of interest, no information is available from Noida Authority. Also, the Noida Authority moved a review petition before the Supreme Court. The matter being sub-judice, the impact thereof has not been considered in the financials for the year ended 31st March 2022.

IITL NIMBUS THE EXPRESS PARK VIEW:

- i) The Supreme Court vide its order dt. 10/06/2020 and subsequent orders on different dates directed the Noida Authority to recalculate the interest on lease premium @ SBI MCLR w.e.f. 01.01.2010. The Apex Court gave time period of 30 days to Noida Authority to recalculate the interest accordingly and inform the leaseholders their liabilities afresh. In respect of recalculation of interest, no information is available from Noida Authority. Also, the Noida Authority moved a review petition before the Supreme Court. The matter being sub-judice, the impact thereof has not been considered in the financials for the year ended 31.03.2022.
- ii) The Partnership deed has been revised with effect from 01.10.2020 to share the profit or loss in proportion to the contribution to the capital by each partner.
- iii) During the period the Firm has incurred Cash Profit/(Loss) amounting to ₹ 208.49 lakhs (Previous year ₹ 459.03 lakhs). As at the end of the period, the accumulated losses of ₹ 2889.95 Lakhs exceed the partners capital and the net worth of the Firm is fully eroded. The Firm ability to continue as a going concern is dependent on the success of its operations and ability to arrange funds for its operations. The management is hopeful and taking necessary steps in generating enough cash flow from business operations to meet out its liabilities. Accordingly, these financial statements have been prepared on going concern basis.

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NOTES FORMING PART OF THE CONSOLIDATED FINANCIAL STATEMENTS (Contd.)

Note 49: Significant notes on the Financial statements of subsidiaries and Joint Ventures (Contd.)

iv) IITL - Nimbus The Express Park View, (A Partnership firm) jointly controlled entity has not provided interest of ₹ 297.30 lakhs on unsecured loans. The auditors have given qualified opinion on this matter in their report on the financial statements of the firm as at 31st March 2022 and for the year then ended as under.

As a result the Holding Company share of loss are understated by ₹28.75 lakhs and consequently the profit for the year is overstated and retained earnings at the year end is overstated by an equal amount.

IITL NIMBUS THE HYDE PARK NOIDA

- i) The Supreme Court vide its order dt. 10/06/2020 and subsequent orders on different dates directed the Noida Authority to recalculate the interest on lease premium @ SBI MCLR w.e.f. 01.01.2010. The Apex Court gave time period of 30 days to Noida Authority to recalculate the interest accordingly and inform the leaseholders their liabilities afresh. In respect of recalculation of interest, no information is available from Noida Authority. Also, the Noida Authority moved a review petition before the Supreme Court. The matter being sub-judice, the impact thereof has not been considered in the financials for the year ended 31st March, 2022.
- ii) IITL Nimbus The Hyde Park Noida, (A Partnership firm) jointly controlled entity has not provided interest of ₹ 95.79 lakhsfor the period form 01.10.2021 to 31.03.2022 on unsecured loans. The auditors have given qualified opinion on this matter in their report on the financial statements of the firm as at 31st March, 2022 and for the year then ended as under.

As a result the Holding Company share of loss are understated by ₹34.36 lakhs and consequently the profit for the year is overstated and retained earnings at the year end is overstated by an equal amount.

49(b): IIT INVESTRUST LIMITED

Stock-broking operation

The Company in its board meeting held on May 22, 2019 has decided for voluntary closure of stock broking business in all segment with National Stock Exchange of India and Bombay Stock Exchange limited. Subsequently, the company has made application to stock exchanges for surrender of membership. However National Stock Exchange has approved for cancellation of membership on June 23, 2021.

Considering the materiality of net income from this segment to total income, the segment is shown under continuing operation.

