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#### AJIT M. GHELANI B.Com (Hons), F.C.A., GRAD.C.W.A.

CHINTAN A. GHELANI B.Com (Hons), F.C.A., C.S.

#### **INDEPENDENT AUDITOR'S REPORT**

#### To <u>The Members of Alliance Spaces Private Limited</u>

#### **Report on the Audit of the Standalone Financial Statements**

#### Opinion

We have audited the accompanying Standalone Ind AS financial statements of **Alliance Spaces Private Limited** ("the Company"), which comprise the Balance Sheet as at March 31, 2020 the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information.

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

#### **Basis for Opinion**

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

#### **Emphasis of Matter**

We draw attention to Note 42 of the Financial Statements, which states the impact of Corona virus Disease 2019 (Covid-19) on the operations of the Company. Our opinion is not modified in respect of this matter.

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

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Management Discussion and Analysis, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the standalone financial statements and our auditor's report thereon. Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance conclusion thereon. In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated. If, based on the work we have performed,

we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

#### Management's Responsibility for the Standalone Financial Statements

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

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

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

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

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

• Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

• Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.

• Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

• Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit

evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

#### **Report on Other Legal and Regulatory Requirements**

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by Section 143(3) of the Act, based on our audit we report that:

a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.

b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.

c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account.

d) In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.

e) On the basis of the written representations received from the directors as on March 31, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2020 from being appointed as a director in terms of Section 164 (2) of the Act.

f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.

g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:

i. The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements (Refer Note 32 to the Financial Statements).

ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.

iii. There were no amounts which are required to be transferred to the Investor Education and Protection Fund by the Company during the year.

For A M. Ghelani & Company Chartered Accountants Firm Registration No.: 103173W

**Chintan A. Ghelani** Partner Membership No.: 104391

ICAI UDIN: 20104391AAAABR6662

Place : Mumbai Date :24<sup>th</sup> June, 2020

"Annexure A" referred to in paragraph 1 under the heading Report on other legal and regulatory requirements of our report of even date

## The Annexure referred to in Independent Auditor's Report to the members of the Company on the standalone Ind AS financial statements for the year ended 31<sup>st</sup> March 2020, we report that:

- (i) In respect of company's fixed assets:-
  - (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
  - (b) As explained to us, all fixed assets have been physically verified by the management in a phased manner which, in our opinion is reasonable, having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such physical verification.
  - (c) The Title Deeds of immovable properties are held in the name of company.
- (ii) In respect of its Inventories :

As the Company did not carry any items of raw materials, Components, Stores and spare parts in the inventory during the year, clause (ii) of paragraph 3 of the aforesaid order is not applicable to the company.

- (iii) The Company has not granted unsecured loan, to Companies/firms or other parties covered in the register maintained under section 189 of the Act.
- (iv) The Company has not granted any loans, guarantee and has not purchased security of other body corporate during the year. Hence, the requirement of Clause (iv) of paragraph 3 of the order not applicable to the company.
- (v) According to the information and explanation given to us, the company has not accepted any deposits within the meaning of provisions of section 73 to 76 or any other relevant provisions of the Act and rules framed hereunder. Therefore, Provisions of Clause (v) of paragraph 3 of the order not applicable to the company.
- (vi) According to information and explanations provided to us, the Company is not required to maintain accounts and cost records pursuant to the Companies (Cost Accounting Records) Rules, 2011 and as specified by the Central Government of India under Section 148(1) of the Companies Act, 2013. Accordingly, paragraph 3(vi) of the Order is not applicable.
- (vii) According to the information and explanations given to us, in respect of Statutory Dues:
  - (a) The Company has generally been regular in depositing undisputed statutory dues including provident fund, income-tax, value added tax, service tax, Goods & Service Tax, cess and other material statutory dues, wherever applicable, to it to the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of the aforesaid dues were outstanding as at March 31, 2020 for a period of more than six months from the date of becoming payable.
  - (b) The disputed statutory dues aggregating to **Rs. 2,670**/-, that have not been deposited on account of disputed matters pending before the appropriate authorities are as under :-

Name of Statute	Amount in (Rs.)	Period to which the amount relates	Forum where the dispute is pending
		5	

Income Tax Act, 1961
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- (viii) In our opinion and according to the information and explanations given to us, the company has not defaulted in repayment of loan or borrowing to a financial institution, bank, government or dues to the debenture holders of the company.
- (ix) According to the information and explanations given to us, monies raised by way of Debenture have primafacie been applied for the purpose for which they were raised. The term loans were applied for the purpose for which the loans were obtained.
- (x) In our opinion and according to the information and explanations given to us, no fraud on or by the Company has been noticed or reported during the year.
- (xi) Based upon information and explanation given by the management, No managerial remuneration has been paid or provided by the Company. Therefore, the provisions of clause (xi) of the order not applicable to the Company.
- (xii) In our opinion, The Company is not a Nidhi Company. Therefore, the provision of clause (xii) of the Paragraph 3 of the Order Not applicable to the Company.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, the transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and the details of such transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- (xiv) The company has made a private placement of optionally fully convertible debenture during the year under review and the requirement of section 42 of The Companies Act, 2013 have been complied with, as regards thereto. According to the information and explanations given to us, the amounts so raised have prima-facie used for the purposes for which these were raised.
- (xv) The Company has not entered into any Non-Cash transactions with Director or Persons connected with him. Hence, the requirement of Clause (xv) of paragraph 3 of the Order Not applicable to the Company.
- (xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 and accordingly, the provision of Clause (xvi) of the paragraph 3 of Order not applicable to the Company.

**For A M. Ghelani & Company Chartered Accountants** Firm Registration No.: 103173W

**Chintan A. Ghelani** Partner Membership No.: 104391

ICAI UDIN: 20104391AAAABR6662

Place : Mumbai Dated :24<sup>th</sup> June, 2020

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# "Annexure B" referred to in paragraph 2(f) under 'Report on Other Legal and Regulatory Requirements of our report of even date

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

We have audited the internal financial controls over financial reporting of Alliance Spaces Private Limited ("the Company") as of March 31, 2020 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

#### Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

#### Auditor's Responsibility

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

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

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

#### Meaning of Internal Financial Controls Over Financial Reporting

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

company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

#### Limitations of Internal Financial Controls Over Financial Reporting

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

#### Opinion

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

**For A M. Ghelani & Company Chartered Accountants** Firm Registration No.: 103173W

**Chintan A. Ghelani** Partner Membership No.: 104391

ICAI UDIN: 20104391AAAABR6662

Place : Mumbai Dated :24<sup>th</sup> June, 2020

#### ALLIANCE SPACES PRIVATE LIMITED (CIN U55101MH2007PTC169101) BALANCE SHEET AS AT 31ST MARCH, 2020

March 2020 1,53,71,17,021 1,86,01,35,008 2,54,114 - 18,60,137 1,25,21,205 3,41,18,87,485 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 15,06,82,682	31st March 2019 1,52,27,13,200 1,07,32,62,412 4,65,283 1,64,06,250 2,32,18,490 76,87,375 2,64,37,53,012 1,83,03,234 66,90,593 3,86,864 80,64,899 4,200,66,700
1,86,01,35,008 2,54,114 18,60,137 1,25,21,205 <b>3,41,18,87,485</b> 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 <b>15,06,82,682</b>	1,07,32,62,41: 4,65,28 1,64,06,25 2,32,18,49 76,87,37 <b>2,64,37,53,01</b> 1,83,03,23 66,90,59 3,86,86 80,64,89
1,86,01,35,008 2,54,114 18,60,137 1,25,21,205 <b>3,41,18,87,485</b> 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 <b>15,06,82,682</b>	1,07,32,62,41: 4,65,28 1,64,06,25 2,32,18,49 76,87,37 <b>2,64,37,53,01</b> 1,83,03,23 66,90,59 3,86,86 80,64,89
1,86,01,35,008 2,54,114 18,60,137 1,25,21,205 <b>3,41,18,87,485</b> 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 <b>15,06,82,682</b>	1,07,32,62,41: 4,65,28 1,64,06,25 2,32,18,49 76,87,37 <b>2,64,37,53,01</b> 1,83,03,23 66,90,59 3,86,86 80,64,89
2,54,114 18,60,137 1,25,21,205 3,41,18,87,485 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 15,06,82,682	4,65,28 1,64,06,25 2,32,18,49 76,87,37 <b>2,64,37,53,01</b> 1,83,03,23 66,90,59 3,86,86 80,64,89
18,60,137 1,25,21,205 <b>3,41,18,87,485</b> 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 <b>15,06,82,682</b>	1,64,06,250 2,32,18,490 76,87,37: <b>2,64,37,53,01</b> 1,83,03,234 66,90,59 3,86,864 80,64,890
1,25,21,205 <b>3,41,18,87,485</b> 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 <b>15,06,82,682</b>	2,32,18,490 76,87,375 <b>2,64,37,53,01</b> 1,83,03,234 66,90,599 3,86,864 80,64,898
1,25,21,205 <b>3,41,18,87,485</b> 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 <b>15,06,82,682</b>	2,32,18,490 76,87,37 <b>2,64,37,53,01</b> 1,83,03,23 66,90,59 3,86,86 80,64,89
1,25,21,205 <b>3,41,18,87,485</b> 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 <b>15,06,82,682</b>	76,87,375 <b>2,64,37,53,01</b> 1,83,03,234 66,90,595 3,86,864 80,64,895
3,41,18,87,485 47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 15,06,82,682	<b>2,64,37,53,01</b> 1,83,03,234 66,90,599 3,86,864 80,64,898
47,23,806 5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 <b>15,06,82,682</b>	1,83,03,234 66,90,59 3,86,86 80,64,89
5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 15,06,82,682	66,90,59 3,86,864 80,64,898
5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 15,06,82,682	66,90,59 3,86,86 80,64,89
5,77,74,697 20,52,614 1,64,36,263 6,96,95,302 15,06,82,682	66,90,59 3,86,86 80,64,89
20,52,614 1,64,36,263 6,96,95,302 15,06,82,682	3,86,864 80,64,898
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6,96,95,302 15,06,82,682	
15,06,82,682	4 00 22 -01
	4,30,66,708
	7,65,12,29
3,56,25,70,167	2,72,02,65,31
0,00,20,70,107	
1,99,86,940	1,99,86,940
2,62,37,43,494	1,76,90,77,272
2,64,37,30,434	1,78,90,64,212
57,46,43,898	60,00,00,000
8,18,55,657	5,94,39,98
4,77,034	4,22,533
65,69,76,589	65,98,62,52
1.10.65.001	10 51 10 00
1,18,65,931	19,51,12,995
-	-
	26,21,932
	3,64,15,603 25,049
	3,71,62,998
	27,13,38,57
20,10,00,144	27,10,00,57
3,56,25,70,167	2,72,02,65,31
	82,94,205 13,15,14,344 27,241 11,01,61,423 26,18,63,144 3,56,25,70,167

Place : Mumbai Date : 24th June, 2020

#### ALLIANCE SPACES PRIVATE LIMITED (CIN U55101MH2007PTC169101) STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH, 2020

Particulars	Note no.	2019-20	(Amount in Rs.) 2018-19
Revenue from operations	24	15,31,32,614	3,16,55,330
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Other income	25	27,91,090	4,10,774
Total Income		15,59,23,704	3,20,66,104
Expenses			
Employee benefits expenses	26	70,82,320	65,99,314
Finance cost	27	3,75,81,336	1,47,01,173
Depreciation and amortisation expense	5	3,67,00,616	1,52,70,862
Other expenses	28	4,84,38,354	3,35,67,521
Total Expenses		12,98,02,626	7,01,38,870
Profit/ (loss) before tax	-	2,61,21,078	(3,80,72,766
r ront/ (1055) before tax		2,01,21,078	(3,80,72,700
Tax expense			
Current Tax	29	-	-
Deferred Tax	1	2,13,58,352	8,61,847
Tax Adjustment of earlier years		354	-
Profit/ (loss) for the year (A)		47,62,372	(3,89,34,613
Other comprehensive income A) Items that will not be reclasified To Profit & Loss A/c			
Re-measurement gain / (Loss) of the net defined benefit Plans		(96,150)	(2,96,888
B) Income Tax relating to the items that will not be reclasified to Profit & Loss A/c			
Tax on Re-measurement gain / (Loss) of the net defined benefit Plans		-	-
Other comprehensive income for the year (B)		(96,150)	(2,96,888)
• • • • • •	=	<u>, , , , , , , , , , , , , , , , , </u>	
Total comprehensive income for the year (A + B)	-	46,66,222	(3,92,31,501)
(Profit/loss + other comprehensive income)	=		
Earning per equity share from continuing operations			
a) Basic		2.38	(19.48)
b) Diluted	33	1.19	(19.48)
Significant Accounting Policies and Notes on Financial Stateme	nts 1 t	to 42	
The accompanying Notes are an integral part of the financial staten			
As per our Report of even date			
For A. M. Ghelani & Company	For and on	behalf of the Board	of Directors
Chartered Accountants			
Firm Registration No. : 103173W			
Chintan A. Ghelani	Dipesh Gan	dhi	Varun Parwal
Partner	(Managing I	Director)	(Director)
Membership No. : 104391	DIN: 02079		DIN:07586435
Place : Mumbai			

