WIP (INDIA) PRIVATE LIMITED

CIN: U67190MH2010PTC202800

Registered Office: Unit No. 804, 8th Floor, A Wing, One BKC, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051, Maharashtra, India | Tel No.: +91 22 6600 0700 | Fax No.: +91 22 6600 0777 | Email: compliance@pipelineinfra.com

June 29, 2020

To,

BSE Limited

Listing Department, 1st Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Fort Mumbai - 400001

Sub.: Outcome of the meeting of Board of Directors of WIP (India) Private Limited (acting in its capacity as the investment manager of India Infrastructure Trust) held on June 29, 2020

Ref.: (1) India Infrastructure Trust (Scrip Code 542543)

(2) Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014 ("SEBI InvIT Regulations") read with SEBI circular bearing reference no. CIR/IMD/DF/127/2016 dated November 29, 2016 and SEBI circular bearing reference no. SEBI/HO/DDHS/CIR/P/ 2020/42 dated March 23, 2020

Dear Sir/ Madam

The Pipeline InvIT Committee and the Board of Directors of WIP (India) Private Limited, acting in its capacity as the investment manager of India Infrastructure Trust ("Trust"), in their respective meetings held on June 29, 2020, *inter alia*, have approved and adopted the Audited Standalone and Consolidated Financial Information of India Infrastructure Trust for the financial year ended March 31, 2020 and financial information for the half year ended March 31, 2020 alongwith the Auditor's Report thereon, in accordance with the provisions of Regulation 23 of SEBI InvIT Regulations read with SEBI circular bearing reference no. CIR/IMD/DF/127/2016 dated November 29, 2016 and SEBI circular bearing reference no. SEBI/HO/DDHS/CIR/P/2020/42 dated March 23, 2020.

The Valuation Report dated June 27, 2020 as prepared by independent valuer, M/s. BDO Valuation Advisory LLP, bearing IBBI Registration Number IBBI/RV-E/02/2019/103, for the period ended March 31, 2020 in accordance with the provisions of Regulation 21 of SEBI InvIT Regulations read SEBI circular bearing reference no. SEBI/HO/DDHS/CIR/P/2020/42 dated March 23, 2020, be and is hereby submitted.

Further, pursuant to Regulation 10 of SEBI InvIT Regulations, the Net Asset Value is disclosed as part of the financial information of the Trust.

The meeting of the Board of Directors of WIP which commenced at 04:00 p.m. was adjourned twice and finally concluded at 08:05 p.m.

We request you to kindly take the above on record.

For India Infrastructure Trust

WIP (India) Private Limited

(acting in its capacity as the Investment Manager of India Infrastructure Trust)

Neha Jalan Compliance Officer

WIP (INDIA) PRIVATE LIMITED

CIN: U67190MH2010PTC202800

Registered Office: Unit No. 804, 8th Floor, A Wing, One BKC, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051, Maharashtra, India | Tel No.: +91 22 6600 0700 | Fax No.: +91 22 6600 0777 | Email: compliance@pipelineinfra.com

CC: Axis Trustee Services Limited ("Trustee of the Trust") Axis House, Bombay Dyeing Mills Compound,

Pandurang Budhkar Marg, Worli, Mumbai - 400 025, Maharashtra, India

Encl a/a



Principal place of Business: Unit No. 804, 8th Floor, A - Wing, One BKC, Bandra Kurla complex, Bandra East, Mumbai - 400051, India.

Phone No: 022-62104100. E-mail: compliance @pipelineinfra.com; Website: www.indinfratrust.com

(SEBI Registration Number: IN/INvIT/18-19/0008)

I. STATEMENT OF STANDALONE FINANCIAL INFORMATION FOR THE SIX MONTH ENDED AND FINANCIAL YEAR ENDED MARCH 31, 2020

(Rs. in Crore)

Sr. No	Particulars	Six months ended March 31, 2020 (Refer note 3)	Six months ended September 30, 2019 (Limited review)	For the year ended 31st March, 2020 Audited	For the period 22nd November, 2018 to 31st March, 2019 Audited
I	NIGOME AND GARVA				
1	INCOME AND GAINS	309.71	355.02	664.73	31.09
	Revenue from Operations Interest on Fixed Deposits	1.83	1.26	3.09	31.09
	Profit on sale of Investments	1.63	0.94	0.94	-
	Fair value gain on Non convertible debentures measured at FVTPL	1,817.74	0.94	1,817.74	
	Other Income*	0.22		0.22	4.42
	Total Income and gains	2,129.50	357.22	2,486.72	35.51
II	EXPENSES AND LOSSES				
	Valuation Expenses	0.39	0.22	0.61	0.16
	Investment Manager Fee	1.16	1.67	2.83	0.69
	Registration Fees	-	-	-	1.38
	Trustee Fee	0.10	0.11	0.21	0.02
	Arranger Fee (for NCD)	-	-	-	37.59
	Project Manager Fee	0.88	0.89	1.77	-
	Audit Fees	2.18	0.10	2.28	0.20
	Custodian Charges	0.50	0.07	0.57	0.32
	Finance Costs	0.00	119.24	119.24	14.57
	Other Expenses**	8.40	10.02	18.42	42.77
	Total Expenses and losses	13.61	132.32	145.93	97.70
III	Profit / (Loss) for the period before Income Tax (I-II)	2,115.89	224.90	2,340.79	(62.19)
1V	Tax Expenses				
	Current Tax	0.79	0.94	1.73	-
	Deferred Tax		-		-
V	Profit / (Loss) for the period after Income Tax (III-IV)	2,115.10	223.96	2,339.06	(62.19)
VI	Items of other Comprehensive Income		-		-
VII	Total Comprehensive Income for the period (V+VI)	2,115.10	223.96	2,339.06	(62.19)

^{*}Other Income for the current period 1st April 2019 to 31st March 2020 and for the previous year 22nd November, 2018 to 31st March, 2019 includes fair value gain on financial instrument.

^{**}Other Expenses for the year ended 31st March, 2020 includes Transaction Advisory fees, Legal & Professional expenses and other miscellaneous expenses, fair value loss on financial instrument vis-a- vis Other Expenses for the period 22nd November, 2018 to 31st March, 2019 includes fair value loss on financial instrument, Legal & Professional expenses and other miscellaneous expenses. Expenses for the half year ended September, 2019 includes Transaction advisory fees, legal & Professional expenses, bank charges, listing fees, delisting fees and other miscellaneous expenses.

Notes to Standalone Financial Information of India Infrastructure Trust

- 1 The standalone financial information for the year ended March 31, 2020 has been prepared in accordance with the recognition and measurement principles prescribed under Indian Accounting Standard, as defined in Rule 2(1)(a) of the Companies (Indian Accounting Standards) Rules, 2015, as amended, and SEBI (Infrastructure Investment Trust) Regulations, 2014, as amended and the circulars issued thereunder ("InvIT Regulations"). The above financial information has been reviewed and approved by the Pipeline InvIT Committee and the Board of Directors of Investment Manager to the Trust, at their respective meetings held on June 29, 2020.
- 2 Investors can view the Financial Information of the India Infrastructure Trust on the Trust's website (www.indinfratrust.com) or on the website of BSE (www.bseindia.com).
- 3 The Standalone Financial Information comprises of the Standalone Statement of profit and loss, explanatory notes thereto and additional disclosures as required in paragraph 6 of Annexure A to the SEBI Circular no. CIR/IMD/DF/127/2016 dated November 29,2016 ('SEBI Circular') of India Infrastructure Trust for the year ended March 31, 2020 ("Standalone Financial Information"). The half yearly standalone financial information are the derived figures between the audited figures in respect of the year ended March 31, 2020 and the published year-to date figures up to September 30,2019, being the date of the end of the first half of the current financial year, which were subject to limited review.
- The InvIT Committee of Board of Directors of the Investment Manager have declared four distributions during the year ended 31st March, 2020 as follows:
 - Distribution of Re 0.9738 per unit as return of capital declared in their meeting held on 6th April, 2019, which was paid on 16 April, 2019.
 - Distribution of Rs 3.8132 per unit which comprises of Rs.2.6896 per unit as return on capital, Rs 1.1128 per unit as return of capital; and Rs.0.0108 per unit as miscellaneous income declared in their meeting held on 9th July, 2019 which was paid on 18th July, 2019.
 - Distribution of Rs.6.7155 which comprises of Rs.2.1806 per unit as return on capital, Rs.4.5266 per unit as return of capital and Re.0.0083 per unit as miscellaneous income declared in their meeting held on 7th October, 2019, which was paid on 16th October, 2019.
 - Distribution of Rs.4.4051 which comprises of Rs.2.3547 per unit as return on capital, Rs.2.0413 per unit as return of capital and Re.0.0091 per unit as miscellaneous income declared in their meeting held on 7th January, 2020, which was paid on 16th January, 2020.
- 5 India Infrastructure Trust (The "Trust"/"InvIT") is registered as a contributory irrevocable trust set up under the Indian Trusts Act, 1882 on November 22, 2018, and registered as an infrastructure investment trust under the Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014, on 23rd January, 2019 having registration number IN/INvIT/18-19/0008. Units of India Infrastructure Trust have been listed on BSE Limited on March 20,2019.

Sponsor of the Trust is Rapid 2 Holdings Pte Limited, a company registered in Singapore.

The Trustee to the Trust is Axis Trustee Services Limited (the "Trustee").

The Initial Investment Manager for the Trust was Penbrook Capital Advisors Pvt. Ltd. (the "Initial Investment Manager") till 31 March 2020. The address of the registered office of the "Initial Investment Manager" is 1, Peninsula Spenta, Mathuradas Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013

The Company has appointed new "Investment Manager" WIP (India) Pvt. Ltd. (WIP) in place of, Penbrook Capital Advisors Private Limited "Initial Investment Manager" w.e.f 1st April 2020. The the registered office of the new Investment Manager WIP is Unit no.804,8th Floor, One BKC, Bandra Kurla Complex, Bandra (East) Mumbai - 400051.

- 6 The previous period figures have been regrouped, wherever necessary to make them comparable with those of current period. The figures for the year ended March 31, 2020 and period ended March 31, 2019 are not comparable since the Trust was incorporated on November 22, 2018.
- The outbreak of Coronavirus (COVID-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. The Trust and Board of directors of Investment Manager has considered internal and external information while finalising estimates in relation to its financial statement up to the date of approval of standalone financial statements by the Board of directors of Investment Manager and has not identified any material impact on the carrying value of assets, liabilities or provisions. However, the impact assessment of COVID-19 is a continuing process given the uncertainties associated with its nature and durations. Due to the nature of the pandemic, the trust and Board of directors of Investment Manager will continue to monitor development and shall take appropriate actions as appropriate, based on any material changes in the future economic conditions.

II. Additional Disclosures as required by Paragraph 6 of Annexure A to SEBI Circular No. CIR/IMD/DF/127/2016

A) Net Distributable Cash Flows as at the Standalone Trust level a) Statement of Net Distributable Cash Flows (NDCF's)

(Rs. in Crore)

				(Rs. in Crore)	
Sr. No.	Particulars	Six months ended March 31, 2020	Six months ended September 30, 2019	Year ended March 31, 2020	For the period 22nd November, 2018 to 31st March, 2019
	Cash flows received from Portfolio Assets in the form of Interest	387.48	300.35	687.83	8.00
	Cash flows received from Portfolio Assets in the form of dividend	ı	-	-	-
	Any other income accruing at the Trust level and not captured above, including but not limited to interest/return on surplus cash invested by the Trust	0.25	2.20	2.45	-
	Cash flows/ Proceeds from the Portfolio Assets towards the repayment of the debt issued to the Portfolio Assets by the Trust*	356.53	6,592.27	6,948.80	6.61
	Proceeds from the Portfolio Assets for a capital reduction by way of a buy back or any other means as permitted, subject to applicable law	=	-	-	-
	Proceeds from the sale of assets of the Portfolio Assets not distributed pursuant to an earlier plan to re-invest, or if such proceeds are not intended to be invested subsequently	-	_	_	_
I	Total cash flow at the InvIT level (A)	744.26	6,894.82	7,639.08	14.61
	Less: re-imbursement of expenses in relation to the Transaction undertaken by the Sponsor on behalf of the Trust and payment of arranger fee.		-	-	-
	Less: Any payment of fees, interest and expense incurred at the Trust level, including but not limited to the fees of the Investment Manager, Trustee, Project Manager, Auditor, Valuer, credit rating agency and the Debenture Trustee	4.88	67.71	72.59	0.01
	Less: Net cash set aside to comply with DSRA requirement under loan agreements	-	43.62	43.62	-
	Less: Costs/retentions associated with sale of assets of the Portfolio Assets	-	-	-	-
	Related debts settled or due to be settled from sale proceeds of Portfolio Assets	-	-	-	-
	Transaction costs paid on sale of the assets of the Portfolio Assets; and Capital gains taxes on sale of assets/shares in Portfolio	-	-	-	-
	Assets/other investments				
	Less: Proceeds reinvested or planned to be reinvested in accordance with Regulation 18(7)(a) of the SEBI InvIT Regulations.	-	-	_	-
	Less: Repayment of external debt (including interest and mandatory redemption), in accordance with the Trust NCD Documents, at the Trust level and at the level of any of the underlying portfolio assets/special purpose vehicles (excluding refinancing)	-	6,489.24	6,489.24	-
	Less: Income tax (if applicable) at the standalone Trust level and payment of other statutory dues	1.24	0.49	1.73	=
	Less: Amount invested in any of the InvIT Assets for service of debt or interest	-	-	-	-
	Less: Reserve for debentures/ loans/ capex expenditure in the intervening period till next proposed distribution if deemed necessary by the Investment Manager invested in permitted investments	-	-	-	-
II	Total cash outflows/retention at the Trust level (B)	6.12	6,601.06	6,607.18	0.01
(I - II	Net Distributable Cash Flows (C) = (A+B)	738.14	293.76	1,031.90	14.60
Net D	istributable Cash Flows as per above	738.14	293.76	1,031.90	14.60
	ng balance of Cash and Cash Equivalents (Refer note 7)		24.60	24.60	-
	nt received from Sponsor - available for distribution	-			10.00
	Net Distributable Cash Flows	738.14	318.36	1,056.50	24.60

^{*} Includes Rs. 201.48 Crores received as advance from SPV. (Previous period Rs.6.61 Crores)

The Net Distributable Cash Flows ("NDCF") as above is for the year ended March 31, 2020. An amount of Rs.1,056.26 crores has been distributed to unit holders.

Date of Distribution payment	Return of Capital	Return on Capital	Miscellaneous Income	Total
April 16, 2019	64.66	-	=	64.66
July 18, 2019	73.89	178.59	0.72	253.20
October 16, 2019	300.57	144.79	0.55	445.91
January 16, 2020	156.35	135.54	0.60	292.49
	595.47	458.92	1.87	1,056.26

b) Contingent Liabilities & Commitments

Particulars	As at March 31, 2020 (Refer note 8)	As at September 30, 2019	As at March 31, 2019
Contingent liabilities	=	-	-
Commitments	-	-	-

c) Pursuant to Investment Management Agreement, the Investment Manager is entitled to an Investment Management fee of Rs. 0.2 Crore per month exclusive of GST. Investment Manager is also entitled to reimbursement of any cost incurred in relation to activity pertaining to Trust such as administration of Trust, appointment of staff, director, transaction expenses incurred with respect to investing, monitoring and disposing off investment of Trust.

d) Statement of Earnings per unit (EPU)

Particulars	Six months ended March 31, 2020 (Refer note 8)	Six months ended September 30, 2019	Year ended March 31, 2020	For the period November 22, 2018 to March 31, 2019
Profit for the period (Rs.in crores)	2,115.10	223.96	2,339.06	(62.19)
Number of units outstanding for computation of basic and diluted earnings per unit (No.in crores)*	66.40	66.40	66.40	5.11
Earnings per unit in Rs. (Basic and Diluted)	31.85	3.37	35.23	(12.17)

^{*} Weighted average number of units as on 31 March 2019

e) Statement of Related Party Disclosures

I. List of related parties as per the requirements of Ind AS 24 - "Related Party Disclosures"

Related Parties where control exists

Entities which exercise control on the company

Brookfield Asset Management Inc.

Subsidiary (SPV)

Pipeline Infrastructure Limited (Formerly known as Pipeline Infrastructure Private Limited)

II. List of additional related parties as per Regulation 2(1) (zv) of the SEBI InvIT Regulations

A. Parties to India Infrastructure Trust

Rapid Holdings 2 Pte Ltd (Sponsor as per SEBI INVIT regulation 4 as amended)
Penbrook Capital Advisors Pvt. ltd. (Investment manager upto 31/03/20 as per SEBI INVIT regulation 4 as amended)
ECI India Managers Private Limited (Project manager as per SEBI INVIT regulation 4 as amended)
Axis Trustee Services Ltd (Trustee as per SEBI INVIT regulation 4 as amended)

B. Directors of the parties to the Trust specified in II(A) Above

i. Directors of ECI India Managers Private Limited

Mr. Mihir Anil Nerurkar

Mr. Jeffrey Wayne Kendrew

Mr. Nawal Saini

ii. Directors of Penbrook Capital Advisors Private Limited

Mr.Chetan Rameshchandra Desai

Mr. Sridhar Rengan

Mr. Narendra Aneja

Mr. Rajeev Ashok Piramal

iii. Directors of Rapid Holdings 2 Pte Limited

Mr.Anandjit Sunderaj

Mr.Liew Yee Foong

Mr. Aviral Chaturvedi (resigned w.e.f 31st October, 2019)

Ms.Ho Yeh Hwa

Ms. Taswinder Kaur Gill (appointed w.e.f 25th October, 2019)

Mr. Zhang Shen (appointed w.e.f 25th October, 2019)

iv. Directors of Axis Trustee Services Limited

Mr.Ram Bharosey Lal Vaish (resigned w.e.f 8th November, 2019)

Mr Rajesh Kumar Dahiya

Mr.Ganesh Sankaran

Mr.Sanjay Sinha

e) §	Statement of Related Party Disclosures					
II.	a) Transactions with the related parties			Six months		(Rs. in Crore) For the period
Sr. No	Particulars	Relations	Six months ended March 31, 2020 (Refer note 8)	ended September 30, 2019 (Limited review)	For the year ended 31st March, 2020	22nd November, 2018 to 31st March, 2019 Audited
1	Interest Income Pipeline Infrastructure Ltd.	Subsidiary	309.71	355.02	664.73	31.09
2	Trustee Fee Axis Trustee Services Ltd.	Trustee	0.10	0.11	0.21	0.02
3	Investment management fee Penbrook Capital Advisors Pvt. Ltd.	Investment Manager	1.16	1.67	2.83	0.69
	Units issued Rapid Holdings 2 Pte Ltd	Sponsor	-	-	-	5,688.00
)	Repayment of Unit Capital (Rs.8.97 Paid out of Units of Rs. 100) Rapid Holdings 2 Pte Ltd	Sponsor	391.40	118.69	510.09	-
6	Investment in Non Convertible Debentures (NCD's) Pipeline Infrastructure Ltd.	Subsidiary		-	-	12,950.00
	Repayment of NCD Pipeline Infrastructure Ltd.	Subsidiary	221.72	6,525.60	6,747.32	-
	Investment in Equity Shares Pipeline Infrastructure Ltd. Professional fee /Valuation fee/Director sitting fee	Subsidiary		-	-	50.00
	Penbrook Capital Advisors Pvt. Ltd. Registration Expenses	Investment manager	0.52	0.20	0.72	0.22
	Rapid Holdings 2 Pte Ltd	Sponsor		-	-	1.38
	Project Management fee ECI India Managers Pvt. Ltd. Interest Distributed	Sponsor	0.88	0.89	1.77	=
	Rapid Holdings 2 Pte Ltd Other Income Distributed	Sponsor	240.14	152.98	393.13	-
	Rapid Holdings 2 Pte Ltd	Sponsor	0.99	0.61	1.60	-
14	Amount received towards expenditure component sweep Pipeline Infrastruture Limited	Subsidiary	134.81	-	201.48	6.61
b) R	elated Parties Outstanding balances			1	T	(Rs. in Crore)
Sr. No	Particulars	Relations	Six months ended March 31, 2020 (Refer note 10)	Six months ended September 30, 2019 (Limited review)	For the year ended 31st March, 2020	For the period 22nd November, 2018 to 31st March, 2019 Audited
1	Reimbursement of Expense payable Rapid Holdings 2 Pte Ltd Penbrook Capital Advisors Pvt. ltd.	Sponsor Investment Manager	0.05	- 0.04	0.05	1.38 0.67
2	Investment Manager Fee payable Penbrook Capital Advisors Pvt. ltd.	Investment Manager	0.22	0.22	0.22	-
3	Trustee Fee Payable Axis Trustee Services Ltd.	Trustee	-	-	-	0.02
	Project Manager fee payable ECI India Managers Pvt. Ltd.	Project manager	0.81	-	-	-
	Interest receivable Pipeline Infrastructure Ltd.	Subsidiary	-	77.76	-	23.09
	Investment in Equity shares Pipeline Infrastructure Ltd.	Subsidiary	50.00	50.00	50.00	50.00
	Investment in NCD at fair value * Pipeline Infrastructure Ltd.	Subsidiary	7,812.33	6,351.12	7,812.33	12,943.39
	Units issued Rapid Holdings 2 Pte Ltd	Sponsor	5,177.91	5,569.31	5,177.91	5,688.00
9	Trustee Fee paid in advance Axis Trustee Services Ltd.	Trustee	=	0.11	-	=

^{*} Rs. 208.09 Crores (Previous year Rs. 6.61 Crores) being amount received from Pipeline Infrastructure Ltd is nettted off against the Non Convertible Debentures (NCD).

DISCLOSURES PURSUANT TO SEBI CIRCULARS

 $(SEBI\ Circular\ No.\ CIR/IMD/DF/127/2016\ \ dated\ 20-Oct-2016\ \ and\ No.\ CIR/IMD/DF/127/2016\ \ dated\ 29-Nov-2016\ \ issued\ under\ the\ InvIT\ Regulations)$

f) Standalone Statement of Net Assets at Fair Value as at 31st March, 2020

		(Rs. in Crore)
Particulars	Book Value	Fair Value
A. Assets*	7,912.44	8,073.60
B. Liabilities at Book value**	51.83	51.83
C. Net Assets (A-B)	7,860.61	8,021.77
D. Number of Units (No. in Crore)	66.40	66.40
E NAV (C/D)	118.38	120.81

^{*}Total Assets includes the Fair Value of the Enterprise Value attributable to the InvIT as at March 31, 2020 and a provision for the put option entered with Reliance Industries Limited in respect of PIL shares. Both assets are valued as per valuation reports issued by independent valuers appointed under the InvIT Regulations.

g). Standalone Statement of Total Returns at Fair Value as at 31st March 2020

	(Rs. in Crore)
Particulars	For the period Ending 31st March, 2020
Total Comprehensive Income (As per the Statement of Profit and Loss)	2,339.06
Add/(less): Other Changes in Fair Value (e.g., in investment property, property, plant & equipment (if cost model is followed)) not recognized in Total Comprehensive Income	161.16
Total Return	2,500.22

Fair value of assets as at March 31, 2020 and other changes in fair value for the period then ended as disclosed in the above tables are derived based on the fair valuation reports issued by the independent valuer appointed under the InvIT Regulations

B. Initial Disclosure by an entity identified as a Large Corporate

Sr. No.	Particulars	Details
1	Name of the Company/InvIT	India Infrastructure Trust
2	CIN/SEBI Registration No.	IN/InvIT/18-19/0008
3	Outstanding borrowing of company as on 31st March/ 31st December, as applicable (in Rs Cr)	Nil as on 31 March 2020. *
4	Highest Credit Rating during the previous FY along with name of the Credit Rating Agency	Not applicable*
5	Name of Stock Exchange# in which the fine shall be paid, in case of shortfall in the required borrowing under the framework	Not applicable*

*The NCDs have been redeemed by the InvIT in full on April 23, 2019. Thus the InvIT was considered as a Large Corporate as per the applicability criteria given under the SEBI circular SEBI/HO/DDHS/CIR/P/2018/144 dated November 26, 2018 as on March 31, 2019. However, it has ceased to be a Large Corporate on April 23, 2019 consequent upon the redemption of NCDs in full.

For and on behalf of the Board of Directors of WIP (India) Private Limited (as an Investment Manager of India Infrastructure Trust)

Sridhar Rengan Chairperson of the Board

Date: 29th June, 2020 Place: Mumbai

DIN: 03139082

^{**}Total Liabilities includes the Fair Value of the call option with Reliance Industries Limited in respect of PIL shares. The liability is valued as per a valuation report issued by an independent valuer.

Standalone Balance Sheet as at 31st March, 2020

	Notes	As at 31st March, 2020	(Rs. in Crore) As at 31st March, 2019
ASSETS	rotes	518t Waten, 2020	51st Waten, 2019
Non-Current Assets			
Investment in Subsidiary	4	50.00	50.00
Financials Assets Investments	5	7 012 22	12.042.20
Other Financial Assets	6	7,812.33 48.26	12,943.39 4.42
Total Non-Current Assets		7,910.59	12,997.81
Current Assets			
Financial Assets			
Cash and Cash Equivalents	7	0.25	24.60
Other Financials Assets Other Current Assets	8	1.59 0.01	23.09
Total Current Assets	,	1.85	47.69
Total Assets		7.012.44	12.045.50
1 otal Assets		7,912.44	13,045.50
EQUITY AND LIABILITIES			
Equity			
Unit Capital	10	6,044.53	6,640.00
Other Equity	44	4.046.00	((2.10)
Retained earning Total Unit Holders' Equity	11	1,816.08 7,860.61	(62.19) 6,577.81
		7,800.01	0,577.01
Liabilities			
Non-Current Liabilities			
Financial Liabilities			
- Borrowings - Other Financial Liabilities	12	- 49.48	6,370.00 42.70
Total Non-Current Liabilities		49.48	6,412.70
Current Liabilities			
Financial Liabilities			
Other Financial Liabilities	13	-	13.25
Other Current Liabilities	14	2.35	41.74
Total Current Liabilities		2.35	54.99
Total Liabilities		51.83	6,467.69
Total Equity and Liabilities		7,912.44	13,045.50

The accompanying notes form an integral part of Standalone Financial Statements.

As per our report of even date For Deloitte Haskins & Sells LLP

Chartered Accountants

Rupen K Bhatt Partner

Sridhar Rengan

Chairperson of the Board DIN 03139082

For and on behalf of the Board of Directors of WIP (India) Private Limited (as Investment Manager of India Infrastructure Trust)

Mihir Nerurkar

Chairperson of the Pipeline InvIT Committee

Neha Jalan

Compliance Officer of the Trust

Place : Mumbai Place: Mumbai Date: June 29, 2020 Date: June 29, 2020

Standalone Statement of Profit and Loss for the year ended 31st March 2020

	Notes	Year ended 31st March, 2020	(Rs. in Crore) For the period 22nd November, 2018 to 31st March, 2019
INCOME			
Revenue from Operations Fair value gain on Non convertible debentures measured at FVTPL	15 21	664.73 1,817.74	31.09
Other Income	16	4.25	4.42
Total Income		2,486.72	35.51
EXPENSES			
Valuation Expenses		0.61	0.16
Investment Manager Fee		2.83	0.40
Registration Expenses for Units/NCD Trustee Fee		0.21	1.38 0.02
Arranger Fee (for NCD)		0.21	31.85
Project Manager fee		1.77	31.83
Listing Fee		0.09	-
Payment to auditors	17.1	2.28	0.20
Other Expenses	17.2	18.90	49.12
Finance Costs	18	119.24	14.57
Total Expenses		145.93	97.70
Profit / (Loss) before Tax		2,340.79	(62.19)
Tax Expenses		1.72	
Current Tax Deferred Tax		1.73	- -
Profit / (Loss) for the period		2,339.06	(62.19)
Other Comprehensive Income/(Loss) Items that will not be reclassified to statement of profit and loss		-	-
Total Comprehensive Income for the period		2,339.06	(62.19)
Earnings per unit of face value of ₹91.0321 each (PY ₹100 each)	19		
- For Basic (Rs.)		35.23	(12.18)
- For Diluted (Rs.)		35.23	(12.18)
The accompanying notes form an integral part of Standalone Financial Sta	tements.		

As per our report of even date For Deloitte Haskins & Sells LLP

Chartered Accountants

For and on behalf of the Board of Directors of WIP (India) Private Limited

(as Investment Manager of India Infrastructure Trust)

Rupen K Bhatt Partner

Place : Mumbai

Date: June 29, 2020

Sridhar Rengan Chairperson of the Board DIN 03139082

Mihir Nerurkar

New along Chairperson of the Pipeline InvIT Committee

. Neha Jalan

Compliance Officer of the Trust

Place : Mumbai Date: June 29, 2020

Standalone of Cash Flow Statement for the year ended 31st March, 2020

		Year ended 31st March, 2020	(Rs.in crore) For the period 22nd November, 2018 to 31st March, 2019
A. CASH FLOW FROM OPERATING ACTIVITIES		5151 1141211, 2020	10 5150 1111111, 20 15
Net Profit Before Tax as per Statement of Profit and Loss		2,340.79	(62.19)
Adjusted for:			
Finance Costs	119.24	1	4.57
Fair Value gain on Non Convertible Debenture measured at			
FVTPL	(1,817.74)		4.40)
Fair value measurement gains on put option Fair value measurement losses on call option	(0.22) 6.78	,	4.42) 2.70
Interest income on Fixed Deposit	(3.09)	+	2.70
Profit on sale of Mutual Fund	(0.94)		-
Troncon sale of Madair Land	(0.24)	(1.695.97)	52,85
Operating profit / (loss) before working capital changes		644.82	(9.34)
(Increase)/decrease in Other Current Assets	(0.01)		-
(Increase)/decrease in Other Current Financial Assets	23.09		3.09)
Increase/(Decrease) in Other Current Financial Liabilities	-	4	0.42
Increase/(Decrease) in Other Current Liabilities	(39.39)		-
		(16.31)	17.33
		628.51	7.99
Less: Taxes paid (Net)		(1.73)	
Net Cash Flow from / (used in) Operating Activities		626.78	7,99
		020170	
CASH FLOW FROM INVESTING ACTIVITIES			
Payment for Acquisition of equity shares of Subsidiary		-	(50.00)
Subscribing to Non convertible debentures of Subsidiary		-	(12,950.00)
Redemption / Principal repayment received on Non convertible			
debentures of Subsidiary		6,747.32	-
Expenditure Component sweep received from subsidiary		201.48	6.61
Sale proceeds of Mutual Funds		148.49	-
Investment in Mutual Funds Proceeds on closure of fixed deposits with banks		(147.54) 329.92	-
Investment in fixed deposit with banks		(373.54)	-
Interest income received on Fixed Deposit with banks		1.51	
Net Cash Flow from / (used in) Investing Activities		6.907.64	(12,993,39)
		0,707104	(12,5535)
C CASH FLOW FROM FINANCING ACTIVITIES			
Proceeds from Issue of Units		-	6,640.00
Proceeds from Long Term Borrowings -NCDs		=	6,370.00
Return of Capital to Unit holders		(595.47)	-
Return on Capital to Unit holders		(458.92)	-
Distribution of income to Unit holders		(1.87)	-
Redemption of NCD		(6,370.00)	=
Finance cost		(132.50)	12.010.00
Net Cash Flow from / (used in) Financing Activities		(7,558.77)	13,010.00
Net Increase in Cash and Cash Equivalents		(24.35)	24.60
Opening Balance of Cash and Cash Equivalents (Refer Note 7)	24,60	-
Closing Balance of Cash and Cash Equivalents (Refer Note 7)		0.25	24.60
Net Increase in Cash and Cash Equivalents		(24.35)	24.60
Note:		` ,	
The figures in brackets represents cash outflow			

The accompanying notes form an integral part of Standalone Financial Statements.

As per our report of even date For Deloitte Haskins & Sells LLP Chartered Accountants

Mm Rupen K Bhatt

Place : Mumbai

Date: June 29, 2020

Sridhar Rengan Chairperson of the Board DIN 03 139082

For and on behalf of the Board of Directors of

WIP (India) Private Limited
(as Investment Manager of India Infrastructure Trust)

Mihir Nerurkar

Chairperson of the Pipeline InvIT Committee

Neha Jalan

Compliance Officer of the Trust

Place : Mumbai Date: June 29, 2020

III. Statement of Changes in Unitholder's Equity for the year ended 31st March, 2020

(Rs. in Crore)

A .	UN	TT	C .	A D	T	A	ſ

Balance at the beginning of previous reporting period i.e 22nd November, 2018	Changes in unit share capital during the period	end of previous reporting period		Balance as at the end of the reporting period i.e. 31st March, 2020
-	6,640.00	6,640.00	(595.47)	6,044.53

^{*}Return of capital during the year 2019-20 as per (NDCF note no. 23) approved by investment manager

B. OTHER EQUITY

(Rs. in Crore)

				(Rs. in Crore)
	Equity component of compound financial instruments	Retained Earnings	Other Comprehensive Income	Total
As at 31st March, 2019				
Balance as at the beginning of the reporting period i.e. 22nd November, 2018	-	=	-	-
Total Comprehensive Income for the Period	<u> </u>	(62.19)	-	(62.19)
Balance as at the end of the reporting period	-	(62.19)	-	(62.19)
i.e. 31st March, 2019				
As at 31st March, 2020				
Balance as at the beginning of the reporting period i.e. 1st April, 2019	-	(62.19)	-	(62.19)
Total Comprehensive Income for the Period	-	2,339.06	-	2,339.06
Return on Capital**				-
Interest Distribution		(458.92))	(458.92)
Other Income Distribution		(1.87))	(1.87)
Balance as at the end of the reporting period	-	1,816.08	-	1,816.08
i.e. 31st March, 2020				

^{**} Return on capital during the year as per (NDCF note no. 23) duly approved by investment manager which include interest and other income.

Notes to the Financial Statements for the year ended 31st March, 2020

1 Corporate Information

India Infrastructure Trust (The "Trust"/"InvIT") is registered as a contributory irrevocable trust set up under the Indian Trusts Act, 1882 on November 22, 2018, and registered as an infrastructure investment trust under the Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014, on 23rd January, 2019 having registration number InVInVIT/18-19/0008. It has its principal place of business at Unit 804, 8th Floor, A Wing, One BKC, Bandra Kurla Complex, Bandra (East), Mumbai 400051. Sponsor of the Trust is Panid 2 Holdings Ptc Ltd. a company registered in Singapore. The Trustee to the Trust is Axis Trustee Services Limited (the "Trustee")

the Trust is Rapid 2 Holdings Pte Ltd., a company registered in Singapore. The Trustee to the Trust is Axis Trustee Services Limited (the "Trustee").

The Initial Investment Manager for the Trust was Penbrook Capital Advisors Pvt. Ltd. (the "Initial Investment Manager") till 31 March 2020. The address of the registered office of the "Initial Investment Manager" is 1, Peninsula Spenta, Mathuradas Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013.

The Company has appointed new "Investment Manager" WIP (India) Pvt. Ltd. (WIP) in place of, Penbrook Capital Advisors Private Limited "Initial Investment Manager" w.e.f 1st April 2020. The the registered office of the new investment Manager WIP is Unit no 804.8th Floor, One BKC, Bandra Kurla Complex, Bandra (East) Mumbai - 400051.

The investment objectives of the Trust are to carry on the activities of an infrastructure investment trust, as permissible under the SEBI InvIT Regulations by raising funds and making investments in accordance with the SEBI InvIT Regulations and the Trust Deed. The InvIT has received listing and trading approval for its Units w.e.f 20th March, 2019 from the Stock Exchange vide BSE notice dated 19th March, 2019.

On March 22, 2019 Trust acquired 100% controlling interest in Pipeline Infrastructure Limited (PIL) (formerly known as Pipeline Infrastructure Private Limited) from Reliance Industries Holding Private Limited (RIHPL). On 18 March 2019, the share transfer has happened from RIHPL to Trust.

PIL owns and operates the ~1,480 km natural gas transmission pipeline, including dedicated lines, (together with compressor stations and operation centres) (the "Pipeline") from Kakinada in Andhra Pradesh to Bharuch in Gujarat.

2 Significant Accounting Policies

2.1 Basis of Accounting and Preparation of Financial Statements

These financial statements are the standalone financial statements of the Trust and comprise of the Balance Sheet as at March 31, 2020, the Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Statement of Cash Flow and the Statement of Changes in Unit Holders' Equity for the year then ended and the Statement of Net Assets at fair value as at March 31, 2020 and the Statement of Total Returns at fair value and the Statement of Net Distributable Cash Flows ('NDCFs') for the year then ended and a summary of significant accounting policies and other explanatory notes in accordance with Indian Accounting Standards as defined in Rule 2(1)(a) of the Companies (Indian Accounting Standards) Rules, 2015 (as amended), prescribed under Section 133 of the Companies Act, 2013 ("Ind AS") read with SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended and the circulars issued thereunder ("InvIT Regulations").

The Financial Statements have been prepared on the historical cost basis except for certain financial assets and liabilities which are measured at fair value (Refer accounting policy regarding financial Instruments)

The Trust's Financial Statements are presented in Indian Rupees, which is also its functional currency and all values are rounded to the nearest Crore upto two decimal places, except when otherwise indicated.

2.2 Use of estimates and judgements

The preparation of these financial statements in conformity with the recognition and measurement principles of Ind AS requires the management of the Trust to make estimates and assumptions that affect the reported balances of assets and liabilities, disclosures of contingent liabilities as at the date of the financial statements and the reported amounts of income and expense for the periods presented.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and future periods are affected.

Key sources of estimation of uncertainty at the date of the financial statements, which may cause a material adjustment to the carrying amounts of assets and liabilities within the next financial period, are in respect of impairment of investments and fair value measurement of financial instruments, these are discussed below. Key sources of estimation of uncertainty in respect of revenue recognition, provisions and continuent liabilities have been discussed in their procedure projection provisions and continuent liabilities have been discussed in their procedure projection provisions and continuent liabilities and the provision of the provision and continuent liabilities are the provision provision and continuent liabilities within the next financial provision and continuent

2.3 Summary of Significant Accounting Policies

(a) Cash and cash equivalents

Cash and cash equivalents includes cash at banks and escrow account. For the purpose of the statement of cash flows, cash and cash equivalents consist of cash as defined above, net of outstanding bank overdrafts, if any, as they are considered an integral part of the Trust's cash management.

(b) Provisions, Contingent liabilities and contingent assets

A provision is recognised when there is present obligation as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

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 Trust 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.

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Trust or a present obligation that is not recognised because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Trust or a present obligation that is not recognised because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognised because it cannot be measured reliably. The Group does not recognise a contingent liability but discloses its existence in the financial statements.