49(c): IITL Management and Consultancy Private Limited (Formerly known as IIT Insurance Broking and Risk Management Private Limited)

As at March 31, 2022, the Company is carrying impairment provision of ₹112.00 lakhs on equity investment based on the audited net worth as at March 31, 2022. The management of the Company is of view of that the said impairment provision is considered adequate. IIT Insurance broking and Risk Management Private Limited changed its name to IITL Management and Consultancy Private Limited and also changed its Object Clause. The fresh Certificate of Registration (COR) was received from Ministry of Corporate Affairs. The Company sent a copy of certificate to IRDAI. IRDAI granted certificate of surrender to the Company vide email dated November 25, 2021. The Company ceases to be the Insurance Broking company.

49(d): IITL Corporate Insurance Services Private Limited

This company was incorporated on 22.01.2014 under the provision of the Companies Act, 1956. The said erstwhile wholly owned subsidiary of the Company has made an application to the Ministry of Corporate Affairs (MCA) for removal of the name of the Company from the Register of Companies under the Companies (Removal of Names of Companies from the Register of Companies) Rule, 2016. MCA vide its letter dated August 23, 2021 has intimated that the company's name has been struck off from the Register and the said company stands dissolved.

49(e): Future Generali India Life Insurance Company Limited (FGILICL)

The Company has made an investment of ₹34,000.00 lakhs in Future Generali India Life Insurance Company Ltd. (FGILICL), a joint venture of the Company, acquiring 22.5% of its equity capital in the financial year 2012-2013. Between August 2016 to December 2021 FGILICL made various Rights Issues. The Company did not subscribe in any of the Rights Issues. With the increase in paid up capital on account of the Rights issue, the Company's equity stake in FGILICL had reduced to 16.62%.

On December 06, 2021 the Board of Directors of the Company have accepted the offer made by Generali Participations Netherlands N.V. one of the Joint Venture Partner of FGILICL, for acquiring the company's equity stake of 32,67,00,000 equity shares of ₹10 each representing 16.62% of the equity share capital of FGILICL.



Note 49: Significant notes on the Financial statements of subsidiaries and Joint Ventures (Contd.)

Further, upon receiving approvals from Insurance Regulatory and Development Authority of India, Competition Commission of India and other respective authorities, the Company has sold the equity investment of FGILICL at ₹22,500 lakhs and whole transaction has been consummated on March 28, 2022 and has recognised profit of ₹7,165.06 lakhs and considered the same as exceptional item. The holding Company has considered latest annual accounts as on March 31, 2022 to give effect to above trasaction.

49(f): World Resorts Limited (WRL)

WRL has incurred loss in the current year and the net worth of the associate is negative as on March 31, 2022. Considering the above, the Group has provided loss of ₹3,665.81 lakhs toward preference share investment on account of change in fair value as at March 31, 2022.

Note 50: Segment Information

The Group's operating segments are established on the basis of those components of the Group that are evaluated regularly by the Board (the 'Chief Operating Decision Maker' as defined in Ind AS 108 - 'Operating Segments'), in deciding how to allocate resources and in assessing performance. These have been identified taking into account nature of products and services, the differing risks and returns and the internal business reporting systems.

The Group has four principal operating and reporting segments; viz. Investment, Insurance, Real estate and Investment brokerage services.

(₹ in '000)