Date : 24th June, 2020

( <u>CIN No. U55101MH2007PTC169101)</u>			
CASH FLOW STATEMENT FOR THE YEAR ENDED	ON 31ST MARCH, 20		
PARTICULARS		2019-20	2018-19
CASH FLOW FROM OPERATING ACTIVITIES			
Net Profit before tax as per the Profit and Loss Account		2,61,21,078	(3,80,72,766
Adjustments for Non Cash / Non Operating Items :			
Depreciation		3,67,00,616	1,52,70,862
Loss / (Profit) on sold/discarded fixed Assets		45,62,290	61,980
Interest Expenses		3,75,81,336	1,47,01,173
Actuarial Losses routed through OCI		(96,150)	(2,96,888
Operating Cash flow before working capital changes		10,48,69,170	(83,35,639
Adjustments for Working Capital changes :			
Trade & Other Payables		17,08,85,699	5,42,80,713
Trade & Other Receivables		(31,42,496)	(5,86,52,356
Cash generated from Operations		27,26,12,373	(1,27,07,282
Less: Taxes (paid)/refund received - [Net]		(83,71,720)	(20,88,832
Net Cash generated from/(used in) Operating Activities (	(A)	26,42,40,653	(1,47,96,114
CASH FLOW FROM INVESTING ACTIVITIES			
Purchase of Fixed Assets and Change in CWIP		(84,30,69,043)	(31,03,24,852
Proceeds from sale of Fixed Assets		7,40,889	4,08,237
Net Cash generated from/(used in) Investing Activities (	(B)	(84,23,28,154)	(30,99,16,615
CASH FLOW FROM FINANCING ACTIVITIES Secured loans availed/(repaid) - Net			
			60,00,00,000
Long Term Short Term		(11 22 47 062)	
		(11,32,47,062)	
Unsecured loans availed/(repaid) - Net Proceeds from Other Borrowings - OFCD		(7,00,00,000)	
-		85,00,00,000	12,42,62,700
Interest on the Loans	$(\mathbf{C})$	(3,75,81,336)	
Net Cash generated from /(used in) Financing Activities	(C)	62,91,71,602	33,04,74,521
Net Increase/ (Decrease) in Cash and Cash Equivalents	(A+B +C)	5,10,84,102	57,61,793
Opening Balance of Cash and Cash Equivalents		66,90,595	9,28,803
Closing Balance of Cash and Cash Equivalents		5,77,74,697	66,90,595
Notes:			
1. Cash and Cash Equivalents include:			
Cash on hand		7,64,088	46,240
Balances with Scheduled Banks		5,70,10,609	66,44,355
Cash and Bank Balances		5,77,74,697	66,90,595
2. Change in liability arising from financing activities:	1st April 2019	Cash Flow	31st March 2020
Borrowings - Non current	60,00,00,000	(2,53,56,102)	57,46,43,898
Borrowings - Current	19,51,12,995	(18,32,47,062)	1,18,65,933
-	1st April 2018	Cash Flow	31st March 2019
Borrowings - Non current	•	60,00,00,000	60,00,00,000
Borrowings - Current	57,42,00,000	(37,90,87,006)	19,51,12,994
The figures in brackets represent Cash outflows.			
As per our Report of even date			
For A. M. Ghelani & Company		For and on behalf o	f the Board of Directors
Chartered Accountants			
Firm Registration No.: 103173W			
		<b>N</b> 16	
Chintan A. Ghelani		Dipesh Gandhi	Varun Parwal
Partner		(Managing Director)	(Director)
Membership No.: 104391		DIN: 02079576	DIN: 07586435
Place : Mumbai Date : 24th June, 2020			

#### ALLIANCE SPACES PRIVATE LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31ST MARCH, 2020

#### A. Equity share capital

For the year ended 31st March, 2020			(Amount in Rs.)
Particulars	Opening balance as at 1st April 2019	Changes in equity share capital during the year	Closing balance as at 31st March 2020
19,98,694 (P.Y. 19,98,694) Equity Shares of Rs.10/- each	1,99,86,940	-	1,99,86,940
	1,99,86,940	-	1,99,86,940

#### For the year ended 31st March, 2019

Particulars	Opening balance as at 1st April 2018	Changes in equity share capital during the year	Closing balance as at 31st March 2019
19,98,694 (P.Y. 19,98,694) Equity Shares of Rs.10/- each	1,99,86,940	-	1,99,86,940
	1,99,86,940	-	1,99,86,940

#### **B.** Other Equity

B. Other Equity					(Amount in Rs.)
Particulars	Equity Component	Reserve & Surplus		Other Comprehensive Income	
	of compounded Financial Instruments	Securities Premium	Retained Earning	Remeasurement gain/ (loss) on defined benefit plans	Total
Balances at April 1, 2018	76,22,37,300	96,67,91,933	(4,66,83,391)	17,00,231	1,68,40,46,073
Profit for the year	-	-	(3,89,34,613)	-	(3,89,34,613)
Redemption of Optionally Convertible Debentures Issue of Optionally Convertible Debentures	(61,82,37,300) 74,25,00,000	-	-	-	(61,82,37,300) 74,25,00,000
Re-measurement of the net defined benefit Plans	-	-	-	(2,96,888)	(2,96,888)
Balances at 31st March, 2019	88,65,00,000	96,67,91,933	(8,56,18,004)	14,03,343	1,76,90,77,272
Profit for the year	-	-	47,62,372	-	47,62,372
Issue of Optionally Convertible Debentures	85,00,00,000	-	-	-	85,00,00,000
Re-measurement of the net defined benefit Plans	-	-	-	(96,150)	(96,150)
Balances at 31st March, 2020	1,73,65,00,000	96,67,91,933	(8,08,55,633)	13,07,193	2,62,37,43,493

As per our Report of even date For A. M. Ghelani & Company Firm Registration No. 103173W Chartered Accountants

Chintan A. Ghelani Partner Membership No. 104391

Place : Mumbai

Date : 24th June, 2020

For and on behalf of the Board of Directors

Dipesh Gandhi (Managing Director) DIN: 02079576

Varun Parwal (Director) DIN: 07586435

#### (CIN U55101MH2007PTC169101)

[Formerly Known as Alliance Hospitality Services Private Limited]

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

#### 1. Corporate Information:

The Company is a private limited company domiciled in India and is incorporated under the provisions of the Companies Act applicable in India. The registered office of the company is located at Ground floor, R.R. Hosiery Building, off Dr. E Moses Road, Mahalaxmi (W), Mumbai – 400011.

The Company is engaged in the development and leasing of commercial complex. The principle place of business is located at S No. 207, Viman Nagar Road, Pune 411 014.

For the information of the Company's principal shareholders, refer Note No.14

These financial statements were approved and adopted by the board of directors of the Company in their meeting dated 24<sup>th</sup> June, 2020.

#### 2. Basis of Preparation of Financial Statements:

The Financial Statements have been prepared to comply in all material aspects with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended.

Effective April 1, 2019, the Company has adopted Ind AS 116 "Leases". Ind AS 116 substantially carries forward the lessor accounting requirements of Ind AS 17, thereby application of this standard does not have any significant impact on the financial statements.

The significant accounting policies used in preparing financial statements are set out in Note 3 of the Notes to Financial Statements.

#### 3. Significant Accounting Policies:

#### a) **Functional and presentation of currency:**

The financial statements are presented in India Rupees, which is the Company's functional currency and all amounts are rounded to the nearest rupees.

#### b) **Basis of measurement:**

The Financial Statements have been prepared on historical cost basis, except the following:

- Certain financial assets and liabilities that are measured at fair value.
- Defined benefit plans plan assets measured at fair value.

#### c) **<u>Property, Plant and Equipment:</u>**

Freehold land is carried at historical cost. Capital work in progress, and all other items of property, plant and equipment are stated at historical cost net of accumulated depreciation and accumulated impairment losses, if any.

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Historical cost includes expenditure that is directly attributable to the acquisition of the items. Such cost includes borrowing costs for long-term construction projects if the recognition criteria are met.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

The expenditure incurred in connection with the Development project which is incomplete, is included in Capital Work-in- Progress and will be capitalized in the year of completion.