A contingent asset is not recognised unless it becomes virtually certain that an inflow of economic benefits will arise. When an inflow of economic benefits is probable, contingent assets are disclosed in the financial statements

Contingent liabilities and contingent assets are reviewed at each balance sheet date

(c) Tax Expense

The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in the comprehensive income or in equity. In this case, the tax is also recognised in other comprehensive income and equity.

Current tax

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

Deferred tax

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

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

Revenue recognition

The specific recognition criteria described below must be met before revenue is recognised:

Interest income from a financial assets is recognized when it is probable that the economic benefits will flow to the trust and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

Dividend is recognised when the right to receive is established

(e) Current and non-current classification

The Trust presents assets and liabilities in the Balance Sheet based on current and non-current classification

- a) Expected to be realised or intended to be sold or consumed in normal operating cycle,
- b) Held primarily for the purpose of trading,
 c) Expected to be realised within twelve months after the reporting period, or
- d) Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current.

- A liability is classified as current when it is
- a) Expected to be settled in normal operating cycle,
- b) Held primarily for the purpose of trading,
- c) Due to be settled within twelve months after the reporting period, or
- d) There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash or cash equivalents. Deferred tax assets and liabilities are classified as noncurrent assets and liabilities. The Trust has identified twelve months as its normal operating cycle.

Fair value measurement (f)

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

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

The principal or the most advantageous market must be accessible

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

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

Valuation techniques used are those that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole

Level 1 - Quoted (unadjusted) market prices in active markets for identical assets or liabilities

Level 2- Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable

Level 3 -Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

When the fair value of financial assets and financial liabilities recorded in the balance sheet cannot be measured based on quoted prices in active markets, their fair value is measured

using valuation techniques including the Discounted Cash Flow model. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of indocement is required in establishing fair values. Judgements include considerations of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about

(g) Off-setting financial Instrument

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable rights to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable rights must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Trust or counterparty

Basic earnings per unit is computed using the net profit for the period attributable to the unitholders' and weighted average number of units outstanding during the period.

Diluted earnings per unit is computed using the net profit for the period attributable to unitholder' and weighted average number of units and potential units outstanding during the unit options, convertible preference units and debentures, except where the result would be anti-dilutive. Potential units that are converted during the period are included in the calculation of diluted earnings per unit, from the beginning of the period or date of issuance of such potential units, to the date of conversion.

(i) Classification of Unitholders' fund

Under the provisions of the InvIT Regulations, Trust is required to distribute to Unitholders not less than ninety percent of the net distributable cash flows of trust for each financial period. Accordingly, a portion of the unitholders' funds contains a contractual obligation of the Trust to pay to its Unitholders cash distributions. The Unitholders' funds could therefore have been classified as compound financial instrument which contain both equity and liability components in accordance with Ind AS 32 - Financial Instruments: Presentation. However, in accordance with SEBI Circulars (No. CIR/IMD/DF/114/2016 dated 20-Oct-2016 and No. CIR/IMD/DF/127/2016 dated 29-Nov-2016) issued under the InvIT Regulations, the unitholders' funds have been classified as equity in order to comply with the mandatory requirements of Section H of Annexure A to the SEBI Circular dated 20 - Oct-2016 dealing with the minimum disclosures for key financial statements. In line with the above, the distribution payable to unit holders is recognised as liability when the same is approved by the Investment Manager

Investment in subsidiaries

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

(k) Net distributable cash flows to unit holders

The Trust recognises a liability to make cash distributions to unit holders when the distribution is authorised and a legal obligation has been created. As per the InvIT Regulations, a distribution is authorised when it is approved by the Board of Directors of the Investment Manager. A corresponding amount is recognised directly in equity

m

Borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that the Trust incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

Financial instruments (m)

Financial Assets

A. Initial recognition and measurement:

All financial assets are initially recognized at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets, which are not at fair value through profit or loss, are added to the fair value on initial recognition. Purchase and sale of financial assets are recognised using trade date accounting.

Financial assets measured at amortised cost (AC)

A financial asset is subsequently measured at amortised cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding

b) Financial assets at fair value through other comprehensive income (FVTOCI)

Financial assets at lar value timongn other comprehensive income (FV10CI)
A financial asset is subsequently measured at fair value through other comprehensive income if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding

c) Financial assets at fair value through profit or loss (FVTPL)

A financial asset which is not classified in any of the above categories are subsequently fair valued through profit or loss.

d) Impairment of financial assets

In accordance with Ind AS 109, the Trust uses 'Expected Credit Loss' (ECL) model, for evaluating impairment of financial assets other than those measured at fair value through profit and loss (FVTPL).

Expected credit losses are measured through a loss allowance at an amount equal to

- The 12-months expected credit losses (expected credit losses that result from those default events on the financial instrument that are possible within 12 months after the reporting date); or
- Full lifetime expected credit losses (expected credit losses that result from all possible default events over the life of the financial instrument)

For other assets, the Company uses 12 month ECL to provide for impairment loss where there is no significant increase in credit risk. If there is significant increase in credit risk full lifetime ECL is used.

ii) Financial liabilities

A. Initial recognition and measurement:

All financial liabilities are recognized initially at fair value and in case of loans and borrowings and payables, net of directly attributable cost. Fees of recurring nature are directly ognised in profit or loss as finance cost

B Subsequent measurement:

Financial liabilities are subsequently carried at amortized cost using the effective interest method. For trade and other payables maturing within one year from the balance sheet date. the carrying amounts approximate fair value due to the short maturity of these instruments.

C. Derecognition of financial instruments

A financial asset is derecognised when the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for derecognition under Ind AS 109. A financial liability (or a part of a financial liability) is derecognized from the Trust's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

Critical Accounting Judgements and Key Sources of Estimation Uncertainty:

The preparation of the Financial Statements requires management to make judgement, estimates and assumptions that affect the reported amount of revenue, expenses, assets and liabilities and the accompanying disclosures. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. 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.

The Investment in Debentures of Pipeline Infrastructure Limited is measured at fair value. Since the inputs to the valuation are dependent on unobservable market data, the Trust engages third party qualified external valuers to establish the appropriate valuation techniques and inputs to the valuation model

The outbreak of Coronavirus (COVID-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. The Trust and Board of directors of Investment Manager has considered internal and external information while finalising estimates in relation to its financial statement up to the date of approval of financial statements by the Board of directors of Investment Manager and has not identified any material impact on the carrying value of assets, liabilities or provisions. However, the impact assessment of COVID-19 is a continuing process given the uncertainties associated with its nature and durations. Due to the nature of the pandemic, the trust and Board of directors of Investment Manager will continue to monitor development and shall take appropriate actions as appropriate, based on any material changes in the future economic conditions.

STANDARDS ISSUED NOT EFFECTIVE

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards. There is no such notification which would have been applicable from April 1,

Notes to the Standalone Financial Statements for the year ended 31st March, 2020

		(Rs. in Crore)	(Rs. in Crore)
		As at	As at
NOTE	4 - INVESTMENTS IN SUBSIDIARY	31st March, 2020	31st March, 2019
	Equity investments, at cost (unquoted)		
	5,00,00,000 equity shares of Rs.10/- each of Pipeline Infrastructure Limited	50.00	50.00
	TOTAL	50.00	50.00
	Additional Information		
	Aggregated Value of Unquoted Investments	50.00	50.00
	Aggregated Value of Quoted Investments	-	=
	Aggregate provision for increase / diminution in the value of Investments	-	=
	Note: The Trust holds 100% equity ownership in Pipeline Infrastructure Limited		
NOTE	5. NON CURRENT FINANCIAL INVESTMENTS		
		As at	As at
	Investments in Unquoted Non Convertible Debenture (NCD) (at FVTPL)	31st March, 2020	31st March, 2019
	649,80,000 (PY 12,95,00,000) secured NCDs of Rs. 954.55 (PY 1,000) each		
	issued by Pipeline Infrastructure Limited (Refer Note 21)	7,812.33	12,943.39
	TOTAL	7,812.33	12,943.39
		As at	As at
NOTE	6. NON CURRENT FINANCIAL ASSETS	31st March, 2020	31st March, 2019
	Put option on PIL shares	4.64	4.42
	Other Bank Balances*	43.62	1.12
	Outer Bank Banalees	43.02	-
	-	48.26	4.42

^{*}Fixed deposit as margin money to comply with DSRA requirement.

As per the terms agreed by the Trust, the Investment Manager, Pipeline Infrastructure Limited (PIL) and Reliance Industries Holdings Private Limited (RIHPL), Reliance Industries Limited(RIL) has the right, but not the obligation, to purchase the entire equity stake of the Trust in PIL after a specific term or occurrence of certain events for a consideration of Rs. 50 Crores or the fair value at the conversion date, whichever is lower. Correspondingly, the Trust has right, but not the obligation, to sell its entire stake in PIL to RIL for a consideration of Rs. 50 Crores after a specific term or occurrence of certain events.

NOTE 7. CASH AND CASH EQUIVALENTS	As at 31st March, 2020	As at 31st March, 2019	
Balance with Banks	0.25	_	
In Escrow Account *	-	24.60	
TOTAL	0.25	24.60	

^{*} The conditions precedent to the escrow account have been fulfilled and consequently balance was freely available for utilisation.

NOTE 8. OTHER FINANCIAL ASSETS	As at 31st March, 2020	As at 31st March, 2019
Interest accrued but not due on Non Convertible Debenture (NCD) Investment	-	23.09
Interest receivable on Fixed Deposit	1.59	-
Current Tax Assets (Net) **	0.00	-
	1.59	23.09
** Rs. 50,000 or below rounding off norms as adopted by the Trust		
NOTE 9. OTHER CURRENT ASSETS	As at 31st March, 2020	As at 31st March, 2019
Other current assets	0.01	<u>-</u>
	0.01	-
	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·

Notes to the Standalone Financial Statements for the year ended 31st March, 2020

(Rs. in Crore) (Rs. in Crore)

As at As at

NOTE 10. UNIT CAPITAL

31st March, 2020 31st March, 2019

10.1 Unit Capital

Issued, subscribed and fully paid up unit capital 66,40,00,000 (31st March, 2019: 66,40,00,000) units of ₹ 91.0321 (31st March, 2019: Rs. 100) each 6,044.53 6,640.00

TOTAL

6,044.53 6,640.00

Rights and Restrictions to Units

The Trust has only one class of units. Each unit represents an undivided beneficial interest in the Trust. Each holder of unit is entitled to one vote per unit. The Unitholders have the right to receive at least 90% of the Net Distributable Cash Flows of the Trust at least once in each financial year in accordance with the InvIT Regulations. The Investment Manager approves distributions. The distribution will be in proportion to the number of units held by the unitholders. The Trust declares and pays distributions in Indian rupees. The distributions can be in the form of return of capital, return on capital and Miscellaneous income.

A Unitholder has no equitable or proprietary interest in the Trust Assets and is not entitled to transfer Trust Assets (or any part thereof) or any interest in the Trust Assets (or any part thereof). A Unitholder's right is limited to the right to require due administration of Trust in accordance with the provisions of the Trust Deed and the Investment Management Agreement.

The unit holders(s) shall not have any personal liability or obligation with respect to the Trust

10.2 Information on unitholders holding more than 5% of Unit Capital

		As at March 31, 2020		As at March 31, 2019	
Name of Unitholder	Relationship				
		No of Unit held	Percentage	No. of Unit held	Percentage
Rapid Holdings 2 Pte. Ltd.	Sponsor	56,88,00,000	85.66%	56,88,00,000	85.66%
ICICI Prudential Equity & Debt Fund	Unitholder	3,50,00,000	5.27%	3,50,00,000	5.27%

10.3 Reconciliation of the units outstanding at the beginning and a	Reconciliation of the units outstanding at the beginning and at the end of the reporting period :				
Particulars As at					
Tattetiais	31st March, 2020	31st March, 2019			
	No. of Units	No. of Units			
Units at the beginning of the period	66,40,00,000	=			
Issued during the period	-	66,40,00,000			
Units at the end of the period	66,40,00,000	66,40,00,000			

NOTE 11. OTHER EQUITY	As at 31st March, 2020 (Rs. in Crore)	As at 31st March, 2019 (Rs. in Crore)
Retained earnings		•
Opening Balance	(62.19)	-
Profit / (Loss) for the period	2,339.06	(62.19)
Return on Capital to Unit holders	(458.92)	· -
Distribution of income to Unit holders	(1.87)	-
TOTAL	1,816.08	(62.19)

Notes to the Standalone Financial Statements for the year ended 31st March, 2020

NOTE 12. BORROWINGS	(Rs. in Crore) As at 31st March, 2020	(Rs. in Crore) As at 31st March, 2019
DEBENTURES - AT AMORTISED COST Secured Non Convertible Debentures (NCDs) NIL [PY: 63,700 NCDs of Rs. 10,00,000 each]	-	6,370.00
TOTAL	-	6,370.00

- 12.1 Coupon rate of 9.2786 % payable quarterly
- $12.2\ All\ the\ above\ NCDs\ have\ been\ redeemed\ by\ India\ Infrastructure\ Trust\ on\ April\ 23,2019$

NOTE 13. OTHER CURRENT FINANCIAL LIABILITIES	As at 31st March, 2020	As at 31st March, 2019
Interest accrued and not due on Non Convertible Debentures (NCDs)	-	13.25
TOTAL		13.25
NOTE 14. OTHER CURRENT LIABILITIES	As at 31st March, 2020	As at 31st March, 2019
Statutory liabilities payable Payable to Related Party (Refer note No.20)	0.43	4.64
(a) Investment manager fee payable	0.22	-
(b) Reimbursement of expenses payable(c) Project Manager fee payable	0.05 0.81	2.05
(d) Trustee Fee Payable Arranger Fee Payable	-	0.02 34.40
Payable to others TOTAL	0.84 2.35	0.63 41.74

TOTAL

Notes to the Standalone Financial Statements for the year ended 31st March, $2020\,$

NOTE 15. REVENUE FROM OPERATIONS Operating Income Income from Interest on Investment in Non Convertible Debenture (NCD)	For the period ending 31st March, 2020 664.73	(Rs. in Crore) For the period 22nd November, 2018 to 31st March, 2019
TOTAL =	664.73	31.09
NOTE 16. OTHER INCOME Fair Valuation of put option (Refer note 21) Interest on Fixed Deposits	For the period ending 31st March, 2020 0.22 3.09	For the period 22nd November, 2018 to 31st March, 2019
Gain on sale of Investment in mutual funds measured at FVTPL	0.94	=
TOTAL =	4.25	4.42
NOTE 17.1 PAYMENT TO AUDITORS AS: (a) Auditor	For the period ending 31st March, 2020	For the period 22nd November, 2018 to 31st March, 2019
Statutory audit fees Other audit fees*	0.51 1.77	0.20
TOTAL	2.28	0.20
*Represents audit fees paid for audit of group reporting package as per regulations	er group referral instuctions u For the period ending 31st March, 2020	For the period 22nd November, 2018 to 31st March, 2019
NOTE 17.2 OTHER EXPENSES		
Bank Charges ** Demat Charges	0.00 0.44	0.01 0.32
Duties, Rates and Taxes	0.10	5.85
Transaction Advisory services	9.97	=
Legal & Professional fees	1.41	0.24
Custodian charges Miscellaneous Expenses	0.13 0.07	- -
Fair value of call option*	6.78	42.70
TOTAL	18.90	49.12
*Refer Note 6 for explanation to call option **Rs, 50,000 or below rounding off norms as adopted by the Trust		
Rs. 50,000 of below founding of from sas adopted by the frust	For the period ending 31st March, 2020	For the period 22nd November, 2018 to 31st March, 2019
NOTE 18. FINANCE COSTS	25.21	4.4.55
Interest Expenses Loss on early redemption of Non Convertible Debenture (NCD) (Refer note 12)	37.24 82.00	14.57

119.24

14.57

	TE 19. EARNINGS PER UNIT (EPU) following reflects the income and unit data used in the basic and diluted EPU computations:	For the period ending 31st March, 2020	(Rs. in Crore) For the period 22nd November, 2018 to 31st March, 2019
i)	Net Profit / (Loss) as per Statement of Profit and Loss attributable to Unit	2,339.06	(62.19)
ii)	Weighted Average number of Units used as denominator for calculating Basic	66,40,00,000	5,10,76,823
	Reporting period (in days)	366	130
	Units allotted (in days)	366	10
iii)	Weighted Average number of Potential Units	-	=
iv) v)	Total Weighted Average number of Units used as denominator for calculating Earnings per unit of unit value of ₹ 91.0321 each (Previous year issue value ₹	66,40,00,000	5,10,76,823
	100 each)		
	- For Basic (Rs.)	35.23	(12.18)
	- For Diluted (Rs.)	35.23	(12.18)

NOTE 20. RELATED PARTY DISCLOSURES

As per SEBI INVIT regulations and as per Ind AS 24, disclosure of transactions with related party are as given below.

I. List of Related Parties as per the requirements of Ind AS 24 - "Related Party Disclosures"

Related Parties where control exists

Entities which exercise control on the company

Brookfield Asset Management Inc.

Pipeline Infrastructure Limited (Formerly known as Pipeline Infrastructure Private Limited)

II. List of additional related parties as per Regulation 2(1) (zv) of the SEBI InvIT Regulations

A. Parties to India Infrastructure Trust

Rapid Holdings 2 Pte Ltd (Sponsor as per SEBI INVIT regulation 4 as amended)
Penbrook Capital Advisors Pvt. ltd. (Investment manager upto 31/03/20 as per SEBI INVIT regulation 4 as amended)
ECI India Managers Private Limited (Project manager as per SEBI INVIT regulation 4 as amended)
Axis Trustee Services Ltd (Trustee as per SEBI INVIT regulation 4 as amended)

B. Directors of the parties to the Trust specified in II(A) Above

i. Directors of ECI India Managers Private Limited

Mr. Mihir Anil Nerurkar Mr. Jeffrey Wayne Kendrew Mr. Nawal Saini

ii. Directors of Penbrook Capital Advisors Private Limited

Mr.Chetan Rameshchandra Desai Mr. Sridhar Rengan

Mr. Narendra Aneja Mr. Rajeev Ashok Piramal

iii. Directors of Rapid Holdings 2 Pte Limited

Mr. Anandjit Sunderaj Mr. Liew Yee Foong

Mr. Aviral Chaturvedi (resigned w.e.f 31 st October, 2019)

Ms.Ho Yeh Hwa

Ms.Taswinder Kaur Gill (appointed w.e.f 25th October, 2019)

Mr. Zhang Shen (appointed w.e.f 25th October, 2019)

iv. Directors of Axis Trustee Services Limited

Mr.Ram Bharosey Lal Vaish (resigned w.e.f 8th November, 2019)

Mr.Rajesh Kumar Dahiya

Mr. Ganesh Sankaran

Mr. Sanjay Sinha

Sr. No	Particulars	Relations	Year ended 31 st March, 2020	For the period 22nd November, 2018 to 31st March, 2019
1)	Interest Income Pipeline Infrastructure Ltd.	Subsidiary	664.73	31.09
2)	Trustee Fee Axis Trustee Services Ltd.	Trustee	0.21	0.02
3)	Investment management fee Penbrook Capital Advisors Pvt. Ltd.	Investment manager	2.83	0.69
4)	Units issued Rapid Holdings 2 Pte Ltd	Sponsor	-	5,688.00
5)	Repayment of Unit Capital (Rs.8.97 Paid out of Units of Rs. 100) Rapid Holdings 2 Pte Ltd	Sponsor	510.09	-
6)	Investment in NCD Pipeline Infrastructure Ltd.	Subsidiary	-	12,950.00
7)	Repayment of NCD Pipeline Infrastructure Ltd.	Subsidiary	6,747.32	-
8)	Investment in Equity Shares Pipeline Infrastructure Ltd.	Subsidiary	-	50.00
9)	Professional fee /Valuation fee/Director sitting fee Penbrook Capital Advisors Pvt. Ltd.	Investment manager	0.72	0.22
10)	Registration Expenses Rapid Holdings 2 Pte Ltd	Sponsor	-	1.38
11)	Project Management fee ECI India Managers Pvt. Ltd.	Project Manager	1.77	-
12)	Interest Distributed Rapid Holdings 2 Pte Ltd.	Sponsor	393.13	-
13)	Other Income Distributed Rapid Holdings 2 Pte Ltd.	Sponsor	1.60	-
14)	Amount received towards expenditure component sweep Pipeline Infrastruture Limited	Subsidiary	201.48	6.61

(iii) Balances at the end of period

Sr.			Year ended 31 st March, 2020	For the period 22nd November, 2018 to 31st
No	Particulars	Relations	2	March, 2019
1)	Reimbursement of Expense payable Rapid Holdings 2 Pte Ltd Penbrook Capital Advisors Pvt. ltd.	Sponsor Investment Manager	0.05	1.38 0.67
2)	Investment Manager Fee Payable Penbrook Capital Advisors Pvt. ltd.	Investment Manager	0.22	-
3)	Trustee Fee Payable Axis Trustee Services Ltd.	Trustee	-	0.02
4)	Project Manager fee payable ECI India Managers Pvt. Ltd.	Project Manager	0.81	-
5)	Interest receivable Pipeline Infrastructure Ltd.	Subsidiary	-	23.09
6)	Investment in Equity Shares Pipeline Infrastructure Ltd.	Subsidiary	50.00	50.00
7)	Investment in NCD at fair value* Pipeline Infrastructure Ltd.	Subsidiary	7,812.33	12,943.39
8)	Units value Rapid Holdings 2 Pte Ltd	Sponsor	5,177.91	5,688.00

^{*} Rs. 208.09 Crores (Previous year Rs. 6.61 Crores) being amount received from Pipeline Infrastructure Ltd is nettted off against the Non Convertible Debentures.

Notes to the Standalone Financial Statements for the year ended 31st March, 2020

NOTE 21. FINANCIAL INSTRUMENTS

Valuation

All financial instruments are initially recognized and subsequently re-measured at fair value as described below:

The fair value of the Non-convertible debentures is determined using the discounted cash flow method. The significant observable inputs are the probable weighted assessment of range of possible business outcome.

Fair value measurement hierarchy:

(Rs. in Crore

articulars		As at 31st	March, 2020		As at	31st March,	2019
	Carrying		Level of		Carrying	Leve	el of
	Amount		input used in		Amount	input u	ised in
		Level 1	Level 2	Level 3		Level 2	Level 3
Financial Assets							
At Amortised Cost*							
Cash and Cash Equivalents	0.25				24.60		
Other Financial Assets	1.59				23.09		
At FVTPL Investments in Non Convertible							
Debenture (NCD)	7,812.33			7,812.33	12,943.39		12,943.3
Put option on PIL shares	4.64		4.64		4.42	4.42	
Financial Liabilities							
At Amortised Cost*							
Borrowings	-				6,370.00		
Other Current Financial							
Liabilities	-				13.25		
At FVTPL							
Call Option on PIL shares	49.48		49.48		42.70	42.70	

^{*} carrying amount approximates fair value as per management

The financial instruments are categorized into three levels based on the inputs used to arrive at fair value measurements as described below: Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities; and

Level 2: Inputs other than the quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. Level 3: Inputs based on unobservable market data

Fair value measurements using unobservable market data (level 3)

The following table presents the changes in level 3 items related to Investment in NCDs for the year ended March 31, 2020

Particulars	(F	Rs. in Crore)
As at January 23, 2019		-
Add: Debentures issued		12,950.00
Carrying value of debentures as on March 31, 2019		12,950.00
Add: Debentures issued		-
Less: Redemption / Principal repayment of debentures		6,747.32
Carrying value of debentures as on March 31, 2020		6,202.68
Less: Expenditure Component Sweep received		
FY 2018-19	6.61	
FY 2019-20	201.48	208.09
		5,994.59
Add: Fair value gain on Non convertible debentures measured at FVTPL		1,817.74
Fair value of debentures as on March 31, 2020		7,812.33

The investment made by India Infrastructure Trust (InvIT) in Non convertible debentures (InvIT NCD) are classified as a Financial Asset according to the Ind AS 3 2 and 109, and further classified at Fair Value Through Profit & Loss (FVTPL). The InvIT NCDs are held with an intention to collect contractual cash flows and not held with an intention to sell. However, the cash flows flowing to InvIT are not solely in the nature of payment of principle and interest. There is also an implicit interest embedded in the right to sweep Equated Yearly Instalment & Expenditure Component Sweep.

The discounted cash flow method has been applied for deriving the fair valuation of the debentures which requires determining the present value of all cash flows.

The payment of interest and principal component of the InvIT NCDs is provided in the Debenture Trust Deed wherein interest component at the Annual Interest Rate ("AIR") will be computed on the outstanding principal of Total NCDs (i.e. InvIT NCDs + NCDs issued to External lenders). For first five years upto March 31, 2024, the AIR is fixed at 9.7%. For the balance period the AIR is computed in the block of every 5 years as Benchmark Rate + 100 bps (Benchmark Rate = the average of the previous 7 trading days Fixed Money Market and Derivatives Association of India ("FIMMDA") Corporate AAA 5 year yield. The AIR shall be subject to a minimum to 9.5% and a maximum of 10.5%. Accordingly, the coupon rate for balance period after the first 5 year block is considered at 9.5%.

For assessing the volumes to be transported through the Pipeline in which InvIT has invested. (SPV of Invit) we have relied on technical report provided by Wood Mackenzie

Accordingly, the present value of the future cash flows is arrived at Rs. 7.812.33 Crore. This represents the fair value of the InvIT NCDs as on 31.3.2020 (refer Note 12)

The carrying value of NCDs as on 31.3.2020, after adjusting for Expenditure Component Seep received from SPV, is Rs. 5,994.59 Crore resulting in a gain on fair valuation of InvIT NCDs of Rs. 1,817.74 Crore (Refer Statement of Profit & Loss Account). Such a gain has no impact on the Current tax and Deferred tax, based on the expert opinion received.

The investment made by India Infrastructure Trust (InvIT) in Non-convertible debentures (InvIT NCD) are classified as a Financial Asset according to the Ind AS 32 and 109. The InvIT NCDs are held with an intention to collect contractual cash flows over the tenure of the instrument and not held with an intention to sell. However, the cash flows flowing to InvIT are not solely in the nature of payment of principle and interest due to various variable cash flows attached to the instrument including additional interest after servicing the interest on external debt. Hence InvIT NCDs are classified at Fair Value through Profit & Loss (FVTPI)

The discounted cash flow method has been applied for deriving the fair valuation of the debentures based on the present value of all future cash flows.

The significant assumptions considered in the valuation are:

- 1. Discount rate considered for valuation: The discount rate for every year is computed as Benchmark Rate+100 bps, with benchmark rate being zero coupon yield Zero Coupon Yield as on the Valuation Date for maturity corresponding to the cash flows adjusted for FIMMDA spread for AAA security and 1% for additional risk. If the discount rate for each year increases by 0.5% then Fair value of the investment will reduce by Rs. 191 crores, if the discount rate reduces by 0.5% then Fair value of the investment will increase by Rs.200 crores.
- 2. The rate at which Pipeline Infrastructure Limited ("PIL") will be able to re-finance the external debt: The interest rate at which PIL will be able to refinance new NCDs is considered based on expected future interest rate for a period of 15 years for a AAA rated bond using FIMMDA Corporate Spread adjusted by 1% for additional risk. If this rate increases by 0.5% then Fair value of the investment will decrease by Rs. 132 crores and if this rate reduced by 0.5% then Fair value of the investment will increase by Rs.131 crores.

The interest rates are blocked for a period of first 5 years at 9.5% i.e. upto March 22, 2024 and hence instrument is not exposed to interest rate risk in next year.

Notes to the Standalone Financial Statements for the year ended 31st March, 2020

22. FINANCIAL INSTRUMENTS - RISK MANAGEMENT

Liquidity Risk

Liquidity risk arises from the Trust's inability to meet its cash flow commitments on time. Trust's objective is to, at all times, maintain optimum levels of liquidity to meet its cash and collateral requirements. The Trust closely monitors its liquidity position and deploys a disciplined cash management system. Trust's liquidity is managed centrally with operating units forecasting their cash and liquidity requirements.

The Trust's liquidity is managed centrally with operating units forecasting their cash and liquidity requirements. Treasury pools the cash surplus from across the different operating units and then arranges to either fund the net deficit or invest the net surplus in the market.

Maturity Profile of Financial Liabilities as on 31st March, 2020

There are no financial liabilities (other than derivatives) as on 31 March 2020. The Trust has redeemed entire NCD issued for Rs. 6,370 crores on 23rd April, 2019.

Maturity Profile of Financial Liabilities as on 31st March, 2019

(Rs. in Crore)

				(Its. III Clore)
			More than 5	
Particulars	3-12 months	1-5years	years	Total
Non Derivative Liabilities	-	-	-	-
Long Term Loans	-	-	6,370.00	-
Total Borrowings	-	-	6,370.00	-

23. Statement of Net Distributable Cash Flows (NDCFs)

(Rs in Crore)

Particulars	Year ended 31st March, 2020	For the period 22nd November, 2018 to 31st March, 2019
Cash flows received from Portfolio Assets in the form of interest	687.83	8.00
Cash flows received from Portfolio Assets in the form of dividend	-	-
Any other income accruing at the Trust level and not captured above, including but not limited to interest/return on surplus cash invested by the Trust	2.44	-
Cash flows/ Proceeds from the Portfolio Assets towards the repayment of the debt issued to the Portfolio Assets by the Trust*	6,948.80	6.61
Proceeds from the Portfolio Assets for a capital reduction by way of a buy back or any other means as permitted, subject to applicable law	-	-
Proceeds from the sale of assets of the Portfolio Assets not distributed pursuant to an earlier plan to re-invest, or if such proceeds are not intended to be invested subsequently	-	-
Total cash flow at the InvIT level (A)	7,639.07	14.61
Less: re-imbursement of expenses in relation to the Transaction undertaken by the Sponsor on behalf of the Trust and payment of arranger fee.	-	-
Less: Any payment of fees, interest and expense incurred at the Trust level, including but not limited to the fees of the Investment Manager, Trustee, Project Manager, Auditor, Valuer, credit rating agency and the Debenture Trustee	(72.59)	-
Less: Net cash set aside to comply with DSRA requirement under loan agreements	(43.62)	-
Less: Costs/retentions associated with sale of assets of the Portfolio Assets	-	-
Related debts settled or due to be settled from sale proceeds of Portfolio Assets	-	-
Transaction costs paid on sale of the assets of the Portfolio Assets; and	-	-
Capital gains taxes on sale of assets/shares in Portfolio Assets/other investments	-	-
Less: Proceeds reinvested or planned to be reinvested in accordance with Regulation 18(7)(a) of the SEBI InvIT Regulations.	-	-
Less: Repayment of external debt (including interest and mandatory redemption), in accordance with the Trust NCD Documents, at the Trust level and at the level of any of the underlying portfolio assets/special purpose vehicles (excluding refinancing)	(6,489.24)	-
Less: Income tax (if applicable) at the standalone Trust level and payment of other statutory dues	(1.73)	-
Less: Amount invested in any of the InvIT Assets for service of debt or interest) <u> </u>	-
Less: Reserve for debentures/ loans/ capex expenditure in the intervening period till next	- 1	-
proposed distribution if deemed necessary by the Investment Manager invested in permitted		
investments		
Total cash outflows/retention at the Trust level (B)	(6,607.18)	•
Net Distributable Cash Flows (C) = (A+B)	1,031.89	14.61

Net Distributable Cash Flows as per above	1,031.89	14.61
Cash and Cash Equivalents on April 01, 2019 (Refer note 7)	24.60	-
Amount received from Sponsor - available for distribution	-	10.00
Total Net Distributable Cash Flows	1,056.49	24.61

^{*} Includes Rs. 201.48 Crores received as advance from SPV. (Previous period Rs.6.61 Crores)

The Net Distributable Cash Flows ("NDCF") as above is for the year ended March 31, 2020. An amount of Rs. 1,056.26 crores has been distributed to unit holders as follows.

Date of Distribution	Return of	Return on	Miscellaneous	Total
payment	Capital	Capital	Income	
April 16, 2019	64.66	-	-	64.66
July 18, 2019	73.89	178.59	0.72	253.20
October 16, 2019	300.57	144.79	0.55	445.91
January 16, 2020	156.35	135.54	0.60	292.49
	595.47	458.92	1.87	1,056.26

NOTE 24. TAXES

In accordance with section 10 (23FC) of the Income Tax Act, the income of business Trust in the form of interest received or receivable from Project SPV is exempt from tax. Accordingly, the Trust is not required to provide any current tax liability. However, for the income earned by the Trust, it will be required to provide for current tax liability.

Reconciliation	of tax expens	ses and book pr	ofit multipled b	y Tax rate

	Year ended 31st March, 2020	For the period 22nd November, 2018 to 31st March, 2019
Profit / (Loss) before Tax	2,340.79	(62.2)
Tax at the Indian tax rate of 42.74% (Including 37 % surcharge & 4% cess Tax effects of amounts which are not deductible/ (taxable) in calculating	1,000.55	-
taxable income		
PIL Interest Received since considered as pass through	(284.13)	
Fair value gain on Non convertible debentures measured at FVTPL	(776.98)	
Fair valuation of put option	(0.09)	
Expenses Disallowed since related interest income is exempt	62.38	
Income Tax expense	1.73	-

NOTE 25. DETAILS OF DUES TO MICRO AND SMALL ENTERPRISES AS PER MSMED ACT,

There are no Micro and Small Enterprises as defined in the Micro and Small Enterprises Development Act, 2006 to whom the Trust owes dues on account of principal amount together with interest and accordingly no additional disclosures have been made. The above information regarding Micro and Small Enterprises has been determined to the extent such parties has been identified on the basis of information available with the Trust.

NOTE 26: SUBSEQUENT EVENT

The financial statements have been approved by the Pipeline InvIT Committee and the Board of Directors of Investment Manager to the Trust, at their respective meetings held on June 29, 2020.

NOTE 27. CONTINGENT LIABILITITIES AND COMMITMENTS (to the extent not provided for)

Contingent Liabilities - There is no contingent liability in the current year and previous year

Commitments

Estimated amount of contracts remaining to be executed on capital account (net of advances) and not provided for

NOTE 28. SEGMENT REPORTING

The Trust's activities comprise of owning and investing in Infrastructure SPVs to generate cash flows for distribution to unitholders. Based on the guiding principles given in Ind AS - 108 "Operating Segments", this activity falls within a single operating segment and accordingly the disclosures of Ind AS -108 have not separately been given

NOTE 29. CAPITAL MANAGEMENT

The Trust adheres to a disciplined Capital Management framework which is underpinned by the following guiding principles:
a) Ensure financial flexibility and diversify sources of financing and their maturities to minimize liquidity risk while meeting investment requirements.

b) Leverage optimally in order to maximize unit holder returns while maintaining strength and flexibility of the Balance sheet.

During the year, the Trust has maintained AAA rating requirement until all the NCD's were redeemed on April 23, 2019. This framework is adjusted based on underlying macro-economic factors affecting business environment, financial market conditions and interest rates environment.

As at 31 March, 2020 the Trust has no borrowings, hence net gearing ratio is zero. The gearing ratio for previous year is as follows:

(Rs. in Crore)

Gross Debt
Cash and Marketable Securities
Net Debt (A)
Total Equity (As per Balance Sheet) (B)
Net Gearing (A/B)

As at 31st March, 2019
6,370.00
24.60
6,345.40
6,640.00
0.96

Sridhar Rengan Chairperson of the Board DIN 03139082 For and on behalf of the Board of Directors of WIP (India) Private Limited (as Investment Manager of India Infrastructure Trust)

Mihir Nerurkar

Chairperson of the Pipeline InvIT Committee

Neha Jalan

Neha Jalan

Compliance Officer of the Trust

Place : Mumbai Date : June 29, 2020

Place: Mumbai Date: June 29, 2020

Chartered Accountants Indiabulis Finance Centre Tower 3, 27th 32th Floor Senapati Bapat Marg Elphinstone Road (West) Mumbai - 400 013 Maharashtra, India

Tel: +91 22 6185 4000 Fax: +91 22 6185 4001

Independent Auditors' Report on the Half Year and Year to Date Standalone Financial Information of the Trust Pursuant to the Regulations 23 of the SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended

To
The Board of Directors of
WIP (India) Private Limited (Investment Managers of India Infrastructure
Trust)

Opinion

We have audited the Standalone Financial Information for the year ended March 31, 2020 included in the accompanying "Statement of Standalone Financial Information for the six months and Year Ended March 31, 2020." of India Infrastructure Trust ("the Trust") consisting of the Statement of profit and loss, explanatory notes thereto and the additional disclosures as required in paragraph 6 of Annexure A to the SEBI Circular No. CIR/IMD/DF/127/2016 dated November 29, 2016 ("SEBI Circular"), ("the Statement"), being submitted by the Trust pursuant to the requirements of Regulation 23 of the SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended from time to time read with SEBI Circular ("the InvIT Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the Standalone Financial Information for the year ended March 31, 2020:

- is presented in accordance with the requirements of Regulation 23 of the SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended from time to time read with read with SEBI Circular No. CIR/IMD/DF/127/2016 dated November 29, 2016 in this regard; and
- ii. gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian Accounting Standards and other accounting principles generally accepted in India of the net profit and total comprehensive income and other financial information of the Trust for the year then ended.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) and other pronouncements issued by the Institute of Chartered Accountants of India (ICAI). Our responsibilities under those Standards are further described in the "Auditors' Responsibilities for the Audit of the Annual Standalone Financial Information" section below. We are independent of the Trust 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 Information for the year ended March 31, 2020 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 ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

Management's Responsibilities for the Statement

This Statement, which includes the Standalone Financial Information is the responsibility of the Board of directors of the Investment Managers ("Board of Directors") and has been approved by them for the issuance. The Statement has been compiled from the related audited standalone financial statements for the year ended March 31, 2020. This responsibility includes the preparation and presentation of the Standalone Financial Information for the year ended March 31, 2020 that give a true and fair view of the net profit and other comprehensive income and other financial information of the InvIT in accordance with the requirements of SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended from time to time ("the InvIT Regulations"); Indian Accounting Standards as defined in Rule 2(1)(a) of the Companies (Indian Accounting Standards) Rules, 2015 (as amended), and other accounting principles generally accepted in India, to the extent not inconsistent with the InvIT regulations. This responsibility also includes maintenance of adequate accounting records for safeguarding of the assets of the Trust and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone Financial Information that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditors' Responsibilities for the Audit of the Annual Standalone Financial Information

Our objectives are to obtain reasonable assurance about whether the Standalone Financial Information for the year ended March 31, 2020 as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the Standalone Financial Information.