Sr No.	Particulars	31-Mar-2022	31-Mar-2021
1	Segment Revenue		
	(a) Investment activity	108,857.14	106,905.63
	(b) Insurance	847.89	1,127.25
	(c) Real Estate	12,295.46	4,397.92
	(d) Investment Brokerage Services	-	-
	(e) Others	-	-
	Total	122,000.49	112,430.80
2	Segment Result		
	(a) Investment activity	46,066.02	(7,322.00)
	(b) Insurance	461.28	130.51
	(c) Real Estate	(2,967.16)	(6,559.66)
	(d) Investment Brokerage Services	-	-
	(e) Others	(123.41)	(118.14)
		43,436.73	(13,869.29)
	Less:		
	(a) Share of net profit/(loss) of joint ventures and associates accounted for using equity method	(403,627.38)	(453,777.78)
	(b) Other unallocable expenses net of income	716,505.58	-
	Profit/(Loss) before tax	356,314.93	(467,647.07)
3	Segment Assets		
	(a) Investment activity	3,161,969.93	2,953,623.76
	(b) Insurance	27,643.18	29,013.86
	(c) Real Estate	303,547.41	307,044.58
	(d) Investment Brokerage Services	1,014.88	1,035.64
	(e) Others	(82.18)	(451.68)
	Total	3,494,093.22	3,290,266.16
4	Segment Liabilities		
	(a) Investment activity	60,168.38	54,332.05
	(b) Insurance	134.53	211.08
	(c) Real Estate	290,056.31	447,843.12
	(d) Investment Brokerage Services	-	-
	(e) Others	31.51	9.30



Sr No.	Particulars	31-Mar-2022	31-Mar-2021
	Total	350,390.73	502,395.55

Note 51:

The Company had received letter from the Reserve Bank of India (RBI) dated June 25, 2018. Vide said letter, the RBI has prohibited the Company not to expand its credit/investment portfolio other than investment in Government Securities till Net NPAs are brought down to below 5%.

The Board of the Company in its meeting held on August 13, 2018 discussed and deliberated on the issues raised by RBI. The board of the Company drew an action plan for the same and submitted response to the RBI accordingly. The company is awaiting RBI response in these regard.

Note 52: Significant notes to financial statement of FGILICL

(a) : Contingent liabilities

(₹ in '000)

Particulars	As at	As at	
Particulars	March 31, 2022	March 31, 2021	
Partly paid - up investments	636,777	975,000	
Claims, other than against policies, not acknowledged as debts by the Company	63,780	12,493	
Statutory demands/liabilities in dispute, not provided for	51,944	45,779	
Insurance claims disputed by the Company, to the extent not provided/reserved	163,338	75,811	
Others:	911,111	911,111	
Direction issued by the IRDAI (refer note (i) given below)			
Total	1,826,950	2,020,194	

Show cause notices issued by various Government Authorities are not included under contingent liabilities as it is not considered as an obligation until demand is raised.

Note (i)

Appeal to the Securities Appellate Tribunal (SAT)

Based on the opinion received and advice received from our legal counsel and in consent with the Board of Directors, the Company has filed appeal to Securities Appellate Tribunal on August 9th, 2019 against the order passed by the Authority dated 6th June 2019 for the financial years 2016-17 and 2017-18. The appeal has not been heard by the Hon'ble SAT till date although the same was listed for hearing on April 21st, 2022. The hearing is adjourned to June 13th, 2022.

The impact of the order of the Authority if passed in the books of accounts would be an increase in the profits of the Participating Segment to the extent of ₹ 911,111 ('000) and a corresponding charge to the Profit and Loss Account. The year-wise details are given as below.

(b) Pending litigations against which provisions have been recorded in books of accounts

The Company's pending litigations comprise of claims against the Company primarily by the customers and proceedings pending with Tax authorities. The Company has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed the contingent liabilities where applicable, in its financial statements. The Company does not expect the outcome of these proceedings to have a material adverse effect on its financial results at March 31, 2022. Refer note 4 for details on contingent liabilities. In respect of litigations, where the management assessment of a financial outflow is probable, the Company has made a provision of ₹ 57,831 ('000) (Previous year ₹ 56,081 ('000)) at March 31, 2022.

(₹ in '000)

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Opening Balance	56,081	51,822
Less: Settled during the year	(10,795)	(30,331)



Add: Newly added contingencies	12,545	34,589
Closing Balance	57,831	56,081

Note 52: Significant notes to financial statement of FGILICL (Contd.)

(c) Capital Commitments

Estimated amount of contracts remaining to be executed on capital account, to the extent not provided for (net of advances): ₹ 7,573 ('000) (Previous Year ₹ 74,622 ('000)).