#### Depreciation methods, estimated useful lives and residual value

Depreciation is calculated using the straight-line method to allocate their cost, net of their residual values, over their estimated useful lives as specified by Schedule II to the Companies Act; 2013. The residual values are not more than 5% of the original cost of the asset. The assets' residual values and useful lives and method of depreciation are reviewed, and adjusted if appropriate, at the end of each reporting period.

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in profit or loss.

#### d) Intangible asset:

Identifiable intangible assets are recognised when the Company controls the asset & it is probable that future economic benefits attributed to the asset will flow to the Company and the cost of the asset can be reliably measured.

Intangible assets acquired are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses.

#### Amortisation methods and periods

Estimated useful lives of Intangible assets are considered as 5 years. Intangible assets are amortised over its useful life using the straight-line method. The amortisation period and the amortisation method for an intangible asset are reviewed at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortisation period or method, as appropriate, and are treated as changes in accounting estimates. The amortisation expense on intangible assets with finite lives is recognised in the statement of profit and loss.

#### e) Impairment of Non – Financial Asset:

The Company assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or Cash Generating Unit's (CGU) fair value less costs of disposal and its value in use. It is determined for an individual asset, unless the asset does not generate cash inflows that are largely

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independent of those from other assets or a groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing the value in use, the estimated future cash flows are discounted to their present value using pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs of disposal, recent market transaction are taken into account, if no such transactions can be identified, an appropriate valuation model is used.

#### f) Cash and cash equivalents:

Cash and cash equivalents includes cash on hand and at bank, deposits held with banks original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

#### g) Foreign currency transactions:

The transactions denominated in foreign currency are recorded at the exchange rate prevailing on the date of transaction. Monetary items denominated in foreign currency at the end of year are translated using the closing rate of exchange. Non- monetary items that are to be carried at historical cost are recorded using exchange rate prevailing on the date of transaction. Non- monetary items that are to be carried at fair value are recorded using exchange rate prevailing on the date of fair value measured. Any income or expenses on account of exchange difference either on settlement or on translation is recognised in the statement of profit and loss.

#### h) Financial Instrument:

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instruments of another entity. Classifications of financial instrument are in accordance with the substance of the contractual arrangement and as per the definitions of financial assets, financial liability and an equity instruments.

#### Financial Assets and investments

#### i) Initial recognition and measurement:

At initial recognition, the company measures a financial asset (other than financial asset at fair value through profit or loss) at its fair value plus or minus, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in the statement of profit & loss.

#### ii) Subsequent recognition and measurement:

Subsequent measurement of financial asset depends on the company's business model for managing the asset and the cash flow characteristics of the asset. For the purpose of subsequent recognition and measurement financial assets are classified in four categories:

#### • Debt instrument at amortised cost:

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Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. A gain or loss on a debt investment that is subsequently measured at amortised cost and is not part of a hedging relationship is recognised in profit or loss when the asset is derecognised or impaired. Interest income from these financial assets is included in finance income using the effective interest rate method.

#### • Debt instrument at fair value through other comprehensive income (FVOCI):

Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at fair value through other comprehensive income (FVOCI). Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses and interest revenue which are recognised statement of profit and loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss and recognised in other gains/ (losses). Interest income from these financial assets is included in other income using the effective interest rate method.

#### • Debt instrument at fair value through profit and loss (FVTPL):

Assets that do not meet the criteria for amortised cost or FVOCI are measured at fair value through profit or loss. A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss and is not part of a hedging relationship is recognised in the statement of profit and loss and presented net in the statement of profit and loss within other gains/(losses) in the period in which it arises. Interest income from these financial assets is included in other income.

#### iii) <u>De-recognition:</u>

A financial asset is primarily derecognised i.e. removed from Company's financial statement when:

- The rights to receive cash flows from asset have expired or
- The Company has transferred its right to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under 'pass- through' arrangement and either;
  - a) The Company has transferred substantially all the risks and rewards of the assets,
  - b) The Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

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iv) Impairment of Financial asset:

The company assesses impairment based on expected credit losses (ECL) model to the following:

- Financial assets carried at amortised cost;
- Financial asset measured at FVOCI debt instruments.

The Company follows 'simplified approach' for recognition of impairment loss allowance on Trade receivables or contract revenue receivables

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

The Company uses a provision matrix to determine impairment loss allowance on its trade receivables. The provision matrix is based on its historically observed default rates over the expected life of the trade receivables and is adjusted for forward-looking estimates. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analysed.

For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on 12-month ECL.

Lifetime ECL are the expected credit losses resulting from all possible default events over the expected life of a financial instrument. The 12-month ECL is a portion of the lifetime ECL which results from default events that are possible within 12 months after the reporting date.

For assessing increase in credit risk and impairment loss, the Company combines financial instruments on the basis of shared credit risk characteristics with the objective of facilitating an analysis that is designed to enable significant increases in credit risk to be identified on a timely basis.

v) Trade receivables:

A receivable is classified as a 'trade receivable' if it is in respect to the amount due from customers on account of goods sold or services rendered in the ordinary course of business. Trade receivables are recognised initially at fair value less provision for impairment, if any.

#### Financial Liabilities:

#### i) <u>Initial recognition and measurement:</u>

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, or payables, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings

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and payables, net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables, loans and borrowings.

#### ii) <u>Subsequent measurement:</u>

The measurement of financial liabilities depends on their classification, as described below:

#### Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and has designated upon initial measurement recognition at fair value through profit or loss. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term.

Gains or losses on liabilities held for trading are recognised in the statement of profit and loss.

Financial liabilities designated upon initial recognition at fair value through profit or loss are designated as such at the initial date of recognition, and only if the criteria in Ind AS 109 are satisfied.

#### Loans and Borrowings:

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the effective interest rate (EIR) method. Gains and losses are recognised in the statement of profit and when the liabilities are derecognised as well as through the EIR amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit and loss.

#### Trade and other payables:

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

#### iii) <u>De - recognition:</u>

A financial liability is de-recognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the de-recognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit or loss.

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#### i) <u>Classification of assets and liabilities as current and non – current:</u>

The Company presents assets and liabilities in Balance Sheet based on current/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:

- a) It is expected to be settled in normal operating cycle,
- b) It is held primarily for the purpose of trading,
- c) It is 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.

#### k) <u>Equity share capital:</u>

Ordinary shares are classified as equity. Incremental costs net of taxes directly attributable to the issue of new equity shares are reduced from retained earnings, net of taxes.

#### I) <u>Revenue Recognition:</u>

The company's revenue from contracts with customers is mainly from licensee fees and other services rendered to the customers in offices.

#### Revenue from license fees and other operating services

Revenue from license fees are recognised on a straight line basis over the license terms, Revenue from operating services is recognized on satisfaction of performance obligation upon transfer of control of promised services to customers in an amount that reflects the consideration the Company expects to receive in exchange for those services, excluding amounts collected on behalf of third parties (for example taxes and duties collected on behalf of the government). Consideration is generally due upon satisfaction of performance obligations and a receivable is recognized when it becomes unconditional. Generally, the credit period varies between 0-30 days from the delivery of services.

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#### Interest income

Interest income from debt instrument is recognised using effective interest rate method. The effective interest rate is the rate that discounts estimated future cash receipts through the expected life of financial asset to the gross carrying amount of financial asset. When calculating effective interest rate, the company expects cash flows by considering all contractual terms of financial instrument but does not consider the expected credit losses.