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 Annual Standalone Financial Information, 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, but not for the purpose of expressing an opinion on the effectiveness of the Trust's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under The InvIT regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Trust to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the Statement 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 Trust to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Annual Standalone Financial Information, including the disclosures, and whether the Annual Standalone Financial Information represents the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Annual Standalone Financial Information of the Trust to express an opinion on the Annual Standalone Financial Information.

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

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

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

Other Matters

The Statement includes the information for the six months ended March 31, 2020 being the balancing figure between audited figures in respect of the full financial year and the published year to date figures up to the six months ended September 30, 2019 which were subject to limited review by us as required under regulation 23 of the SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended from time to time read with SEBI Circular.

Our opinion on the Statement is not modified in respect of these matter.

For Deloitte Haskins & Sells LLP

Chartered Accountants (Registration No. 117366W/W-100018)

Rupen K. Bhatt

Partner

(Membership No. 046930) UDIN: 20046930AAAADQ2208

Place: **Mumbai** Date: 29th June 2020

Chartered Accountants Indiabulis Finance Centre Tower 3, 27th 32th Floor Senapati Bapat Marg Elphinstone Road (West) Mumbai - 400 013 Maharashtra, India

Tel: +91 22 6185 4000 Fax: +91 22 6185 4001

INDEPENDENT AUDITOR'S REPORT

To Unitholders India Infrastructure Trust Report on the Audit of Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of India Infrastructure Trust ("the Trust"), which comprise the Balance Sheet as at 31st March, 2020, Statement of Profit and Loss including Statement of Other Comprehensive Income, the Statement of Cash Flows and the Statement of Changes in Unit holders Equity for the year then ended, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014 as amended from time to time including any guidelines and circulars issued thereunder (together referred to as the "InvIT Regulations") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards as defined in Rule 2(1)(a) of the Companies (Indian Accounting Standards) Rules, 2015, as amended ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Trust as at 31st March 2020, and its profit, total comprehensive income, its cash flows and change in Unit Holders equity for the year then ended.

Basis for Opinion

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

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 of the current year. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Sr. No.	Key Audit Matter	Auditor's Response
1	Fair valuation of investment in Non-convertible debentures	Our principal audit procedures relating to the management valuation of NCDs included the following :
	The valuation of Non-convertible debentures (NCDs) investment in Pipeline Infrastructure Limited ("PIL", "SPV") (formerly known as Pipeline Infrastructure Private Limited) was key area of audit focus due to the degree of complexity involved in valuing the NCDs and significant judgement and valuation assumption made by the management. As at March 31, 2020 carrying amount of NCDs outstanding is Rs. 7,812 crore and fair value gain on NCDs for the year was Rs. 1,817 crore. These NCDs are measured at fair value and classified as level 3 instrument. Refer to note 21 to the standalone	 We tested the design and implementation of key controls related to the recording and fair valuation of NCD's outstanding as on balance sheet date and fair valuation impact for the year. We evaluated the Company's fair valuation specialist's competence and objectivity to perform the valuation. We assessed the reasonableness of the estimated future cash flow projections, discount rate and other financial input considered in valuation with the underlying agreement, estimated credit rating and related future interest rate curves.
	financial statements	 We have involved internal fair valuation specialist to independently fair value NCDs on the balance sheet date which includes evaluating the discount rate to be used in valuation and the rate at which company will be able to refinance the external debt as per market condition. We compared the fair value determined by the Company's fair valuation specialist and our internal fair valuation specialist to determine the same to be reasonable.

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

The Board of Directors of the WIP (India) Private Limited ('Investment Manager') is responsible for the other information. The other information comprises the information and disclosures included in the Annual Report but does not include the standalone financial statements and our auditor's report thereon. The Annual Report is expected to be made available to us after the date of this auditor's report.

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

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

When we read the information and disclosures Annual Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance as required under SA 720 'The Auditor's responsibilities Relating to Other Information'.

Managements Responsibility for the Standalone Ind AS Financial Statements

The Investment Manager, is responsible for the preparation of these standalone financial statements that give a true and fair view of the financial position as at 31st March 2020, financial performance including other comprehensive income, cash flows and the changes of the unit holders funds for the year ended 31st March 2020, in accordance with the Ind AS and other accounting principles generally accepted in India and the InvIT Regulations.

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

In preparing the standalone financial statements, management is responsible for assessing the Trust'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 Trust or to cease operations, or has no realistic alternative but to do so.

The Investment Manager is also responsible for overseeing the Trust'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 scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances but not for expressing an opinion on the effectiveness of the Trust's internal control.
- 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 Trust'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 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 Trust 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 that we identify during our audit.

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

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

Report on Other Legal and Regulatory Requirements

Based on our audit and as required by InvIT Regulations, 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 purpose of our audit;
- b) The balance sheet, and statement of profit and loss including other comprehensive income are in agreement with the books of account of the Trust;
- c) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards (Ind AS) as defined in Rule 2(1)(a) of the Companies (Indian Accounting Standards) Rules, 2015, as amended; and
- d) In our opinion and to the best of our information and according to the explanations given to us, the Financial Statements give the disclosures, in accordance with the InvIT Regulations, in respect of the net assets at fair value as at 31st March, 2020, the total returns at fair value for the year ended 31st March, 2020 and the Net distributable cash flows for the year then ended.

For Deloitte Haskins & Sells LLP

Chartered Accountants (Registration No. 117366W/W-100018)

Rupen K. Bhatt

(Membership No. 046930) UDIN: 20046930AAAADO4775

Place: Mumbai Date: 29th June 2020

Principal place of Business: Unit No. 804, 8th Floor, A - Wing, One BKC, Bandra Kurla complex, Bandra East, Mumbai - 400051, India.

Phone No: 022-62104100. E-mail: compliance @pipelineinfra.com, Website: https://www.indinfratrust.com/

(SEBI Registration Number: IN/INVIT/18-19/0008) STATEMENT OF CONSOLIDATED FINANCIAL INFORMATION FOR THE SIX MONTHS AND FINANCIAL YEAR ENDED MARCH 31, 2020

(Rs. in Crore)

Sr.	Particulars	Six months	Six months	Year	(Rs. in Crore)
No.	Particulars	ended	ended	ended	For the period November 22,
NO.		01101001	01101001		2018 to March
		March 31,	September 30,	March 31,	
		2020	2019	2020	31, 2019
<u> </u>		Refer Note 3	Limited Review	Audited	Audited
I.	INCOME AND GAINS				
	Revenue from Operations	1,339.48	1,067.66	2,407.14	27.91
	Interest	1.82	6.15	7.97	0.23
	Profit on sale of Investments	11.72	10.62	22.34	0.06
	Other Income*	4.58	2.33	6.91	4.44
	Total Income and gains	1,357.60	1,086.76	2,444.36	32.64
II.	EXPENSES AND LOSSES				
	Valuation Expenses	0.39	0.22	0.61	0.16
	Audit Fees	2.64	0.56	3.20	0.23
	Insurance and Security Expenses	11.92	15.61	27.53	0.14
	Employee Benefits Expenses	13.79	6.34	20.13	0.39
	Project Manager Fee	0.88	0.89	1.77	-
	Investment Manager Fee	1.16	1.67	2.83	0.69
	Trustee Fee	0.10	0.11	0.21	0.02
	Depreciation on Property, Plant and Equipment	369.76	364.93	734.69	18.10
	Amortization of Intangible Assets	49.32	51.19	100.51	2.48
	Finance Costs	294.03	376.02	670.05	14.77
	Custodian Charges	0.06	0.07	0.13	0.32
	Registration Fees	-	-	-	1.38
	Repairs and Maintenance	18.30	19.28	37.58	0.62
	Transmission Charges	478.87	388.71	867.58	13.72
	Other Expenses**	88.71	119.58	208.29	51.82
l	Total Expenses and losses	1,329.93	1,345.18	2,675.11	104.84
III.	Profit / (Loss) for the period before tax (I-II)	27.67	(258.42)	(230.75)	(72.20)
IV.	Tax Expenses Current Tax	0.70	0.04	4.72	
		0.79	0.94	1.73	-
	Deferred Tax	(23.00)	- 0.04	(23.00)	23.00
١.,	Total Tax Expense	(22.21)	0.94	(21.27)	23.00
	Profit / (Loss) for the period after tax (III-IV)	49.88	(259.36)	(209.48)	(95.20)
	Items of other Comprehensive Income	0.14	0.04	0.10	0.07
` ′	Item that will not be reclassified to profit or	0.14	0.04	0.18	0.07
II	Income tax relating to items that will not be	-	-	-	-
,,,,	reclassified to profit or loss				
	Item that will be reclassified to profit or loss	-	-	-	-
l ii	Income tax relating to items that will be	-	-	-	-
	reclassified to profit or loss				
	Other Comprehensive Income	0.14	0.04	0.18	0.07
VII.	Total Comprehensive Income for the period	50.02	(259.32)	(209.30)	(95.13)

^{*}Other Income for the six months ended March 31, 2020, six months ended September 30, 2019, year ended March 31, 2020 and for the period November 22, 2018 to March 31, 2019 mainly includes rental income, recovery from contractors, fair value gain on financial instrument, supervision charges and other miscellaneous income.

^{**} Other Expenses for the six months ended March 31, 2020, six months ended September 30, 2019, year ended March 31, 2020 and for the period November 22, 2018 to March 31, 2019 mainly includes electricity, power and fuel, professional fees, transaction advisory fees, stores and spares consumption, fair value loss on financial instrument, professional fees and other miscellaneous expenses.

Notes to Consolidated Financial Information of India Infrastructure Trust

- 1 The audited consolidated financial information for the year ended March 31, 2020 has been prepared in accordance with the recognition and measurement principles prescribed under Indian Accounting Standard, as defined in Rule 2(1) (a) of the Companies (Indian Accounting Standards) Rules, 2015, as amended, and SEBI (Infrastructure Investment Trust) Regulations, 2014, as amended and the circulars issued thereunder ("InvIT Regulations"). The above financial information has been reviewed and approved by the Pipeline InvIT Committee and Board of Directors of the Investment Manager at their meeting held on June 29, 2020.
- 2 Investors can view the audited consolidated financial information of India Infrastructure Trust on the Trust's website (www.indinfratrust.com) or on the website of BSE (www.bseindia.com).
- 3 The audited consolidated financial information of India Infrastructure Trust ("the Trust") and its subsidiary, Pipeline Infrastructure Limited (together referred to as the "Group") comprises of the consolidated Statement of profit and loss, explanatory notes thereto and additional disclosures as required in paragraph 6 of Annexure A to the SEBI Circular no. CIR/IMD/DF/127/2016 dated November 29,2016 ('SEBI Circular') of the Group for the year ended March 31, 2020 ("Consolidated Financial Information"). The six months ended consolidated financial information are the derived figures between the audited figures in respect of the year ended March 31, 2020 and the published year-to date figures up to September 30, 2019 which were subject to limited review.
- 4 India Infrastructure Trust (The "Trust"/"InvIT") is registered as a contributory irrevocable trust set up under the Indian Trusts Act, 1882 on November 22, 2018, and registered as an infrastructure investment trust under the Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014, on January 23, 2019 having registration number IN/INvIT/18-19/0008. Sponsor of the Trust is Rapid 2 Holdings Pte Ltd., a company registered in Singapore. The Trustee to the Trust is Axis Trustee Services Limited (the "Trustee"). The Initial Investment Manager for the Trust was PenBrook Capital Advisors Pvt. Ltd. (the "Initial Investment Manager") till March 31, 2020. The address of the registered office of the "Initial Investment Manager" is 1, Peninsula Spenta, Mathuradas Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013. The Trust has appointed new "Investment Manager" WIP (India) Pvt. Ltd. (WIP) in place of PenBrook Capital Advisors Private Limited, Initial Investment Manager w.e.f April 1, 2020. The registered office of the new Investment Manager is Unit no. 804, 8th Floor, One BKC, Bandra Kurla Complex, Bandra (East) Mumbai 400051.
- 5 The InvIT Committee of Board of Directors of the Initial Investment Manager have declared four Distributions during the year ended March 31, 2020 as follows:
 - Distribution of Re. 0.9738 per unit as return of capital declared in their meeting held on April 6, 2019, which was paid on April 16, 2019.
 - Distribution of Rs. 3.8132 per unit which comprises of Rs. 2.6896 per unit as return on capital, Rs. 1.1128 per unit as return of capital and Re. 0.0108 per unit as miscellaneous income declared in their meeting held on July 9, 2019 which was paid on July 18, 2019.
 - Distribution of Rs. 6.1755 per unit which comprises of Rs. 2.1806 per unit as return on capital, Rs. 4.5266 per unit as return of capital and Re. 0.0083 per unit as miscellaneous income declared in their meeting held on October 7, 2019 which was paid on October 16, 2019.
 - Distribution of Rs. 4.4051 per unit which comprises of Rs. 2.0413 per unit as return on capital, Rs. 2.3547 per unit as return of capital and Re. 0.0091 per unit as miscellaneous income declared in their meeting held on January 7, 2020 which was paid on January 16, 2020.

Notes to Consolidated Financial Information of India Infrastructure Trust

- 6 The initial accounting for the business combination entered into by the group in financial year 2018-19 was incomplete by the end of the reporting period. The group had reported provisional assets and liabilities acquired as at March 31, 2019. These provisional amounts were adjusted during the measurement period, (i.e upto March 31, 2020), to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, and accordingly the comparative period amounts have been restated.
- 7 The figures for the year ended March 31, 2020 and period ended March 31, 2019 are not comparable since the trust was registered as a contributory irrevocable trust set up under the Indian Trusts Act, 1882 on 22nd November, 2018.
- 8 The Group's activities comprise of transportation of natural gas in certain states in India. Based on the guiding principles given in Ind AS 108 on "Segment Reporting", since this activity falls within a single business and geographical segment, segment wise position of business and its operations is not applicable to the Group.
- 9 Effective April 1, 2019, the Group has adopted Ind AS 116 "Leases", applied to all lease contracts existing on April 1, 2019 using the modified retrospective method of transition. The effect of this adoption is insignificant on the profit for the period, earnings per share, total assets, total liabilities and adjustment to retained earnings.
- 10 During the year ended March 31, 2020, the Subsidiary company has elected to exercise the option permitted under section 115BAA of the Income Tax Act, 1961, as introduced by Taxation Law Amendment Act 2019. Accordingly, the income tax workings for the year ended March 31, 2020 is on the basis of the new tax rate of 25.17%, as applicable for financial year 2019-20 for the entities in India including re-measurement of deferred tax balance.
- 11 The Petroleum and Natural Gas Regulatory Board ('PNGRB') vide its Tariff Order no. TO/17/2019 has determined the final initial unit natural gas pipeline tariff on a levelized basis for the East West Natural Gas Pipeline ("EWNGPL") at Rs.71.66/MMBTU, on Gross Calorific Value (GCV) basis with effect from July 1, 2019.
- 12 Debenture Redemption Reserve (DRR) is not required to be created in view of the loss incurred by the subidiary during the current period. Also as per MCA Notification GSR574(E) dated August 16, 2019, Debenture Redemption Reserve (DRR) is not required to be created since the subsidiary is a debt listed entity.
- 13 The previous period figures have been regrouped wherever necessary to make them comparable with those of current period.
- 14 The outbreak of Coronavirus (COVID-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. The Group has considered internal and external information while finalising estimates in relation to its financial statement up to the date of approval of financial statements by the Pipeline InvIT Committee and Board of directors of the Investment Manager and has not identified any material impact on the carrying value of assets, liabilities or provisions. However, the impact assessment of COVID-19 is a continuing process given the uncertainties associated with its nature and durations. Due to the nature of the pandemic, the Group will continue to monitor development and shall take appropriate actions as appropriate, based on any material changes in the future economic conditions.

India Infrastructure Trust

A) Statement of Net Distributable Cash Flows (NDCFs) of PIL

				(Rs. in Crore)
Description	Six months ended March 31, 2020	Six months ended September 30, 2019	Year ended March 31, 2020	For the period November 22, 2018 to March 31, 2019
Profit /(loss) after tax as per Statement of profit and loss (standalone) (A)	(2,062.64)	(498.55)	(2,561.19)	(65.34)
Add: Depreciation, impairment and amortisation as per statement of profit and loss in case of impairment reversal, same	396.82	434.56	831.38	21.04
needs to be deducted from profit and loss Add: Interest and Additional Interest (as defined in the NCD terms) debited to Statement of profit and loss in respect of	309.71	355.02	664.73	31.09
loans obtained / debentures issued to Trust (net of any reduction or interest chargeable by Project SPV to the Trust). Add / (Less):- Dividend or other amounts distributed to the Trust to the extent debited to statement of profit and loss. In	1	ı	1	1
case of reversal of distribution same needs to be deducted Add / (Less): Increase / decrease in net working capital deployed in the ordinary course of business	186.08	(360.72)	(174.64)	(12.08)
Add / (Less): Loss/gain on sale of infrastructure assets Add / (Less): Amount funded by/refunded to the Contractor as per terms of the O&M Agreement			1 1	
Less: Amount determined as O&M Surplus as per the O&M Agreement and retained in PII	1	1	1	1
Add / (Less): Expenditure Component Sweep as defined in the NCD Terms	134.81	29.99	201.48	6.61
Add / (Less): Net Contracted Capacity Payment (CCP)	103.64	870.28	973.92	27.46
Less:- Accrued dividend, if any, payable to holders of Preference Shares to the extent not debited to statement of profit and loss account	1	1	1	1
Less:- RIL Upside Share calculated in terms of the Pipeline Usage Agreement, to the extent not debited to statement of	1	1	ı	ı
proint and loss account. Add: Proceeds from sale of infrastructure assets adjusted for the following:	1	1	,	1
-related debts settled or due to be settled from sale proceeds				
-directly attributable transaction costs				
-proceeds reinvested or planned to be reinvested as per Regulation 18(7)(a) of the SEBI InvIT Regulations				

December 2		Character	,	(Rs. in Crore)
Description	six months ended	six months ended	rear ended	For the period November 22,
	March 31, 2020	September 30, 2019	March 31, 2020	2018 to March 31, 2019
Add: Proceeds from sale of infrastructure assets not distributed pursuant to an earlier plan to re-invest, if such proceeds	ı		-	
are not intended to be invested subsequently net of any profit / (loss) recognised in statement of profit and loss				
Less: Capital expenditure, if any	(25.69)	(14.51)	(40.20)	1
Add / (Less): Any other item of non-cash expense / non cash income (net of actual cash flows for these items), if deemed	1,817.63	15.18	1,832.81	23.00
necessary by the Investment Manager, including but not limited to				
(a) Any decrease/increase in carrying amount of an asset or a liability recognised in statement of profit and loss and				
expenditure on measurement of the asset or the liability at fair value				
(b) Interest cost as per effective interest rate method (difference between accrued and actual paid)				
(c) Deferred tax				
(d) Lease rent recognised on straight line basis				
Less: Amount reserved for expenditure / payments in the intervening period till next proposed distribution, if deemed	0.57	(8.91)	(8.34)	ı
necessary by the Investment Manager, invested in permitted investments including but not limited to				
(a) Amount reserved for major maintenance which has not been provided in statement of profit and loss				
(b) Amount retained /reserved for specified purposes including working capital requirements				
Less: Repayment of external debt (principal) / redeemable preference shares / debentures, etc./ cash set aside to comply	ı	(145.60)	(145.60)	1
with borrowing requirements under agreements including DSRA.				
Add: Proceeds from external debt (principal) / redeemable preference shares / debentures, etc.	1	6,452.00	6,452.00	1
Add/ (Less): Amounts added or retained to make the distributable cash flows in accordance with the Transaction	1	1	1	1
Documents				
Total Adjustments (B)	2,923.57	7,663.97	10,587.54	97.12
Net Distributable Cash Flows (C)=(A-B)	860.93	7,165.42	8,026.35	31.78

Note: An amount of Rs. 6,747.32 Crore has been redeemed to InvIT and Rs. 201.48 Crore has been paid as an advance to InvIT

B) Statement of Net Distributable Cash Flows (NDCFs) of the Trust

Six months ended March 31, 2020	Six months ended	Year ended	For the period November 22,
ended March 31, 2020	ended	ended	November 22,
2020 387.48	Contained on or	10 June 10	70.040.40.000
387.48	september 30, 2019	March 31, 2020	2018 to March 31, 2019
	300.35	687.83	8.00
1	1	1	1
0.25	2.20	2.45	1
356.53	6,592.27	6,948.80	6.61
1	1	1	1
1	,	1	ı
744.26	6,894.82	7,639.08	14.61
			,
ı		1	ı
114.39	(186.96)	(72.57)	ı
00.00	(43.62)	(43.62)	1
1	1	1	1
1	1	1	ı
1	ı	ı	ı
1	1	1	1
1	ı	1	1
ı			
(119.24)	(6,370.00)	(6,489.24)	1
(1.24)	(0.49)	(1.73)	1
1	1	ı	1
1	ı	1	1
(60.9)	(6,601.07)	(6,607.16)	1
738.17	293.75	1,031.92	14.61
ϵ 1 1 ϵ 1 ϵ	56.53 	6,559 (18 (6,66 (6,66	6,592.27 6, 6,894.82 7, (186.96) (43.62) (6,370.00) (6, - - - - (0.49) (6,001.07) (6,

				(Rs. In Crore)
Particulars	Six months Six months	Six months	Year	For the period
	ended	ended	ended	November 22,
	March 31,	September	March 31,	2018 to March
	2020	30, 2019	2020	31, 2019
Net Distributable Cash Flows as per above	738.17	293.75	1,031.92	14.61
Opening Cash and Cash Equivalents	24.60	24.60	24.60	1
Amount received from Sponsor - available for distribution			1	10.00
Total Net Distributable Cash Flows	762.77	318.35	1,056.52	24.61

^{*} Includes Rs.201.48 Crore received as advance from SPV, (Previous period Rs.661 Lakhs)

The Net distributable Cash Flows (NDCFs) as above is distributed as follows in the respective manner:

				(Rs. in Crore)	
Date of distribution payment	Return of	Return on	Miscellaneous		
	Capital	Capital	Income	Total	
April 16, 2019	64.66	1		64.66	
July 18, 2019	73.89	178.59	0.72	253.20	
October 16, 2019	300.57	144.79	0.55	445.91	
January 16, 2020	156.35	135.54	09:0	292.50	
Total	595.47	458.92	1.87	1.056.27	

C) Pursuant to Investment Management Agreement, the Investment Manager is entitled to an Investment Management fee of Rs. 0.2 Crore per month exclusive of GST. Investment Manager is also entitled to reimbursement of any cost incurred in relation to activity pertaining to Trust such as administration of Trust, appointment of staff, director, transaction expenses incurred with respect to investing, monitoring and disposing off investment of Trust.

D) Statement of Earnings per unit

		Six months	Six months	Year	For the period
		ended	ended	ended	November 22, 2018
Sr.No.	Sr.No. Particulars	March 31, 2020	September 30, 2019	March 31, 2020	to March 31, 2019
1	Loss for the period (Rs.in Crore)	49.88	(259.36)	(209.48)	(95.20)
2	Number of units outstanding for computation of basic and	66.40	66.40	04'99	5.11*
	diluted earnings per unit (No in Crore)				
3	Earnings per unit of value of Rs. 91.03 each (Previous year	0.75	(3.91)	(3.15)	(18.73)
	Rs.100 each) [Basic and Diluted]				

*Weighted average number of units

E) Statement of Contingent liabilities and Commitments

16.04	8.91	10.49	Commitments	2
Nil	IIN	IIN	Contingent Liabilities	1
March 31, 2019	March 31, 2020	September 30, 2019	. Particulars	Sr.No. P
As at	As at	As at		
(Rs.ın Crore)				

F) Statement of Related Party Disclosures

I) List of related parties as per Regulation 2(1) (zv) of the SEBI INVIT Regulations and as per IND AS 24 where control exists and with whom transactions have taken place

List of related parties

a) Entities which exercise control on the company

Brookfield Asset Management Inc.

b) Members of same group

Pipeline Management Services Private Limited

Peak Infrastructure Management Services Private Limited

c) Parties to India Infrastructure Trust

Rapid Holdings 2 Pte Limited – Sponsor of India Infrastructure Trust

Penbrook Capital Advisors Private Limited – Investment Manager of India Infrastructure Trust

ECI India Managers Private Limited - Project Manager of India Infrastructure Trust

Axis Trustee Services Limited – Trustee of India Infrastructure Trust

d) Directors of the parties to the Trust specified in I(c) Above \equiv

Directors of ECI India Managers Private Limited

Mr. Mihir Anil Nerurkar

Mr. Jeffrey Wayne Kendrew

Mr. Nawal Saini

Directors of Penbrook Capital Advisors Private Limited

 \equiv

Mr.Chetan Rameshchandra Desai

Mr. Sridhar Rengan

Mr. Narendra Aneja

Mr. Rajeev Ashok Piramal

Directors of Rapid Holdings 2 Pte Limited \equiv

Mr.Anandjit Sunderaj

Mr.Liew Yee Foong

Mr.Aviral Chaturvedi (resigned w.e.f 31st October, 2019)

Ms.Ho Yeh Hwa

Ms. Taswinder Kaur Gill (Appointed w.e.f 25th October, 2019)

Mr. Zhang Shen (Appointed w.e.f 25th October, 2019)

Mr. Timothy Peter Lewis (Resigned w.e.f $1^{\rm st}$ March, 2019)

Directors of Axis Trustee Services Limited <u>?</u>

Mr.Ram Bharosey Lal Vaish (Resigned w.e.f. November 8, 2019)

Mr.Rajesh Kumar Dahiya

Mr. Ganesh Sankaran

Mr.Sanjay Sinha

India Infrastructure Trust

F) Statement of Related Party Disclosures II. Transactions with related parties during the period

						(Rs. in Crore)
Sr.	Sr. Particulars	Relations	Six months	Six months	Year	For the period
No			ended March 31. 2020	ended September 30, 2019	ended March 31, 2020	November 22, 2018 to March 31, 2019
1	1 Trustee Fee					
	Axis Trustee Services Limited	Trustee	0.10	0.11	0.21	0.02
2	2 Investment Manager Fee					
	Penbrook Capital Advisors Private Limited	Investment Manager	1.16	1.67	2.83	0.69
3	3 Units issued					
	Rapid Holdings 2 Pte Ltd	Sponsor	-	1	•	5,688.00
4	4 Repayment of Unit Capital					
	Rapid Holdings 2 Pte Ltd	Sponsor	391.40	118.69	510.09	•
2	Professional fee /Valuation fee/Director sitting					
	fee					
	Penbrook Capital Advisors Private Limited	Investment Manager	0.52	0.20	0.72	0.22
9	Registration Expenses					
	Rapid Holdings 2 Pte Ltd	Sponsor	-	-	•	1.38
7	7 Project Management fee					
	ECI India Managers Private Limited	Project Manager	0.88	0.89	1.77	•
∞	8 Interest Distributed					
	Rapid Holdings 2 Pte Ltd	Sponsor	240.13	152.98	393.11	
6	Other Income Distributed					
	Rapid Holdings 2 Pte Ltd	Sponsor	0.99	0.61	1.60	•
10	10 Pipeline Maintenance Expenses					
	Pipeline Management Services Private Limited	Members of same	16.26	23.08	39.34	•
		group				
11	11 Secretarial and legal services fees					
	Peak Infrastructure Management Services Private Members of same	Members of same	•	0.13	0.13	•
	Limited	group				
12	12 Reimbursement of travel expenses					
	Peak Infrastructure Management Services Private Members of same	Members of same	•	0.20	0.20	•
	Limited	group				

India Infrastructure Trust

F) Statement of Related Party Disclosures

III. Outstanding balances as at period end

					(Rs. in Crore)
S	Sr. Particulars	Relations	As at	As at	As at
_	No		September 30, 2019	March 31, 2020	March 31, 2019
	1 Reimbursement of Expense payable				
	Rapid Holdings 2 Pte Ltd	Sponsor	•	1	1.38
	Penbrook Capital Advisors Private Limited	Investment Manager	0.04	0.02	0.67
	2 Investment Manager Fee Payable				
	Penbrook Capital Advisors Private Limited	Investment Manager	0.22	0.22	-
	3 Trustee Fee Payable				
	Axis Trustee Services Limited	Trustee	-	-	0.02
	4 Units value				
	Rapid Holdings 2 Pte Ltd	Sponsor	5,569.31	5,177.91	5,688.00
	5 Other Current Assets				
	Pipeline Management Services Private Limited	Members of same	0.02	5.13	1
		group			

Disclosures pursuant to SEBI Circulars

SEBI Circular No.CIR/IMD/DF/114/2016 dated October 20, 2016 and No. CIR/IMD/DF/127/2016 dated November 29, 2016 issued under InvIT Regulations

G) Consolidated Statement of Net Assets at Fair Value

(Rs. in Crore)

	As at March	31, 2020	As at March 3	31, 2019
Particulars	Book Value	Fair Value	Book Value	Fair Value
A. Assets	17,013.55	20,890.47	17,405.37	18,801.60
B. Liabilities at Book value	7,689.07	7,689.07	6,815.33	7,765.23
C. Net Assets (A-B)	9,324.48	13,201.40	10,590.04	11,036.37
D. Number of Units (No. in Crore)	66.40	66.40	66.40	66.40
E NAV (C/D)	140.43	198.82	159.49	166.21

Note 1. The Trust has only one Project i.e. PIL. Hence separate project wise breakup of fair value of assets are not given.

H) Consolidated Statement of Total Returns at Fair Value

	As at March 31, 2020	(Rs. in Crore) As at March 31, 2019
Particulars		
Total Comprehensive Income	(209.30)	(95.13)
(As per the Statement of Profit and Loss)		
Add/(less): Other Changes in Fair Value (e.g., in investment property, property,	3,876.92	446.33
plant & equipment (if cost model is followed)) not recognized in Total		
Comprehensive Income		
Total Return	3,667.62	351.20

Note 1. Fair value of assets as at March 31, 2020 and March 31, 2019 and Other changes in fair value for the period then ended as disclosed in the above tables are derived based on the fair valuation reports issued by the independent valuer appointed under the InvIT Regulations.

For and on behalf of the Board of Directors of WIP (India) Private Limited

(as Investment Manager of India Infrastructure Trust)

Sridhar Rengan

Chairperson of the Board

DIN: 03139082

Date: June 29, 2020 Place: Mumbai

India Infrastructure Trust Consolidated Balance Sheet as at 31st March, 2020

(Rs. in Crore)

		<u> </u>	(Rs. in Crore)
	Notes	As at	As at
		31st March, 2020	31st March, 2019
ASSETS			
Non-Current Assets			
Property, Plant and Equipment	1	14,147.01	14,845.67
Capital Work-in-Progress	1	13.25	9.37
Goodwill	1	40.40	40.40
Intangible Assets	1	1,894.61	1,995.06
Financial Assets			
Other Non-Current Financial Assets	2	54.71	5.87
Total Non-Current Assets		16,149.98	16,896.37
Current Assets			
Inventories	3	114.78	107.13
Financial Assets			
Investments	4	302.53	2.00
Trade Receivables	5	111.95	144.43
Cash and Cash Equivalents	6	14.14	87.89
Other Bank Balances	7	3.34	69.99
Other Financial Assets	8	69.27	1.89
Current Tax Assets (Net)		104.21	13.13
Other Current Assets	9	143.35	82.54
Total Current Assets		863.57	509.00
Total Assets		17,013.55	17,405.37
EQUITY AND LIABILITIES			
Equity			
Unit Capital	10	6,044.53	6,640.00
Other Equity	11	3,279.95	3,950.04
Total Unit Holders' Equity		9,324.48	10,590.04
Liabilities			
Non-Current Liabilities			
Financial Liabilities			
Borrowings	12	6,426.52	6,338.15
Other Financial Liabilities	13	54.78	47.53
Deferred Tax Liabilities (Net)	14	_	23.00
Other Non-Current Liabilities	15	676.24	131.45
Total Non-Current Liabilities		7,157.54	6,540.13
Current Liabilities		,	-,
Financial Liabilities			
Trade Payables	16		
Micro, Small and Medium Enterprises		0.55	0.31
Others		493.79	129.28
Other Financial Liabilities	17	-	13.25
Other Current Liabilities	18	36.35	131.48
Provisions	19	0.84	0.88
Total Current Liabilities	-3	531.53	275.20
Total Liabilities		7,689.07	6,815.33
Total Equity and Liabilities		17,013.55	17,405.37
	1 - 37	17,013.33	17,403.37
See accompanying Notes to the Financial Statements	1 3,		
otatements			

Consolidated Balance Sheet as at 31st March, 2020 (Contd.)

As per our report of even date

For Deloitte Haskins & Sells LLP Chartered Accountants

Rupen K. Bhatt

Partner

Membership No. 046930

For and on behalf of the Board WIP (India) Private Limited

(as Investment Manager of India Infrastructure Trust)

Sridhar Rengan

Chairperson of the Board

DIN 03139082

Mihir Nerurkar

Chairperson of the Pipeline InvIT Committee

Newajalan

Neha Jalan

Compliance Officer of the Trust

Date: June 29, 2020
Place: Mumbai
Place: Mumbai

India Infrastructure Trust Consolidated Statement of Profit and Loss for the year ended 31st March, 2020

(Rs. in Crore)

			(Rs. in Crore)
		For the year ended	For the period 22nd
	Notes	31st March, 2020	November, 2018 to
			31st March, 2019
INCOME			
Revenue from Operations	20	2,407.14	27.91
Interest		7.97	0.23
Profit on sale of investments		22.34	0.06
Other Income	21	6.91	4.44
Total Income		2,444.36	32.64
EXPENSES			
Valuation Expenses		0.61	0.16
Audit Fees		3.20	0.23
Insurance & Security Expenses		27.53	0.14
Employee Benefits Expense		20.13	0.39
Project management fees		1.77	-
Investment management fees		2.83	0.69
Trustee Fee		0.21	0.02
Depreciation on property, plant and equipment	1	734.69	18.10
Amortization of intangible assets	1	100.51	2.48
Finance Costs	23	670.05	14.77
Custodian fees		0.13	0.32
Registration fees		_	1.38
Repairs and maintenance		37.58	0.62
Transmission charges		867.58	13.72
Other Expenses	24	208.29	51.82
Total Expenses		2,675.11	104.84
•		,	
Loss Before Tax		(230.75)	(72.20)
Tax Expenses			
Current Tax		1.73	_
Deferred Tax	14	(23.00)	23.00
Loss for the period		(209.48)	(95.20)
acceptance period		(2031.10)	(33.20)
Other Comprehensive Income			
Items that will not be reclassified to statement of			
profit and loss		0.18	0.07
Total Comprehensive Income for the period		(209.30)	(95.13)
Total comprehensive income for the period		(203.30)	(55.15)
Earnings per unit of value of Rs. 91.03 each (Previous	S		
year Rs.100 each)			
- For Basic (Rs.)	25	(3.15)	(18.62)
- For Diluted (Rs.)	25	(3.15)	(18.62)
See accompanying Notes to the Financial			
Statements	1 - 37		

Consolidated Statement of Profit and Loss for the year ended 31st March, 2020 (Contd.)

As per our report of even date

For Deloitte Haskins & Sells LLP Chartered Accountants

Rupen K. Bhatt

Partner

Membership No. 046930

For and on behalf of the Board WIP (India) Private Limited

(as Investment Manager of India Infrastructure Trust)

Sridhar Rengan

Chairperson of the Board

DIN 03139082

Mihir Nerurkar

Chairperson of the Pipeline InvIT Committee

No

Neha Jalan

Compliance Officer of the Trust

Date: June 29, 2020
Place: Mumbai
Place: Mumbai

India Infrastructure Trust

Consolidated Statement of Changes in Equity for the year ended 31st March, 2020

A. UNIT CAPITAL

Balance at the beginning of Changes in unit share Balance at the end of Changes in equity	Changes in unit share	Balance at the end of	Changes in equity	Balance as at the end of
previous reporting period capital during the period previous reporting	capital during the period	previous reporting	share capital during	share capital during the reporting period i.e.
i.e 22nd November, 2018		period i.e 31st March, the year*	the year*	31st March, 2020
		2019		
1	6,640.00	6,640.00	(595.47)	6,044.53

(Rs. in Crore)

* Return of capital during the year 2019-20 as per NDCF approved by investment manager. Refer NDCF Note 34.

B. OTHER EQUITY

					(Rs. in Crore)
	Equity component of compound financial	Retained Earnings	Other Comprehensive	Total	
	instruments		Income		
As at 31st March, 2019					
Balance as at the beginning of the reporting period	•	•	1		1
i.e. 22nd November, 2018					
	4,000.00	1	ı		4,000.00
0% Compulsory Convertible Preference Shares Issued during the Period**					
0% Redeemable Preference Shares Issued during the period**	45.17	1	1		45.17
Total Comprehensive Income for the Period	•	(95.20)	0.07	70	(95.13)
Balance as at the end of the reporting period i.e. 31st March, 2019	4,045.17	(95.20)	0.07	7(3,950.04

** The dividend rate for Compulsorily Convertible Preference Shares and Redeemable Preference Shares as on 31.03.2019 was 0.1%

As at 31st March, 2020

Balance as at the beginning of the reporting period	4,045.17	(95.20)	0.07	3,950.04
i.e. 1st April, 2019				
Total Comprehensive Income for the Period	1	(209.48)	0.18	(209.29)
Return on Capital#		(458.92)		(458.92)
Other Income Distribution#		(1.87)		(1.87)
Balance as at the end of the reporting period i.e. 31st March, 2020	4,045.17	(765.47)	0.25	3,279.95

Return on capital and other income distribution during the year as per NDCF duly approved by investment manager which include interest and other income. Refer NDCF Note 34.

Consolidated Statement of Changes in Equity for the year ended 31st March, 2020 (Contd.)