(d) Encumbrance on Assets

There are no encumbrances on the assets of the Company within or outside India as at the Balance Sheet date, except for (a) 7.95% Government of India, 2032 amounting to book value of ₹ 1,065 ('000) (Previous Year ₹ 39,731 ('000)), (b) 5.79% G Sec 2030 amounting to book value of ₹ 47,916 (Previous Year ₹ Nil), (c) 6.64% G Sec 2035 amounting to book value of ₹ 49,101 (Previous Year ₹ Nil) has been kept as collateral security with "Clearing Corporation of India Ltd. (CCIL) for (a) and (b) and with custodian - Citi Bank for (c).

Fixed deposits placed with banks for issuing bank guarantees amounting to ₹ 11,452 ('000) (Previous Year ₹ 10,930 ('000)

There are no assets required to be deposited under local laws or otherwise encumbered in and outside India except ₹ 2,279 ('000) (Previous year (2,279 ('000)).

(e) Expense of Management

FY 2021-22

In accordance with IRDAI notification dated 9th May, 2016 bearing reference no IRDAI/Reg/14/126/2016, the Company has worked out Expense of Management by considering allowance at 100% on segment basis to ascertain the excess thereof which has been borne by the shareholders. Accordingly, amount of ₹ 1,584,827 ('000) is contributed to Policyholders Account by Shareholders Account.

FY 2020-21

In accordance with IRDAI notification dated 9th May, 2016 bearing reference no IRDAI/Reg/14/126/2016, the Company had worked out Expense of Management by considering allowance at 100% on segment basis to ascertain the excess thereof which was borne by the shareholders. Accordingly, amount of ₹ 1,886,874 ('000) was contributed to Policyholders Account by Shareholders Account. IRDAI has granted the forebearance for FY 2020-21 vide letter reference no. 446/19/F&A-L/EoM/2020-21/124 dated 11 January 2022.

(f) Funds for Future Appropriations ('FFA')

FFA under participating segments as at March 31, 2022 of ₹ 3,041,554 ('000) (March 31, 2021: ₹ 2,827,022 ('000)) is not available for distribution to Shareholders. Such amount is classified under Funds for Future appropriations, in the Balance Sheet.

(g) Claims

- i) Claims intimated to the Company and outstanding as at March 31, 2022 aggregate to ₹ Nil ('000) (Previous Year ₹ 155,680 ('000)).
- ii) All the claims are paid/ payable in India.

(h) Provision for Standard assets for debt portfolio

In accordance with the 'Guidelines on Prudential norms for income recognition, Asset classification, Provisioning and other related matters in respect of Debt portfolio' as specified by IRDAI vide the Master Circular dated December 11, 2013, provision for standard assets at 0.40% of the value of the Loan and Advances (other than loans and advances granted against insurance policies issued by the insurer) has been recognized as follows –



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NOTES FORMING PART OF THE CONSOLIDATED FINANCIAL STATEMENTS (Contd.)

Particulars	Year Ended March 31, 2022	Year Ended March 31, 2021
Provision towards Standard Assets	70	29

Note 52: Significant notes to financial statement of FGILICL (Contd.)

(i) 22. Provision for Non-Performing / Sub-standard Assets / Doubtful assets -

The company has reviewed its non-performing assets and made adequate provisions for impairments. The provision for doubtful assets is made In line with the 'Guidelines on Prudential norms for income recognition, Asset classification, Provisioning and other related matters in respect of Debt portfolio' as specified by IRDAI vide the Master Circular dated December 11, 2013 and has been recognized/ (reversal) in the Revenue Account as per below table:

Particulars	FY 2021-22	FY 2020-21
Infrastructure Leasing and Financial Services Limited and ILFS Financial Services Limited	-	165,000
Deewan Housing Finance Corporation Limited	(50,000)	25,000
Reliance Capital Limited	-	75,000
Total	(50,000)	265,000

The Company has made 100% provision on the value of Non Performing investments under Shareholder and Traditional Policyholder portfolio by FY 2021-22.