#### m) Employees benefits:

#### (i) Short-term Employee benefits:

All employees' benefits payable wholly within 12 months rendering services are classified as Short Term obligations. Benefits such as salaries, wages, short term compensated absences, performance incentives, expected cost of bonus and ex-gratia are recognised during the period in which the employees renders related services.

- *(ii) Post-employment benefits* 
  - a. Defined Contribution Plan

The defined contribution plan is post-employment benefit plan under which the Company contributes fixed contribution to a government administered fund and will have no legal or constructive obligation to pay further contribution. The Company's defined contribution plan comprises of Provident Fund, Labour Welfare Fund and Employee State Insurance Scheme. The Company's contribution to defined contribution plans are recognised in the statement of profit & loss in the period in which the employee renders the related services.

b. Defined benefit plan

The Company has defined benefit plans comprising of gratuity. Company's obligation towards gratuity liability is funded and is managed by Life Insurance Corporation of India (LIC). The present value of the defined benefit obligations is determined based on actuarial valuation using the projected unit credit method. The rate used to discount defined benefit obligation is determined by reference to market yields at the Balance Sheet date on Indian Government Bonds for the estimated term of obligations.

Re-measurements comprising of (a) actuarial gains and losses, (b) the effect of the asset ceiling (excluding amounts included in net interest on the net defined benefit liability) and (c) the return on plan assets (excluding amounts included in net interest on the net defined benefit liability) are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through other comprehensive income in the period in which they occur. Remeasurements are not reclassified to the statement of profit & loss in subsequent periods.

The expected return on plan assets is the Company's expectation of average long-term rate of return on the investment of the fund over the entire life of the related obligation. Plan assets are measured at fair value as at the Balance Sheet date.

The interest cost on defined benefit obligation and expected return on plan assets is recognised under finance cost.

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Gains or losses on the curtailment or settlement of defined benefit plan are recognised when the curtailment or settlement occurs.

#### (iii) Other long-term benefits

The Company has other long-term benefits in the form of leave benefits. The present value of the other long term employee benefits is determined based on actuarial valuation using the projected unit credit method. The rate used to discount defined benefit obligation is determined by reference to market yields at the Balance Sheet date on Indian Government Bonds for the estimated term of obligations.

Actuarial gains or losses arising on account of experience adjustment and the effect of changes in actuarial assumptions are recognised immediately in the statement of profit & loss as income or expense.

Gains or losses on the curtailment or settlement of other long-term benefits are recognised when the curtailment or settlement occurs.

#### n) **Borrowing Cost:**

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for such capitalisation.

Other borrowing costs are expensed in the period in which they are incurred.

Borrowing costs consist of interest and other costs that are incurred in connection with the borrowing of funds.

#### o) <u>Provisions and contingencies:</u>

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are discounted using the government securities interest rate for the equivalent period. Unwinding of the discount is recognised in the Statement of Profit and Loss as a finance cost. Provisions are reviewed at each balance sheet date and are adjusted to reflect the current best estimate. Provisions are not recognised for future operating losses.

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the company or a present obligation that

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arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made. Information on contingent liability is disclosed in the notes to the financial statements. Contingent assets are not recognised. However, when the realisation of income is virtually certain, then the related asset is no longer a contingent asset, but it is recognised as an asset.

#### p) Income Taxes:

#### Current Income Tax:

Current Income Tax liabilities are measured at the amount expected to be paid to the taxation authorities using the tax rates and tax laws that are enacted or subsequently enacted at the end of the reporting period. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulation are subject to interpretation and creates provisions where appropriate.

#### Deferred Tax:

Deferred Tax is recognised using Balance sheet approach, on temporary differences between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred Income Tax is determined using the tax rates and tax laws that are enacted or subsequently enacted at the end of the reporting period.

Deferred Tax liabilities are recognised for all temporary differences. Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

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

Deferred tax assets include Minimum Alternative Tax (MAT) paid in accordance with the tax laws in India, to the extent it would be available for set off against future current income tax liability. Accordingly, MAT is recognised as deferred tax asset in the balance sheet when the asset can be measured reliably and it is probable that the future economic benefit associated with the asset will be realised.

Current and deferred tax is recognised in the statement of profit and loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

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#### q) <u>Earning per share:</u>

Basic earning per share is calculated by dividing the net profit or loss (after tax) for the year attributable to equity shareholders by the weighted average number of equity shares outstanding during the year.

Diluted earning per share is calculated by dividing the net profit or loss (after tax) for the year attributable to equity shareholders and the weighted average number of equity shares outstanding during the year are adjusted for the effects of all dilutive potential equity shares.

#### 4. Critical accounting estimates, assumptions and judgements:

The preparation of the financial statements requires management to make estimates, judgements and assumptions that affect the reported balances of assets and liabilities, disclosure of contingent liabilities as on the date of financial statements and reported amounts of income and expenses during the period. 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 key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below. The Company based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur

In the process of applying the Company's accounting policies, management has made the following estimates and judgements, which have significant effect on the amounts recognised in the financial statement:

(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 Company'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.

(b) Investment Property

Management has assessed applicability of Ind AS 40- Investment property to the property held to earn income from licensee fees. In assessing such applicability, management has considered the ownership of assets, terms of license agreement, various services provided to the licensee etc. The

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Company considers these other services as significant in addition to the License fees charged. Based on such assessment, the management has considered the mall property as owner-occupied property and hence classified as Property, Plant & Equipment.

(c) Defined Benefit plans

The cost of the defined benefit plan and other post-employment benefits and the present value of such obligation are determined using actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases, mortality rates and attrition rate. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

(d) 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.

(e) Impairment of financial assets:

The impairment provisions for financial assets are based on assumptions about risk of default and expected cash loss rates. The Company uses judgment in making these assumptions and selecting the inputs to the impairment calculation, based on Company's past history, existing market conditions as well as forward looking estimates at the end of each reporting period.

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

(f) Fair Value measurement:

The Company measures financial instrument such as certain investments, at fair value at each balance sheet date.

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

#### (CIN U55101MH2007PTC169101)

#### [Formerly Known as Alliance Hospitality Services Private Limited]

- 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 by the Company.