As per our report of even date

For Deloitte Haskins & Sells LLP Chartered Accountants

Rupen K. Bhatt

Partner

Membership No. 046930

For and on behalf of the Board WIP (India) Private Limited

(as Investment Manager of India Infrastructure Trust)

Sridhar Rengan

Chairperson of the Board

DIN 03139082

Mihir Nerurkar

Chairperson of the Pipeline InvIT Committee

Newajalan

Neha Jalan

Compliance Officer of the Trust

Date: June 29, 2020
Place: Mumbai
Place: Mumbai

Consolidated Cash Flow Statement for the year ended 31st March, 2020

	For the year March,		(Rs. in Crore) For the period 22nd November, 2018 to 31st March, 2019
A. CASH FLOW FROM OPERATING ACTIVITIES Net Profit Before Tax as per Statement of Profit and		(230.77)	(72.67)
Adjusted for:		(230.77)	(72.07)
Depreciation and Amortisation	835.20		21.04
Profit on Sale of Current Investments (Net)	(19.97)		(0.06)
Profit on fair valuation of Current Investments (Net)	(2.36)		-
Loss on Sale of Fixed Assets	0.21		-
Provision for doubtful debts	15.07		-
Provision for diminution in inventory	0.52		-
Fair Value measurement gains on put option	(0.22)		(4.42)
Fair Value measurement losses on call option	6.78		42.70
Interest Income	(7.97)		(0.23)
Finance Costs	670.05		14.77
		1,497.31	73.80
Operating profit before working capital changes	_	1,266.54	1.13
Working Capital		696.45	(78.52)
	_	696.45	(78.52)
Cash Generated from Operations	_	1,962.99	(77.39)
Taxes Paid (Net)		(92.79)	-
Net Cash Flow from / (used in) Operating Activities	-	1,870.20	(77.39)
CASH FLOW FROM INVESTING ACTIVITIES			
Purchase of Property, Plant and Equipment		(40.20)	-
Sale of Property, Plant and Equipment		0.00	-
(Current year - Rs. 10,792)			
Fixed deposits placed with Banks		(1,510.92)	(0.15)
Fixed deposits with Banks redeemed		1,528.95	-
Purchase of Current Investments		(4,085.50)	(62.14)
Sale of Current Investments		3,807.31	258.46
Interest Income		7.04	-
Payment for Acquisition of Pipeline business (net of cash and cash equivalents of Rs. 9.38 Crore) [Refer Note 33]		-	(17,050.00)
Net Cash Flow used in Financing Activities	_	(293.32)	(16,853.83)

Consolidated Cash Flow Statement for the year ended 31st March, 2020

The figures in brackets represents cash outflow

	For the year ended 31st March, 2020	(Rs. in Crore) For the period 22nd November, 2018 to 31st March, 2019
C CASH FLOW FROM FINANCING ACTIVITIES		6.640.00
Proceeds from Issue of Units	-	6,640.00
Proceeds from Issue of 0.1% Compulsorily Convertible Preference Shares	-	4,000.00
Proceeds from Long Term Borrowings	6,452.00	6,370.00
Repayment of Borrowings	(6,370.00)	6,370.00
Return of Capital to Unit holders	(595.47)	
Return on Capital to Unit holders	(458.92)	_
Distribution of income to Unit holders	(1.87)	_
Finance Costs	(676.38)	_
Timumoc costs	(67.6.66)	
Net Cash Flow (used in) / from Financing Activities	(1,650.64)	17,010.00
Net Increase in Cash and Cash Equivalents	(73.76)	78.78
Opening Balance of Cash and Cash Equivalents	87.89	-
Acquired as part of Consolidation	-	9.11
Closing Balance of Cash and Cash Equivalents	14.14	87.89
Non-cash financing and investing activities		
1 Non-Convertible Debentures		
- Cash Flow	6,452.00	6,370.00
- Fair value changes	(25.48)	(31.85)
Non-Covertible Debentures (Refer Note 12)	6,426.52	6,338.15
2 00/ Consulative Pedesmell D. C. C. C. C.	42.2)	
2 0% Cumulative Redeemable Preference Shares (Refer No.		F0.00
5,00,00,000 0% Cumulative Redeemable Preference Share each have been issued for consideration other than cash	es of Ks. 10 -	50.00
each have been issued for consideration offier filali cash		
See accompanying Notes to the Financial Statements Note:	1 - 37	

Consolidated Cash Flow Statement for the year ended 31st March, 2020 (Contd.)

As per our report of even date

For Deloitte Haskins & Sells LLP Chartered Accountants

Rupen K. Bhatt

Partner

Membership No. 046930

For and on behalf of the Board WIP (India) Private Limited

(as Investment Manager of India Infrastructure Trust)

Sridhar Rengan

Chairperson of the Board

DIN 03139082

Mihir Nerurkar

Chairperson of the Pipeline InvIT Committee

Newajalaya

Neha Jalan

Compliance Officer of the Trust

Date: June 29, 2020
Place: Mumbai
Place: Mumbai

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

A. Group Information

The Consolidated financial statements comprise financial statements of India Infrastructure Trust ("the Trust/InvIT") and its subsidiary "Pipeline Infrastructure Limited" (collectively, the Group) for year ended March 31, 2020.

India Infrastructure Trust (The "Trust"/"InvIT") is registered as a contributory irrevocable trust set up under the Indian Trusts Act, 1882 on 22nd November, 2018, and registered as an infrastructure investment trust under the Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014, on 23rd January, 2019 having registration number IN/InvIT/18-19/0008. It has its principal place of business at Unit 804, 8th Floor, A Wing, One BKC, Bandra Kurla Complex, Bandra (East), Mumbai 400051. Sponsor of the Trust is Rapid Holdings 2 Pte Ltd., a Group registered in Singapore. The Trustee to the Trust is Axis Trustee Services Limited (the "Trustee").

The Initial Investment Manager for the Trust was PenBrook Capital Advisors Pvt. Ltd. (the "Initial Investment Manager") till March 31, 2020. The address of the registered office of the "Initial Investment Manager" is 1, Peninsula Spenta, Mathuradas Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013.

The Trust has appointed new "Investment Manager" WIP (India) Pvt. Ltd. (WIP) in place of PenBrook Capital Advisors Private Limited (the "Initial Investment Manager") w.e.f April 1, 2020. The registered office of the new Investment Manager is Unit no. 804, 8th Floor, One BKC, Bandra Kurla Complex, Bandra (East) Mumbai - 400051.

The investment objectives of the Trust are to carry on the activities of an infrastructure investment trust, as permissible under the SEBI (Infrastructure investment Trusts) Regulations, 2014, as amended and the circulars issued thereunder ("SEBI InvIT Regulations") by raising funds and making investments in accordance with the SEBI InvIT Regulations and the Trust Deed. The InvIT has received listing and trading approval for its Units w.e.f 20th March, 2019 from the Stock Exchange vide BSE notice dated 19th March, 2019.

(formerly known as Pipeline Infrastructure Private Limited) from Reliance Industries Holding Private Limited (RIHPL). On 18th March 2019, the share transfer has happened from RIHPL to Trust.

PIL owns and operates the ~1,480 km natural gas transmission pipeline, including dedicated lines, (together with compressor stations and operation centres) (the "Pipeline") from Kakinada in Andhra Pradesh to Bharuch in Gujarat

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

B. Significant Accounting Policies

B.1 Basis of Accounting and Preparation of Consolidated Financial Statements

The consolidated financial statements comprise of the Consolidated Balance Sheet as at March 31, 2020, the Consolidated Statement of Profit and Loss including the statement of Other Comprehensive Income, the Consolidated Statement of Cash Flow and the Consolidated Statement of Changes in Unit Holders' Equity for the year then ended and the Consolidated Statement of Net Assets at fair value as at March 31, 2020 and a summary of significant accounting policies and other explanatory notes in accordance with Indian Accounting Standards as defined in Rule 2(1)(a) of the Companies (Indian Accounting Standards) Rules, 2015, as amended, prescribed under Section 133 of the Companies Act, 2013 ("Ind AS") read with SEBI InvIT Regulations. The consolidated financial statements have been prepared on a historical cost basis, except for the following assets and liabilities which have been measured at fair value:

- i) Derivative financial instruments
- ii) Certain financial assets measured at fair value (e.g. Liquid mutual funds)
- iii) Defined Benefit Plans Plan Assets

The consolidated financial statements are presented in Indian Rupees Crore, except when otherwise indicated.

B.2 Basis of consolidation

The Group consolidates all entities which are controlled by it. The consolidated financial statements comprise the financial statements of the Trust and its subsidiary as at 31st March 2020. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the period are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the Subsidiary.

Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that group member's financial statements in preparing the consolidated financial statements to ensure conformity with the group's accounting policies. The financial statements of all entities used for the purpose of consolidation are drawn up to same reporting date as that of the Trust, i.e., period ended on 31st March 2020.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

Consolidation Procedure:

- i) Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries. For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognised in the consolidated financial statements at the acquisition date.
- ii) Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries. For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognised in the consolidated financial statements at the acquisition date.
- iii) Eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the Group (profits or losses resulting from intragroup transactions that are recognised in assets, such as inventory and fixed assets, are eliminated in full).

B.3 Use of estimates and judgements:

The preparation of consolidated financial statements in conformity with the recognition and measurement principles of Ind AS requires the management to make estimates and assumptions that affect the reported balances of assets and liabilities, disclosures of contingent liabilities as at the date of the consolidated financial statements and the reported amounts of income and expenses for the periods presented.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and future periods are affected.

Key sources of estimation of uncertainty at the date of consolidated financial statements, which may cause a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are in respect of impairment of goodwill, useful lives of property, plant and equipment and fair value measurements of financial instruments, these are discussed below.

Key sources of estimation of uncertainty in respect of revenue recognition, employee benefits and provisions have been discussed in their respective policies.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

B.4 Summary of Significant Accounting Policies

a Property, plant and equipment:

- i) Property, plant and equipment are stated at cost net of recoverable less accumulated depreciation, amortisation and impairment loss, if any. Such cost includes purchase price and any cost directly attributable to bringing the assets to its working condition for its intended use, net changes on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the property, plant and equipment.
- ii) Line pack gas has been considered as part of Property, plant and equipment.
- iii) 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 Group and the cost can be measured reliably.
- iv) Depreciation on Property, plant and equipment is provided on straight line method over the useful life as per Schedule II to the Companies Act, 2013, except in respect of following assets where useful life is taken as per its technical evaluation.

Buildings - 20 years

Plant and Machinery - 20 years

Any additions to above categroy of assets will be depreciated over balance useful life Leasehold land is amortised over the period of lease; Line pack gas is not depreciated.

In respect of additions or extensions forming an integral part of existing assets, including incremental cost arising on account of translation of foreign currency liabilities for acquisition of property, plant and equipment, depreciation is provided over the residual life of the respective assets. Freehold land is not depreciated.

- v) The estimated useful lives, residual values, depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.
- vi) An item of property, plant and equipment is derecognised upon disposal when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sale proceeds and the carrying amount of the asset. It is recognised in profit or loss.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

b Intangible Assets

Intangible Assets of Group are stated at cost of acquisition less accumulated amortisation. The cost includes purchase price (net of recoverable taxes, trade discount and rebates) and any cost directly attributable to bringing the assets to its working condition for its intended use, net changes on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets.

Computer software is amortised over a period of 5 years on straight line method.

Intangible Assets acquired in business combination:

Intangible Assets acquired in business combination and recognised separately from goodwill are initially recognised at their fair value at the acquisition date (which is regarded as their cost).

Subsequent to initial recognition, intangible assets acquired in business combination are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

Rights under Pipeline Authorisation are amortized over a period of twenty years, being the useful life.

c Finance Costs

Finance costs, that are directly attributable to the acquisition or construction of qualifying assets, are capitalised as a part of the cost of such assets. A qualifying asset is one that necessarily takes substantial period of time to get ready for its intended use. All other borrowing costs are charged to the Statement of Profit and Loss for the period for which they are incurred.

d Inventories

Items of inventories are measured at lower of cost and net realisable value after providing for obsolescence, if any. Cost of inventories comprises of cost of purchase, cost of conversion and other costs including incidental expenses net of recoverable taxes incurred in bringing them to their respective present location and condition. Cost of stores and spares, trading and other items are determined on weighted average basis.

e Cash and cash equivalents

Cash and cash equivalents includes cash at banks, cash on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value. For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, net of outstanding bank overdrafts, if any as they are considered an integral part of the Group's cash management.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

f Impairment of Non - Financial Assets - property, plant and equipment and intangible assets

The Group assesses at each reporting date as to whether there is any indication that any property, plant and equipment and intangible assets or group of assets, called cash generating units (CGU) may be impaired. If any such indication exists the recoverable amount of an asset or CGU is estimated to determine the extent of impairment, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the CGU to which the asset belongs. An asset is treated as impaired when the carrying cost of the asset exceeds its recoverable value. An impairment loss is charged to the Statement of Profit and Loss in the year in which an asset is identified as impaired. The recoverable amount is higher of an asset's fair value less cost of disposal and value in use. Value in use is based on the estimated future cash flows, discounted to their present value using pre-tax discount rate that reflects current market assessments of the time value of money and risk specific to the assets. The impairment loss recognised in prior accounting periods is reversed if there has been an increase in the recoverable value due to a change in the estimate.

g Leases

Ind AS 116 supersedes Ind AS 17 Leases, including Appendix A of Ind AS 17 Operating Leases-Incentives, Appendix B of Ind AS 17 Evaluating the Substance of Transactions Involving the Legal Form of a Lease and Appendix C of Ind AS 17, Determining whether an Arrangement contains a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to recognise most leases on the balance sheet.

Effective April 1, 2019, the Group has adopted Ind AS 116 "Leases", applied to all lease contracts existing on April 1, 2019 using the modified retrospective method of transition. The effect of this adoption is insignificant on the profit for the period, earnings per share, total assets, total liabilities and adjustment to retained earnings.

h Provisions and Contingent liabilities

A provision is recognised when the Group has a present obligation as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

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.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

i Employee Benefits

Employee benefits include contributions to provident fund, gratuity fund, compensated absences and pension.

Short Term Employee Benefits

The undiscounted amount of short term employee benefits expected to be paid in exchange for the services rendered by employees are recognised as an expense during the period when the employees render the services.

Post-Employment Benefits

Defined Contribution Plans

A defined contribution plan is a post-employment benefit plan under which the Trust pays specified contributions to a separate entity. The Trust makes specified monthly contributions towards Provident Fund, Superannuation Fund and Pension Scheme. The Trust's contribution is recognised as an expense in the Statement of Profit and Loss during the period in which the employee renders the related service.

Defined Benefit Plans

The liability in respect of defined benefit plans and other post-employment benefits is calculated using the Projected Unit Credit Method and spread over the period during which the benefit is expected to be derived from employees' services.

Actuarial gains and losses in respect of post-employment and other long term benefits are charged to the Other Comprehensive Income.

j Taxation

The tax expense for the period comprises current and deferred tax. Tax is recognised in statement of profit or loss, except to the extent that it relates to items recognised in the comprehensive income or in equity. In this case, the tax is also recognised in other comprehensive income and equity.

Current tax

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

Deferred tax

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

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

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

k Foreign Currency Transactions and Translation

Transactions and balances

- i) Transactions in foreign currencies are recorded at the exchange rate prevailing on the date of transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency closing rates of exchange at the reporting date.
- ii) Exchange differences arising on settlement or translation of monetary items are recognised in Statement of Profit and Loss. The exchange differences arising as an adjustment to interest costs on foreign currency borrowings that are directly attributable to the acquisition or construction of qualifying assets, are capitalized as cost of assets.
- iii) Non-monetary items that are measured in terms of historical cost in a foreign currency are recorded using the exchange rates at the date of the transaction. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of non-monetary items measured at fair value is treated in line with the recognition of the gain or loss on the change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognised in OCI or Statement of Profit and Loss are also recognised in OCI or Statement of Profit and Loss, respectively).

I Revenue Recognition

The Group follows a comprehensive framework for determining whether, how much and when revenue is to be recognised. IndAS 115 provides for a single model for accounting for revenue arising from contract with customers, focusing on the identification & satisfaction of performance obligations.

- The Group earns revenue primarily from transportation of gas. Income from transportation of gas is recognised on completion of delivery in respect of the quantity of gas delivered to customers. In respect of quantity of gas received from customers under deferred delivery basis, income for the quantity of gas retained in the pipeline is recognised by way of deferred delivery charges for the period of holding the gas in the pipeline at a mutually agreed rate. Income is accounted net of GST. Revenue is recognized point in time
- ii) Amount received upfront in lumpsum under agreement from customers is recognised on capitalisation and when performance obligation is completed.
- iii) Interest income from a financial asset is recognized when it is probable that the economic benefits will flow to the trust and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.
- iv) Dividend is recognised when the right to receive is established.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

m Current and non-current classification

Assets and liabilities are presented in Balance Sheet based on current and non-current classification.

An asset is classified as current when it is

- a) Expected to be realised or intended to be sold or consumed in normal operating cycle,
- b) Held primarily for the purpose of trading,
- c) Expected to be realised within twelve months after the reporting period, or
- d) Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current.

A liability is classified as current when it is

- a) Expected to be settled in normal operating cycle,
- b) Held primarily for the purpose of trading,
- c) Due to be settled within twelve months after the reporting period, or
- d) There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash or cash equivalents. Deferred tax assets and liabilities are classified as non-current assets and liabilities. The Group has identified twelve months as its normal operating cycle.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

n Fair value measurement

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

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

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

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

Valuation techniques used are those that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

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

Level 3 -Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

When the fair value of financial assets and financial liabilities recorded in the balance sheet cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques including the Discounted Cash Flow model. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgement is required in establishing fair values. Judgements include considerations of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments. The policy has been further explained under note 31.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

o Off-setting financial instrument

Financial assets and liabilities are offset and the net amount is reported in the balance sheet when there is a legally enforceable rights to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable rights must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Group or counterparty.

p Business Combination

Acquisitions of the businesses are accounted for by using the acquisition method. Consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition date fair values of the assets acquired by the Trust, liabilities incurred by the Trust to the former owners of the acquiree and the equity interest issued by Trust in exchange of control by the acquiree. Acquisition related costs are generally recognised in the statement of profit and loss as incurred.

Goodwill is measured at the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition date amounts of the identifiable assets acquired and liabilities assumed.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Trust reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period, or additional assets or liabilities are recognized, to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, if known, would have affected the amounts recognized as of that date.

The measurement period is the period from the date of acquisition to the date Trust obtains complete information about facts and circumstances that existed as of the acquisition date. The measurement period is subject to a maximum of one year subsequent to the acquisition date.

q Earnings per unit

Basic earnings per unit is computed using the net profit for the period attributable to the unitholders' and weighted average number of units outstanding during the period.

Diluted earnings per unit is computed using the net profit for the period attributable to unitholder' and weighted average number of units and potential units outstanding during the period including unit options, convertible preference units and debentures, except where the result would be anti-dilutive. Potential units that are converted during the period are included in the calculation of diluted earnings per unit, from the beginning of the period or date of issuance of such potential units, to the date of conversion.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

r Financial instruments

i) Financial Assets

A. Initial recognition and measurement:

Financial assets and liabilities are recognised when the Group becomes a party to the contractual provisions of the instrument. Financial assets and liabilities are initially measured at fair value.

Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value measured on initial recognition of financial asset or financial liability.

B. Classification and Subsequent measurement

a) Financial assets carried at amortised cost (AC)

A financial asset is subsequently measured at amortised cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

b) Financial assets at fair value through other comprehensive income (FVTOCI)

A financial asset is subsequently measured at fair value through other comprehensive income if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

c) Financial assets at fair value through profit or loss (FVTPL)

Financial assets are measured at FVTPL unless they are measured at amortised cost or at FVTOCI on initial recognition. The transaction costs directly attributable to the acquisition of financial assets at FVTPL are immediately recognised in statement of profit and loss. Investments in mutual funds are measured at FVTPL

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

d) Impairment of financial assets

The Group recognises loss allowances using the expected credit loss (ECL) model for the financial assets measured at amortised cost. Loss allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime ECL. For all other financial assets, expected credit losses are measured at an amount equal to the 12-month ECL, unless there has been a significant increase in credit risk from initial recognition in which case those are measured at lifetime ECL. The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognised is recognized as an impairment gain or loss in statement of profit and loss.

ii) Financial liabilities

A. Initial recognition and measurement:

Financial liabilities are measured at amortised cost or FVTPL. A financial liability is classified as at FVTPL if it is 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 recognised in Profit or Loss.

Other financial liabilities are subsequently measured at amortised cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognised in Profit or Loss. Any gain or loss on derecognition is also recognised in Profit or Loss.

iii) Derecognition of financial instruments

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired.

iv) Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial instrument and of allocating interest income or expense over the relevant period. The effective interest rate is the rate that exactly discounts future cash receipts or payments through the expected life of the financial instrument, or where appropriate, a shorter period.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

v) Compound Financial Instruments

The component parts of compound financial instruments issued by the Group are classified separately as financial liabilities and equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. A conversion option that will be settled by the exchange of a fixed amount of cash or another financial asset for a fixed number of the Group's own equity instruments is an equity instrument.

At the date of issue, the fair value of the liability component is estimated using the prevailing market interest rate for similar non-convertible instruments. This amount is recognised as a liability on an amortised cost basis using the effective interest method until extinguished upon conversion or at the instrument's maturity date.

The conversion option classified as equity is determined by deducting the amount of the liability component from the fair value of the compound financial instrument as a whole. This is recognised and included in equity, net of income tax effects, and is not subsequently remeasured. In addition, the conversion option classified as equity will remain in equity until the conversion option is exercised, in which case, the balance recognised in equity will be transferred to other component of equity. When the conversion option remains unexercised at the maturity date of the compound financial instruments, the balance recognised in equity will be transferred to retained earnings. No gain or loss is recognised in profit or loss upon conversion or expiration of the conversion option.

Transaction costs that relate to the issue of the compound financial instruments are allocated to the liability and equity components in proportion to the allocation of the gross proceeds. Transaction costs relating to the equity component are recognised directly in equity. Transaction costs relating to the liability component are included in the carrying amount of the liability component and are amortised over the lives of the instrument using the effective interest method.

s Goodwill on Consolidation

Goodwill that has an indefinite useful life are not subject to amortization and is tested annually for impairment, or more frequently if events or changes in circumstances indicate that it might be impaired. And impairment loss is recognized for the amount by which the assets carrying amount exceeds its recoverable amount. For the purpose of assessing impairments, assets are grouped at the lowest levels for which there are separately identifiable cashflows which are largely independent of the cash inflows from other assets or group of assets (Cash generating units).

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

t Classification of Unitholders' fund

Under the provisions of the InvIT Regulations, Trust is required to distribute to Unitholders not less than ninety percent of the net distributable cash flows of trust for each financial period. Accordingly, a portion of the unitholders' funds contains a contractual obligation of the Trust to pay to its Unitholders cash distributions. The Unitholders' funds could therefore have been classified as compound financial instrument which contain both equity and liability components in accordance with Ind AS 32 - Financial Instruments: Presentation. However, in accordance with SEBI Circulars (No. CIR/IMD/DF/114/2016 dated 20-Oct-2016 and No. CIR/IMD/DF/127/2016 dated 29-Nov-2016) issued under the InvIT Regulations, the unitholders' funds have been classified as equity in order to comply with the mandatory requirements of Section H of Annexure A to the SEBI Circular dated 20- Oct-2016 dealing with the minimum disclosures for key financial statements. In line with the above, the dividend payable to unit holders is recognised as liability when the same is approved by the Investment Manager.

u Cash dividend distribution to unit holders

The Trust recognises a liability to make cash distributions to unit holders when the distribution is authorised and a legal obligation has been created. As per the InvIT Regulations, a distribution is authorised when it is approved by the Board of Directors of the Investment Manager. A corresponding amount is recognised directly in equity.

C. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY:

The preparation of the Consolidated Financial Statements requires management to make judgement, estimates and assumptions that affect the reported amount of revenue, expenses, assets and liabilities and the accompanying disclosures. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. 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.

a) Depreciation and useful lives of property plant and equipment

Property, plant and equipment are depreciated over the estimated useful lives of the assets, after taking into account their estimated residual value. Management reviews the estimated useful lives and residual values of the assets annually in order to determine the amount of depreciation to be recorded during any reporting period. The useful lives and residual values are based on the Group's historical experience with similar assets and take into account anticipated technological changes. The depreciation for future periods is adjusted if there are significant changes from previous estimates.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

b) Provisions

Provisions and liabilities are recognized in the period when it becomes probable that there will be a future outflow of funds resulting from past operations or events and the amount of cash outflow can be reliably estimated. The timing of recognition and quantification of the liability require the application of judgement to existing facts and circumstances, which can be subject to change. Since the cash outflows can take place many years in the future, the carrying amounts of provisions and liabilities are reviewed regularly and adjusted to take account of changing facts and circumstances.

c) Fair values in business combinations

The Group accounts for business combinations using the acquisition method of accounting. This method requires the application of fair values for both the consideration given and the assets and liabilities acquired. The calculation of fair values is often predicated on estimates and judgments including future cash flows discounted at an appropriate rate to reflect the risk inherent in the acquired assets and liabilities (refer to Note 32, Acquisition of Businesses for details of business combinations). The determination of the fair values may remain provisional for up to the next financial year of the financial year in which the acquisition date falls due to the time required to obtain independent valuations of individual assets and to complete assessments of provisions. When the accounting for a business combination has not been completed as at the reporting date, this is disclosed in the financial statements, including observations on the estimates and judgments made as of the reporting date.

d) COVID-19

The outbreak of Coronavirus (COVID-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. The Group has considered internal and external information while finalising estimates in relation to its financial statement up to the date of approval of financial statements by the Board of directors and has not identified any material impact on the carrying value of assets, liabilities or provisions. However, the impact assessment of COVID-19 is a continuing process given the uncertainties associated with its nature and durations. Due to the nature of the pandemic, the Group will continue to monitor development and shall take appropriate actions as appropriate, based on any material changes in the future economic conditions.

D. Standards issued but not effective:

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards. There is no such notification which would have been applicable from April 1, 2020.

India Infrastructure Trust Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

NOTE 1. PROPERTY, PLANT AND EQUIPMENT, CAPITAL WORK-IN-PROGRESS AND INTANGIBLE ASSETS

										(113: 111 CIOLE)
Description		GROSS BLOCK	BLOCK		٥	EPRECIATION/	DEPRECIATION/AMORTISATION		NET E	NET BLOCK
	As at	Additions	Deductions	As at	As at	For the year	Deductions	As at	As at	As at
	01.04.2019			31.03.2020	01.04.2019			31.03.2020	31.03.2020	31.03.2019
Property, Plant and Equipment	luipment									
Own Assets										
Freehold Land	93.65	ı	ı	93.65	ı	1	ı	,	93.65	93.65
Buildings	195.03	0.03	ı	195.06	0.25	66.6	ı	10.24	184.82	194.78
Plant and Machinery	14,494.22	35.33	0.23	14,529.32	17.84	723.94	0.03	741.75	13,787.57	14,476.38
Furniture and Fixtures	0.97	0.00	0.01	1.02	0.01	0.48	0.01	0.48	0.54	96.0
Vehicles	0.13	00.00	0.01	0.12	0.00	0.11	0.00	0.11	0.01	0.13
Office Equipment	0.24	0.84	0.02	1.03	0.00	0.15	0.03	0.12	0.91	0.24
Line pack gas	78.14	1	1	78.14	1	-	-	-	78.14	78.14
Sub-Total	14,862.38	36.26	08'0	14,898.34	18.10	734.67	0.07	752.70	14,145.64	14,844.28
Right-of-Use Assets										
Leasehold Land	1.39	1	1	1.39	0.00	0.02	ı	0.02	1.37	1.39
Sub-Total	1.39	1	-	1.39	00.00	0.02	٠	0.02	1.37	1.39
Total (A)	14,863.77	36.26	0:30	14,899.73	18.10	734.69	0.07	752.72	14,147.01	14,845.67
Intangible assets Software*	0.84	90:0	,	0:90	0.02	0.67	ı	0.69	0.21	0.82
Pipeline Authorisation	1,996.70	1	1	1,996.70	2.46	99.84	1	102.30	1,894.40	1,994.24
Total (B)	1,997.54	90.0	1	1,997.60	2.48	100.51	'	102.99	1,894.61	1,995.06
TOTAL (A+B)	16,861.31	36.32	0:30	16,897.33	20.58	835.20	0.07	855.71	16,041.62	16,840.73
Capital Work-in-Progress	sse								13.25	9.37

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

- * Other than internally generated
- 1.1 Freehold Land and Leasehold Land includes Rs.72.54 Crore (Previous year Rs.92.27 Crore) and Rs. 1.40 Crore (Previous year Rs. 1.40 Crore) respectively in respect of which title deeds are in process of getting transferred in the name of the Company
 - 1.2 Building includes Rs. 67.11 Crore being building constructed on land not owned by the Company.
 - 1.3 Refer note 28 for capital commitments
- 1.4 For properties mortgaged / hypothecated (Refer note 12.1)
- 1.5 The balance useful life as on 31st March, 2020 for rights under pipeline authorisation is 18 years 3 months

									(Rs. in Crore)
Description		GROSS BLOCK	ВГОСК			DEPRECIATION/AMORTISATION	MORTISATION		NET BLOCK
	Balance as at	Additions on	Deductions	As at 31st	Balance as at	From 22nd	Deductions	As at 31st	As at 31st
	22nd	account of		March 2019	22nd	November 2018		March 2019	March 2019
	November	acquisition of PIL			November	to 31st March			
	2018	on 22nd March			2018	2019			
		2019							
Property, Plant and Equipment [Refer Note 33]	pment [Refer l	Note 33]							
Own Assets									
Freehold Land	1	93.65	1	93.65	ı	1		1	93.65
Buildings	ı	195.03	1	195.03	ı	0.25		0.25	194.78
Plant and Machinery	1	14,494.22	1	14,494.22	•	17.84		17.84	14,476.38
Furniture and Fixtures	1	0.97	ı	0.97	•	0.01		0.01	96.0
Vehicles	ı	0.13	1	0.13	1	0.00		0.00	0.13
Office Equipment	1	0.24	1	0.24	ı	0.00		0.00	0.24
Line pack gas	1	78.14	1	78.14	1	1		•	78.14
Sub-Total	-	14,862.38		14,862.38	1	18.10	-	18.10	14,844.28
Leased Assets									
Leasehold Land	1	1.39	•	1.39	-	0.00		0.00	1.39
Sub-Total	-	1.39	1	1.39	,	00'0	-	00'0	1.39
Total (A)	-	14,863.77		14,863.77	•	18.10	-	18.10	14,845.67
Intangible assets									
Software	ı	0.84	ı	0.84	ı	0.02		0.02	0.82
Pipeline Authorisation	1	1,996.70	•	1,996.70	•	2.46		2.46	1,994.24
Total (B)	•	1,997.54		1,997.54		2.48	-	2.48	1,995.06
TOTAL (A+B)	-	16,861.31		16,861.31		20.58	-	20.58	16,840.73

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(C) Goodwill

(Rs. in Crore)

	As at 31st March 2020	As at 31st March 2019
Goodwill (Refer Note 33)		
Opening Balance	40.40	ı
Add: Additions due to business combination	ı	40.40
Closing Balance	40.40	40.40

1.6 As at March 31, 2020 and March 31, 2019, the recoverable amount was computed using the discounted cashflow method for which the estimated cashflows for the balance period of pipeline usage authorisation licence were developed using internal forecasts and a pre-tax discount rate of 9.54%. The Company has considered the The management believes that any possible changes in the key assumptions would not cause the carrying amount to exceed the recoverable amount of cash generating levelized tariff rate as determined by PNGRB vide its order dated March 12, 2019 and the volumes as determined by the external technical expert in this area.

Based on the above, no impairment was identified as of March 31, 2020 and March 31, 2019 as the recoverable value exceeded the carrying value.

unit.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

		(1.01 111 01 01 0)
	As at	As at
	31st March, 2020	31st March, 2019
NOTE 2. NON-CURRENT FINANCIAL ASSETS		
(Unsecured and Considered Good)		
Loans & Advances		
Security Deposits	1.45	1.45
Other Bank Balances	48.62	-
Fair Valuation of Put Option	4.64	4.42
TOTAL	54.71	5.87

- 2.1 Includes Fixed deposit as margin money to comply with DSRA requirement.
- 2.2 As per the terms agreed by the Trust, the Investment Manager, Pipeline Infrastructure Limited (PIL) and Reliance Industries Holdings Private Limited (RIHPL), Reliance Industries Limited(RIL) has the right, but not the obligation, to purchase the entire equity stake of the Trust in PIL after a specific term or occurrence of certain events for a consideration of Rs. 50 Crores or the fair value at the conversion date, whichever is lower. Correspondingly, the Trust has the right, but not the obligation, to sell its entire stake in PIL to RIL for a consideration of Rs. 50 Crores after a specific term or occurrence of certain events.

(Rs. in Crore)

	As at	As at
	31st March, 2020	31st March, 2019
NOTE 3. INVENTORIES		
Stock of Natural Gas and Fuel	22.03	12.91
Stores and Spares	92.75	94.22
TOTAL	114.78	107.13

3.1 Inventories are measured at lower of cost or net realisable value.

	As at	As at
	31st March, 2020	31st March, 2019
NOTE 4. CURRENT INVESTMENTS		
Investments measured at Fair Value through		
Profit and Loss		
In Mutual Funds - Unquoted, fully paid up*	302.53	2.00
TOTAL	302.53	2.00

^{*} Includes Rs. 145.65 Crore towards DSRA

India Infrastructure Trust Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

		(No. III Crore)
	As at	As at
	31st March, 2020	31st March, 2019
NOTE 5. TRADE RECEIVABLES		
(Unsecured and Considered Good)		
Trade Receivables - less than six months	127.02	144.43
Less: Provision for doubtful debts	15.07	
TOTAL	111.95	144.43

5.1 The credit period on transportation services provided to the customers is 4 business days from day of invoicing. In case of default, the customers are charged interest in accordance with the terms of the agreement with them.

(Rs. in Crore)

		<u>'</u>
	As at	As at
	31st March, 2020	31st March, 2019
NOTE 6. CASH AND CASH EQUIVALENTS		
Balance with Banks in current accounts	14.14	63.29
In Escrow Account *	-	24.60
TOTAL	14.14	87.89

^{*} The conditions precedent to the escrow account have been fulfilled and consequently balance was freely available for utilisation.

	As at	As at
	31st March, 2020	31st March, 2019
NOTE 7. OTHER BANK BALANCES		
Other Bank Balances In bank deposits to the extent held as security against guarantees and other commitments	3.34	69.99
TOTAL	3.34	69.99

India Infrastructure Trust Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

		(NS. III CIOIC)
	As at	As at
	31st March, 2020	31st March, 2019
NOTE 8. OTHER CURRENT FINANCIAL ASSETS		
(Unsecured and Considered Good)		
Advance towards investments	66.67	-
Others*	2.60	1.89
TOTAL	69.27	1.89

^{*} Includes Interest Receivable on Fixed Deposits with Banks

Section 1.		
	As at	As at
	31st March, 2020	31st March, 2019
NOTE 9. OTHER CURRENT ASSETS		
(Unsecured and Considered Good)		
Advance paid for Gratuity (Refer Note 22)	-	1.28
Balance with Custom, Good and Service Tax	126.21	
etc.		75.10
Advance to vendors	3.82	2.68
Prepaid expenses	8.19	3.48
Other Receivables	5.13	-
TOTAL	143.35	82.54

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

	As at 31st Ma	rch, 2020	As at 31st N	1arch, 2019
	Units	Amount	Units	Amount
NOTE 10. UNIT CAPITAL				
Issued, Subscribed and Fully Paid up:				
Units of Ds. 01.03 (Provious year Ds. 100) cash	CC 40 00 000	6 044 53	CC 40 00 000	6 640 00
Units of Rs. 91.03 (Previous year Rs. 100) each	66 40 00 000	6,044.53	66 40 00 000	6,640.00
fully paid up				
TOTAL		6,044.53		6,640.00

10.1 Reconciliation of the units outstanding at the beginning and at the end of the reporting period:

Particulars	As at 31st March, 2020 No. of Shares	As at 31st March, 2019 No. of Shares
Units:		
Units at the beginning of the period	66 40 00 000	-
Issued during the period	-	66 40 00 000
Units at the end of the period	66 40 00 000	66 40 00 000

10.2 The details of Unitholders holding more than 5% of unit capital

Name of Unit holders	As at 31st March, 2020		As at 31st March, 2019	
	No. of Units % held		No. of Units	% held
Rapid Holdings 2 Pte. Ltd.	56 88 00 000	85.66%	56 88 00 000	85.66%
ICICI Prudential Equity & Debt Fund	3 50 00 000	5.27%	3 50 00 000	5.27%

10.3 Rights and Restrictions to Unitholders

The Trust has only one class of units. Each unit represents an undivided beneficial interest in the Trust. Each holder of unit is entitled to one vote per unit. The Unitholders have the right to receive at least 90% of the Net Distributable Cash Flows of the Trust at least once in each financial year in accordance with the InvIT Regulations. The Investment Manager approves dividend distributions. The distribution will be in proportion to the number of units held by the unitholders. The Trust declares and pays dividends in Indian rupees.

A Unitholder has no equitable or proprietary interest in the projects of Group and is not entitled to any share in the transfer of the projects (or any part thereof) or any interest in the projects (or any part thereof). A Unitholder's right is limited to the right to require due administration of Group in accordance with the provisions of the Trust Deed and the Investment Management Agreement.

The unit holders(s) shall not have any personal liability or obligation with respect to the Trust.

India Infrastructure Trust Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

				(Rs. in Crore
	As	at	As a	t
	31st March, 2020		31st Marcl	1, 2019
NOTE 11. OTHER EQUITY				
Equity component of compound				
financial instruments				
0% Compulsorily Convertible				
Preference Shares*	4,000.00		4,000.00	
0% Redeemable Preference Shares*				
(Refer Note 13.1)	45.17	4,045.17	45.17	4,045.17
		•		,
Retained Earnings				
As per last Balance Sheet	(95.20)		-	
Profit / (Loss) for the period	(209.48)		(95.20)	
Return on Capital**	(458.92)		, ,	
Other Income Distribution**	(1.87)	(765.47)	-	(95.20
		, ,		,
Other Comprehensive Income [OCI]				
As per last Balance Sheet	0.07		_	
Movement in OCI (Net) during the		0.25		0.07
period	0.18		0.07	
•				
TOTAL		3,279.95		3,950.04

^{*} The dividend rate for Compulsorily Convertible Preference Shares and Redeemable Preference Shares as on 31.03.2019 was 0.1%

11.1 <u>0% Cumpulsorily Convertible Preference Shares [CCPS]</u>

(a) Reconciliation of the CCPS outstanding at the beginning and at the end of the reporting period :

	31st March,	31st March,
	2020	2019
	No. of Shares	No. of Shares
CCPS at the beginning of the period	400 00 00 000	-
Add: Issued during the period		400 00 00 000
CCPS at the end of the period	400 00 00 000	400 00 00 000

^{**} Return on capital during the year as per NDCF duly approved by investment manager which include interest and other income. Refer NDCF working Note 34

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(b) The details of CCPS holders holding more than 5% shares and details of shares held by holding company or holding company or by subsidiaries / associates of holding company:

Name of holders of CCPS	As at 31st March, 2020		As at 31st March, 2019	
	No. of Shares	% held	No. of Shares	% held
Reliance Strategic Business Ventures Limited	400 00 00 000	100%		
Reliance Industrial Investments And Holdings Limited			400 00 00 000	100%

Pursuant to the composite scheme of arrangement sanctioned by National Company Law Tribunal, Ahmedabad, vide order dated September 5, 2019, the investment of Reliance Industrial Investments and Holdings Limited in the CCPS and RPS of Pipeline Infrastructure Limited have vested in Reliance Strategic Business Ventures Limited w.e.f. September 13, 2019."