(j) Actuarial Method and Assumptions

Liabilities on life policies are determined by the Appointed Actuary as per the provision of Insurance Regulatory and Development Authority of India (IRDAI) on Assets Liabilities and Solvency Margin of Insurers Regulations, 2016, other relevant regulations and circulars issued by the IRDAI from time to time, Insurance Act 1938 as amended from time to time, generally accepted actuarial principles and in accordance with the Practice Standards and Guidance Notes issued by the Institute of Actuaries of India with the concurrence of IRDAI:

Actuarial Methods and the assumptions used in the valuation as at 31st March 2022 are stated below.

For Non-linked Individual Business (other than Guarantee Advantage Plan)

Gross Premium Valuation Reserve Method is used to calculate the liabilities. Under gross premium valuation methodology, mathematical reserves are calculated as the expected present value of benefits, expenses, commissions less expected present value of premiums calculated at valuation basis. The reserves are floored at the higher of zero, guaranteed surrender value (GSV) and the special surrender value (SSV) at a policy level. For participating business where reversionary bonus are declared, past and current bonus rates used in reserving are the same as those declared and future bonus rates are kept same as current declared bonus rates. For participating business where only cash bonus is declared, past and current cash bonus rates used in reserving are the same as those declared, and future bonus rates are the supportable cash bonus rates consistent with the valuation rate of interest. Terminal bonus payable on death and surrender in the next year, as per the eligibility conditions is also allowed for while calculating GPV reserve. Tax on regular bonus and transfer to shareholders are included in the calculation of reserves. For term and health (without return of premium) products, credit for Reinsurance is taken in the reserve calculation. For non-linked pension product (Future Generali Pension), liability is floored to the policyholder pension fund account (PPFA). The PPFA is calculated as its value at the previous valuation date plus new premiums and/or additional single premium contributions during the year accumulated at the assumed crediting interest rate (which is the declared reversionary bonus rate).

For Non-Linked Non-Participating "Guarantee Advantage" Plan

The accumulated balance in Policy Account, net of charges, accumulated at the rate of crediting interest declared in advance on a quarterly basis as on valuation date at a policy level akin to fund value. Additional reserve equivalent to, expected present value of expenses and benefits (sum assured) less expected present value of fees (Allocation fees, Insurance fees, Policy administration fees and investment fees) discounted at valuation rate of interest, akin to non-unit reserves. This reserve is subject to a minimum of half a month's mortality and policy administration charges. Reserve for loyalty addition is calculated as present value of loyalty addition payable at maturity/death calculated for all in-force policies discounted at valuation rate of interest.

iii) For Individual Linked business

Unit value as on the valuation date is kept as unit reserve. Discounted cash flow approach is used to determine non-unit reserves as per IRDAI guidelines subject to minimum of half a month's mortality and policy administration charges.

iv) For Riders reserves



For individual business, the rider reserve has been calculated as higher of Gross Premium Valuation method and Unearned Premium Reserve method. For group business, the rider reserve is computed using Unearned Premium Reserve methodology net of reinsurance.

Note 52: Significant notes to financial statement of FGILICL (Contd.)

v) For Group Term Insurance

The reserves are calculated using the Unearned Premium Reserve (UPR) methodology net of reinsurance.

vi) For Group Credit Life business

Gross Premium Valuation Reserve method has been used similar to individual business as outlined earlier. Credit for reinsurance is taken in the calculation of this reserve.

vii) For Non Linked Group Traditional Fund based Products (Non VIP) - (UIN: 133N007V01, 133N016V01, 133N017V01, 133N043V03, 133N044V03, 133N045V03)

The fund along with contributions net of withdrawals are being accumulated using the crediting/ bonus rate which is calculated as yield less expenses, if any. The Crediting/ bonus rate is declared annually in arrears.