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

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.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised 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

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

#### ALLIANCE SPACES PRIVATE LIMITED (CIN U55101MH2007PTC169101) NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2020

#### Note "5" Property, Plant and Equipment

				Tangib	le Assets				Intangible Assets	Total
Particulars	Land *	Building	Motor Car	Computer	Plant & Machinery	Electrical Equipment	Furniture & Fixture	Office Equipment	Software	
Gross Block										
As at April 1, 2018	15,71,23,050	-	27,02,345	22,28,465	-	-	-	21,75,544	14,10,037	16,56,39,441
Additions	30,42,93,546	87,45,86,224	-	1,05,37,589	3,57,51,467	9,39,76,386	5,84,09,276	27,39,310	1,21,294	1,38,04,15,093
Disposal/Decapitalisation	-	-	(27,02,345)	(1,23,443)	-	-	(3,41,090)	-	-	(31,66,878
As at March 31, 2019	46,14,16,596	87,45,86,224	-	1,26,42,610	3,57,51,467	9,39,76,386	5,80,68,186	49,14,854	15,31,331	1,54,28,87,655
Additions *	-	-	-	-	1,36,10,957	77,05,545	3,35,37,387	13,42,558	-	5,61,96,447
Disposal	-	-	-	-	-	(16,22,663)	(40,12,173)		-	(56,34,836
As at March 31, 2020	46,14,16,596	87,45,86,224	-	1,26,42,610	4,93,62,425		8,75,93,400	62,57,412	15,31,331	1,59,34,49,266
Accumulated Depreciation										
As at April 1, 2018	-	-	25,67,227	19,97,937	-	-	-	17,81,554	7,88,252	71,34,970
Charge for the year	-	63,22,420	-	8,55,089	10,01,896	40,74,262	23,94,617	3,44,784	2,77,795	1,52,70,862
Disposal/Decapitalisation	-		(25,67,227)	(1,17,272)			(12,162)	-	-	(26,96,661
As at March 31, 2019	-	63,22,420	-	27,35,754	10,01,896	40,74,262	23,82,455	21,26,337	10,66,047	1,97,09,171
Charge for the year	-	1,38,18,462	-	17,38,274	29,35,751	94,03,504	77,94,287	7,99,168	2,11,170	3,67,00,616
Disposal	-		-	-		(97,982	) (2,33,673)	-	-	(3,31,655
As at March 31, 2020	-	2,01,40,882	-	44,74,027	39,37,647	1,33,79,784	99,43,070	29,25,505	12,77,217	5,60,78,132
Net Carrying Amount										
As at March 31, 2019	46,14,16,596	86,82,63,804	-	99,06,857	3,47,49,571	8,99,02,124	5,56,85,731	27,88,517	4,65,285	1,52,31,78,484
As at March 31, 2020	46,14,16,596	85,44,45,342	-	81,68,583	4,54,24,778	8,66,79,484	7,76,50,331	33,31,907	2,54,114	1,53,73,71,135

Capital Work in Progress	Total
As at March 31, 2019	1,07,32,62,412
As at March 31, 2020	1,86,01,35,008

<u>(CIN U55101MH2007PTC169101)</u> NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2020