(c) Every 254 CCPS shall be converted into 1 (One) Equity Shares of Rs. 10 each on the expiry of 20 years from date of allotment of CCPS.

Date of allotment	No. of Shares
22nd March, 2019	400 00 00 000
Total	400 00 00 000

- (d) Rights and Restrictions to CCPS
 - (i) CCPS of the Company have priority over the Equity Shares of the Company for receiving dividend.
 - (ii) In the event of liquidationor winding-up of the Company, the CCPS shall immediately convert into Equity Shares in the manner set out above, which Equity Shares shall rank pari passu with the other Equity Shares issued by the Company at such point in time.
 - (iii) The preference shareholders will not have voting rights even if the dividend is not paid for a consecutive period of two years.

11.2 Debenture Redemption Reserve:

Debenture Redemption Reserve (DRR) is not required to be created in view of the loss incurred by the Company during the current year. Also as per MCA Notification GSR574(E) dated August 16, 2019, Debenture Redemption Reserve (DRR) is not required to be created since the Company is a debt listed entity.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

	As at 31st March, 2020		As at 31st March, 2019	
	Non Current Current		Non Current	Current
NOTE 12. BORROWINGS				
B. DEBENTURES - AT AMMORTISED COST				
Secured				
Non Convertible Debentures (NCD)	6,426.52	-	6,338.15	-
TOTAL	6,426.52	-	6,338.15	-

12.1 Debentures:

1) Secured by

The Listed, Secured, Redeemable Non - Convertible Debentures referred to above are secured by way of exclusive charge (and as the case may be, subject to an escrow mechanism) as set out below, created by the SPV in favour of the Debenture Trustee (for benefit of the Debenture holders):

- (a) Assignment (by way of assignment / security documents to the satisfaction of the Transaction Debt Holders) of the Pipeline Usage Agreement (PUA) and Operation & Maintenance Contract;
- (b) First ranking charge on all assets of SPV, including all rights, tittle, interest, and benefit of the SPV in respect of and over the 'East West Pipeline', the escrow account of the SPV and all receivables of the SPV (including under the PUA);
- (c) First ranking mortgage on land/leasehold rights thereto (as the case may be) of the SPV on which the pipeline assets are laid. The security perfection for mortgage creation is in process.
- 2) Coupon rate of 8.9508% payable quarterly.
- 3) All the above NCDs are redeemable on 22nd March, 2024.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

		()
	As at	As at
	31st March, 2020	31st March, 2019
NOTE 13. OTHER NON CURRENT FINANCIAL LIABILITIES		
Liability Component of Compound Financial Instrument		
0% Redeemable Preference Shares*	5.30	4.83
Call Option with RIL for PIL Shares (Refer Note 13.1)	49.48	42.70
TOTAL	54.78	47.53

^{*} The dividend rate for Compulsorily Convertible Preference Shares and Redeemable Preference Shares as on 31.03.2019 was 0.1%

13.1 Refer Note 2 for explanation to call option

13.2 0% Cumulative Redeemable Preference Shares of Rs. 10 each (RPS):

(a) Reconciliation of the number of RPS outstanding at the beginning and at the end of the reporting period:

	As at	As at
	31st March, 2020	31st March, 2019
	No. of Shares	No. of Shares
RPS at the beginning of the period	5 00 00 000	-
Add: Issued during the period	-	5 00 00 000
RPS at the end of the period	5 00 00 000	5 00 00 000

(b) The details of Shareholders holding more than 5% shares and details of shares held by holding company or holding company or by subsidiaries / associates of holding company:

Name of holders of RPS	As at 31st March, 2020		As at 31st March, 2019	
	No. of Shares	% held	No. of Shares	% held
Reliance Strategic Business Ventures				
Limited	5 00 00 000	100%	-	-
Reliance Industrial Investments and				
Holdings Limited	-	-	5 00 00 000	100%
	5 00 00 000	100%	5 00 00 000	100%

Pursuant to the composite scheme of arrangement sanctioned by National Company Law Tribunal, Ahmedabad, vide order dated September 5, 2019, the investment of Reliance Industrial Investments and Holdings Limited in the CCPS and RPS of Pipeline Infrastructure Limited have vested in Reliance Strategic Business Ventures Limited w.e.f. September 13, 2019.

(c) RPS have term of 30 years from date of allotment and shall be redeemed at par. Further 10% of such RPS shall be redeemed per year from 21st year onwards on a proportionate basis.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(d) Rights and Restrictions to RPS

RPS of the company have priority over the Equity Shares of the Company in proportion to their holding.

- i) For receiving dividend
- ii) For repayment of capital in the event of liquidation of the Company

The RPS will have the right to surplus assets either on winding up or liquidation or otherwise. Any payment to the RPS Holder shall be made subject to the payments to be made to the Parties pursuant to the NCD Terms or the Specified Actions.

The RPS shareholders will not have voting rights even if dividend has not been paid by the company for 2 (two) periods.

(e) The RPS has been issued for consideration other than cash as part consideration, out of total consideration of Rs. 650 Crore, for acquisition of pipeline from EWPL pursuant to scheme of arrangement

	As at	As at
	31st March, 2020	31st March, 2019
NOTE 14. DEFERRED TAX LIABILITIES (NET)		
The movement on the deferred tax account is as follows:		
At the start of the period	23.00	-
Charge / (credit) to Statement of Profit and Loss	(23.00)	23.00
At the end of the period	-	23.00

Component of Deferred tax liabilities / (asset)		
	As at	As at
Deferred tax liabilities / (asset) in relation to:	31st March, 2020	31st March, 2019
Property, Plant and Equipment	744.81	20.00
Intangible Assets	254.72	3.00
Goodwill	(29.75)	-
Investment	(0.60)	-
Trade Receivables	3.79	-
Provision for Gratuity	0.05	-
Provision for compensated absences	0.16	-
Unabsorbed depreciation		
(recognised to the extent of deferred tax liability)	(973.18)	-
	-	23.00

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

The Company has recognized deferred tax assets on unabsorbed depreciation to the extent there is corresponding deferred tax liability on the difference between the book balances and the written down value of property, plant and equipment, intangible assets and Investments under the Income Tax Act, 1961.

Unrecognised deductible temporary differences, unused tax losses and unabsorbed depreciation

	As at
Particulars	31st March, 2020
Deductible temporary differences, unused tax losses and unused	
Unabsorbed depreciation	187.94
	187.94

		, ,
	As at	As at
	31st March, 2020	31st March, 2019
NOTE 15. OTHER NON CURRENT LIABILITIES		
Others		
Income Received In Advance*	676.24	58.91
Other Payables**	-	72.54
TOTAL	676.24	131.45

- 15.1 * Includes net contracted capacity payments of Rs. 664.91 Crore (Previous year Rs. 56.24 Crore) for which company is obliged to transfer gas in future.
- 15.2 **Includes Imbalance and Overrun Charges (As per sub-regulation (10) of regulation (13) of notification no. G.S.R. 541E dated 17th Aug, 2008 issued and amended from time to time by Petrol and Natural Gas Regulatory Board ("PNGRB"), the Company has maintained an escrow account for charges collected on account of imbalance and overruns from the customers. The same will be utilised as per the directions issued by PNGRB.)

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

		(1.01 111 01 01 07
	As at	As at
	31st March, 2020	31st March, 2019
NOTE 16. TRADE PAYABLES		
Micro and Small Enterprises	0.55	0.31
Others	493.79	129.28
TOTAL	494.34	129.58

16.1 As at March 31, 2020 and March 31, 2019, there are no amount over due to micro, small and medium enterprises for which require disclosure under Micro, Small and Medium Enterprises Development Act, 2006. There is no interest due or outstanding on the same."

(Rs. in Crore)

	As at	As at
	31st March, 2020	31st March, 2019
NOTE 17. OTHER CURRENT FINANCIAL LIABILITIES		
Interest accrued but not due on Borrowings	-	13.25
TOTAL	-	13.25

(Rs. in Crore)

	As at	As at
	31st March, 2020	31st March, 2019
NOTE 18. OTHER CURRENT LIABILITIES		
Income Received In Advance	26.59	30.44
Statutory Dues	5.06	54.82
Other payables*	4.70	46.22
TOTAL	36.35	131.48

^{*} Includes Security deposits received from customers

	As at	As at
	31st March, 2020	31st March, 2019
NOTE 19. SHORT TERM PROVISIONS		
Provision for gratuity (Refer Note 22)	0.21	-
Provision for compensated absences (Refer Note 22)	0.63	0.88
TOTAL	0.84	0.88

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

	For the year ended 31st March, 2020	For the period 22nd November, 2018 to 31st March, 2019
NOTE 20. REVENUE FROM OPERATIONS Income from Services Income from Transportation of Gas Other Operating Income Deferred Delivery Services	2,299.26	27.18
Others	70.26 37.62	0.73
TOTAL	2,407.14	27.91

20.1 PIL derives revenues primarily from operation of PIL Pipeline comprising of Income from transportation of gas and Other Operating Income i.e. deferred Delivery Services and others.

(Rs. in Crore)

	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
NOTE 21. OTHER INCOME		
Fair Valuation of Put Option	0.22	4.42
Other Non-Operating Income	6.69	0.02
TOTAL	6.91	4.44

^{*} Refer Note 2.2 for explanation of the put option

	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
NOTE 22. EMPLOYEE BENEFITS EXPENSE		
Salaries, Wages and Bonus	15.74	0.30
Contribution to Providend Fund and other Funds	2.35	0.02
Staff welfare expenses	2.04	0.07
TOTAL	20.13	0.39

22.1 Disclosure as per Indian Accounting Standard 19 "Employee Benefits" are given below:

(Rs. in Crore)

	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
Defined Contribution Plan		March, 2019
Contribution to defined Contribution Plan, recognised as		
expense for the period are as under:		
Employer's Contribution to Regional Provident Fund	0.45	0.01
Employer's Contribution to Superannuation Fund	-	-
Employer's Contribution to Pension Scheme	0.21	-

Defined Benefit Plan

The Group operated post retirement benefit plan. The present value of obligation is determined based on actuarial valuation using the Projected Unit Credit Method, which recognises each period of service as giving rise to additional unit of employee benefit entitlement and measures each unit separately to build up the final obligation.

Gratuity (Funded)

The Group makes annual contributions under the Employees Gratuity scheme to a fund administered by Trustees covering all eligible employees. The plan provides for lump sum payments to employees whose right to receive gratuity had vested at the time of resignation, retirement, death while in employment or on termination of employment of an amount equivalent to 15 days salary for each completed year of service or part thereof in excess of six months. Vesting occurs upon completion of five years of service except in case of death.

The details in respect of the status of funding and the amounts recognised in the Company's financial statements for the year ended 31st March, 2020, for these defined benefit schemes are as under:

i) Reconciliation of opening and closing balances of Defined Benefit Obligation

	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
a. Defined Benefit Obligation acquired	-	2.24
b. Defined Benefit Obligation at beginning of the period	2.24	-
c. Current Service Cost	0.15	-
d. Interest Cost	0.12	-
e. Liability Transferred Out	(0.65)	-
f. Actuarial gain	(0.29)	-
g. Benefits paid	-	-
h. Defined Benefit Obligation at end of the period	1.57	2.24

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

ii) Reconciliation of opening and closing balances of fair value of Plan Assets

(Rs. in Crore)

	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
a. Fair value of Plan Assets acquired	-	3.51
b. Fair value of Plan Assets at beginning of the period	3.51	-
c. Expected Return on Plan Assets	0.11	-
d. Actuarial Gain / (Loss)	(0.11)	-
e. Assets Transferred In/Acquisitions	(2.15)	-
f. Employer Contributions	-	-
g. Benefits paid	-	-
h. Fair value of Plan Assets at the end of the period / year	1.36	3.51
i. Actual Return on Plan assets	-	-

iii) Reconciliation of fair value of assets and obligations

(Rs. in Crore)

	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
a. Fair value of Plan Assets at end of the period	1.36	3.51
b. Present value of Obligation as at end of the period	1.57	2.24
c. Amount recognised in the Balance Sheet	(0.21)	1.27
[Surplus / (Deficit)]		

iv) Expenses recognised during the period

(Rs. in Crore)

		(NS. III CIOIC)
	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
a. Current Service Cost	0.15	-
b. Interest Cost	0.12	-
c. Expected Return on Plan Assets	(0.11)	-
d. Actuarial (Gain)/Loss recognised in Other Comprehensive	(0.18)	-
e. Expenses recognised during the period	(0.02)	-

v) Investment Details

Particulars of Investments - Gratuity (%)

The Gratuity Trust has taken Gratuity Policies from various Insurance Companies, therefore percentage of investments in GOI Securities, Public Financial Institutions etc. are not ascertainable.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

vi) Actuarial Assumptions

Mortality Table (IALM)

	Gratuity	Gratuity
	(Funded)	(Funded)
	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
	2006-08	2006-08
	(Ultimate)	(Ultimate)
Discount Rate	6.84%	8.30%
Salary escalation	6.00%	6.00%
Employee turnover	2.00%	2.00%

The estimates of rate of escalation in salary considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market. The expected rate of return on plan assets is determined considering RBI Bond Interest rate or historical return on plan assets.

The Expected Rate of Return on Plan Assets is determined considering several applicable factors, mainly the composition of Plan Assets held, assessed risks, historical results of return on Plan Assets and the Company's policy for Plan Assets Management.

vii) Maturity Profile of Defined Benefit Obligation

	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
Weighted average duration	16 years	9 years
(based on discounted cashflows)		
Expected cash flows over the next (valued on undiscounted basis):		
1 year	0.05	0.22
2 to 5 years	0.22	0.72
6 to 10 years	0.59	0.94
More than 10 years	5.21	3.73

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

viii) Sensitivity Analysis

Significant Actuarial Assumptions for the determination of the defined benefit obligation are discount rate, expected salary increase and employee turnover. The sensitivity analysis below, have been determined based on reasonably possible changes of the assumptions occurring at end of the reporting period , while holding all other assumptions constant. The result of Sensitivity analysis is given below:

	For the year ended 31st March, 2020		For the period 22nd 2018 to 31st Marc	,
	Decrease	Increase	Decrease	Increase
Change in discounting rate (delta effect of -/+ 0.5%)	0.13	(0.11)	0.11	(0.10)
Change in rate of salary increase (delta effect of -/+ 0.5%)	(0.11)	0.13	(0.10)	0.11
Change in rate of Attrition rate (delta effect of -/+ 25%)	(0.01)	0.01	(0.01)	0.01
Change in rate of Attrition rate (delta effect of -/+ 25%)	(0.00)	0.00	(0.00)	0.00

The sensitivity analysis presented above may not be representative of the actual change in the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

Furthermore, in presenting the above sensitivity analysis, the present value of the defined benefit obligation has been calculated using the projected unit credit method at the end of the reporting period, which is the same as that applied in calculating the defined benefit obligation liability recognized in the balance sheet.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

These plans typically expose the Company to actuarial risks such as: investment risk, interest risk, longevity risk and salary risk.

Investment risk - The present value of the defined benefit plan liability is calculated using a discount rate which is determined by reference to market yields at the end of the reporting period on government bonds. The probability or likelihood of occurrence of losses relative to the expected return on any particular investment.

Interest risk - A decrease in the bond interest rate will increase the plan liability; however, this will be partially offset by an increase in the return on the plan debt investments.

Longevity risk - The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and after their employment. An increase in the life expectancy of the plan participants will increase the plan's liability.

Salary risk - The present value of the defined benefit plan liability is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the plan's liability.

Leave encashment plan and compensated absences:

The Company provides for leave encashment / compensated absences based on an independent actuarial valuation at the balance sheet date, which includes assumptions about demographics, early retirement, salary increases, interest rates and leave utilisation. The actuarial assumptions on compensated absences considered are same as the table (vi) above.

	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
NOTE 23. FINANCE COSTS		
Interest Expenses	588.04	14.77
Other Borrowing Costs	82.01	-
TOTAL	670.05	14.77

India Infrastructure Trust Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

		(RS. III Crore)
	For the year	For the period
	ended 31st	22nd November,
	March, 2020	2018 to 31st
		March, 2019
NOTE 24. OTHER EXPENSES		
OPERATION AND MAINTAINANCE EXPENSES		
Stores and Spare	13.78	0.35
Electricity, Power and Fuel	75.81	1.96
Other Operational Expenses*	48.21	0.22
ADMINISTRATION EXPENSES		
Rent	0.60	0.02
Rates and Taxes	0.90	5.89
Contracted and others services	12.93	0.03
Travelling and Conveyance	5.07	0.13
Payment to Auditors		
Professional Fees	6.72	0.29
Letter of credit and bank charges	5.17	0.02
Provision for doubtful debts	15.07	-
Loss on sale of Fixed Assets	0.21	-
Fair Value of Call Option**	6.78	42.70
General Expenses	17.04	0.21
TOTAL	208.29	E1 03
IUIAL	208.29	51.82

^{*} Includes maintanance charges of Rs. 39.34 Crore

^{**} Refer Note 2.2 for explanation of the call option

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

		For the year ended 31st March, 2020	For the period 22nd November, 2018 to 31st March, 2019
NOTE	25. EARNINGS PER UNIT (EPU)		
i)	Net Loss as per Statement of Profit and Loss attributable to Unit Shareholders (Rs. in Crore)	(209.30)	(95.13)
ii)	Weighted Average number of units	66 40 00 000	5 10 76 923
iii)	Weighted Average number of potential units	-	-
iv)	Total Weighted Average number of units used as denominator for calculating Basic / Diluted EPU	66 40 00 000	5 10 76 923
v)	Earnings per unit of value of Rs. 91.03 each (Previous year value Rs. 100 each)		
	- For Basic (Rs.) - For Diluted (Rs.)	(3.15) (3.15)	(18.62) (18.62)

NOTE 26. RELATED PARTY DISCLOSURES

As per SEBI INVIT regulations and as per Ind AS 24, disclosure of transactions with related party are as given below.

List of related parties where control exists and related parties with whom transactions have taken place and relationships:

i) Name of Related Parties

a) Entities which exercise control on the company

Brookfield Asset Management Inc.

b) Members of same group

Pipeline Management Services Private Limited
Peak Infrastructure Management Services Private Limited

c) Parties to the Trust

Rapid Holdings 2 Pte Ltd (Sponsor as per SEBI INVIT Regulation 4 as amended)

Penbrook Capital Advisors Pvt. ltd.

(Investment manager - upto 31/03/2020 as per SEBI INVIT regulation 4 as amended)

ECI India Managers Private Limited

(Project Manager as per SEBI INVIT Regulation 4 as amended)

Axis Trustee Services Ltd (Trustee as per SEBI INVIT Regulation 4 as amended)

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

Directors of the parties to the Trust specified in i(c) above

(i) Directors of ECI India Managers Private Limited

Mr. Mihir Anil Nerurkar

Mr. Jeffrey Wayne Kendrew

Mr. Nawal Saini

(ii) Directors of Penbrook Capital Advisors Private Limited

Mr.Chetan Rameshchandra Desai

Mr. Sridhar Rengan

Mr. Narendra Aneja

Mr. Rajeev Ashok Piramal

(iii) Directors of Rapid Holdings 2 Pte Limited

Mr.Anandjit Sunderaj

Mr.Liew Yee Foong

Mr. Aviral Chaturvedi (resigned w.e.f 31st October, 2019)

Ms.Ho Yeh Hwa

Ms.Taswinder Kaur Gill (Appointed w.e.f 25th October, 2019)

Mr. Zhang Shen (Appointed w.e.f 25th October, 2019)

Mr. Timothy Peter Lewis (Resigned w.e.f 1st March, 2019)

(iv) Directors of Axis Trustee Services Limited

Mr.Ram Bharosey Lal Vaish (Resigned w.e.f. November 8, 2019)

Mr.Rajesh Kumar Dahiya

Mr.Ganesh Sankaran

Mr.Sanjay Sinha

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

ii) Transactions during the year with related parties:

",	Transactions during the year with related part	163 .		
	Particulars		For the year ended 31st March, 2020	(Rs. in Crore) For the period 22nd November, 2018 to 31st March, 2019
1	Trustee Fee Axis Trustee Services Limited	Trustee	0.21	0.02
2	Investment management fee Penbrook Capital Advisors Pvt. Ltd.	Investment manager	2.83	0.69
3	Units issued Rapid Holdings 2 Pte Ltd	Sponsor	-	5,688.00
4	Professional fee/ Valuation fee/ Director sitting fee			
	Penbrook Capital Advisors Pvt. Ltd.	Investment manager	0.72	0.22
5	Registration Expenses Rapid Holdings 2 Pte Ltd	Sponsor	-	1.38
6	Project Management fee ECI India Managers Pvt. Ltd.	Project Manager	1.77	-
7	Interest Distributed Rapid Holdings 2 Pte Ltd.	Sponsor	393.11	-
8	Other Income Distributed Rapid Holdings 2 Pte Ltd.	Sponsor	1.60	-
9	Repayment of Unit Capital (Rs.8.97 Paid out of Units of Rs. 100) Rapid Holdings 2 Pte Ltd	Sponsor	510.09	-
10	Pipeline Maintenance Expenses Pipeline Management Services Private Limited	Members of same group	39.34	-
11	Secretarial and legal services fees Peak Infrastructure Management Services Private Limited	Members of same group	0.13	-
12	Reimbursement of travel expenses Peak Infrastructure Management Services Private Limited	Members of same group	0.20	-

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

iii) Balances as at end of the year

			As at	(Rs. in Crore) As at
	Particulars	Relationship	31st March, 2020	31st March, 2019
1)	Reimbursement of Expense payable			
	Rapid Holdings 2 Pte Ltd	Sponsor	-	1.38
	Penbrook Capital Advisors Pvt. ltd.	Investment Manager	0.05	0.67
2)	Investment Manager Fee Payable			
	Penbrook Capital Advisors Pvt. ltd.	Investment Manager	0.22	-
3)	Trustee Fee Payable			
	Axis Trustee Services Ltd.	Trustee	-	0.02
4)	Units issued			
	Rapid Holdings 2 Pte Ltd	Sponsor	5,177.91	5,688.00
5)	Other Current Assets			
	Pipeline Management Services Private Limited	Members of same group	5.13	-

NOTE 27. Taxation

Current tax

In view of the consolidated loss of the Group for the current period, no provision for current tax has been considered

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

As at As at **31st March, 2020** 31st March, 2019

NOTE 28. CONTINGENT LIABILITITIES AND COMMITMENTS

(to the extent not provided for)

Contingent Liabilities - -

Commitments

Estimated amount of contracts remaining to be executed on a s.91 16.04 capital account (net of advances) and not provided for

NOTE 29. SEGMENT REPORTING

The Trust's activities comprise of owning and investing in Infrastructure SPVs to generate cash flows for distribution to unitholders. The Trust has only one project SPV PIL. The PIL's activities comprise of transportation of natural gas in certain states in India. Based on the guiding principles given in Ind AS 108 on "Segment Reporting", this activity falls within a single business and geographical segment and accordingly the disclosures of Ind AS 108 have not been separately given.

Revenues from two customer represents more than 10% of the Company's revenue for the year

(Rs in Crore)

		(NS. III CIOIE)
	As at	As at
	31st March, 2020	31st March, 2019
^ A	1,670.54	18.99
В	417.84	-

NOTE 30. CAPITAL MANAGEMENT

Customer Customer

The Group adheres to a robust Capital Management framework which is underpinned by the following guiding principles:

- a) Ensure financial flexibility and diversify sources of financing and their maturities to minimize liquidity risk while meeting investment requirements.
- b) Leverage optimally in order to maximize unit holder returns while maintaining strength and flexibility of the Balance sheet.

During the year, the Trust has maintained AAA rating requirement until all the NCD's were redeemed on April 23, 2019.

This framework is adjusted based on underlying macro-economic factors affecting business environment, financial market conditions and interest rates environment.

The gearing ratio at end of the reporting period was as follows:

(Rs. in Crore)

	As at	As at
	31st March, 2020	31st March, 2019
Borrowings*	6,426.52	6,338.15
Cash and Marketable Securities	316.67	89.89
Net Debt (A)	6,109.85	6,248.26
Total Equity (As per Balance Sheet) (B)	9,324.48	10,590.04
Net Gearing (A/B)	0.66	0.59

*inclusive of upfront arranger fee of Rs. 25.48 Crore (Previous year Rs. 31.85 Crore) There have been no breaches in the financial covenants with respect to borrowings.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

NOTE 31. FINANCIAL INSTRUMENTS - FAIR VALUE DISCLOSURE

Valuation

All financial instruments are initially recognized and subsequently re-measured at fair value as described below:

- a) The fair value of investment in Mutual Funds is measured at NAV.
- b) All foreign currency denominated assets and liabilities are translated using exchange rate at reporting date.
- c) Option contracts are assigned prices using formula Black-Scholes model which is based on volatility in interest rate and comparable stocks.

Fair value measurement hierarchy:

Particulars	As at 31st March, 2020		As at 31st March, 2019					
	Carrying Level of		Carrying		Level of			
	Amount		input used	in	Amount	i	nput used	in
		Level 1	Level 2	Level 3		Level 1	Level 2	Level 3
Financial Assets								
At Amortised Cost*								
Other Non Current	50.07				1.45			
Financial Assets								
Trade Receivables	111.95				144.43			
Cash and Cash	14.14				87.89			
Equivalents								
Other Bank Balances	3.34				69.99			
Other Current	69.27				1.89			
Financial Assets								
At FVTPL								
Investments	302.53		302.53		2.00		2.00	
Fair value of put	4.64		4.64		4.42		4.42	
option								
Financial Liabilities								
At Amortised Cost*								
Borrowings	6,426.52		6,389.10		6,338.15			
	5.30				4.83			
Other Non Current								
Financial Liabilities								
Trade Payables	494.34				129.59			
Other Financial	-				13.25			
Liabilities								
At FVTPL								
Fair value of call	49.48		49.48		42.70		42.70	
option								

^{*} carrying amount approximates fair value as per management.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

The financial instruments are categorized into three levels based on the inputs used to arrive at fair value measurements as described below:

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities; and

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

Level 3: Inputs based on unobservable market data

NOTE 32. FINANCIAL INSTRUMENTS - RISK MANAGEMENT

The following table shows foreign currency exposures in CAD, USD, EUR and GBP on financial instruments at the end of the reporting period. The exposure to foreign currency for all other currencies are not material.

Foreign Currency Exposure

(Rs. in Crore)

Particulars	As	at 31st N	1arch, 2020)	As at 31st March, 2019
	CAD	USD	EUR	GBP*	USD EUR
Trade and Other Payables	0.69	2.40	4.07	0.00	4.17 1.44
Net Exposure	0.69	2.40	4.07	0.00	4.17 1.44

^{*} Less than Rs.50,000

Sensitivity analysis of 1% change in exchange rate at the end of reporting period net of hedges Foreign Currency Sensitivity

(Rs. in Crore)

Particulars	As	s at 31st N	1arch, 2020		As at 31st March, 2019
	CAD	USD	EUR	GBP	USD EUR
1% Depreciation in INR					
Impact on Equity					
Impact on P&L	(0.01)	(0.02)	(0.04)	(0.00)	(0.04) (0.01)
Total	(0.01)	(0.02)	(0.04)	(0.00)	(0.04) (0.01)
1% Appreciation in INR					
Impact on Equity					
Impact on P&L	0.01	0.02	0.04	0.00	0.04 0.01
Total	0.01	0.02	0.04	0.00	0.04 0.01

Interest Rate Risk

Interest rate risk sensitivity - Listed NCDs

Since Interest rate is fixed for a block of 5 years i.e. upto March 2024, interest rate sensitivity is not applicable.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

Credit Risk

Credit risk is the risk that a customer or counterparty to a financial instrument fails to perform or pay the amounts due causing financial loss to the Group. Credit risk arises from Group's activities in investments and outstanding receivables from customers.

The Group has a prudent and conservative process for managing its credit risk arising in the course of its business activities.

Liquidity Risk

Liquidity risk arises from the Group's inability to meet its cash flow commitments on time. Group's objective is to, at all times, maintain optimum levels of liquidity to meet its cash and collateral requirements. The Group closely monitors its liquidity position and deploys a disciplined cash management system. Group's liquidity is managed centrally with operating units forecasting their cash and liquidity requirements.

The Group's liquidity is managed centrally with operating units forecasting their cash and liquidity requirements. Treasury pools the cash surplus from across the different operating units and then arranges to either fund the net deficit or invest the net surplus in the market.

					(G . G. G,
Maturity Profile	of Borrow	ings at amo	ortized cost a	son 31st March	, 2020	
Below 3	3-6	6-12	1-3	3-5	Above	Total
Months	Months	Months	Years	Years	5 Years	
143.59	145.17	287.56	1,155.01	7013.68**	-	8,745.01
143.59	145.17	287.56	1,155.01	7013.68	-	8,745.01
					(Rs	s. in Crore)
Maturity Profile	of Borrow	ings at amo	ortized cost a	son 31st March,	2019	
Below 3	3-6	6-12	1-3	3-5	Above	Total
Months	Months	Months	Years	Years	5 Years	
-	-	-	-	-	6,370.00**	6,370.00
-	-	-	-	-	6,370.00	6,370.00
	Below 3 Months 143.59 143.59 Maturity Profile Below 3 Months	Below 3 3-6 Months Months 143.59 145.17 143.59 145.17 Maturity Profile of Borrow Below 3 3-6 Months Months	Below 3 3-6 6-12 Months Months Months 143.59 145.17 287.56 143.59 145.17 287.56 Maturity Profile of Borrowings at amount Below 3 3-6 6-12 Months Months Months	Below 3 3-6 6-12 1-3 Months Months Months Years 143.59 145.17 287.56 1,155.01 143.59 145.17 287.56 1,155.01 Maturity Profile of Borrowings at amortized cost at Below 3 3-6 6-12 1-3 Months Months Months Years	Below 3 3-6 6-12 1-3 3-5 Months Months Months Years Years 143.59 145.17 287.56 1,155.01 7013.68** 143.59 145.17 287.56 1,155.01 7013.68 Maturity Profile of Borrowings at amortized cost ason 31st March, Below 3 3-6 6-12 1-3 3-5 Months Months Months Months Years	Months Months Years Years 5 Years 143.59 145.17 287.56 1,155.01 7013.68** - 143.59 145.17 287.56 1,155.01 7013.68 - (Results of Borrowings at amortized cost ason 31st March, 2019 Below 3 3-6 6-12 1-3 3-5 Above Months Months Years Years 5 Years - - - - 6,370.00**

^{*}The Group has redeemed entire NCD issued for Rs. 6,370 crores on 23rd April, 2019

^{**}Upfront arranger fee of Rs. 25.48 Crore (Previous year Rs. 31.85 Crore) is not included.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

NOTE 33.

On 22nd March 2019, the Trust acquired 100 % equity stake in PIL for a purchase consideration of Rs. 13,000 crores settled by way of purchase of equity shares of PIL for Rs. 50 crore. Further an amount of Rs. 12,950 crore was invested through non-convertible debentures.

PIL owns and operate the 1,480 km pipeline, including dedicated lines, (together with compressor stations and operation centers) from Kakinada in Andhra Pradesh to Bharuch in Gujarat (the "Pipeline Business"). The Principal business is operation of pipeline for transportation of gas. Management appointed independent professional valuers to perform valuation of the property plants and equipment and intangible assets for the purpose of purchase price allocation (PPA).

The fair value of identified assets and liability of PIL adjusted for measurement period adjustments as at date of

the acquisition are as follows. The comparative period amounts have been restated accordingly.

		Provisional value on	Fair value	Fair value on date
		date of acquisition	adjustment	of acquisition
Particulars				
Non-Current Assets				
Property, Plant and Equipment		14,852.08	11.69	14,863.77
Capital Work-in-Progress		7.19	00.00	7.19
Intangible Assets		2,047.45	(49.91)	1,997.54
Other Non-Current Assets		1.45	00.00	1.45
Total Non-Current Assets		16,908.17	(38.22)	16,869.95
Current Assets				
Inventories		105.93	-	105.93
Investments		148.26	-	148.26
Trade Receivables		77.30	-	77.30
Cash and cash equivalents		9.38	-	9.38
Other Bank Balances		69.84	-	69.84
Other Current Assets		66.65	-	66.65
Total current assets		477.36	-	477.36
Total Assets	Α	17,385.53	(38.22)	17,347.31
Non-current liabilities				
Other non-current liabilities		74.98	-	74.98
Deferred tax liabilities		952.00	(952.00)	0.00
Total non-current liabilities		1,026.98	(952.00)	74.98
Other current liabilities		260.55	02.18	262.73
Total Liabilities	В	1,287.53	(949.82)	337.71
Other Equity	С	4,050.00	00.00	4,050.00
Net assets	D=A-B-C	12,048.00	911.60	12,959.60
Purchase consideration	E	13,000.00	00.00	13,000.00
Goodwill	E-D	952.00	(911.60)	40.40

As at acquisition date company expects to collect entire acquired accounts receivable

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020 NOTE 34. STATEMENT OF NET DISTRIBUTABLE CASH FLOWs (NDCFs) OF PIL

Description	For the year ended	For the period 22nd
	31st March, 2020	November, 2018 to 31st
		March, 2019
Profit /(loss) after tax as per Statement of profit and loss (standalone)	(2,561.19)	(65.34)
(A) Adjustments:-		
Add: Depreciation, impairment and amortisation as per statement of	831.38	21.04
profit and loss. In case of impairment reversal, same needs to be		
deducted from profit and loss		
Add: Interest and Additional Interest (as defined in the NCD terms)	664.73	31.09
debited to Statement of profit and loss in respect of loans obtained /		
debentures issued to Trust (net of any reduction or interest chargeable by Project SPV to the Trust).		
Add / (Less):- Dividend or other amounts distributed to the Trust to the	-	-
extent debited to statement of profit and loss. In case of reversal of		
distribution same needs to be deducted		
Add / (Less): Increase / decrease in net working capital deployed in the	(174.64)	(12.08)
ordinary course of business.		
Add / (Less): Loss/gain on sale of infrastructure assets	-	-
Add / (Less): Amount funded by/refunded to the Contractor as per	-	-
terms of the O&M Agreement		
Less: Amount determined as O&M Surplus as per the O&M Agreement and retained in PIL	-	-
Add / (Less): Expenditure Component Sweep as defined in the NCD	201.48	6.61
Terms		
Add / (Less): Net CCP	973.92	27.46
Less:- Accrued dividend, if any, payable to holders of Preference Shares	-	-
to the extent not debited to statement of profit and loss account		
Less:- RIL Upside Share calculated in terms of the Pipeline Usage	-	-
Agreement, to the extent not debited to statement of profit and loss		
account.		
Add: Proceeds from sale of infrastructure assets adjusted for the	-	-
following: -related debts settled or due to be settled from sale proceeds		
-directly attributable transaction costs		
-proceeds reinvested or planned to be reinvested as per Regulation		
18(7)(a) of the SEBI InvIT Regulations		
Add: Proceeds from sale of infrastructure assets not distributed	-	-
pursuant to an earlier plan to re-invest, if such proceeds are not		
intended to be invested subsequently net of any profit / (loss)		
recognised in statement of profit and loss		
Less: Capital expenditure, if any	(40.20)	

India Infrastructure Trust Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

		(Rs. in Crore)
Statement of net distributable cash flows (NDCFs) of PIL	For the year ended	For the period 22nd
	31st March, 2020	November, 2018 to 31st
		March, 2019
Add / (Less): Any other item of non-cash expense / non cash income	1,832.81	23.00
(net of actual cash flows for these		
items), if deemed necessary by the Investment Manager, including but		
not limited to		
(a) Any decrease/increase in carrying amount of an asset or a liability		
recognised in statement of profit and loss and expenditure on		
measurement of the asset or the liability at fair value		
(b) Interest cost as per effective interest rate method (difference		
between accrued and actual paid)		
(c) Deferred tax		
(d) Lease rent recognised on straight line basis		
Less: Amount reserved for expenditure / payments in the intervening	(8.34)	-
period till next proposed distribution, if deemed necessary by the	, ,	
Investment Manager, invested in permitted investments including but		
not limited to		
(a) Amount reserved for major maintenance which has not been		
provided in statement of profit and loss		
(b) Amount retained /reserved for specified purposes including working		
capital requirements		
Less: Repayment of external debt (principal) / redeemable preference	(145.60)	-
shares / debentures, etc./ cash set aside to comply with borrowing		
requirements under agreements including DSRA.		
Add December to the second delta (original and the second delt	6.452.00	
Add: Proceeds from external debt (principal) / redeemable preference	6,452.00	-
shares / debentures, etc. Add/ (Less): Amounts added or retained to make the distributable cash		
flows in accordance with the Transaction Documents	-	-
nows in accordance with the transaction pocuments		
Total Adjustments (B)	10,587.54	97.12
Net Distributable Cash Flows (C)=(A+B)	8,026.35	31.78

B. Statement of Net Distributable Cash Flows (NDCFs) of the Trust	For the year ended	For the period 22nd
	31st March, 2020	November, 2018 to 31st
		March, 2019
Cash flows received from Portfolio Assets in the form of interest	687.83	8.00
Cash flows received from Portfolio Assets in the form of dividend	-	-
Any other income accruing at the Trust level and not captured above,	2.45	-
including but not limited to interest/return on surplus cash invested by		
the Trust		
Cash flows/ Proceeds from the Portfolio Assets towards the repayment	6,948.80	6.61
of the debt issued to the Portfolio Assets by the Trust*		
Proceeds from the Portfolio Assets for a capital reduction by way of a	-	-
buy back or any other means as permitted, subject to applicable law		
Proceeds from the sale of assets of the Portfolio Assets not distributed	-	-
pursuant to an earlier plan to re-invest, or if such proceeds are not		
intended to be invested subsequently		
Total cash flow at the InvIT level (A)	7,639.08	14.61

India Infrastructure Trust Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

B. Statement of Net Distributable Cash Flows (NDCFs) of the Trust	For the year ended	For the period 22nd
	31st March, 2020	November, 2018 to 31st
	0_00	March. 2019
Less: re-imbursement of expenses in relation to the Transaction	-	-
undertaken by the Sponsor on behalf of the Trust and payment of		
arranger fee.		
Less: Any payment of fees, interest and expense incurred at the Trust	(72.57)	-
level, including but not limited to the fees of the Investment Manager,		
Trustee, Project Manager, Auditor, Valuer, credit rating agency and the		
Debenture Trustee		
Less: Net cash set aside to comply with DSRA requirement under loan	(43.62)	-
agreements		
Less: Costs/retentions associated with sale of assets of the Portfolio	-	-
Assets		
Relate debts settled or due to be settled from sale proceeds of Portfolio	-	=
Assets		
Transaction costs paid on sale of the assets of the Portfolio Assets; and	-	-
Capital gains taxes on sale of assets/shares in Portfolio Assets/other	-	-
investments		
Less: Proceeds reinvested or planned to be reinvested in accordance	-	=
with Regulation 18(7)(a) of the SEBI InvIT Regulations		
Less: Repayment of external debt (including interest and mandatory	(6,489.24)	-
redemption), in accordance with the Trust NCD Documents, at the		
Trust level and at the level of any of the underlying portfolio		
assets/special purpose vehicles (excluding refinancing)		
Less: Income tax (if applicable) at the standalone Trust level and	(1.73)	-
payment of other statutory dues		
Less: Amount invested in any of the InvIT Assets for service of debt or	-	-
interest		
Less: Reserve for debentures/ loans/ capex expenditure in the	-	-
intervening period till next proposed distribution if deemed necessary		
by the Investment Manager invested in permitted investments		
Total cash outflows/retention at the Trust level (B)	(6,607.16)	-
Net Distributable Cash Flows (C) = (A+B)	1,031.92	14.61

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020

(Rs. in Crore)

Particulars	For the year ended 31st March, 2020	For the period 22nd November, 2018 to 31st March, 2019
Net Distributable Cash Flows as per above	1,031.92	14.61
Opening Cash and Cash Equivalents	24.60	-
Amount received from Sponsor - available for distribution	-	10.00
Total Net Distributable Cash Flows	1,056.52	24.61

^{*} Includes Rs. 201.48 Crores received as advance from SPV. (Previous period Rs.6.61 Crores)

NOTE 35. SUBSEQUENT EVENTS

On a review of the Business operations of the group, review of the Trial Balances of the periods subsequent to 31st March, 2020, there are no subsequent events that have taken place requiring reporting in the financials of FY 2019-20. WIP (India) Private limited has been appointed as Investment Manager w.e.f April 1, 2020.