viii) H. For Non Linked Group Traditional Fund based Products (VIP) - Gratuity and Leave Encashment - (UIN: 133N045V01, 133N045V02, 133N044V01, 133N044V02)

The fund along with the contributions net of withdrawals are credited with the minimum guaranteed floor rate of 1% and then accumulated at the interest rate which is declared quarterly in advance.

ix) I. For Non Linked Group Traditional Fund based Products (VIP) - Group Superannuation - (UIN: 133N043V01, 133N043V02)

The fund along with contributions net of withdrawals are being accumulated at a minimum floor rate (guaranteed rate of return) of 1% p.a. Additional earnings over and above the minimum floor rate, if any, is shared through annual bonus at the end of the financial year. The annual declared bonus amount is credited to the fund reserve.

x) For Group Linked Saving Suraksha

Reserves consists of unit reserves which is the unit value as on the valuation date. Additional reserves are provided at member level by taking mortality charge and policy admin charge based on unexpired period.

xi) For Group Linked Comprehensive Employee Benefits

Unit value as on the valuation date is kept as unit reserve. Discounted cash flow approach is used to determine non-unit reserves as per IRDAI guidelines subject to minimum of half a month's mortality and policy administration charges.

xii) Freelook Cancellation Reserve

If a policy which is in force as at the valuation date is subsequently cancelled in the free-look period, then there could be a strain in the policyholder fund on account of the amount payable on free-look cancellation, to the extent the amount is higher than reserves held for that policy. In order to avoid the future valuation strain as a result of the free-look cancellations, reserves on account of the above are held. The free-look reserve is calculated as expected total strain for all policies that are eligible for free-look cancellations at the valuation date, multiplied by a factor, representing the expected assumptions for free-look cancellations.

In addition to the above mentioned reserves, other additional global provisions are made which include the following:

- a. Maintenance expense overrun reserve
- b. Closure to new business reserve
- c. Cost of guarantee reserve
- d. Reserves for paid up and auto cover policies eligible for revivals
- e. Reserves for lapsed policies eligible for revivals
- f. Reserve for incurred but not reported claims (IBNR)
- g. Discontinued Penalty



- h. Group Resilience Reserve
- i. Non Negative Residual Addition Reserve

Note 52: Significant notes to financial statement of FGILICL (Contd.)

- Extra Premium Reserve
- k. Reserve for COVID-19 claims
- Discontinued Guarantee Reserve
- Terminal Bonus on maturity

Valuation assumptions are based on mix of pricing assumptions as well as own projection and assessment duly adjusted for Margin for Adverse Deviation as per relevant Practice Standards and Guidance Notes issued by the Institute of Actuaries of India.

ii. Following are the assumptions used for Valuation

a) Valuation rate of Interest:

6.55% per annum (Previous Year 6.65% per annum) for 1st five years and 5.80% per annum (Previous Year 5.80% per annum) thereafter for participating business, annuity business and group credit life business.

6.15% per annum (Previous Year 6.15% per annum) for 1st five years and 5.30% per annum (Previous Year 5.30% per annum) thereafter for non-participating business (except annuity) and non-unit reserves under unit linked business.

b) Mortality Assumptions:

Based on published mortality table - Indian Lives Mortality 2012-14 suitably adjusted to reflect actual experience along with margins for adverse deviation in compliance with Actuarial practice standards issued by the Institute of Actuaries of India.

c) Morbidity Assumptions:

For critical illness and health products it is based on CIBT-93 table or age dependent reinsurer rates with adjustment to reflect expected experience along with margins for adverse deviation in compliance with Actuarial practice standards issued by the Institute of Actuaries of India. For accidental riders, it is a flat rate independent of age.

d) Lapse/Surrender/Withdrawal/Future Paidup:

A prudent lapse/ surrender/ withdrawal/ future paid-up assumption is used in the calculation of reserves incorporating margins for adverse deviation in compliance with Actuarial practice standards issued by the Institute of Actuaries of India.

e) Expense inflation:

44% per annum (Previous Year 4% per annum) applied monthly on fixed renewal expenses

f) Commission:

As per the provision under the relevant plan approved by IRDAI.

g) Renewal Expenses:

Appropriate assumptions are made based on the long term expenses projected in the business plan with allowance for adverse deviation. Fixed per policy Maintenance Expenses as Rs. 727 per annum (Previous Year 692 per annum) during Premium Payment Term and Rs. 363 per annum (Previous Year 346 per annum) after Premium Payment Term is used. For single premium and paid-up policies, an expenses assumption of Rs. 363 (Previous Year 346) per policy is used for valuation. Expense assumptions used for Group business are aligned to the file & use of the product.

h) Future Bonus rates:

For participating business, future bonus rate assumptions are consistent with the Bonus earning capacity and Policyholders' Reasonable Expectations.

i) Unit Growth Rate:

7% per annum (Previous Year 7% per annum).

i) J. Tax Rate:



The income tax rate and the GST rate applicable for valuation at March 31, 2022 are 14.56% p.a. (Previous Year 14.56% p.a.) and 18% (Previous Year 18%) respectively.

Note 53: Estimation of Uncertainties Relating to the Global Health Pandemic Covid-19

The Group has considered possible effects that may result from Covid-19 Pandemic on the carrying amounts of property, plant and equipment, investments, trade receivable and other current assets. The Group has considered internal and certain external sources of information including economic forecasts and industry reports up to the date of approval of the financial statements in determining the impact on various elements of its financial statements. The eventual outcome of impact of the global health pandemic may be different from those estimated as on the date of approval of these financial statements, the Group will continue to monitor developments to identify significant uncertainties in future periods, if any.

Note 54 : Additional Information as required under Schedul III of the Companies Act, 2013, of enterprises consolidated as Subsidiary /Associates as March 31, 2022

(₹ in '000)

Name of the entity		e. Total Assets tal Laibility		Share in Total Profit or Loss		Share in Other comprehansive Income		Share in Total comprehansive Income	
	As % of consolidated net assets	Amount	As % of consolidated profit or loss	Amount	As % of consolidated Other comprehansive Income	Amount	As % of consolidated Total comprehansive Income	Amount	
Industrial Investment Trust Limited	99.38	3,124,250.08	(501.78)	(996,031.12)	93.60	1,168.50	(279.59)	(994,862.62)	
Subsidiaries:									
Indian:									
IITL Projects Limited	(7.68)	(241,478.46)	(39.83)	(79,071.92)	1.54	19.27	(22.22)	(79,052.65)	
"IITL Management and Consultancy Private Limited (Formerly Known as IIT Insurance Broking and Risk Management Private Limited)"	0.41	12,778.60	(0.64)	(1,274.78)	-	-	(0.36)	(1,274.78)	
IIT Investrust Limited	4.24	133,274.37	0.82	1,623.58	3.78	47.21	0.47	1,670.79	
Assocaites:									
Indian:									
Golden Palm Facilities Management Pvt. Ltd.	0.01	275.49	(0.30)	(591.46)	6.23	77.76	(0.14)	(513.70)	
Entities over which the Company can exercise significant influence:									
IITL Nimbus The Express Park View	(4.56)	(143,287.91)	1.04	2,073.49	(0.25)	(3.07)	0.58	2,070.42	
IITL Nimbus The Palm Village	(2.48)	(78,034.01)	78.16	155,147.66	(0.02)	(0.19)	43.60	155,147.47	
IITL Nimbus The Hyde Park Noida	(1.92)	(60,485.43)	14.61	29,003.00	(4.89)	(61.06)	8.13	28,941.94	
Capital Infraprojects Private Limited	(0.16)	(5,000.00)	-	-	-	-	-	-	
Adjustments arising out of consolidation	12.77	401,409.46	547.92	1,087,621.65	-	-	349.52	1,243,705.02	
	100.00	3,143,702.19	100.00	198,500.10	100.00	1,248.42	100.00	355,831.89	



Note 54: Additional Information as required under Schedul III of the Companies Act, 2013, of enterprises consolidated as Subsidiary /Associates as March 31, 2022 (Contd.)