e	Particulars			As at 31st March, 2020	As at 31st March, 2019
	Share Capital				
A	Authorised				
	20,00,000 (P.Y. 20,00,000 )			2,00,00,000	2,00,00,00
ł	Equity Shares of Rs.10/- each				
1	ssued, Subscribed and Paid Up				
	9,98,694 (P.Y. 19,98,694)			1,99,86,940	1,99,86,94
ł	Equity Shares of Rs.10/- each			1,99,86,940	1,99,86,94
\$	a) Reconciliation of the Shares outstanding at the beginning and at t	the end of the year		1,77,00,740	1,77,00,74
	Equity Shares				
	Shares outstanding at the beginning			19,98,694	19,98,69
	Shares Issued			-	-
	Shares bought back			-	-
2	Shares outstanding at the end			19,98,694	19,98,69
ł	o] Shares held by Holding Company:-				
1	Holding company				
	Phoenix Hospitality Company Pvt. Ltd.			11,58,950	11,58,95
	c) Details of shareholders holding more than 5% Shares in the company	March 3	1, 2020	March 31,	2019
	Equity Shares of Rs.10 each fully paid up	Number of shares	% of Holdings	Number of shares	% of Holdings
I	Equity- Phoenix Hospitality Company Pvt. Ltd.	11,58,950	57.99	11,58,950	57.
I	Equity- The Phoenix Mills Ltd.	8,39,744	42.01	8,39,744	42.0
(	l] The company has only one class of Equity shares having a face va	lue of Rs.10/- per sha	are. Each holder o	· · · ·	
(		lue of Rs.10/- per sha	are. Each holder o	· · · ·	one vote per share
(	Other Equity a. Retained Earning As at the Beginning Add: Profit/(Loss) during the year	lue of Rs.10/- per sha	are. Each holder o	f equity share is entitled to (8,56,18,004) 47,62,372	one vote per share (4,66,83,39 (3,89,34,61
(	Other Equity a. Retained Earning As at the Beginning	lue of Rs.10/- per sha	are. Each holder o	f equity share is entitled to (8,56,18,004)	one vote per share (4,66,83,39 (3,89,34,61
(	Other Equity         a. Retained Earning         As at the Beginning         Add: Profit/(Loss) during the year         As at the end         b. Securities Premium	lue of Rs. 10/- per sha	are. Each holder o	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632)	one vote per share (4,66,83,35 (3,89,34,6] (8,56,18,00
6	Other Equity         a. Retained Earning         As at the Beginning         Add: Profit/(Loss) during the year         As at the end	lue of Rs.10/- per sha	are. Each holder o	f equity share is entitled to (8,56,18,004) 47,62,372	one vote per share (4,66,83,35 (3,89,34,6) (8,56,18,00
( a	Other Equity         a. Retained Earning         As at the Beginning         Add: Profit/(Loss) during the year         As at the end         b. Securities Premium	lue of Rs.10/- per sha	are. Each holder o	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632)	one vote per share (4,66,83,35 (3,89,34,6) (8,56,18,00
( a	Other Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet	lue of Rs.10/- per sha	are. Each holder o	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632)	one vote per share (4,66,83,33 (3,89,34,6 (8,56,18,00
( a	Other Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>C. Equity Component of compounded Financial Instruments</b>	lue of Rs.10/- per sha	are. Each holder o	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632)	one vote per share (4,66,83,39 (3,89,34,6) (8,56,18,00 96,67,91,92
( a	Other Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>E. Equity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures		are. Each holder o	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,39 (3,89,34,6) (8,56,18,00 96,67,91,92
i a h	Other Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>Clay Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - I	- Rs 100 each)		f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,39 (3,89,34,6 (8,56,18,00 96,67,91,92
( 2 1 2	Other Equity <b>A.</b> Retained Earning         As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D.</b> Securities Premium         As per last Balance Sheet <b>Equity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - I         0.0001% 88,65,000-Optionally Convertible Debenture holders have a	Rs 100 each) n option to convert th	ne debentures into	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,3' (3,89,34,6 (8,56,18,0) 96,67,91,9
( 2 1 1	Other Equity <b>A.</b> Retained Earning         As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D.</b> Securities Premium         As per last Balance Sheet <b>C.</b> Equity Component of compounded Financial Instruments         Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - I         0.00001% 88,65,000-Optionally Convertible Debenture holders have a equity shares within 10 years from the date of allotment. Each debenture	Rs 100 each) n option to convert th e is convertible into ea	ne debentures into quity shares of Rs.	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,3' (3,89,34,6 (8,56,18,0) 96,67,91,9
( 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Other Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>Cupity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - 1         0.0001% 88,65,000-Optionally Convertible Debenture holders have a equity shares within 10 years from the date of allotment. Each debenture         0 each fully paid at premium of Rs. 470 per share on the date of con	Rs 100 each) n option to convert th e is convertible into ea version. The compan	ne debentures into quity shares of Rs. y has an option to	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,3' (3,89,34,6 (8,56,18,0) 96,67,91,9
() a b c c c c c c c c c c c c c c c c c c	Other Equity <b>A.</b> Retained Earning         As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D.</b> Securities Premium         As per last Balance Sheet <b>C.</b> Equity Component of compounded Financial Instruments         Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - I         0.00001% 88,65,000-Optionally Convertible Debenture holders have a equity shares within 10 years from the date of allotment. Each debenture	Rs 100 each) n option to convert th e is convertible into ea version. The compan	ne debentures into quity shares of Rs. y has an option to	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,3' (3,89,34,6 (8,56,18,0) 96,67,91,9
( a h c ( i i i i i i i i i i i i i i i i i i	Other Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>C. Equity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - 1         0.0001% 88,65,000-Optionally Convertible Debenture holders have a equity shares within 10 years from the date of allotment. Each debentur         0 each fully paid at premium of Rs. 470 per share on the date of con edeem the shares in one or more tranches at the redemption premium Convertible Debenture.]	Rs 100 each) n option to convert th e is convertible into e version. The compan n not exceeding Rs. 1	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,3' (3,89,34,6 (8,56,18,0) 96,67,91,9
() 20 11 11 11 0 0	Dther Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>C. Equity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 188,65,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         10 each fully paid at premium of Rs. 470 per share on the date of con         edeem the shares in one or more tranches at the redemption premiun         Convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have at	Rs 100 each) n option to convert th e is convertible into ed version. The compan n not exceeding Rs. 1 n option to convert th	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,3' (3,89,34,6 (8,56,18,0) 96,67,91,9
() 22 11 12 12 12 12 12 12 12 12 12 12 12	Dther Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>C. Equity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - 1         0.0001% 88,65,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         Convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         Convertible Debenture.]	Rs 100 each) n option to convert th e is convertible into ed version. The compan n not exceeding Rs. 1 n option to convert th e is convertible into ed	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into quity shares of Rs.	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,39 (3,89,34,6 (8,56,18,00 96,67,91,92
() 22 11 12 12 12 12 12 12 12 12 12 12 12	Dther Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>E. Equity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - 1         0.0001% 88,65,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         (0 each fully paid at premium of Rs. 470 per share on the date of con         convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0 each fully paid at premium of Rs. 1658 per share on the date of con	Rs 100 each) n option to convert th e is convertible into eversion. The compan n not exceeding Rs. 1 n option to convert th e is convertible into eversion. The compan	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into quity shares of Rs. y has an option to	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,39 (3,89,34,6) (8,56,18,00 96,67,91,92
() 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Dther Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>C. Equity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - 1         0.0001% 88,65,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         Convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         Convertible Debenture.]	Rs 100 each) n option to convert th e is convertible into eversion. The compan n not exceeding Rs. 1 n option to convert th e is convertible into eversion. The compan	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into quity shares of Rs. y has an option to	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,39 (3,89,34,6) (8,56,18,00 96,67,91,92
() 22 11 12 12 12 12 12 12 12 12 12 12 12	Dther Equity         A. Retained Earning         As at the Beginning         Add: Profit/(Loss) during the year         As at the end         D. Securities Premium         As per last Balance Sheet         E. Equity Component of compounded Financial Instruments         Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - 1         0.0001% 88,65,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0 each fully paid at premium of Rs. 470 per share on the date of con         cedeem the shares in one or more tranches at the redemption premium         Convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0 each fully paid at premium of Rs. 1658 per share on the date of cor         edeem the shares in one or more tranches at the redemption premium         0 each fully paid at premium of Rs. 1658 per share on the date of cor         edeem the shares in one or more tranches at the redemption premium         Convertible	Rs 100 each) n option to convert th e is convertible into eversion. The compan n not exceeding Rs. 1 n option to convert th e is convertible into eversion. The compan	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into quity shares of Rs. y has an option to	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,39 (3,89,34,6) (8,56,18,00 96,67,91,92
	Dther Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>E. Equity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - I         0.0001% 88,65,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         10 each fully paid at premium of Rs. 470 per share on the date of con         edeem the shares in one or more tranches at the redemption premium         Convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         10 each fully paid at premium of Rs. 1658 per share on the date of cor         edeem the shares in one or more tranches at the redemption premium         Convertible Debenture.] <b>1. Other Comprehensive Income</b> <td>Rs 100 each) n option to convert th e is convertible into eversion. The compan n not exceeding Rs. 1 n option to convert th e is convertible into eversion. The compan</td> <td>ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into quity shares of Rs. y has an option to</td> <td>f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933</td> <td>one vote per share (4,66,83,35 (3,89,34,61) (8,56,18,00 96,67,91,92 88,65,00,00</td>	Rs 100 each) n option to convert th e is convertible into eversion. The compan n not exceeding Rs. 1 n option to convert th e is convertible into eversion. The compan	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into quity shares of Rs. y has an option to	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933	one vote per share (4,66,83,35 (3,89,34,61) (8,56,18,00 96,67,91,92 88,65,00,00
	Dther Equity         A. Retained Earning         As at the Beginning         Add: Profit/(Loss) during the year         As at the end         D. Securities Premium         As per last Balance Sheet         E. Equity Component of compounded Financial Instruments         Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - 1         0.0001% 88,65,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0 each fully paid at premium of Rs. 470 per share on the date of con         cedeem the shares in one or more tranches at the redemption premium         Convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0 each fully paid at premium of Rs. 1658 per share on the date of cor         edeem the shares in one or more tranches at the redemption premium         0 each fully paid at premium of Rs. 1658 per share on the date of cor         edeem the shares in one or more tranches at the redemption premium         Convertible	Rs 100 each) n option to convert th e is convertible into eversion. The compan n not exceeding Rs. 1 n option to convert th e is convertible into eversion. The compan	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into quity shares of Rs. y has an option to	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933 1,73,65,00,000	
	Dther Equity <b>A. Retained Earning</b> As at the Beginning         Add: Profit/(Loss) during the year         As at the end <b>D. Securities Premium</b> As per last Balance Sheet <b>C. Equity Component of compounded Financial Instruments</b> Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - 1         0.0001% 88,65,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0 each fully paid at premium of Rs. 470 per share on the date of con         convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         0.0001% 85,00,000-Optionally Convertible Debenture holders have a         equity shares in one or more tranches at the redemption premiun         Convertible Debenture.] <b>0.0001% 85,00,000-Optionally Convertible Debenture holders have a</b> equity shares in one or more tranches at the redemption premiun         Convertible Debenture.] <b>1. </b>	Rs 100 each) n option to convert th e is convertible into eversion. The compan n not exceeding Rs. 1 n option to convert th e is convertible into eversion. The compan	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into quity shares of Rs. y has an option to	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933 1,73,65,00,000 14,03,343	one vote per share (4,66,83,35 (3,89,34,61 (8,56,18,00 96,67,91,93 88,65,00,00
	Dther Equity         A. Retained Earning         As at the Beginning         Add: Profit/(Loss) during the year         As at the end         D. Securities Premium         As per last Balance Sheet         Equity Component of compounded Financial Instruments         Optionally Fully Convertible Debentures         - Vamona Developers Pvt Ltd         (0.0001% 1,73,65,000 OFCD, P.Y. 88,65,000 OFCD - Face Value - 1         0.0001% 88,65,000-Optionally Convertible Debenture holders have a         equity shares within 10 years from the date of allotment. Each debentur         10 each fully paid at premium of Rs. 470 per share on the date of con         convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have at         equity shares within 10 years from the date of allotment. Each debentur         10 each fully paid at premium of Rs. 1658 per share on the date of con         edeem the shares in one or more tranches at the redemption premium         Convertible Debenture.]         0.0001% 85,00,000-Optionally Convertible Debenture holders have at         equity shares within 10 years from the date of allotment. Each debentur         10 each fully paid at premium of Rs. 1658 per share on the date of con         edeem the shares in one or more tranches at the redemption premium         Convertible Debenture.]	Rs 100 each) n option to convert th e is convertible into eversion. The compan n not exceeding Rs. 1 n option to convert th e is convertible into eversion. The compan	ne debentures into quity shares of Rs. y has an option to 0/- per Optionally ne debentures into quity shares of Rs. y has an option to	f equity share is entitled to (8,56,18,004) 47,62,372 (8,08,55,632) 96,67,91,933 1,73,65,00,000 14,03,343 (96,150)	one vote per share (4,66,83,35 (3,89,34,61 (8,56,18,00 96,67,91,93 88,65,00,00 17,00,23 (2,96,88