NOTE 36.

The previous period / year figures have been reworked, regrouped, rearranged and reclassified wherever necessary to make them comparable with those of current period.

NOTE 37. APPROVAL OF FINANCIAL STATEMENTS

The financial statements have been approved by the Pipeline InvIT Committee and the Board of Directors of Investment Manager to the Trust in their respective meetings held on June 29, 2020.

Notes to the Consolidated Financial Statements for the year ended 31st March, 2020 (Contd.)

For and on behalf of the Board WIP (India) Private Limited

(as Investment Manager of India Infrastructure Trust)

Sridhar Rengan

Chairperson of the Board

DIN 03139082

Mihir Nerurkar

Chairperson of the Pipeline InvIT Committee

News

Neha Jalan

Compliance Officer of the Trust

Date: June 29, 2020 Place: Mumbai

Chartered Accountants Indiabulis Finance Centre Tower 3, 27th 32th Floor Senapati Bapat Marg Elphinstone Road (West) Mumbai - 400 013 Maharashtra, India

Tel: +91 22 6185 4000 Fax: +91 22 6185 4001

Independent Auditors' Report on the Half Year and Year to Date Consolidated Financial Information of the Trust Pursuant to the Regulations 23 of the SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended

To
The Board of Directors of
WIP (India) Private Limited (Investment Managers of India Infrastructure Trust)

Opinion

We have audited the Consolidated Financial Information for the year ended March 31, 2020 included in the accompanying "Statement of Consolidated Financial Information for the six months and Year Ended March 31, 2020." of India Infrastructure Trust ("the Trust") and its subsidiary (Holding entity and its subsidiary together referred to as "the Group") consisting of the Consolidated Statement of profit and loss, explanatory notes thereto and the additional disclosures as required in paragraph 6 of Annexure A to the SEBI Circular No. CIR/IMD/DF/127/2016 dated November 29, 2016 ("SEBI Circular"), ("the Statement"), being submitted by the Trust pursuant to the requirements of Regulation 23 of the SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended from time to time read with SEBI Circular ("the InvIT Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the Consolidated Financial Information for the year ended March 31, 2020:

- is presented in accordance with the requirements of Regulation 23 of the SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended from time to time read with read with SEBI Circular No. CIR/IMD/DF/127/2016 dated November 29, 2016 in this regard; and
- ii. gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian Accounting Standards and other accounting principles generally accepted in India of the net loss and total comprehensive loss and other financial information of the Company for the year then ended.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) and other pronouncements issued by the Institute of Chartered Accountants of India (ICAI). Our responsibilities under those Standards are further described in the "Auditors' Responsibilities for the Audit of the Annual Consolidated Financial Information" section below. We are independent of the Trust 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 Consolidated Financial Information for the year ended March 31, 2020 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 ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

Management's Responsibilities for the Statement

This Statement, which includes the Consolidated Financial Information is the responsibility of the Board of directors of the Investment Managers ("Board of Directors") and has been approved by them for the issuance. The Statement has been compiled from the related audited consolidated financial statements for the year ended March 31, 2020. This responsibility includes the preparation and presentation of the Consolidated Financial Information for the year ended March 31, 2020 that give a true and fair view of the net loss and other comprehensive loss and other financial information of the InvIT in accordance with the requirements of SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended from time to time ("the InvIT Regulations"); Indian Accounting Standards as defined in Rule 2(1)(a) of the Companies (Indian Accounting Standards) Rules, 2015 (as amended), and other accounting principles generally accepted in India, to the extent not inconsistent with the InvIT regulations. This responsibility also includes maintenance of adequate accounting records for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated Financial Information that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Consolidated Financial Information, the Board of Directors of the Investment manager/ Board of Directors of the subsidiary are responsible for assessing the ability of the Trust and the subsidiary to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors of the Investment manager/Board of directors of the subsidiary either intends to liquidate the Trust/Subsidiary or to cease operations, or has no realistic alternative but to do so.

The Board of Directors of the Investment manager and the Board of Directors of the Subsidiary are also responsible for overseeing the financial reporting process of the Trust and the subsidiary respectively.

Auditors' Responsibilities for the Audit of the Annual Consolidated Financial Information

Our objectives are to obtain reasonable assurance about whether the Consolidated Financial Information for the year ended March 31, 2020 as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the Consolidated Financial Information.

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 Annual Consolidated Financial Information, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and

Regd. Office: Indiabulls Finance Centre, Tower 3, 27th - 32th Floor, Senapati Bapat Marg, Elphinstone Road (West), Mumbai - 400 013, Maharashtra, India. (LLP Identification No. AAB-8737)

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, but not for the purpose of expressing an opinion on the effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under The InvIT regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the Statement 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 to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Annual Consolidated Financial Information, including the disclosures, and whether the Annual Consolidated Financial Information represents the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Annual Consolidated Financial Information of the Company to express an opinion on the Annual Consolidated Financial Information.

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

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

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

Other Matters

The Statement includes the information for the six months ended March 31, 2020 being the balancing figure between audited figures in respect of the full financial year and the published year to date figures up to the six months ended September 30, 2019 which were subject to limited review by us as required under regulation 23 of the SEBI (Infrastructure Investment Trusts) Regulations, 2014, as amended from time to time read with SEBI Circular.

Our opinion on the Statement is not modified in respect of these matters.

For Deloitte Haskins & Sells LLP

Chartered Accountants (Registration No. 117366W/W-100018)

Rupen K. Bhatt Partner

(Membership No. 046930) UDIN: 20046930AAAADR9446

Place: **Mumbai** Date: 29th June 2020

Chartered Accountants Indiabulls Finance Centre Tower 3, 27th-32th Floor Senapati Bapat Marg Elphinstone Road (West) Murnbai - 400 013 Maharashtra, India

Tel: +91 22 6185 4000 Fax: +91 22 6185 4001

INDEPENDENT AUDITOR'S REPORT To Unitholders of India Infrastructure Trust Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of India Infrastructure Trust ("the Trust" or the "Holding Entity") and its subsidiary (Holding entity and its subsidiary together referred to as "the Group"), which comprise the Consolidated Balance Sheet as at 31st March, 2020, the Consolidated Statement of Profit and Loss including Statement of Other Comprehensive Income, the Consolidated Statement of Cash Flows and the Consolidated Statement of Changes in Unit holders Equity for the year then ended and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Consolidated financial statements give the information required by the Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014 as amended from time to time including any guidelines and circulars issued thereunder ("InvIT Regulations") in the manner so required and give a true and fair view in conformity with Accounting Standards (Ind AS) as defined in Rule 2(1)(a) of the Companies (Indian Accounting Standards) Rules, 2015, as amended and accounting principles generally accepted in India, of the consolidated state of affairs of the Trust as at 31st March, 2020, the consolidated loss, their consolidated total comprehensive loss, their consolidated cash flows and their changes in unit holders equity for the year then ended.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current year. 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.

Key Audit Matter

Purchase price allocation of Pipeline Infrastructure Limited

The India Infrastructure Trust ("InvIT") on 22nd March, 2019 acquired 100% controlling interest in Pipeline Infrastructure Limited (PIL) (formerly known as Pipeline Infrastructure Private Limited). The purchase price allocation was finalized during the current year.

We identified this as a key audit matter due to the size of the acquisitions to the InvIT's financial statements, the inherent complexities in accounting for business acquisitions, and the judgement applied by the InvIT in identifying and determining the fair value of the assets and liabilities acquired, including the separately identifiable intangible assets.

Refer note 33 of the consolidated financial statements.

Auditor's Response

Our principal audit procedures relating to the purchase price allocation included the following:

- We tested the design and implementation of key controls related to the purchase price allocations.
- We evaluated PIL's fair valuation specialists' competence and objectivity to perform the valuation for property plant and equipment and for intangible assets.
- We evaluated the key inputs and assumptions used in the valuations, such as cash flow forecast for the life of the project including verifying supporting and business rational to ensure it is reasonable.
- We involved our internal specialists in evaluating the methodologies such as replacement cost method and key assumptions used in the valuation of the pipeline and compressor stations acquired.
- We involved our internal specialists in evaluating the methodologies such as discounted cash flow method and key assumptions used i.e. contributory charge, the discount rates used in the valuation of the identified intangible assets.
- We have also verified the accounting implications and related disclosures in the financial statements.

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

- The Board of Directors of the WIP (India) Private Limited ('Investment Manager') is responsible for the other information. The other information comprises the information and disclosures included in the Annual Report but does not include the standalone financial statements and our auditor's report thereon. The Annual Report is expected to be made available to us after the date of this auditor's report.
- 2. Our opinion on the consolidated financial statements does not cover the other information and will not express any form of assurance conclusion thereon.
- 3. In connection with our audit of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.
- 4. When we read the information and disclosures Annual Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance as required under SA 720 'The Auditor's responsibilities Relating to Other Information'.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

The Investment Manager is responsible for the preparation of these consolidated AS financial statements that give a true and fair view of the financial position as at 31st March 2020, financial performance including other comprehensive income and consolidated cash flows of the Group and the changes of the unit holders funds for the year ended 31st March 2020, in accordance with the IndAS and other accounting principles generally accepted in India read with the InvIT Regulations.

The Investment Manager / Board of Directors of the subsidiary, is responsible for maintenance of adequate accounting records in accordance with the InvIT regulations for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements, by the Group, that give a true and fair view and are free from material misstatement, whether due to fraud or error.

5. In preparing the consolidated financial statements, the Investment Manager / Board of Directors of the subsidiary, are responsible for assessing the ability of the Trust and the subsidiary, respectively, 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 Trust / subsidiary or to cease operations, or has no realistic alternative but to do so.

The Investment Manager are also responsible for overseeing the financial reporting process of the Trust and the subsidiary respectively.

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

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on internal controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the 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 Trust and the subsidiary 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.
- 6. 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.

- 7. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings.
- 8. 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.
- 9. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current year and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

Based on our audit and as required by InvIT Regulations, we report that:

- a) We have obtained all the information and explanations which, to the best of our knowledge and belief were necessary for the purpose of our audit;
- b) The balance sheet, and statement of profit and loss including other comprehensive income are in agreement with the books of account of the Trust;
- c) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards (Ind AS) as defined in Rule 2(1)(a) of the Companies (Indian Accounting Standards) Rules, 2015, as amended; and
- d) In our opinion and to the best of our information and according to the explanations given to us, the Financial Statements give the disclosures, in accordance with the InvIT Regulations, in respect of the net assets at fair value as at 31st March 2020, the total returns at fair value for the year ended 31st March 2020 and the Net distributable cash flows for the year then ended.

For Deloitte Haskins & Sells LLP

Chartered Accountants (Registration No. 117366W/W-100018)

Rupen K. Bhatt Partner

(Membership No. 046930) UDIN: 20046930AAAADP2823

Place: **Mumbai** Date: 29th June 2020



Valuation Report

India Infrastructure Trust ("Trust")

(Acting through Axis Trustee Services Limited in its capacity as Trustee of the Trust)

&

WIP (India) Private Limited

(In its capacity as Investment Manager of the Trust)

Valuation of InvIT Asset as per Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014

June 2020



Tel: +91 22 6277 1600 Fax: +91 22 6277 3700 www.bdo.in BDO Valuation Advisory LLP 9FL North East wing, The Ruby, Senapati Bapat Marg, Dadar (West), Mumbai - 400028, India

Ref: MG/Jun271/2020 June 27, 2020

To,

India Infrastructure Trust (the "Trust")

Acting through Axis Trustee Services Limited (In its capacity as the "Trustee" of the Trust) Unit 804, 8th Floor, A Wing, One BKC, Bandra Kurla Complex,

Bandra East, Mumbai - 400051, Maharashtra, India

To,

WIP (India) Private Limited (In its capacity as the "Investment Manager" of the Trust) Unit 804, 8th Floor, A Wing, One BKC, Bandra Kurla Complex, Bandra East, Mumbai - 400051, Maharashtra, India

Dear Sir(s)/Madam(s),

Sub: Valuation of InvIT Asset as per Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014, as amended

Pursuant to the approval of unit-holders of India Infrastructure Trust (the "Trust" or "InvIT") in their meeting held on August 23, 2019, BDO Valuation Advisory LLP, with IBBI Registration Number IBBI/RV-E/02/2019/103 (hereinafter referred to as "Valuer", "BDO Val" or "We" or "Us"), have been appointed as the Valuer of InvIT Asset (defined hereinafter below). Further, we also refer to the engagement letter dated May 11, 2020 for providing professional services to WIP (India) Private Limited¹ ("Investment Manager" or "IM") acting in the capacity of Investment Manager of the InvIT, with respect to determination of value of InvIT Asset as per the requirements of Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014 and amendments thereto including any circulars and guidelines issued thereunder ("SEBI InvIT Regulations").

In the instant case, the "InvIT Asset" refers to Pipeline (defined in para 2.1.5 of this Report) owned by Pipeline Infrastructure Limited² ("PIL" or "the Company"). The InvIT and/or PIL along with other parties have entered into various agreements collectively referred as the Transaction Documents (defined in Section 1 of this Report) which *inter alia* govern the rights and interest in the InvIT Asset. The economic interest of InvIT in the InvIT Asset is valued after considering the agreed terms of the Transaction Documents.

We thereby enclose our independent valuation report dated June 27, 2020 ("the Report" or "this Report") providing the fair enterprise value of the InvIT Asset on a going concern basis considering current condition of the InvIT Asset and based on data as stated in "Sources of Information" of the Report. The cut-off date of the current valuation exercise for market factors including market price

¹ We have received intimation for change of IM from PenBrook Capital Advisors Private Limited to WIP (India) Private Limited with effect from April 1, 2020

² The name was changed from Pipeline Infrastructure Private Limited to Pipeline Infrastructure Limited with effect from April 25, 2019



is considered as March 31, 2020 (**"Valuation Date"**). Further, the valuation of the InvIT Asset has been undertaken assuming all the requisite approvals have been obtained for the Pipeline Business (defined in para 2.1.5 of this Report) to be operated in the name of PIL.

This report is being prepared for compliance with Regulation 21(4) of the SEBI InvIT Regulations for submission to the Trustee, the designated stock exchange and such other statutory and regulatory authority, as may be required from time to time. This Report should not be used or relied upon for any other purpose.

In terms of the SEBI InvIT Regulations, the Valuer hereby confirms and declares that:

- The Valuer is competent to undertake the valuation;
- The Valuer is independent and has prepared this Report on a fair and unbiased basis;
- This Report is prepared in compliance with regulation 13(1) and regulation 21 of the SEBI InvIT Regulations;

The Valuer further confirms that the valuation of InvIT Asset is carried out as per internationally accepted valuation methodologies and in cognizance of international valuation standards and ICAI Valuation Standards 2018 issued by the Institute of Chartered Accountants of India.

The Valuer has no present or planned future interest in PIL, InvIT Asset or the IM, except to the extent of our appointment as an independent valuer for this Report.

A summary of the analysis is presented in the accompanying Report, as well as description of the methodology and procedure used, and the factors considered in formulating our opinion. This Report is subject to the attached exclusions and limitations and to all terms and conditions provided in the engagement letter for this assignment.

This Report is based on the information provided by the management of PIL and/ or the IM ("Management"). The projections provided by the IM are only the best estimates of growth and sustainability of revenue and profitability margins. We have reviewed the financial forecast for consistency and reasonableness and relied on them. Further with respect to forecast of volume to be transported through the Pipeline by PIL, we have placed reliance on the "EWPL Due Diligence Abridged Report for Disclosure in Private Placement Memorandum" dated December 21, 2018 issued by Wood Mackenzie Asia Pacific Pte. Ltd. ("Wood Mackenzie Report") as provided to us by the IM.

Regards,

For BDO Valuation Advisory LLP IBBI No.: IBBI/RV-E/02/2019/103

Name: Mandar Vikas Gadkari

Designation: Partner

IBBI Regn No.: IBBI/RV/06/2018/10500

Encl: As above



Table of contents:

Sr. No.	Particulars	Page No.
1	Definitions, abbreviations & glossary of terms	5
2	Executive Summary	8
3	Introduction	10
4	Exclusions & Limitations	14
5	Assignment Approach	17
6	Overview of Pipeline Business	18
7	Industry Overview	24
8	Valuation Approach	30
9	Valuation of InvIT Asset	33
10	Valuation Summary	37
11	Annexures	38



1 Definitions, abbreviations & glossary of terms

Abbreviations	Definitions/Meanings	
AP	Andhra Pradesh	
Appointed Date	The date, being July 1, 2018, with effect from which the Scheme of Arrangement has come into effect.	
APTEL	Appellate Tribunal for Electricity	
BCM	Billion Cubic Meters	
BSE	BSE Limited	
BV	Breakup Value	
CAGR	Compounded Annual Growth Rate	
CCM	Comparable Companies Multiple	
CCPS	0.1% Compulsory Convertible Preference Shares	
Completion Date	March 22, 2019	
Contractor	Pipeline Management Services Private Limited (formerly Rutvi Project Managers Private Limited)	
CS	Compressor Station	
CTM	Comparable Transaction Multiple	
DCF	Discounted Cash Flow	
DE	Debt-Equity	
DTD Agreement	Debenture Trust Deed dated April 16, 2019 between PIL And IDBI Trusteeship Services Limited	
DUPL	Dahej Uran Pipeline	
DVPL	Dahej Vijaipur Pipeline	
EWPL	East West Pipeline Limited (formerly Reliance Gas Transportation Infrastructure Limited)	
FCFE	Free Cash Flow to Equity	
FICCI	The Federation of India Chambers of Commerce and Industry	
FICCI Report	FICCI Report titled "India Gas Infrastructure Indian Gas Sector - Ushering in, an era of Growth" dated December, 2019 prepared by FICCI's knowledge partner Ceresta Business Consulting	
FIMMDA	Fixed Income Money Market and Derivatives Association	
Framework Agreement	The framework agreement dated August 28, 2018, entered amongst RIHPL, the Sponsor, the Investment Manager and PIL	
FY	Financial Year	
GCV	Gross Calorific Value	
GHV	Gross Heating Value	
GJ	Gujarat	
GSA	Gas Supply Agreement	
GSPL	Gujarat State Petronet Ltd	
GSPCL-HP	Gujarat State Petroleum Corporation Ltd High Pressure	
GTA	Gas Transportation Agreement	
ICAI	Institute of Chartered Accountants of India	
Infrastructure Sharing Agreement	Infrastructure Sharing Agreement dated February 11, 2019 between Contractor, Sub-Contractor and PIL	



Abbreviations	Definitions/Meanings			
Investment Manager or IM	WIP (India) Private Limited			
InvIT or Trust	India Infrastructure Trust			
InvIT Asset or Pipeline or Initial Portfolio Asset	The cross-country pipeline (including spurs) between Kakinada in Andhra Pradesh and Bharuch in Gujarat, transferred to PIL with effect from the Appointed Date, pursuant to the Scheme of Arrangement, being the InvIT Asset for the purposes of the SEBI InvIT Regulations			
Joint Venture Agreement	The joint venture agreement dated February 11, 2019, entered into between the Project Manager, RIL and the Contractor and amendments thereto			
KG Basin	Krishna Godavari Basin			
LNG	Liquified Natural Gas			
Management	Management of PIL and IM			
MDQ	Maximum Delivery Quantity			
MH	Maharashtra			
MLV	Mainline Sectionalizing Valve			
mmbtu	One Million British Thermal Units			
mmscmd	Million Metric Standard Cubic Meter Per Day			
Mn	Million			
NAV	Net Asset Value			
NCLT	National Company Law Tribunal			
NELP	New Exploration and Licensing Policy			
OT	On-shore Terminals			
O&M Agreement	Operations and maintenance agreement, dated February 11, 2019 amongst PIL, Contractor and the Project Manager			
O&M Sub-Contractor Agreement	Operations and Maintenance Sub-contractor Agreement, dated February 11, 2019 amongst PIL, Contractor and Sub-Contractor			
Pipeline Business	The entire activities and operations historically carried out by EWPL with respect to transportation of natural gas through the Pipeline and related activities, as a going concern, which was acquired by PIL with effect from the Appointed Date, as further defined in the Scheme			
PIL SHA	Shareholders' and Options Agreement dated February 11, 2019 amongst PIL, EWPL, RIL, IM and the Trust and amendments thereto			
PIL/Company	Pipeline Infrastructure Limited (Previously known as Pipeline Infrastructure Private Limited)			
PNGRB	Petroleum and Natural Gas Regulatory Board			
PNGRB Report	PNGRB report by industry group titled "Vision 2030 - Natural Gas Infrastructure in India Report", available at http://www.pngrb.gov.in/Hindi-Website/pdf/vision-NGPV-2030-06092013.pdf			
Project Manager	ECI India Managers Private Limited			
PUA	A Pipeline Usage Agreement, which PIL and RIL have entered into on March 19, 2019 setting out the terms of reservation and usage of capacity in the Pipeline by RIL and includes amendments to the agreement			
RIIHL	Reliance Industrial Investments And Holdings Limited			
RIHPL	Reliance Industries Holding Private Limited			



Abbreviations	Definitions/Meanings		
RIL	Reliance Industries Limited		
ROCE	Return on Capital Employed		
Scheme/ Scheme of Arrangement	The scheme of arrangement between EWPL (as the demerged entity), PIL and their respective creditors and shareholders under Sections 230 to 232 of the Companies Act, 2013 read with the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, and other applicable provisions, if any, of the Companies Act, 2013, as amended from time to time, for the demerger of the Pipeline Business from EWPL to PIL		
SEBI InvIT Regulations	Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014 and amendments thereto including any circulars and guidelines issued thereunder		
SPA	Share Purchase Agreement dated February 11, 2019 amongst the Trust, the Investment Manager, RIHPL and PIL and amendments thereto		
SSA	PIL Share Subscription Agreement dated February 11, 2019 amongst PIL, RIIHL, and Trust		
Shared Services Agreement	The Shared Services Agreement dated February 11, 2019 entered amongst RIL, PIL and the Contractor and amendments thereto		
Sponsor	Rapid Holdings 2 Pte. Ltd.		
Sub-Contractor	Reliance Gas Pipelines Limited		
SUG	System Use Gas		
Transaction Documents	Transaction documents shall mean the Framework Agreement, the Scheme of Arrangement, the Joint Venture Agreement, the PIL SHA, the SPA, the O&M Agreement, the O&M Sub-Contractor Agreement the Pipeline Usage Agreement, Shared Services Agreement, SSA, Infrastructure Sharing Agreement and DTD Agreement and amendments to these agreements		
Trustee	Axis Trustee Services Limited		
TS	Telangana		
Valuation Date	March 31,2020		
WACC	Weighted Average Cost of Capital		
Wood Mackenzie	Wood Mackenzie Asia Pacific Pte. Ltd.		
Wood Mackenzie Report	EWPL Due Diligence Abridged Report for Disclosure in Private Placement Memorandum issued by Wood Mackenzie Asia Pacific Pte. Ltd. dated December 21, 2018		



2 Executive Summary

2.1 Brief Background and Purpose

- 2.1.1 India Infrastructure Trust ("the Trust" or "InvIT") is a contributory irrevocable trust set up under the provisions of the Indian Trusts Act, 1882. This Trust has been set up on November 22, 2018.
- 2.1.2 The Trust is an infrastructure investment trust registered on January 23, 2019 under the SEBI InvIT Regulations having registration number IN/InvIT/18-19/0008. The Trust was set up in order to invest in infrastructure projects in accordance with the SEBI InvIT Regulations.
- 2.1.3 The initial portfolio asset of the Trust is the Pipeline. The Pipeline was earlier owned by EWPL and pursuant to the Scheme of Arrangement between EWPL and PIL, as sanctioned by NCLT Mumbai vide order dated December 21, 2018 and NCLT Ahmedabad vide order dated November 12, 2018, was transferred to PIL. Currently, the Trust holds 100% of equity share capital of PIL.
- 2.1.4 The Trust, the Investment Manager, Reliance Industries Holding Private Limited ("RIHPL") and PIL had entered into a Share Purchase Agreement ("SPA") wherein the Trust acquired 100% of the issued and paid-up equity share capital of PIL from RIHPL on the Completion Date i.e. March 22, 2019 ("Transaction").
- 2.1.5 PIL operates a cross country, natural gas pipeline with a pipeline length of ~1,480 kms (including dedicated lines) together with compressor stations and operation centres that stretches from Kakinada (Andhra Pradesh) to Bharuch (Gujarat) traversing through the states of Andhra Pradesh, Telangana, Karnataka, Maharashtra and Gujarat (the asset is referred as "Pipeline" and activity of operating the Pipeline is referred as "Pipeline Business"). Historically, the Pipeline Business has been owned and operated by EWPL.
- 2.1.6 PIL and RIL have entered **into a Pipeline Usage Agreement ("**PUA**")** on March 19, 2019 and amendments thereto pursuant to which RIL will make agreed payments on a quarterly basis in order to reserve certain capacity in the Pipeline for transportation of gas.
- 2.1.7 As per regulation 21(4) of SEBI InvIT Regulations -
 - "A full valuation shall be conducted by the valuer not less than once in every financial year. Provided that such full valuation shall be conducted at the end of the financial year ending March 31st within two months* from the date of end of such year."
 - * Extended by 1 month by SEBI vide circular: SEBI/HO/DDHS/CIR/P/2020/42, dated March 23, 2020
- 2.1.8 In this regards, the IM has appointed the Valuer to undertake the valuation of InvIT Asset in compliance of the above SEBI InvIT Regulation. ("Purpose").

2.2 Valuation Methodology Adopted

2.2.1 Considering the nature of business and information available, InvIT Asset has been valued using Discounted Cash Flow ("DCF") Method under Income Approach. We have used Free Cash Flow to Equity ("FCFE") model under the DCF Method to arrive at the value of InvIT Asset.



2.3 Valuation Conclusion

- 2.3.1 The tariff as approved by PNGRB vide order dated March 12, 2019 considered for valuation of InvIT Asset is INR 71.66 per mmbtu.
- 2.3.2 The fair enterprise value of InvIT Asset pursuant to the agreed terms of the Transaction Documents is arrived at INR 145,268.5 Mn.



3 Introduction

3.1 Terms of Engagement

- 3.1.1 We, BDO Valuation Advisory LLP having LLP identification number AAN-9463 and IBBI Registration number IBBI/RV-E/02/2019/103, have been appointed by Investment Manager, to determine the fair enterprise value of InvIT Asset on a going concern basis as per SEBI InvIT Regulations.
- 3.1.2 This Report has been prepared by the Valuer pursuant to terms of engagement letter dated May 11, 2020 between the Valuer and the Investment Manager including the terms and conditions set out therein.

3.2 Background and Purpose of Valuation

- 3.2.1 The Trust is a contributory irrevocable trust set up under the provisions of the Indian Trusts Act, 1882 on November 22, 2018.
- 3.2.2 The Trust is an infrastructure investment trust registered on January 23, 2019 under the SEBI InvIT Regulations having registration number IN/InvIT/18-19/0008. The Trust was set up in order to invest in infrastructure projects.
- 3.2.3 The initial portfolio asset of the Trust is a pipeline used for the transportation of natural gas, with the potential to induct new assets in due course. The Pipeline is a cross-country, natural gas pipeline with a pipeline length of approximately 1,480 km (including dedicated lines) together with compressor stations and operation centres that stretches from Kakinada, Andhra Pradesh, in the east of India, to Bharuch, Gujarat, in the west of India, traversing adjacent to major cities in the states of Andhra Pradesh, Telangana, Karnataka, Maharashtra and Gujarat. Historically, the Pipeline was owned and operated by EWPL.
- 3.2.4 The Pipeline has been transferred from EWPL to PIL with effect from the Appointed Date, pursuant to a Scheme of Arrangement that has been sanctioned by the National Company Law Tribunal, Bench at Ahmedabad and the National Company Law Tribunal, Bench at Mumbai (together the "NCLTs") on November 12, 2018 and December 21, 2018 respectively (the "Scheme of Arrangement" or "Scheme"). Currently, the Trust beneficially holds 100% of the equity share capital of PIL.
- 3.2.5 PIL and RIL have entered **into a pipeline usage agreement ("**Pipeline Usage Agreement" or "PUA") dated March 19, 2019 and amendments thereto pursuant to which RIL has agreed to make payments to PIL on a quarterly basis in order to reserve certain annual capacity of the Pipeline.
- 3.2.6 Rapid Holdings 2 Pte. Ltd ("Sponsor") is the sponsor of the Trust, WIP (India) Private Limited is the Investment Manager of the Trust and Axis Trustee Services Limited is the Trustee of the Trust.
- 3.2.7 **ECI India Managers Private Limited, as the project manager (the "**Project Manager"), are responsible for the execution and management of the projects.
- 3.2.8 The Project Manager, PIL and Pipeline Management Services Private Limited (the "Contractor") have entered into an agreement for the provision of certain operations and maintenance services by the Contractor in respect of the Pipeline ("O&M Agreement").



- 3.2.9 In accordance with the sub-contracting provision in the O&M Agreement, the Contractor, PIL and Reliance Gas Pipelines Limited (the "Sub-Contractor") have entered into an operations and maintenance sub-contract agreement (the "O&M Sub-Contract Agreement") for the operation and maintenance of a section of the Pipeline.
- 3.2.10 Framework Agreement recorded the understanding among the parties for, among others (1) transfer of the entire issued equity share capital of PIL to the Trust; (2) subscription by the Trust to the Non-Convertible Debentures issued by PIL ("PIL NCDs"); (3) transfer of the Pipeline Business from EWPL to PIL pursuant to the Scheme of Arrangement; and (4) repayment of the unsecured liability of ₹164,000 million.
- 3.2.11 PIL SHA sets out rights and obligation of parties to the agreement in relation to PIL, including those of the Trust as the equity shareholder of PIL and the holder of the PIL NCDs, and of RIL and the Trust in relation to the purchase and transfer of the equity shares of PIL under certain circumstances and the manner of distribution of cash flows of PIL and the terms of the redeemable preference shares in compliance with applicable law.
- 3.2.12 Shared Service Agreement sets out the terms for RIL to provide PIL and the Contractor with certain identified services in connection with the Pipeline Business, for a period of three years, in order to enable business continuity, seamless operations and an effective cost structure of the Pipeline Business, pursuant to the demerger of the Pipeline Business from EWPL to PIL.
- 3.2.13 SSA records the understanding among various parties with respect to issue, allotment and subscription of the CCPS.
- 3.2.14 Infrastructure Sharing Agreement sets out the terms for permitting sub-contractor's non-exclusive access to certain facilities of Sub-contractor which are laid on the Pipeline's right of usage area and are co-located with the Pipeline facilities;
- 3.2.15 Joint Venture Agreement records the understanding among various parties which include operation of and maintenance of Pipeline on behalf of PIL and the Project Manager.
- 3.2.16 DTD Agreement provides the terms and conditions and stipulations (pursuant to which the Debentures with issue amount of INR 64,520 Mn were issued) as well as their respective obligations in respect of the issuance.
- 3.2.17 The units of the Trust are listed on BSE by way of private placement.
- 3.2.18 In line with the Purpose mentioned earlier, the IM has appointed BDO Valuation Advisory LLP to undertake the valuation of InvIT Asset in compliance of the SEBI InvIT Regulations.
- 3.2.19 This Report should not be used or relied upon for any other purpose. The suitability or applicability of this Report for any purpose other than that mentioned above has not been verified by the Valuer.

3.3 Source of Information

- 3.3.1 For the purpose of this valuation exercise, we have relied on the following sources of information:
 - i. Brief note on the operations of Pipeline Business;
 - ii. Tariff order for determination of Final Initial Unit Natural Gas Pipeline Tariff by PNGRB dated March 12, 2019;



- iii. Audited Financial statements of Pipeline Infrastructure Limited for the year ended March 31, 2019:
- iv. Audited Financial statements of Pipeline Infrastructure Limited for the year ended March 31, 2020:
- v. Volumes transported by PIL for Financial Year ("FY") 2019-20;
- vi. Income Tax Return of PIL for Assessment Year 2019-20;
- vii. Framework Agreement amongst RIHPL and the Sponsor and the IM and PIL dated August 28, 2018;
- viii. Scheme of Arrangement between EWPL and PIL and their Respective Shareholders and Creditors for transfer of Pipeline Business from EWPL to PIL;
 - ix. Joint Venture Agreement dated February 11, 2019, entered into between the Project Manager, RIL and the Contractor and First Amendment Agreement dated April 22, 2019 to the Joint Venture Agreement;
 - x. PIL SHA dated February 11, 2019 amongst PIL, EWPL, IM, Trust and RIL and First Amendment Agreement dated March 9, 2019 to the PIL SHA and Second Amendment Agreement dated April 22, 2019 to the PIL SHA;
 - xi. SPA dated February 11, 2019 amongst RIHPL, Trust, IM and PIL and Amendment Agreement dated April 22, 2019 to SPA;
- xii. SSA dated February 11, 2019 amongst PIL, RIIHL, and Trust;
- xiii. O&M Agreement dated February 11, 2019 amongst PIL, Contractor and Project Manager;
- xiv. O&M Sub-Contract Agreement dated February 11, 2019 amongst PIL, Contractor, Sub-Contractor;
- xv. PUA executed between PIL and RIL on March 19, 2019, Amendment Agreement dated April 22, 2019 to the PUA and Clarificatory note to PUA dated December 24, 2019;
- xvi. Shared Service Agreement February 11, 2019 amongst PIL, RIL and the Contractor and First Amendment Agreement dated April 22, 2019 to the Shared Service Agreement;
- xvii. Infrastructure Sharing Agreement dated February 11, 2019 between Contractor, Sub-Contractor and PII:
- xviii. Debenture Trust Deed dated April 16, 2019 between PIL And IDBI Trusteeship Services Limited;
- xix. Copy of Orders approving the Scheme of Arrangement by the National Company Law Tribunal, Bench at Ahmedabad and the National Company Law Tribunal, Bench at Mumbai vide orders dated November 12, 2018 and on December 21, 2018, respectively;
- xx. EWPL Due Diligence Abridged Report for Disclosure in Private Placement Memorandum issued by Wood Mackenzie dated December 21, 2018 ("Wood Mackenzie Report")
- xxi. Physical Inspection with respect to the Pipeline as required under Regulation 21(2) of SEBI InvIT Regulations;
- xxii. Projected revenue expenditure and capital expenditure for operations of PIL for period starting from April 1, 2020 to March 22, 2039;
- xxiii. Estimates of working capital of PIL for period starting from April 1, 2020 to March 22, 2039;



- xxiv. List of one-time sanctions/approvals which are obtained or pending in relation to the Pipeline and list of up to date/ overdue periodic clearances in relation to the Pipeline as on the Valuation Date:
- xxv. Details of material litigations in connection with the Pipeline as on the Valuation Date;
- xxvi. FICCI Report titled "India Gas Infrastructure Indian Gas Sector Ushering in, an era of Growth" dated December, 2019 prepared by FICCI's knowledge partner Ceresta Business Consulting ("FICCI Report").
- xxvii. PNGRB report by industry group titled "Vision 2030 Natural Gas Infrastructure in India Report", available at http://www.pngrb.gov.in/Hindi-Website/pdf/vision-NGPV-2030-06092013.pdf ("PNGRB Report").
- xxviii. Other relevant data and information provided to us by the Management whether in oral or physical form or in soft copy, and discussions with their representatives; and
- xxix. Information available in public domain and provided by leading database sources.



4 Exclusions and Limitations

4.1 Restricted Audience:

- 4.1.1 This Report and the information contained herein are absolutely confidential and are intended for the use of the IM and the Trust in connection with the Purpose set out in the Report.
- 4.1.2 It should not be copied, disclosed, circulated, quoted or referred to, either in whole or in part, in correspondence or in discussion with any other person except to whom it is issued without our written consent. It can however be relied upon and disclosed in connection with any statutory and regulatory filing with SEBI, BSE Limited or any other regulatory /statutory authority as per the SEBI InvIT Regulations without any consent in connection with the Purpose mentioned earlier. This Report and the extracts of this Report included herein can be reproduced and used for filings with SEBI, BSE and any other statutory authority as required by the law. In the event the IM or the Trust extend the use of the Report beyond the purpose mentioned earlier in the Report, with or without our consent, we will not accept any responsibility to any other party (including but not limited to the investors, if any) to whom this Report may be shown or who may acquire a copy of the Report.
- 4.1.3 It is clarified that this Report is not a fairness opinion under any of the stock exchange / listing regulations. In case of any third party having access to this Report, please note that this Report is not a substitute for the third party's own due diligence / appraisal / enquiries / independent advice that the third party should undertake for its purpose.