Additional Information as required under Schedul III of the Companies Act, 2013, of enterprises consolidated as Subsidiary / Associates as March 31, 2021

Name of the entity	Net Assets i.	e. Total Assets	Share in To	tal Profit or	Share in	Other	Share in	Total
	minus To	tal Laibility	Lo	SS	comprehansi	ive Income	comprehansi	ve Income
	As % of	Amount	As % of	Amount	As % of	Amount	As % of	Amount
	consolidated		consolidated		consolidated		consolidated	
	net assets		profit or loss		Other		Total	
					comprehansive		comprehansive	
					Income		Income	
Industrial Investment Trust	147.75	4,119,112.71	2.89	(9,678.34)	(0.24)	312	2.01	(9,366.33)
Limited Subsidiaries:								
Indian:								
IITL Projects Limited	(6.81)	(189,792.32)	15.09	(50,563.94)	(0.75)	990.89	10.63	(49,573.05)
"IITL Management and	0.50	14,053.39	(0.06)	204.89	-	-	(0.04)	204.89
Consultancy Private Limited								
(Formerly Known as IIT								
Insurance Broking and								
Risk Management Private								
Limited)"								
IIT Investrust Limited	4.72	131,603.59	(0.81)	2,720.77	(0.01)	15.24	(0.59)	2,736.01
Assocaites:								
Indian:				(=0.4.40)	(0.00)			(= 40 =0)
Golden Palm Facilities	-	64.01	0.18	(591.46)	(0.06)	77.76	0.11	(513.70)
Management Pvt. Ltd.								
Joint Venture:								
Future Generali India Life	(53.17)	(1,482,198.15)	60.83	(203,888.76)	101.01	(132,710.70)	72.15	(336,599.46)
Insurance Company Limited								
Entities over which the								
Company can exercise								
significant influence:								
IITL Nimbus The Express	(5.22)	(145,584.15)	5.35	(17,917.06)	-	(1.01)	3.84	(17,920.13)
Park View								
IITL Nimbus The Palm Village	(9.43)	(262,849.01)	23.29	(78,065.89)	-	(0.19)	16.73	(78,066.08)
IITL Nimbus The Hyde Park	(1.13)	(31,442.32)	6.15	(20,617.36)	0.05	(61.06)	4.43	(20,678.42)
Noida	` ′	, , ,		` ' '		` ′		, , ,
Capital Infraprojects Private	(0.18)	(5,000.00)	_	_	_	_	_	_
Limited	(31.0)	(=,====0)						
Adjustments arising out of	22.95	639,902.91	(12.90)	43,232.59	_	-	(9.27)	43,232.59
consolidation		,		,			` ′	,
	100.00	2,787,870.66	100.00	(335,164.56)	100.00	(131,376.69)	100.00	(466,543.68)

Note 55:

Previous year's figures have been regrouped/reclassified wherever necessary to correspond with the current year classification/disclosure.

Note 56:

The Financial Statement is approved by the Board of Directors of the Company in the meeting held on May 28, 2022.

In terms of our report attached For CHATURVEDI & SHAH LLP

Chartered Accountants

Firm Registration No. 101720W/W100355

For and on behalf of the Board of Directors

DR. B. SAMAL Chairman DIN: 00007256 Place: Bhubaneshwar

CUMI BANERJEE

CEO & Company Secretary Mumbai : May 28, 2022 **BIPIN AGARWAL**

Director DIN: 00001276 Place: New Delhi

KAMLESH AGRAWAL Chief Financial Officer

VITESH D. GANDHI

Partner

Membership No. 110248 Mumbai : May 28, 2022

Notes	



INDUSTRIAL INVESTMENT TRUST LIMITED

CIN: L65990MH1933PLC001998

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