4.2 Limitation Clause:

- 4.2.1 The Report is subject to the limitations detailed hereinafter. This Report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to therein.
- 4.2.2 The scope of the assignment did not include performing audit tests for the purpose of expressing an opinion on the fairness or accuracy of any financial or analytical information that was used during the course of the work. Further, conducting a financial or technical feasibility study was also not covered.
- 4.2.3 During the course of this work, we have relied upon assumptions and projections as provided by Management. These assumptions require exercise of judgment and are subject to uncertainties.
- 4.2.4 Further, this Report is based on the extant regulatory environment and the financial, economic, monetary and business/market conditions, and the information made available to us or used by us up to, the date hereof, which are dynamic in nature and may change in future, thereby impacting the valuation of InvIT Asset. Subsequent developments in the aforementioned conditions may affect this Report and the assumptions made in preparing this Report and we shall not be obliged to update, review or reaffirm this Report if the information provided to us changes. The information presented in this valuation Report does not reflect the outcome of any due diligence procedures, which may change the information contained herein and, therefore, the valuation Report materially.



- 4.2.5 Valuation is not a precise science and the conclusions arrived at in many cases will of necessity be subjective and dependent on the exercise of individual judgment as the valuation analysis is governed by the concept of materiality. There is therefore no indisputable single value. While we have provided an assessment of the value based on an analysis of information available to us and within the scope of our engagement, others may place a different value on the businesses.
- 4.2.6 Valuation is based on estimates of future financial performance or opinions, which represent reasonable expectations at a particular point in time, but such information, estimates or opinions are not offered as predictions or as assurances that a particular level of income or profit will be achieved, a particular event will occur or that a particular price will be offered or accepted. Actual results achieved during the period covered by the prospective financial analysis will vary from these estimates and the variations may be material.
- 4.2.7 The realization of these projections is dependent on the continuing validity of the assumptions on which they are based. Since the projections relate to the future, actual results are likely to be different from the projected results in case of events and circumstances not occurring as projected and the differences may be material. The Valuer's work did not constitute a validation of the financial projections of the InvIT Asset under consideration and accordingly, the Valuer does not express any opinion on the same. The Valuer has not commented on the appropriateness of or independently verified the assumptions or information provided to us, for arriving at the financial projections. Further, while the Valuer has discussed the assumptions and projections with the Management, our reliance on them for the purpose of valuation should not be construed as an assurance about the accuracy of the assumptions or the achievability of the financial projections.
- 4.2.8 This Report is based on information received from sources mentioned herein and discussions with the Management. We have assumed that the parties involved have furnished to us all information, which they are aware of concerning the financial statements and respective liabilities, which may have an impact on our Report.
- 4.2.9 We have not done any independent technical valuation or appraisal or due diligence of the assets or liabilities of the Trust or PIL or any of other entity mentioned in this Report and have considered them at the value as disclosed by the Trust and PIL in their regulatory filings or in submissions, oral or written, made to us. Nothing has come to our knowledge to indicate that the material provided to us was misstated or incorrect or would not afford reasonable grounds upon which to base our Report.
- 4.2.10 We have not made any independent verification with respect to the PIL's claim to title of assets or property (including the Pipeline) for the purpose of this valuation. With respect to claim to title of assets or property we have solely relied on representations, whether verbal or otherwise, made by the Management to us for the purpose of this Report.
- 4.2.11 Except to the extent required under the SEBI InvIT Regulations, we are not responsible for matters of legal nature including issues of legal title and compliance with local laws in respect of PIL and also no consideration has been given to litigation and other contingent liabilities that are not recorded in the financial of PIL.
- 4.2.12 The fee for the Report is not contingent upon the outcome of the Report.



- 4.2.13 This Report does not look into the business / commercial reasons behind any transaction nor the likely benefits arising out of the same. Similarly, it does not address the relative merits of investing in InvIT as compared with any other alternative business transaction, or other alternatives, or whether or not such alternatives could be achieved or are available. The assessment of commercial and investment merits of the Trust are sole responsibility of the investors of the Trust and we do not express any opinion on the suitability or otherwise of entering into any financial or other transactions with the Investment Manager, the Trust or PIL.
- 4.2.14 In rendering this Report, we have not provided any legal, regulatory, tax, accounting, actuarial advice and accordingly we do not assume any responsibility or liability in respect thereof.
- 4.2.15 For the present valuation exercise, we have also relied upon information available in the public domain; however, the accuracy and timeliness of the same has not been independently verified by me.
- 4.2.16 In the particular circumstances of this case, we shall be liable only to the IM and the Trust. We shall have no liability (in contract or under statute or otherwise) to any other party for any economic loss or damage arising out of or in connection with this engagement, however the loss or damage is caused, as laid out in the engagement letter, for such valuation work.
- 4.2.17 Whilst, all reasonable care has been taken to ensure that facts stated in the Report are accurate and opinions given are fair and reasonable, neither us, nor any of our Partners or Employees shall in any way be responsible for the contents stated herein. Accordingly, we make no representation or warranty, express or implied, in respect of the completeness, authenticity or accuracy of such statements. We expressly disclaim any and all liabilities, which may arise based upon the information used in this Report.
- 4.2.18 The estimate of value contained herein are not intended to represent value of the InvIT Asset at any time other than the dates specifically mentioned for each valuation result, as per the agreed scope of engagement and as required under the SEBI InvIT Regulations.
- 4.2.19 The valuation analysis has been undertaken as on March 31, 2020 and reflects the information available as of that date. The outbreak of COVID-19 in the later part of March 2020 has severely impacted business operations globally and has adversely impacted security prices and capital availability. As at the date of issuing this Report, there is uncertainty around the economic and financial impact of the pandemic which may have impact on the valuation results and underlying projections and assumptions. In the instant case, in lieu of the terms of the Transaction Documents and based on our discussion with the Management, we understand that there is no material impact expected on the business operations of PIL and accordingly the projections have been provided by the Management on their best effort basis for estimation which have been considered for the current valuation.



5 Assignment Approach

The overall approach that we have followed to arrive at value of InvIT Asset is summarized below:

- i. In the initial stage, we requested for detailed information required for valuation of InvIT Asset.
- ii. We reviewed the information provided for understanding of the current business operations and any changes since the past financial year and then had various discussions with the Management to gain insight on the future business operations.
- We analyzed the additional information and business model received post preliminary discussion. We had various discussions with the Management on the business model, assumptions considered and future business outlook. We also reviewed the Wood Mackenzie Report.
- iv. We obtained various disclosures from the Management pertaining to approvals and litigations of the InvIT Asset as required under the SEBI InvIT Regulations.
- v. Site visit was conducted on June 20, 2020 of:
 - · Pipeline operation centre situated near Kalyan, Maharashtra; and
 - Compressor Station (CS 8) situated near Kalyan, Maharashtra.
- vi. We carried out the valuation based on internationally accepted valuation methodology, applicable Valuation Standard issued by ICAI and considering the information provided to us.



6 Overview of Pipeline Business

6.1 Pipeline

- 6.1.1 The Pipeline is a cross country, natural gas pipeline with a pipeline length of ~1,480 kms (including dedicated lines) together with compressor stations and operation centres that stretches from Kakinada (Andhra Pradesh) to Bharuch (Gujarat) traversing through the states of Andhra Pradesh, Telangana, Karnataka, Maharashtra and Gujarat.
- 6.1.2 The Pipeline comprises of trunk pipeline, compressor stations, mainline sectionalizing valve stations, tap-off stations, spur lines, metering and regulating stations and pipeline operation centres.
- 6.1.3 Total 37 Mainline Sectionalizing Valve ("MLV") stations are installed along the Pipeline route so as to allow isolation of a section of Pipeline in event of an emergency and/or repairs.
- 6.1.4 There are 11 Compressor Stations (**"CS"**) installed en-route the Pipeline to receive gas supplies at On-shore Terminal (**"**OT**"**), boost pressure along the way and to deliver the gas at required pressure to the downstream pipelines.
- 6.1.5 The CS houses the facilities like gas turbine compressors, gas engine generators, gas after coolers, pigging receiver and launchers, electrical sub-station and other utilities like diesel generators, firefighting equipment and storage etc.
- 6.1.6 The Pipeline has interconnects for receipt and delivery of gas connecting to source and other cross-country pipelines such as DVPL / DUPL / GSPL-HP & KG Basin networks. Metering and regulating stations are located at these inter-connects and at customer locations. Tap-offs are also provided for new connections at regular intervals.
- 6.1.7 For managing the operations of the pipeline, main operation centre is located at Gadimoga, Andhra Pradesh and backup operations centre is located at Reliance Corporate Park in Navi Mumbai, Maharashtra. Local Control Centre has been provided at every Compressor Stations en-route the pipeline. Maintenance bases along with warehouse facilities have been set up at CS-03 and CS-08 apart from first level maintenance facilities provided at each of the compressor station en-route the pipeline.
- 6.1.8 Gas accounting for the pipeline is done in energy terms (i.e. gross heating value GHV).



6.2 Route Map of the Pipeline



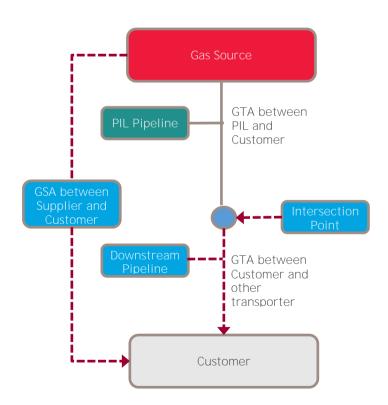
- 6.2.1 Above map reflects the route map of the Pipeline.
- 6.2.2 There are 11 Compressor Stations along the Pipeline as highlighted in the map above.
- 6.2.3 Currently there are 4 Receipt/ Gas Intake Points and 10 Delivery / Interconnects in the Pipeline which spreads across the states of Andhra Pradesh, Telangana, Karnataka, Maharashtra and Gujarat.



6.3 Business Model

- 6.3.1 The Company provides transportation services to customers for transportation of gas from any particular entry point (i.e. source/ upstream pipeline) to any exit point (i.e. customer point/downstream pipeline).
- 6.3.2 The Pipeline usage capacity is booked by the customers for which a Gas Transportation Agreement ("GTA") is entered.
- 6.3.3 The key terms included in the GTA are as follows:

Sr. No.	Particulars	Key Terms of GTA	
1	Tariff	- Tariff Rate in INR/mmbtu as approved by PNGRB	
П	Terms	- As mutually agreed between parties	
Ш	Ship or Pay	- Monthly 90% of Maximum Delivery Quantity (MDQ) level	
IV	Payment Terms	- Fortnightly invoicing	
		- Payments within 4 days of invoice	
		- Disputed amount will be paid in full, pending dispute settlement	
V	Payment Security	- Shipper shall provide LC covering 30xMDQx(Tariff + Taxes)	
VI	PIL Liability Cap	- 50% of annual transportation charges	
VII	Planned Maintenance	- Without liability for ship or pay and liquidated damages	
		- Total of 10 days annually each for transporter	



6.3.4 Deferred delivery services are also provided wherein the customer can request for temporary storage space in the Pipeline for a service charge.



- 6.3.5 PNGRB is a nodal agency to regulate and monitor the downstream activities, notify regulations and monitor compliance. It is also responsible for granting authorization to build and operate pipelines and city gas distribution networks.
- 6.3.6 The regulations mandate that at least 25% of capacity should be available on a common carrier first cum first serve basis. Therefore upto 75% of the capacity can be contracted.

6.4 Tariff Determination as per Tariff Regulations

- 6.4.1 PNGRB has been authorized to regulate the tariff for transportation of gas based on the tariff submitted by the transporters and the regulations prescribed for such determination.
- 6.4.2 The tariff for gas transportation is divided into various zones of 300 km along the route of the natural gas pipeline from the point of entry till the point of exit as per the contract.
- 6.4.3 Initially a levelized tariff is determined for transportation through the entire gas pipeline post which the zonal tariffs are determined based on estimated volumes for various zones.
- 6.4.4 No subsequent tariff adjustment is allowed on account of variation in actual zonal volumes visa-vis the estimated zonal volumes.
- 6.4.5 The key factors considered while determination of tariff are as follows:

Sr. No.	Factors	Stipulations	
T	Economic Life	- 25 years	
П	Tariff Method	- DCF, ROCE @ 12% post tax	
Ш	Capex & Opex	- Lower of Normative/Actual	
IV	Working Capital	- 30 days opex and 18 days receivables	
V	System Use Gas	- (Gas price + tariff) x quantity	
VI	Volume for Tariff Fixation	- Higher of Normative or Actual	
		- Normative Volumes are determined as under -	
		I -V years : 60%, 70%, 80%, 90%, 100% of 75% of Capacity	
		Year VI Onwards: 75% of Capacity or firm contracted volumes	
		whichever is higher	
		- Volume Adjustment in first five years is permitted	
VII	Capacity	- As determined by PNGRB under relevant guidelines	
VIII	Tariff Overview	- Initial tariff fixed for first year	
		- First regular tariff for next five years	
		- Subsequently fixed and reviewed every five years	

6.4.6 In March 2020, PNGRB amended tariff regulations and incorporated explanation to consider lower nominal corporate tax rate for grossing up the allowed return, in case more than one nominal corporate tax rates are available



- 6.5 List of one-time sanctions/approvals which are obtained or pending in relation to the Pipeline and list of up to date/ overdue periodic clearances:
- 6.5.1 Disclosed in Annexure III of the Report as per information provided by the Management. We have reviewed the validity of various sanctions/ approvals/ clearances obtained with the documents provided to us by the Management.

6.6 Material Litigations/ Factors related to the Pipeline

- 6.6.1 We have been informed by the Management about the material litigations with respect to the Pipeline, we have not independently reviewed the litigations details. As per the Scheme for transfer of Pipeline from EWPL to PIL, the liabilities in relation to the Pipeline are also transferred from EWPL to PIL. Hence, we have disclosed the litigation related to the Pipeline as per information provided to us by the Management.
- 6.6.2 The details of the key litigations which may have bearing on the valuation have been disclosed below and disclosure of other litigations as required under SEBI InvIT Regulations have been provided in Annexure IV.
- 6.6.3 Litigation related to Capacity Assessment
 - PNGRB vide letter dated July 10, 2014 declared the final capacity for FY11 and FY12 as 85 mmscmd and 95 mmscmd respectively ("Order I").
 - EWPL filed an appeal on August 8, 2014 against the Order I before the APTEL.
 - APTEL passed an order on July 8, 2016 setting aside Order I inter alia on the ground that
 there was a breach of principles of natural justice and remanded the matter back to
 PNGRB.
 - Subsequently, PNGRB vide its order dated December 30, 2016 declared capacity of Pipeline to be 85 mmscmd and 95 mmscmd for FY11 and FY12 respectively ("Order II").
 - EWPL filed an appeal before the APTEL for setting aside Order II, directing PNGRB to declare the capacity for FY11 and FY12, and for the subsequent periods i.e. FY13 to FY16, taking into account the change in parameters, within a reasonable time.
 - Pending decision of the appeal, EWPL moved an interim application before APTEL for determining the capacity of EWPL as per Acceptance to the Authorization letter issued by PNGRB, as per Determination of Natural Gas Pipeline Tariff Regulations - Amendment 2015.
 APTEL, pending adjudication of the capacity appeal, vide order dated November 20, 2018 directed PNGRB to consider the capacity of EWPL as 85 MMSCMD for the years 2009 to 2018. The matter is currently pending.
 - PNGRB declared final tariff on March 12, 2019 i.e. INR 71.66/MMBtu. Zonal apportionment of tariff has been to submitted PNGRB on March 20, 2019.
 - APTEL allowed the appeal filed by PIL vide order dated November 15, 2019 and directed PNGRB to declare the capacity of PIL taking into consideration of operational parameters of the Pipeline and to decide the capacity within 3 months.



6.7 Site Visit Details

6.7.1 Our team member had visited the Operations Centre and Gas Compressor Station No. 8 (CS -8) located near Kalyan, Maharashtra on June 20, 2020 for undertaking physical inspection of the Pipeline as required under the SEBI InvIT Regulations. Certain photographs of the site have been provided below:

CS - 8 Electric Sub Station



CS - 8 Compressor House



CS - 8 Gas After Cooler



CS - 8 Local Control Room Building



Other disclosures as required under the SEBI InvIT Regulations have been 6.8 provided in Annexure V of the Report.



7 Industry Overview³

7.1 Introduction

- 7.1.1 The future of India's energy sector and a large part of its economic development will be dominated by energy transition in the coming years, where conventional fossil fuels such as diesel and oil will take a backseat. Global environmental commitments and domestic regulations are pushing India to switch to cleaner and more efficient energy sources, forcing the country to place energy infrastructure at the top of the agenda.
- 7.1.2 The Government of India has fixed an ambitious target of increasing the share of gas in the energy basket from the current 6.2% to 15% by 2030. However, this is accompanied with its own set of issues. Currently, the natural gas sector in India is facing major challenges due to lack of a robust gas infrastructure to support our desire to transition into a gas-based economy. Moving towards a gas-based economy and putting in place a robust infrastructure base go hand in hand and cannot be treated separately.
- 7.1.3 The energy sector is one of the major sectors which is going to see enormous growth in the coming years, in the context of Indian population reaching approximately 1.44 billion people by 2024 creating greater demand for energy. India has committed to low carbon energy and hence its energy portfolio mix is going to undergo major changes, with Renewables and Natural Gas set to play a major role. India has the potential to be a much larger producer and consumer of natural gas.
- 7.1.4 Historically, natural gas was significantly cheaper than alternate fuels like motor spirit, naphtha, diesel and low sulphur heavy stock ("LSHS") / furnace oil ("FO"). Although the price of natural gas is increasing (especially of imported gas), newer technology and larger plants have made it possible to ensure efficiency and economies of scale, enabling an increase in the usage of natural gas. As such, natural gas has become the preferred fuel for fertilizers, petrochemicals and, increasingly, the power generation sector. Further, planned investments in power, fertilizer, petrochemical and other areas including city gas distribution suggest a sustained increase in India's level of natural gas consumption.
- During the 2000 to 2004 period, India's gas market witnessed gas discoveries in the Krishna 7.1.5 Godavari Basin ("KG Basin"), the setting up of the liquefied natural gas ("LNG") re-gasification terminal and the commencement of LNG supply and successful execution/roll out of city gas distribution projects. These developments had a positive impact on the environment and led to plans to set up a regulator due to the emergence of gas economy and related infrastructure development. During the 2004 to 2011 period, India witnessed the beginning of the gas era, with successful commencement and operation of LNG terminal, expansion of the transmission pipeline network in the north-western corridor and the new network in the east-west corridor, setting up of the regulator, the Petroleum and Natural Gas Regulatory Board ("PNGRB"), and the authorization of new pipelines and geographical areas ("GA"s) for the city gas distribution ("CGD") network, an increase in gas production from the KG Basin and increased supply of gas to many end use sectors. During this period, the government announced a Gas Allocation Policy prescribing sector-wise allocation for gas being produced from the KG Basin. The following period, 2011 to 2015, witnessed an unprecedented decline of gas production from the KG Basin, from approximately 60 million metric standard cubic meter per day

³ Sources - PNGRB Report, FICCI Report, Snapshot of India's Oil & Gas Data - May 2020 on www.ppac.gov.in



("MMSCMD") to approximately 10 MMSCMD. Gas production forecasts from other fields/discoveries in the KG Basin also failed to materialize. With declining gas production from the traditional fields of the Oil and Natural Gas Corporation ("ONGC"), India witnessed a continuous decline period in gas production for five years and the government decided to not pursue any new gas based power projects, due to stranded power projects of approximately 14,000 megawatts ("MW"). The current government is trying to reduce the uncertainty in the gas market by announcing policies to attract investments and increase production.

7.2 Demand and Supply

7.2.1 The Natural Gas pipeline business and over all Natural Gas related business are interdependent, i.e. pipeline provides important connectivity to the suppliers and consumers and without adequate Natural Gas requirement and supply, the pipeline business will not be feasible. Hence, it becomes very much important to analyze demand and supply situation of over all Natural Gas industry.

7.2.2 Supply Side Scenario

In the past, various supply projections have consistently fallen short of their target due to:

- the declining production from the prospective KG Dhirubhai 6 ("D6") fields;
- the declining production from traditional producing fields; and
- a lack of supply caused by the announcement of new finds from the KG Basin.

Following sets forth the historical and forecasted trend of India's natural gas supply:

Details		Financial Year			May (P)		
			2018-19				2020-21
(a) Gross Production	31,897.0	32,649.0	32,875.0	31,184.0	2,739.0	2,594.0	2,300.0
- ONGC	22,088.0	23,429.0	24,677.0	23,746.0	2,082.0	2,046.0	1,806.0
- Oil India Limited (OIL)	2,937.0	2,881.0	2,722.0	2,668.0	231.0	263.0	228.0
- Private / Joint Venture (JVs)	6,872.0	6,338.0	5,477.0	4,770.0	426.0	284.0	266.0
(b) Net Production (excluding flare gas and loss)	30,848.0	31,731.0	32,058.0	30,257.0	2,661.0		2,215.0
(c) LNG Import*	24,849.0	27,439.0	28,740.0	33,680.0	2,371.0		2,383.0
(d) Total consumption including internal consumption (b+c)	55,697.0	59,170.0	60,798.0	63,937.0	5,032.0		4,598.0
(e) Total consumption (in BCM)	55.7	59.2	60.8	63.9	5.0		4.6
(f) Import dependency based on consumption (%), (c/d*100)	44.6	46.4	47.3	52.7	47.1		51.8

^{*}January-May 2020 Directorate General of Commercial Intelligence and Statistics ("DGCIS") data are prorated

Production of natural gas for the month of May 2020 was 2,300 MMSCM which was lower by 16.0% compared with the corresponding month of the previous year.

LNG import (prov) for the month of May 2020 was 2,383 MMSCM which was 0.7% higher than the corresponding month of the previous year.

7.2.3 Demand Side Scenario

The gas supply has always been a deterrent factor for the sectoral growth. India's gas demand is much higher than the total gas supply in the country including both domestic supply and imported gas. However, the different demand sectors have varying demand dynamics and price sensitivities. The demand for natural gas in India is expected to get more than triple in the period 2012-13 (243 MMSCMD) to 2029-30 (746 MMSCMD) according to Vision 2030 document of PNGRB.



Sector wise gas consumption for 2018-19 (figures in mmscmd):

Sr. No.	Sector	Domestic gas		
1	City Gas Distribution	14.36	10.91	25.27
2	Fertilizer	17.18	23.85	41.03
3	Power	25.11	8.07	33.18
4	Others - Industries - Steel,	14.05	34.49	48.54
	Petrochemical, Refinery etc.			
	Total	70.70	77.32	148.02

Power sector dominates the Domestic Gas consumption while the Fertilizer sector has a larger share in the LNG consumption. About a decade ago, the two sectors had a share of almost 70% which has fallen to around 50% in 2018-19. During the intervening period, the share of power sector has fallen significantly, because of fall in domestic gas production and therefore stoppage of allocation of KG D6 gas to the sector. Fertilizer has indeed maintained its share of allocation of gas since that sector retained its priority tag though its percentage share in consumption has fallen. High priced LNG has never been an option for power sector and hence its share fell along with domestic supply fall. In fact, more than 14,000 MW of new gas based power plants were rendered stranded by lack of domestic gas supply.

The introduction of a government reverse bidding subsidy scheme for supply of LNG to these stranded power plants to make them operational at 35% PLF did revive some of these plants for two years. Effectively, power sector will be a non-consumer of gas (barring the old supplies), if further domestic gas is not made available or there is no special government scheme for supply of R-LNG to the sector with incentives. As far as fertilizer plants are concerned, most of the existing plants have converted to gas and they continue to get supply. But in terms of future growth for gas demand, the sector has limited potential and hence any new LNG terminal operators do not look at it as a major anchor barring some scope for revival of a couple of plants.

Indian Natural Gas Demand - Affordability Matrix

Delivered Cost Range (USD/MMBTU)	Consumption Sectors	Estimated Demand Composition %
USD 10 - 15	LPG, Refinery - Feedstock, Petrochemicals,	45%-48%
	Diesel Back-up Power, Peak Power and other	
	new areas of gas usage	
USD 7.5 - 10	Fertilizer, GCD, Industrial/Commercial	
USD 5.5 - 7.5	CGD - Transport / Domestic, Refinery Fuel,	55%-60%
	Industry Fuel	
< USD 5.5	Base Power	

7.3 Future Outlook of Natural Gas

7.3.1 The power sector is limiting its LNG usage due to the base power being highly sensitive to gas price. Any gas that priced over USD 5.5 / one million British thermal units ("mmbtu") makes it challenging for gas based power to compete with coal based power. With renewable power prices also decreasing in recent years, the competitiveness of gas based power faces a challenge and therefore, a specifically focused strategy on the power sector to make gas usage viable or acceptable is required.



7.3.2 The following table sets forth the domestic natural gas price and gas price ceiling (gross calorific value basis):

Period	Domestic Natural Gas Price in USD/MMBTU	Gas Price ceiling in USD/MMBTU
November 2014 - March 2015	5.05	-
April 2015 - September 2015	4.66	-
October 2015 - March 2016	3.82	-
April 2016 - September 2016	3.06	6.61
October 2016 - March 2017	2.50	5.30
April 2017 - September 2017	2.48	5.56
October 2017 - March 2018	2.89	6.30
April 2018 - September 2018	3.06	6.78
October 2018 - March 2019	3.36	7.67
April 2019 - September 2019	3.69	9.32
October 2019 - March 2020	3.23	8.43
April 2020 - September 2020	2.39	5.61

7.3.3 While India has a huge potential market, global market dynamics in the last 3 years have posed a plethora market related challenges - US Henry Hub gas-based contracts are no longer as attractive compared to the time when it was signed, especially in the current market conditions of oil and gas prices. Vanishing of premium in gas indexed contracts vis-à-vis oil indexed contracts due to steep fall in oil prices and reluctance of end use customers to enter into long term agreements have made companies vulnerable. Even attempts to trade US LNG in international markets is a major issue due to down trend in spot LNG prices.

7.4 **India's Gas** Transmission Infrastructure

- 7.4.1 Indian natural gas sector is facing one of the major challenges in recent years in terms of lower quantum and sluggish growth in domestic gas production, challenges of underutilization of regasification and transmission pipeline infrastructure and global oil and gas market dynamics.
- 7.4.2 Though gas industry in India has witnessed growth in terms of demand and infrastructure in the last decade, the growth has still remained limited to few regions and the pipeline and distribution infrastructure has remained confined to a few states in the West North belt and East to West. When it comes to utilization of these pipelines, the situation has not improved significantly. While new pipelines are being constructed in various parts of India including South and East, the progress has been very slow.
- 7.4.3 India's gas transmission infrastructure has been growing since the completion of the first long term LNG deal in late 1990s and the supply of gas from new sources during the 2001 to 2010 period. Additional arterial pipeline network on the Hazira- Vijaipur Jagdishpur corridor and the east-west corridor and the regional network in the Mumbai and Gujarat regions provided the necessary impetus to growth. The CGD infrastructure also grew along with these corridors and regions. The decline in domestic production and the challenges of using high priced LNG caused pipeline utilization to decrease.



7.4.4 The following table sets forth an overview of India's gas pipeline infrastructure:

Sr. No.	Transporter	Length (Km)	% Share	Design Capacity (MMSCMD)	Average Flow (MMSCMD)	% Capacity Utilisation 2018 - 19
1	GAIL	11,411.0	69.9%	230.0	111.6	48.5%
2	EWPL	1,784.0	10.9%	84.0	20.3	24.2%
3	GSPL	2,692.0	16.5%	43.0	34.6	80.5%
4	AGCL/DNPL	297.0	1.8%	3.0	1.9	63.3%
5	IOCL	140.0	0.9%	10.0	5.0	50.0%
Total		16,324.0	100.0%	370.0	173.4	

- 7.4.5 In the transmission pipeline segment, one of major enablers of growth and capacity utilization, besides regular access to multiple sources of gas and demand centers across the network, is the government's policy and regulation. Regulations are expected to provide a fair and level playing field for operators while ensuring that the customers get a regular supply at reasonable prices. Consecutively, the regulation must facilitate the investment and expansion of the network by serious players, while keeping economic viability in view. When such growth enablers are stifled, it has a direct impact on pipeline capacity creation and utilization. This issue is brought out by the low capacity utilization of the existing pipeline network.
- 7.4.6 Though government laid out ambitious plan to double the pipeline network and Indian pipeline companies have obtained authorization for a number of pipelines through PNGRB, the progress of construction of these pipelines has been behind schedule.

India Gas Pipeline Infrastructure under Execution (2018)

Network/Region	Entity	Length (Kms)	Design Capacity	Status of Pipline laid
			(MMSCMD)	(Kms)
Kochi - Kottanad-Bengaluru-Mangalore	GAIL (India) Limited	1,056.0	16.0	240.0
Dabhol-Bengaluru (DBPL) Spur Lines, Phase-2	GAIL (India) Limited	302.0	16.0	Only LMC pipelines
				are being constructed
Jagdishpur-Haldia-Bokaro-Dhamra (JHBDPL) (Phase-	GAIL (India) Limited	2,539.0	16.0	577.0
I, 755 Km, 7.44 MMSCMD Capacity)				
Mallavaram-Bhilwada	GSPC India Transco Limited	2,042.0	78.3	-
Mehsana-Bathinda	GSPC India Gasnet Limited	2,052.0	77.1	170.0
Bathinda-Jammu-Srinagar	GSPC India Gasnet Limited	725.0	42.4	71.0
Kakinada-Vizag-Srikakulam	AP Gas Distribution Corporation	391.0	90.0	-
Ennore-Nellore	Gas Transmission India Private Limited	250.0	36.0	-
Ennore-Thiruvallur-Bengaluru-Puducherry-	Indian Oil Corporation Limited	1,385.0	84.7	-
Nagapattinam-Madurai-Tuticorin				
Jaigarh-Mangalore	H-Energy Private Limited	635.0	17.0	-
Total		11,377.0	473.5	1,058.0

7.4.7 Shadol-Phulpur Pipeline has been completed and the authorizations of GAIL for Surat-Paradip Pipeline has been cancelled during the last one year or so. All other pipelines have shown very slow progress or no progress. The pipeline which is currently showing speedier progress in recent months is the Jagdishpur - Haldia - Bokaro - Dhamra Pipeline ("JHBDPL"). In recent months, the JHBDPL is showing faster progress given the thrust by the government for setting up of City Gas Networks in a number of cities in the corridor in few of the states besides provision of Viability Gap Funding ("VGF"). The other Pipeline which has started progressing is the Kochi - Bangalore - Mangalore Pipeline network. With just 1,058 KM of construction out of the planned 11,377 KM of pipeline network, it is a great cause for concern.



- 7.4.8 India has been, both in the past and currently, evaluating a number of options of gas supply through Transnational pipelines -
 - Turkmenistan Afghanistan Pakistan India Pipeline (TAPI)
 - Iran Pakistan India Pipeline (IPI)
 - Iran India Pipeline (with Oman Link)
 - Russia India Pipeline via Iran / Middle East
 - Middle East India Deep Water Pipeline (MEIDP) (Oman-India Pipeline)
- 7.4.9 Given the challenges faced by LNG terminal investors in tying up demand for LNG in India, the transnational pipelines would really face major challenges because of the huge investment involved and the price and market competition faced by them in Indian gas markets.
- 7.4.10 Many of the transnational pipelines proposed in the past have had challenges of security threat or logistics or economics. Oman to India deep water pipeline has been presented to the Ministry as an economically viable and sustainable alternative with no major expected security threat.



8 Valuation Approach

The present valuation exercise is being undertaken to arrive at fair enterprise value of InvIT Asset for the purpose as mentioned above in the Report. We have considered Fair Value as the valuation base for estimating the fair enterprise value of InvIT Asset.

There are three generally accepted approaches to valuation:

- i. "Cost" Approach
- ii. "Income" Approach
- iii. "Market" Approach

Within these three basic approaches, several methods may be used to estimate the value. An overview of these approaches is as follows:

8.1 Cost Approach

8.1.1 The cost approach values the underlying assets of the business to determine the business value of the InvIT Asset. This valuation method carries more weight with respect to holding companies than operating companies. Also, asset value approaches are more relevant to the extent that a significant portion of the assets are of a nature that could be liquidated readily if so desired.

i. Net Asset Value Method

- The Net Asset Value ("NAV") method under cost approach, consider the assets and liabilities, including intangible assets and contingent liabilities. The net assets, after reducing the dues to the preference shareholders, if any, represent the value of the company.
- NAV method is appropriate in a case where the major strength of the business is its asset base rather than its capacity or potential to earn profits.
- This valuation approach is mainly used in cases where the asset base dominates earnings capability.
- As an indicator of the total value of the entity, the net asset value method has the disadvantage of only considering the status of the business at one point in time.
- Additionally, net asset value does not consider the earning capacity of the business or any
 intangible assets that have no historical cost. In many respects, net asset value represents the
 minimum benchmark value of an operating business.

ii. Break Up Value Method

- Under the Break Up Value ("BV") method, the assets and liabilities are considered at their realizable (market) values including intangible assets and contingent liabilities, if any, which are not stated in the balance sheet. From the realizable value of the assets, the payable value of all liabilities (existing plus potential) are deducted to arrive at the BV of the company.
- This Valuation approach is mostly used in case of companies where there are huge operating investments or surplus marketable investments.



8.2 Income Approach

8.2.1 The Income approach focuses on the income prospects of a company.

i. <u>Discounted Cash Flow Method</u>

- Under the Discounted Cash Flow ("DCF") method, the value of the undertaking is based on expected 'cash flows for future, discounted at a rate, which reflects the expected returns and the risks associated with the cash flows as against its accounting profits. The value of the undertaking is determined as the present value of its future free cash flows.
- Free cash flows are discounted for the explicit forecast period and the perpetuity value thereafter. Free cash flows represent the cash available for distribution to both, the owners and creditors of the business.
- Discount rate is the Weighted Average Cost of Capital ("WACC"), based on an optimal vis-à-vis actual capital structure. It is appropriate rate of discount to calculate the present value of future cash flows as it considers equity-debt risk and also debt-equity ratio of the firm.
- The perpetuity (terminal) value is calculated based on the business's potential for further growth beyond the explicit forecast period. The "constant growth model" is applied, which implies an expected constant level of growth (for perpetuity) in the cash flows over the last year of the forecast period.
- The discounting factor (rate of discounting the future cash flows) reflects not only the time value of money, but also the risk associated with the business's future operations.
- The Business/Enterprise Value so derived, is further reduced by value of debt, if any, (net of cash and cash equivalents) to arrive at value to the owners of business. The surplus assets / non-operating assets are also adjusted.
- In case of free cash flows to equity, the cash available for distribution to owners of the business is discounted at the Cost of Equity and the value so arrived is the Equity Value before surplus/non-operating assets. The surplus assets / non-operating assets are further added to arrive at the Equity Value.

8.3 Market Approach

i. <u>Market Price Method</u>

• Under this approach, the market price of an equity share as quoted on a recognized stock exchange is normally considered as the fair value of the equity shares of that company where such quotations are arising from the shares being regularly and freely traded. The market value generally reflects the investors' perception about the true worth of the company.

ii. Comparable Companies Multiple Method

Under the Comparable Companies Multiple ("CCM") method, the value is determined on the
basis of multiples derived from valuations of comparable companies, as manifest through stock
market valuations of listed companies. This valuation is based on the principle that market
valuations, taking place between informed buyers and informed sellers, incorporate all factors
relevant to valuation. Relevant multiples need to be chosen carefully and adjusted for
differences between the circumstances.



• To the value of the business so arrived, adjustments need to be made for the value of contingent assets/liabilities, surplus Asset and dues payable to preference shareholders, if any, in order to arrive at the value for equity shareholders.

iii. Comparable Transactions Multiple Method

Under the Comparable Transactions Multiple ("CTM"), the value of a company can be estimated
by analysing the prices paid by purchasers of similar companies under similar circumstances.
This is a valuation method where one will be comparing recent market transactions in order to
gauge current valuation of target company.

8.4 Conclusion on Valuation Approach

Sr. No.	Valuation Approach	Valuation Methodology	Used	Explanation
ı	Cost Approach	- Net Asset Value & Break Up Value	No	NAV does not capture the future earning potential of the business.
II	Income Approach	- Discounted Cash Flow	Yes	The project under the Company derives its true value from the potential to earn income in the future. Hence, we have considered DCF method under Income Approach for Valuation.
III	Market Approach	- Market Price	No	The Company is not listed on any stock exchange, therefore we have not considered market price method of valuation.
		- Comparable Companies	No	There are no listed companies directly comparable to the business of the InvIT Asset considering the nature of operations, capital structure and the type of asset held. Hence, we have not considered CCM method.
		- Comparable Transactions	No	Due to unavailability of transactions in the public domain with business and characteristics similar to the Company.

• Accordingly, in the instant case, the Discounted Cash Flow Method was considered as the most appropriate method for valuation of the InvIT Asset. Under the DCF method, we have used Free Cash Flow to Equity ("FCFE") model for valuation.



9 Valuation of InvIT Asset

9.1 Key Factors Impacting Valuation

- 9.1.1 The business of the Company is natural gas transportation, hence natural gas volumes transported and tariff of the gas are the main value drivers for the business.
- 9.1.2 For assessing the volumes to be transported through the Pipeline we have relied on technical report provided by Wood Mackenzie. Wood Mackenzie is a global energy, chemicals, renewables, metals and mining research and consultancy group. Wood Mackenzie was engaged by an affiliate of the Sponsor in connection with Commercial Due Diligence of the Pipeline.

The second major factor is Tariff for gas transportation, which is fixed by PNRGB and revised every five years. The tariff rate is fixed on the basis of future estimated volumes and total expenditure to be incurred by the firm in 25 years since commercial operations. Current tariff is INR 71.66/mmbtu as determined by PNGRB vide its order dated March 12, 2019 which has been considered for the projected period.

9.2 DCF Method:

- 9.2.1 The value of the InvIT Asset is based on the cash flow of PIL.
- 9.2.2 The audited balance sheet position of PIL as on March 31, 2020 has been considered as the opening balance sheet of PIL for the purpose of valuation.
- 9.2.3 The financial projections as provided by the IM for period starting from April 1, 2020 to March 22, 2039 has been considered for valuation.
- 9.2.4 Following are the key assumptions considered in the financial projections while determining the operating cash flows of PIL:

i. <u>Volumes:</u>

- The gas transportation volume is based on the Wood Mackenzie Report dated December 21, 2018 provided by IM to estimate the production of natural gas that could be transported through the Pipeline.
- The primary source of production of natural gas considered in the Wood Mackenzie Report is from the KG basin from discovered resources. Additionally, the Wood Mackenzie Report also provides estimates of production volumes from yet to find resource. We have considered 100% of production volumes estimated from discovered resources and 50% of production volumes estimated from yet to find resources for the volume projections of gas transportation through the Pipeline based on the assumption that once production from existing and upcoming fields goes down, there would be new gas explorations in Krishna Godavari Dhirubhai 6, ONGC, etc. fields in the east coast of India.

ii. Tariff for Gas Transportation:

The tariff rate currently charged to the customers is INR 71.66/mmbtu which was fixed by PNGRB vide order date March 12, 2019.



iii. Working Capital

- The amount of inventory is estimated to be maintained at the same level as existing on March 31, 2020. The working capital days outstanding estimated for key items is as follows:
- Debtors 15 days of annual revenue
- Current liability for Gas consumption 15 days of annual cost
- Current liability for operating expenses 60 days of annual cost

iv. Capital Expenditure

Based on discussions with the Management, we understand that a mid-life overhaul and full-life overhaul of Gas Turbines, compressors, fuel management systems, Gas Engine Generators and upgradation and replacement of various plant and machinery components shall be required due to obsolescence and deterioration. Accordingly, a yearly capital expenditure of INR 500 Mn is considered in FY 2029-30, INR 2,000 Mn annually from FY 2030-31 to FY 2037-38 and INR 1,500 Mn in FY 2038-39 onwards for upkeeping of the Pipeline has been considered.

v. <u>Interest and Debt Repayment</u>

- PIL has issued Redeemable, Secured Non-Convertible Debentures ("New NCDs") to third party
 with face value of INR 64,520 Mn. The New NCDs have a credit rating of AAA. The fair value of
 these New NCDs as reported in the audited financials of the Company is INR 64,520 Mn.
- The New NCDs have a coupon rate of 8.95% payable quarterly. The New NCDs shall have a redemption period of 5 years.
- We understand from the Management that for the purpose of redemption of New NCDs, PIL will refinance the loan after 5 years i.e. after March 31, 2024 and thereafter as per information provided by the Management, the New NCDs are assumed to be repaid within a period 15 years. The interest rate on refinancing of New NCDs is assumed to be 7.91% based on expected future interest rate for a period of 15 years for a AAA rated bond using FIMMDA Corporate Spread.
- Further as on Valuation Date, PIL has outstanding Redeemable Non-Convertible Debentures issued to InvIT ("InvIT NCDs") of INR 62,027 Mn. The fair value of these InvIT NCDs as reported in the audited financials of the Company is INR 78,123 Mn.
- The outstanding InvIT NCDs are to be repaid over a tenure of 20 years from the issue date as per the terms provided in DTD Agreement.
- The payment of interest and principal component of the InvIT NCDs is provided in the DTD Agreement wherein interest component will be computed on the outstanding principal of Total NCDs (i.e. InvIT NCDs + New NCDs). For first five years upto March 31, 2024, the coupon rate is fixed at 9.7%. For the balance period the coupon rate has been determined based on the Fixed Income Money Market and Derivatives Association (FIMMDA) rates as on the Valuation Date. Accordingly, the coupon rate for balance period is considered at 9.5%. From such interest component, first the payment will be made for interest payable to the New NCDs and balance interest shall be paid to InvIT NCDs. Similar approach is adopted for payment of principal portion of the Total NCDs.



vi. Terminal Year Cash Flow

- For the terminal period, a terminal growth rate of 1% has been applied on EBITDA based on projected industry outlook and overall outlook of the gas flow. Due to release of working capital, no working capital has been assumed in the terminal period on a conservative basis. Capital expenditure for terminal period has been estimated equal to INR 2,000 Mn required for up keeping the Pipeline.
- Further, PIL has issued Compulsory Convertible Preference Shares ("CCPS") and Redeemable Preference Shares ("RPS"). As per the terms of the Transaction Documents, the value and cash flows to CCPS and RPS is attributable after the end of explicit period i.e. March 22, 2039 and accordingly, the value of CCPS and RPS as per the terms of the Transaction Documents has been adjusted from the Terminal Value.
- Corporate income tax in the explicit period has been considered as per the current tax laws applicable in India.
- The cash flows of PIL post all the aforesaid adjustments has been discounted to present value at Cost of Equity.

vii. Discounting Factor

- We have used the Free Cash Flows to Equity ("FCFE") model under DCF method to estimate the equity value of InvIT Asset. In FCFE, the free cash flows available are discounted by Cost of Equity ("CoE") to derive the net present value.
- The CoE has been calculated as per the Capital Asset Pricing Model based on the following parameters:
- Cost of equity = Risk Free Rate + [Beta X Equity Risk Premium] + Company Specific Risk Premium
- The risk free rate of return is based on yields of 10 year zero coupon bond yield as on March 31, 2020 as listed on www.ccilindia.com. In the present case, the risk free rate of return is arrived at 6.5%.
- Market Return is a measure of rate of return that investors earns by investing in equity markets. It is calculated based on the average historical market return. In the present case, the market return is considered at 15%.
- Risk premium is a measure of premium that investors require for investing in equity markets rather than bond or debt markets. A risk premium is calculated as follows:
 - Risk premium = Equity market return (Rm) Risk free rate (Rf)
 - In the present case, the risk premium is arrived at 8.5%.
- Beta is a measure of systematic risk of the company's stock as compared to the market risk as a whole. Beta of 1.27 considered for determination of CoE is based on unlevered beta of broad comparable companies (Refer Annexure II) in the listed space operating in similar sector and relevered with a target long term debt-equity ratio of 1:1.



- Based on above, the base cost of equity is arrived at 17.3%.
- There is uncertainty involved in achieving the future extraction of projected gas volumes considering the historical performance of extraction of natural gas, therefore, We have considered a company specific risk premium of 3%.
- Accordingly, the cost of equity is arrived at 20.3%.
- 9.2.5 The Management has informed us that contingent liabilities of PIL, if any, and liability from various litigation in respect of the Pipeline are not expected to materialize on PIL, hence no adjustment has been made in the current valuation.
- 9.2.6 The cash and cash equivalent (including advance tax receivable) of PIL as on the Valuation Date is INR 4,956.2 Mn.
- 9.2.7 The present value of cash flows (including cash and cash equivalent) to shareholders before net cash flows accruing to RIL as per the Transaction Documents is arrived at INR 71,217.6 Mn.
- 9.2.8 The fair value of net debt/ liability in the books of PIL as on the Valuation Date amounts to INR 137.687.1 Mn.
- 9.2.9 PIL and RIL have entered into a PUA, in order to set out the terms for RIL to reserve transportation, storage or other capacity in the Pipeline for a period of 20 years. The PUA is executed on March 19, 2019. The PUA *inter alia* provides for the following:
 - RIL to pay contracted capacity payments to PIL on a quarterly basis for the capacity booked
 determined in accordance with the PUA. The contracted capacity payments shall be paid only
 when the actual transportation charges payable for the actual quantity transported is less than
 the contracted capacity payments. Such net accumulated contracted capacity payments shall
 be adjusted in the quarters where the actual transportation charges payable for the actual
 quantity transported is more than the contracted capacity payments.
 - In consideration of RIL reserving the capacity in the Pipeline and making the payment on account of contracted capacity payments to PIL, RIL is entitled to receive certain cash flows, subject to deduction of taxes by PIL as per applicable law. The mechanism for computing the cash flow and payment of the same to RIL is provided in the PUA.
 - The payment of such cash flows shall be made in the Financial Year when the actual transportation charges received by PIL in a Financial Year is higher than the contracted capacity payments during the Financial Year.
- 9.2.10 Based on above, the fair enterprise value of InvIT Asset considering the fair value of Net Debt and after reducing the net cash flow accruing to RIL pursuant to the agreed terms of the Transaction Documents is arrived at INR 145,268.5 Mn (Refer Annexure IA).



10 Valuation Summary

- 10.1. The current valuation has been carried out based on the valuation methodology explained herein earlier. Further, various qualitative factors, the business dynamics and growth potential of the business, having regard to information base, management perceptions, key underlying assumptions and limitations, were given due consideration.
- 10.2. We would like to highlight that in the ultimate analysis, valuation will have to be tempered by the exercise of judicious discretion and judgment taking into account all the relevant factors. There will always be several factors, e.g. quality of the management, present and prospective competition, yield on comparable securities and market sentiment, etc. which are not evident from the face of the balance sheets but which will strongly influence the worth of an entity or business.
- 10.3. The fair enterprise value of InvIT Asset pursuant to the agreed terms of the Transaction Documents is arrived at INR 145,268.5 Mn.



11 Annexures

11.1 Annexure I (1/2)

A. Valuation of InvIT Asset as per DCF Method

Valuation as per Discounted Cash Flow		Mar-20 (INR Mr	1)							
COE	20.3%									
TVG	1.0%									
Year Ending										
EBITDA	11,490.	4 22,338.6	34,813.8	43,020.3	45,492.7	45,186.6	42,527.3	39,414.5	36,674.6	35,438.1
Less: Interest	(12,322.5	(12,067.7)	(11,788.0)	(11,481.2)	(10,085.9)	(9,646.6)	(9,177.1)	(8,672.6)	(8,136.4)	(7,569.2)
Less: Income Tax		-	-	-	-	(2,949.0)	(6,704.1)	(6,310.9)	(5,977.2)	(5,980.4)
Less: Capital Expenditure	(98.0	-	-	-	-	-	-	-	-	(500.0)
Add/ (Less): Changes in Working Capital	(2,607.1) (1,842.0)	(1,943.2)	(1,689.2)	(1,950.6)	(1,832.7)	(1,721.7)	(1,678.4)	(1,659.6)	(1,170.3)
Repayment of Debt	(2,616.9	(2,871.7)	(3,151.4)	(3,458.2)	(3,818.2)	(4,182.4)	(4,581.2)	(5,018.1)	(5,496.7)	(6,020.9)
Free Cash Flows	(6,154.1) 5,557.3	17,931.2	26,391.7	29,637.9	26,575.9	20,343.1	17,734.6	15,404.7	14,197.3
Terminal Value (Net of value to CCPS and	d RPS)									
Discounting Factor	0.91	0.76	0.63	0.52	0.44	0.36	0.30	0.25	0.21	0.17
Present Value of Cash Flows	(5,611.2	4,212.5	11,299.8	13,826.5	12,908.5	9,622.8	6,123.7	4,438.2	3,204.9	2,455.6
Year Ending	Mar-3	1 Mar-32	Mar-33	Mar-34	Mar-35	Mar-36	Mar-37	Mar-38	Mar-39	TY
EBITDA	33,951.	9 32,292.5	29,534.4	25,598.7	20,696.3	4,633.6	4,293.6	3,387.9	2,282.1	2,363.2
Less: Interest	(7,010.1) (6,456.7)	(5,853.9)	(5, 189.9)	(4,461.1)	(3,659.6)	(2,781.6)	(1,815.9)	(716.3)	-
Less: Income Tax	(5,844.3) (5,633.3)	(5,147.3)	(4,371.3)	(3,360.8)	-	-	-	-	(91.4)
Less: Capital Expenditure	(2,000.0) (2,000.0)	(2,000.0)	(2,000.0)	(2,000.0)	(2,000.0)	(2,000.0)	(2,000.0)	(1,500.0)	(2,000.0)
Add/ (Less): Changes in Working Capital	823.	3 1,238.1	1,609.2	2,017.0	2,442.5	3,315.9	3,048.4	3,345.7	3,181.7	-
Repayment of Debt	(6,595.1) (7,224.1)	(7,913.0)	(8,667.6)	(9,494.2)	(10, 399.7)	(11,391.5)	(12,477.8)	(11,168.0)	-
Free Cash Flows	13,325.	7 12,216.5	10,229.5	7,386.8	3,822.7	(8,109.8)	(8,831.1)	(9,560.1)	(7,920.6)	271.8
Terminal Value (Net of value to CCPS and	d RPS)									1,039.4
Discounting Factor	0.14	0.12	0.10	0.08	0.07	0.06	0.05	0.04	0.03	0.03
Present Value of Cash Flows	1,916.	1 1,460.4	1,016.6	610.3	262.6	(463.1)	(419.2)	(377.3)	(260.4)	34.2

Particulars	INR Mn
NPV of Explicit Period Cash Flows	66,227.2
PV of Terminal Period Cash Flows	34.2
Add: Cash and cash equivalents	4,956.2
Cash flow to shareholders *	71,217.6
Add: Net Debt	1,37,687.1
Enterprise Value (EV) *	2,08,904.7
Less: Present value of net cash flow	(63,636.2)
accruing to RIL as per the Transaction	
Documents (Refer IB below)	
Enterprise Value (EV) of InvIT Asset	1,45,268.5

^{*} Values before net cash flow accruing to RIL as per the Transaction Documents



Annexure I (2/2)

B. Computation of net cash flows to RIL as per the Transaction Documents

									Amoun	t in INR Mn
Year Ending										Mar-30
(Payment)/ Set off by RIL for CCP	(6,557.5)	5,167.1	8,039.5	-	-		-	-	-	
Receipt/ Accrual to RIL	4,315.2	390.1	9,891.7	26,391.7	23,711.5	19,879.0	17,318.3	15,784.6	13,454.7	12,247.3
Total	(2,242.3)	5,557.3	17,931.2	26,391.7	23,711.5	19,879.0	17,318.3	15,784.6	13,454.7	12,247.3
Discounting Factor	0.91	0.76	0.63	0.52	0.44	0.36	0.30	0.25	0.21	0.17
Present Value	(2,044.5)	4,212.5	11,299.8	13,826.5	10,327.3	7,197.9	5,213.2	3,950.2	2,799.2	2,118.3

Year Ending	Mar-31	Mar-32	Mar-33	Mar-34	Mar-35	Mar-36	Mar-37	Mar-38	Mar-39
(Payment)/ Set off by RIL for CCP	-	-	-	-	-	(12,446.8)	(12,670.4)	(13,510.0)	(14,657.3)
Receipt/ Accrual to RIL	11,375.7	10,713.2	11,076.5	9,473.1	7,429.9	12,826.2	12,501.6	5,209.5	6,736.8
Total	11,375.7	10,713.2	11,076.5	9,473.1	7,429.9	379.4	(168.9)	(8,300.5)	(7,920.6)
Discounting Factor	0.14	0.12	0.10	0.08	0.07	0.06	0.05	0.04	0.03
Present Value	1,635.7	1,280.7	1,100.8	782.7	510.3	21.7	(8.0)	(327.6)	(260.4)
Sum of Present Value	63,636.2								



Annexure II - Broad Comparable Companies

Sr No	Particulars	Unlevered Beta
1	GAIL (India) Limited	0.81
2	Petronet LNG Limited	0.74
3	Indraprastha Gas Limited	0.86
4	Gujarat State Petronet Limited	0.60
5	Gujarat Gas Limited	0.66
6	Mahanagar Gas Limited	0.72
	Unlevered Beta	0.73
	Relevered Beta	1.27



Annexure III - Details of all Permissions (1/4)

Sr No.	Description of Permit	Issuing Authority	Current Status
1	Approvals in relation to trust Certificate of registration dated January 23, 2019 having registration number IN/InvIT/18-19/0008 issued under Regulation 3 of the SEBI InvIT Regulations, for registration of the Trust as an infrastructure investment trust.	SEBI	Active
	Approvals in relation to transfer of Initial Portfoli	n Asset	
1	Approval for the scheme of arrangement ("Scheme") between EWPL and PIL, for the transfer of the Pipeline Business from EWPL to PIL.	NCLT, Ahmedabad & Mumbai	Active
2	In-principle approval for renunciation of the authorization granted to EWPL for the Pipeline, in favor of PIL dated September 27, 2018. This approval is subject to certain terms and conditions	PNGRB	Active
3	Approval in relation to the acquisition of the entire equity shareholding of PIL by the Trust dated September 11, 2018.	Competition Commission of India	Active
	Approvals in relation to Initial Portfolio Asset		
	Following is an indicative list of all material approvements of the province o	als required for opera	ation of Initial
1	Final terms and conditions for acceptance of central government authorization to lay, build, operate or expand the east west natural gas pipeline network as common carrier pipeline network issued under regulation 17(1) of the PNGRB Authorizing Regulations;	PNGRB	Active
2	Approval in respect of the expression of interest for allocation of capacity in a pipeline	Ministry of Petroleum and Natural Gas	Active
3	Right of use in the land for laying the pipeline under section 6 of the PMP Act	Ministry of Petroleum and Natural Gas	Active



Details of all Permissions (2/4)

Sr No.	Type of Approval	Acts or Rules under which requirement specified	Facility for which permit obtained	Validity
1	Environmental Clearance	EIA Rules, 2006	Kakinada Hyderabad Pipeline	One time
			Hyderabad Ahmedabad Pipeline	One time
2	Forest Clearances	The Forest Conservation Act, 1980 & The Indian Forest Act, 1928	East West Pipeline Limited	One time
3	CRZ Clearance	CRZ Notification	East West Pipeline Limited	One time
4	Public Liability Insurance Policy	Public Liability Insurance Act, 1991	East West Pipeline Limited	25-Feb-21
5	Consent to Establish	Water Act, 1974 & Air Acr, 1981	CS-01 to CS-10	One time
6	Consent to Operate & Hazardous Waste Authorization	Water Act, 1974, Air Act 1981, Hazardous Waste (M&TM) Rule, 2016	CS01 - CS02	28-Feb-25
			CS03 to CS04	28-Feb-24
			CS05	30-Jun-20
			CS06 to CS08	31-Mar-24
			CS09	14-Apr-23
			CS10	31-Mar-23
7	Factory Licenses	Factories Act, 1948	CS01 - CS04	Till Cancellation
			CS05	31-Dec-19*
			CS06	31-Dec-23
			CS07	31-Dec-22
			CS08	31-Dec-23
			CS09	31-Dec-23
			CS10	31-Dec-28
8	NOC for withdrawal of ground water	CGWA Rules		Pending approval
9	CCoE Approval for laying pipeline	Petroleum and Explosives Safety Organization (PESO)	Approval for Laying Kakinada- Hyderabad-Ahmedabad NG pipeline	One time
			Approval for laying of 7 KM 30" Dia NG Pipeline from Kanjanhari to GSPL sectionalizing valve at Atakpardi village CS 09	One time
10	CCoE Permission for commissioning pipeline	Petroleum and Explosives Safety Organization (PESO)	Kakinada-Hyderabad-Ahmedabad pipeline 158 KM stretch (EWPL) CS06 - CS07	One Time
			Kakinada-Hyderabad-Ahmedabad Stretch 761 KM (EWPL) CS01 - CS06	One Time
			East Godavari Spur Line (URSPL)	One Time
		nitted on 27 Dec 10	, , ,	

^{*}Renewal application submitted on 27-Dec-19



Details of all Permissions (3/4)

Sr No.	Type of Approval	Acts or Rules under which requirement specified	Facility for which permit obtained	Validity
			Uran Spur Line (URSPL)	One Time
			Kakinada-Hyderabad- Ahmedabad pipeline 166 KM stretch (EWPL) CS08 - CS09	One Time
			Kakinada-Hyderabad- Ahmedabad pipeline 130 KM stretch (EWPL) CS09 - CS10	One Time
			Kakinada-Hyderabad- Ahmedabad pipeline 156 KM stretch (EWPL) CS07 - CS08	One Time
			7 KM 30" Dia NG Pipeline from Kanjanhari to GSPL sectionalizing valve at Atakpardi village (SGUSPL) CS09	One Time
			NTPC Kawas spur line (KWSPL) CS10	One Time
			28" NG spur line from M&R 22 at Dhamka to HLPL (SHELL connectivity) (KWSPL) CS10	One Time
			16" NG spur line from Tap Off point at Chevuturu village (Krishna Dist. AP) to M&R Lanco Kondapalli (LKSP) CS02	One Time
11	Fire NOCs	A P state Disaster Response and Fire Services Department	CS01	7-Apr-20
		A P state Disaster Response and Fire Services Department	CS02	10-Sep-20
		Telangana state Disaster Response and Fire Services Department	CS03	Not Applicable



Details of all Permissions (4/4)

Sr	Type of Approval	Acts or Rules under which	Facility for which	Validity
No.		requirement specified	permit obtained	
		Telangana state Disaster Response and Fire Services	CS04	Not Applicable
		Department		
		Karnataka State Fire and Emergency Services	CS05	01-Aug-20
		Directorate Maharashtra Fire Services	CS06, CS07 & CS08	One Time
		Gujarat Fire Services	CS09 & CS10	Not Applicable
12	Building plan approvals	DISH (Directorate of Industrial Safety and Health)	CS02 - CS10	One Time
13	Structure Stability Certificate	Factories Act, 1948	CS01	Renewal not required as per Andhra Pradesh Factories Rules, 1950
			CS02	7-Jun-23
			CS03	7-Jun-23
			CS04	7-Jun-23
			CS05	19-Jun-23
			CS06	23-Jan-25
			CS07	13-Jun-23
			CS08	14-Jun-23
			CS09	27-Oct-21
			CS10	28-Oct-21
14	Consent to Engage Contract Labour	Contract Labour regulation and Abolition Act 1970	CS01 to CS10	One time
15	Wireless Station License by GOVERNMENT OF INDIA, Ministry of Communications and Information Technology	Under The Indian Telegraph Act 1885	CS01 to CS 10	31-Dec-20
16	State Electricity Authorization	the Electricity Act 2003 read with the Indian Electricity Rules, 1956	East West Pipeline limited	One time
17	Pipeline Authorization	PNGRB Act, 2006	East West Pipeline Limited	One time
		PNGRB Act, 2006	East West Pipeline Limited	One time



11.2 Annexure IV - Litigations Details (1/2)

Sr No.	Against	Pending Before	Details of the Case		
Disputes in connection with the right of user granted to EWPL under the PMP Act					
1	EWPL/RGTIL	District Judge, Pune	[Ramchandra Jaggnath Sabale ("Claimant") filed a miscellaneous application against RGTIL (former name of EWPL) before the District Judge, Pune. The application was made under the PMP Act for enhancement of compensation [to a total claim of ₹ 52.10 million]]. The court by its order dated April 27, 2016 dismissed the application filed by the Claimant directing him to pay the court fees on the amount of compensation claimed. The matter is currently pending.		
2	EWPL/RGTIL	Principal District Judge Court, Navsari	[Kamuben filed an application before the Principal District Judge Court, Navsari against the competent authority under the PMP Act and RGTIL (former name of EWPL) demanding additional compensation amounting to ₹ 510.00 million. The matter is currently pending].		
3	EWPL/RGTIL	Senior Civil Judge, Bharuch	[Manharlal Shivlal Panchal and others filed a land acquisition reference before the court of the Senior Civil Judge, Bharuch, against RGTIL (former name of EWPL) and the district collector claiming excess compensation to the tune of ₹ 107.45 million. The matter is currently pending].		
4	EWPL/RGTIL	Principal District Judge Court, Navsari	[Savitaben Patel and others ("Claimants") filed an application before the Principal District Judge Court, Navsari in Navsari against the deputy collector and competent authority under the PMP Act, and RGTIL (former name of EWPL) demanding additional compensation, amounting to ₹ 70.00 million] which was dismissed for default on August 18, 2018]. [Savitaben Patel has also filed an application for restoration and the matter is currently pending].		
5	EWPL/RGTIL	Principal District Judge Court, Navsari	[Thakorbhai Khandubhai and others ("Claimants") filed an application before the Principal District Judge Court, Navsari against RGTIL (former name of EWPL) demanding additional compensation, [amounting to a total claim of ₹ 910.00 million]. It was dismissed for default on August 18, 2018.] [However, the Claimants have filed an application for restoration and the matter is currently pending].		
Roya	alty Related				
1	EWPL/RGTIL	Bombay High Court	EWPL has received demand notices from the revenue authorities in Maharashtra seeking to levy royalty (together with penalty and other charges) of INR 415.6 million on the grounds that EWPL for the purpose of laying the East West Pipeline, had conducted an excavation of earth which is treated as mining of minor minerals under the Maharashtra Land Revenue Code, 1966. EWPL has also already paid penalty to the tune of approximately INR 132.1 million under duress and coercion. EWPL challenged the levy of royalty by filing a writ petition before the Bombay High Court in 2009 on the grounds that the operation of		



Annexure IV - Litigations Details (2/2)

Sr Against No.	Pending Before	Details of the Case
		laying the gas pipeline does not qualify as mining of minor minerals and the levy is in contravention of Article 265 of the Constitution of India. The Bombay High Court vide order dated February 09, 2009 directed the revenue authorities to restrain from taking any coercive steps against EWPL. The matter was last posted for hearing on October 17, 2012 and has not yet been listed for hearing again and is currently pending.
Other Tariff Related	81108-	
1 NA	PNGRB	PIL has filed a review petition on January 11, 2019 before the PNGRB seeking review of the order passed by the PNGRB dated December 10, 2018 (the "Order"), pursuant to which PNGRB determined the levelized tariff for the high pressure Gujarat gas grid ("HP Gas Grid") of Gujarat State Petronet Limited ("GSP Limited") and the Dahej-Uran-Panvel-Dhabol Natural Gas Pipeline Network ("DUPL-DPPL") of GAIL under the provisions of the Tariff Regulations, making it applicable retrospectively with effect from April 1, 2018. Pursuant to the demerger of the Pipeline Business, PIL provides end to end gas transportation services to its customers, including the Reliance's facilities in Jamnagar through the Pipeline and GSP Limited's HP Gas Grid pursuant to a gas transportation agreement entered into with GSP Limited (the "GTA"). PIL has sought review of the Order seeking (i) modification of the Order to make it effective prospectively from April 1, 2019 as opposed to the Order currently making the tariff applicable retrospectively from April 1, 2018, and (ii) modification of the zonal levelized tariff considering the point of origin for GSP Limited's HP Gas Grid as Mora as opposed to the Order currently fixing the tariff on the bases of Eklara as the point of origin. PIL has also sought an interim relief for a stay on the Order. PNGRB vide order dated 15/03/2019 stayed the operation of the Order, GSPL challenged the said order before the High Court of Delhi by filling WP No 3128 of 2019. High Court setting aside the Order (vide order dated 03/04/2019) directed PNGRB to pass fresh orders after giving the opportunity of hearing to all the parties concerned. In compliance to Delhi High Court order, PNGRB Vide an order dated 19.03.2020 partially allowed the Review Petition filed by PIL and RIL recognising "Mora" as point of injuction is point of origin instead of "Atakpardi". As a result tariff for transportation of Gas from Mora to Jamnagar has been re-instated to Zone-2 instead of earlier classification of Zone 3. PNGRB diff

Note: The details of the key litigations which may have bearing on the valuation i.e. capacity assessment and determination of final tariff have been disclosed on page 22 of the Report.



11.3 Annexure V - Other Disclosures as required under SEBI InvIT Regulations

Purchase Price of the project by the InvIT

The Trust has acquired 100% of equity share capital of PIL for an amount of INR 500 Mn as on March 22, 2019.

Valuation of InvIT Asset in the past

Date of Valuation Report	Valuation Date	Value of InvIT Asset pursuant to agreed terms of Transaction Documents (INR Mn)
March 08, 2019	January 1, 2019	139,639.9
May 30, 2019	March 31, 2019	140,561.8

Statement of Assets

The Trust has acquired PIL and through PIL runs the Pipeline Business which was historically owned and operated by EWPL. NCLT Ahmedabad vide its order dated November 12, 2018 and NCLT Mumbai vide its order dated December 21, 2018 has approved the Scheme for transfer of the Pipeline Business from EWPL to PIL. As per the audited financial statements as on March 31, 2020, PIL has a gross fixed asset consisting of the tangible assets related to the Pipeline amounting to INR 153,176.0 Mn, gross intangible asset amounting to INR 15,694.1 Mn and goodwill amounting to INR 2,820.0 Mn

Details of Major Repairs to the Pipeline - Past and Proposed

- As per discussions with the Management, we understand that no major repairs have been done in the past to the Pipeline.
- In the coming years, it is estimated that a yearly capital expenditure of INR 500 Mn is considered in FY 2029-30, INR 2,000 Mn annually from FY 2030-31 to FY 2037-38 and INR 1,500 Mn in FY 2038-39 onwards for upkeeping of the Pipeline has been considered thereby totaling to INR 18,000 Mn towards mid-life overhaul and full life overhaul of the following:
 - Gas turbines;
 - o Compressors;
 - o Pumps and related auxiliaries;
 - Fuel management systems;
 - o Gas Engine Generators;
 - Compressor Operating & control system;
 - o UPS system;
 - o Transformers;
 - o Battery Bank;
 - o Digital Relays; and
 - Other IT infrastructure



Revenue pendency including local authority taxes associated with InvIT Asset and compounding charges:

The Management has confirmed to us that there are no revenue pendencies including local authority taxes associated with the InvIT Asset and compounding charges.

Vulnerability to natural or induced hazards that may not have been covered in town planning/building control:

The Management has confirmed to us that there is no vulnerability to natural or induced hazards that may not have been covered in town planning/ building control.

WIP (INDIA) PRIVATE LIMITED

CIN: U67190MH2010PTC202800

Registered Office: Unit No. 804, 8th Floor, A Wing, One BKC, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051, Maharashtra, India | Tel No.: +91 22 6600 0700 | Fax No.: +91 22 6600 0777 | Email: compliance@pipelineinfra.com

June 29, 2020

To,

BSE Limited

Listing Department, 1st Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Fort Mumbai - 400001

Sub.: Summary of financial statements of investment manager of India Infrastructure Trust ("Trust")

Ref.: (1) India Infrastructure Trust (Scrip Code 542543)

(2) <u>Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014 ("SEBI InvIT Regulations") read with SEBI circular bearing reference no. CIR/IMD/DF/127/2016 dated November 29, 2016</u>

Dear Sir/ Madam

Please note that, as on March 31, 2020, the investment manager of the Trust was PenBrook Capital Advisors Private Limited ("PenBrook"). The financial statements of PenBrook for FY 2019-20 is currently under audit. However, as per the provisional consolidated financial statements of PenBrook for the said period, the Trustee is of the view that there is material erosion in the net worth of PenBrook as compared to the net worth as per its last financial statements. Accordingly, summary of the un-audited provisional consolidated financial statements [including the Balance Sheet and Statement of Profit and Loss (without schedules)] of PenBrook for FY 2019-20, along with comparative figures for the immediate preceding financial year is attached as Annexure I. Summary of the audited consolidated financial statements of PenBrook will be submitted once made available.

However, consequent to the resignation of PenBrook, WIP (India) Private Limited ("WIP") has been appointed as the new investment manager of the Trust w.e.f. April 1, 2020, in accordance with the applicable provisions of the SEBI InvIT Regulations. Further, we hereby confirm that the Net Worth of WIP as per its latest audited Balance Sheet i.e. as at March 31, 2020, is in line with the requirement specified under Regulation 4(2)(e) of the SEBI InvIT Regulations. There is no material erosion in the net worth of current IM as compared to the net worth as per its last financial statements. However, summary of the audited financial statements [(including the Balance Sheet and Statement of Profit and Loss (without schedules)] for financial year 2019-20 of WIP along with comparative figures for the immediate preceding financial year prepared in accordance with the accounting standards and laws, as applicable to WIP, is attached as Annexure II.

For India Infrastructure Trust

WIP (India) Private Limited

(acting in its capacity as the Investment Manager of India Infrastructure Trust)

Neha Jalan Compliance Officer



CC: Axis Trustee Services Limited ("Trustee of the Trust")

Axis House, Bombay Dyeing Mills Compound, Pandurang Budhkar Marg, Worli,

Mumbai - 400 025, Maharashtra, India

Encl a/a

Annexure I

PenBrook Capital Advisors Private Limited

Provisional Consolidated balance sheet

as at 31 March 2020

(Amount in INR)

Particulars ASSETS	Notes	31 March 2020	31 March 2019
Non-current assets			4.66.550
Property, plant and equipment	4	1,92,865	1,66,550
Other intangible assets	5	-	-
Financial assets	,	05 05 522	1 (7 00 510
- Investments	6 7	87,07,522	1,67,00,510
- Loans and advances		8,30,433	52,98,609
Deferred tax assets (net)	24 8	54,240	4,82,24,032
Other non-current assets Total non-current assets	· -	07.95.0(0	2,61,391 7,06,51,092
1 otal non-current assets	-	97,85,060	7,00,31,092
Current assets			
Financial assets			
- Trade receivables	9	34,37,713	1,07,24,937
- Cash and cash equivalents	10	5,05,49,858	4,84,86,789
- Loans and advances	11	38,609	34,967
- Other financial assets	12	35,96,581	46,75,688
Current tax assets (net)	13	1,30,29,049	1,06,40,832
Other current assets	14	2,58,905	1,770
Total current assets	-	7,09,10,715	7,45,64,983
TOTAL ASSETS	=	8,06,95,775	14,52,16,075
EQUITY AND LIABILITIES			
Equity			
Share capital	15	33,28,75,600	33,28,75,600
Other equity	_	(26,28,35,979)	(20,74,95,501)
Equity attributable to equity holders of the company		7,00,39,621	12,53,80,099
Non controlling interest	_	1,000	1,000
Total equity	-	7,00,40,621	12,53,81,099
Non-current liabilities			
Long term provisions	16	18,59,596	13,13,925
Total non current liabilities	-	18,59,596	13,13,925
Current liabilities			
Financial liabilities			
Trade payables	17		
- Total oustanding dues of micro and small enterprises		18,900	20,300
- Total oustanding dues of creditors other than micro and small enterprises		71,38,399	1,39,79,992
Other current liabilities	18	13,81,450	31,87,384
Provisions	19	2,56,809	13,33,375
Total current liabilities	-	87,95,558	1,85,21,051
Total liabilities	-	1,06,55,154	1,98,34,976
I otal naomites	-	1,00,00,104	1,70,54,770
TOTAL EQUITY AND LIABILITIES	=	8,06,95,775	14,52,16,075

The accompanying explanatory notes form an integral part of the consolidated financial statements.

PenBrook Capital Advisors Private Limited

Provisional Consolidated statement of profit and loss

for the period ended 31 March 2020

(Amount in INR)

Particulars	Notes	31 March 2020	31 March 2019
Income			
Revenue from operations	20	2,72,60,934	1,28,77,637
Other income	21	2,27,84,772	2,02,56,353
Total income	-	5,00,45,706	3,31,33,990
Expenses			
Employee benefits expenses	22	2,85,13,096	2,35,86,395
Depreciation and amortization expenses	4	1,08,132	1,30,278
Other expenses	23	2,75,83,795	3,04,35,217
Total expenses		5,62,05,023	5,41,51,890
Loss before tax		(61,59,317)	(2,10,17,900)
Tax expense:	24		
Current tax		-	1,57,010
Short provision for prior years		10,60,441	(37,043)
Deferred tax charge		4,75,69,439	1,60,10,594
Loss for the period	- -	(5,47,89,197)	(3,71,48,461)
Other comprehensive income			
Items that will not be reclassified to profit or loss			
Remeasurement of defined benefit liability (net)		(5,51,281)	42,823
Total other comprehensive income, net of tax	-	(5,51,281)	42,823
Total comprehensive loss for the period	-	(5,53,40,478)	(3,71,05,638)
Earnings per equity share of par value Rs.10 each	25		
Basic	23	(1,826.31)	(1,238.28)
Diluted		(1,826.31)	(1,238.28)
		(1,020.01)	(1,220,20)

The accompanying explanatory notes form an integral part of the consolidated financial statements.

Annexure II

WIP (India) Private Limited

Balance sheet

as at 31 March, 2020

(Currency: Indian Rupees)

	Note	31 March 2020	31 March 2019
EQUITY AND LIABILITIES			
Shareholders' funds			
Share capital	3	8,33,95,580	2,28,00,000
Reserves and surplus	4	2,54,21,322	(88,719)
-		10,88,16,902	2,27,11,281
Current liabilities			
Trade payables	5		
Dues to micro and small enterprise		13,812	-
Dues to others		11,24,179	10,10,947
Other current liabilities	6	54,489	1,16,796
		11,92,480	11,27,743
TOTAL		11,00,09,382	2,38,39,024
ASSETS			
Non-current assets			
Long-term loans and advances	7	1,01,402	19,48,923
		1,01,402	19,48,923
Current assets			
Cash and cash equivalents	8	10,96,97,924	2,18,90,101
Other current assets	9	2,10,056	-
		10,99,07,980	2,18,90,101
TOTAL		11,00,09,382	2,38,39,024
Significant accounting policies	2		

3-22

The notes referred to above form an integral part of the financial statements. As per our report of even date attached.

For Manoj O.Shah & Co

Chartered Accountants

Firm's Registration No: 106031W

Notes to the financial statements

Mariphe. Manoj O.Shah

Proprietor

Membership No: 038113

Place: Mumbai Date: June 29, 2020 For and behalf of Board of Directors of WIP (India) Private Limited

CIN: U67190MH2010PTC202800

Sridhar Rengan

Director DIN: 03139082

Place: Mumbai

Date: June 29, 2020



Place: Mumbai Date: June 29, 2020

Rishi Tibriwal

DIN: 08662320

Director

Neha Jalan Company Secretary PAN: AHBPJ1312J Membership No: 50594

Place: Mumbai Date: June 29, 2020

WIP (India) Private Limited

Statement of profit and loss

for the year ended 31st March, 2020

(Currency: Indian Rupees)

	Note	31 March 2020	31 March 2019
Income			
Revenue from operations	10	-	2,35,64,221
Other income	11	11,48,912	98,877
Total revenue		11,48,912	2,36,63,098
Expenses			
Employee benefits expense	12	-	1,61,39,004
Other expenses	13	25,82,485	49,17,553
Total expenses		25,82,485	2,10,56,557
Profit / (Loss) before tax		(14,33,573)	26,06,541
Tax expense:			
- Current tax		-	7,19,402
- Adjustments/(credits) related to previous year - (net)		39,176	-
Profit/(Loss) for the year		(13,94,397)	18,87,139
Earnings per equity share			
Basic earnings per share (Rs) (Nominal value Rs 10 per share, (Previous year : Rs 10)	16	(0.26)	0.83

The notes referred to above form an integral part of the financial statements

As per our report of even date attached.

For Manoj O.Shah & Co

Chartered Accountants

Firm's Registration No: 106031W

Significant accounting policies

Notes to the financial statements

Manoj O.Shah

Place: Mumbai

Date: June 29, 2020

Maripal

Proprietor

Membership No: 038113

Place: Mumbai

WIP (India) Private Limited CIN: U67190MH2010PTC202800

Sridhar Rengan

2 3-22

Director DIN: 03139082

> Place: Mumbai Date: June 29, 2020

Director

Rishi Tibriwal

DIN: 08662320

Neha Jalan

For and behalf of Board of Directors of

Company Secretary PAN: AHBPJ1312J Membership No: 50594

Place: Mumbai Date: June 29, 2020