A.Retained Earnings -

Retained earnings are the profits that the company has earned till date, less any transfers to general reserve, dividends or other distributions paid to shareholders.

#### **B. Securities Premium**

Securities remium represents premium received on equity shares issued, which can be utilised only in accordance with the provisions of the Companies Act,2013 for specified purposes.

# <u>ALLIANCE SPACES PRIVATE LIMITED</u> (<u>CIN U55101MH2007PTC169101</u>) NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2020

Note						1
No.			Pa	rticulars	As at 31st March, 2020	As at 31st March, 2019
16		from banks Rs. 60,00,00,000 [			57,46,43,898 57,57,57,57 57,57,57,57 57,57,57 57,57,57 57,57,57,57 57,57,57,57 57,57,57,57,57,57,57,57,57,57,57,57,57,5	60,00,00,000
		le of Term Loan ar	-	and proportionate share of undervided i	and at Phoenix Marketory Vinian Pagar, Par	
	Financial Year		Financial Year	Amt in Rs.		
	2020-21	2,53,56,102	2025-26	9,18,14,709		
	2021-22	4,37,99,469	2026-27	10,75,41,529		
	2022-23	5,38,46,880		12,50,69,140		
	2023-24	6,51,12,442	2028-29	15,97,37,463		
	2024-25	7,77,22,265	l.			
17	Other liabilities					
	Security Deposits	From Occupants/	Licensees		8,18,55,657	5,94,39,987
					8,18,55,657	5,94,39,987
18	Provisions					
	Provisions for En					
	Compensated .	Absences			4,77,034 4,77,034	
					4,77,034	4,22,533
19	Borrowings <u>Secured</u> Loans repayable From Banks:	on demand - Cash	Credit Facility		1,18,65,931	12,51,12,995
	<u>Unsecured</u> From Related Pa Fellow subs	<b>arty:</b> idiary - Repayable	on demand			7,00,00,000
					1,18,65,931	19,51,12,995
20	Trade Payables Micro & Smal Total outstand	-	rs other than micr	o and small enterprises	82,94,205	
				1 0 1 1.1		1 2020 51 1
	information, rega		mall Enterprises h	as been determined to the extent such p	tstanding for more than 45 days as at 31st Mar parties have been identified on the basis of info	
	information, rega the Company. Th	rding Micro and S	mall Enterprises h upon by the Audit	as been determined to the extent such p		
	information, rega the Company. Th The disclosure pu	rding Micro and S is has been relied u	mall Enterprises h upon by the Audit Act is as under	as been determined to the extent such p ors		
	information, rega the Company. Th The disclosure pu a. Principal amou b. Interest accrue	rding Micro and S is has been relied u ursuant to the said a int due to Supplier d and due on the a	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount,unpa	as been determined to the extent such p ors ct, 2006 iid		rmation available with
	information, rega the Company. Th The disclosure pu a. Principal amou b. Interest accrue c. Payment made	rding Micro and S is has been relied u ursuant to the said a unt due to Supplier	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount,unpa	as been determined to the extent such p ors ct, 2006 iid		rmation available with - - -
	information, rega the Company. Th The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid	rding Micro and S is has been relied of ursuant to the said a unt due to Supplier d and due on the al beyond the appoir	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount,unpa nted day during th	as been determined to the extent such p ors ct, 2006 iid	parties have been identified on the basis of info	rmation available with - - - -
	information, rega the Company. Th The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest due an	rding Micro and S is has been relied u ursuant to the said a unt due to Supplier d and due on the al beyond the appoir d payable for the p	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpr nted day during th eriod of delay	as been determined to the extent such p ors ct, 2006 id e year		rmation available with - - -
	information, rega the Company. Th The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest due an	rding Micro and S is has been relied of ursuant to the said a unt due to Supplier d and due on the al beyond the appoir	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpr nted day during th eriod of delay	as been determined to the extent such p ors ct, 2006 id e year	parties have been identified on the basis of info	rmation available with
21	information, rega the Company. Th The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest due an	rding Micro and S is has been relied to insuant to the said , ant due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpr nted day during th eriod of delay	as been determined to the extent such p ors ct, 2006 id e year	barties have been identified on the basis of info	rmation available with
21	information, rega the Company. Th The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest que an f. Interest remain <b>Other Financial</b>	rding Micro and S is has been relied to insuant to the said , ant due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102	rmation available with
21	information, rega the Company. Th The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest due an f. Interest remain <b>Other Financial</b> Current Maturitie Provision for Inte	rding Micro and S is has been relied u ursuant to the said . Int due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl <b>Liabilities</b> es of Long Term De crest Expenses	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102 48,04,358	rmation available with
21	information, rega the Company. The The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest due an f. Interest remain Other Financial Current Maturitie Provision for Inte Creditors for Cap	rding Micro and S is has been relied u ursuant to the said . Int due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl <b>Liabilities</b> es of Long Term De crest Expenses	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102 48,04,358 10,05,81,984	
21	information, rega the Company. Th The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest due an f. Interest remain <b>Other Financial</b> Current Maturitie Provision for Inte	rding Micro and S is has been relied u ursuant to the said . Int due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl <b>Liabilities</b> es of Long Term De crest Expenses	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102 48,04,358 10,05,81,984 7,71,900	rmation available with
21	information, rega the Company. The The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest due an f. Interest remain Other Financial Current Maturitie Provision for Inte Creditors for Cap	rding Micro and S is has been relied u ursuant to the said . Int due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl <b>Liabilities</b> es of Long Term De crest Expenses	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102 48,04,358 10,05,81,984	rmation available with
	information, rega the Company. The The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest due an f. Interest remain Other Financial Current Maturitie Provision for Inte Creditors for Cap	rding Micro and S is has been relied u ursuant to the said . Int due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl <b>Liabilities</b> es of Long Term De crest Expenses	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102 48,04,358 10,05,81,984 7,71,900	rmation available with
	information, rega the Company. The Company. The A. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest paid e. Interest due an f. Interest remain Other Financial Current Maturitie Provision for Inte Creditors for Cap Salary Payable	rding Micro and S is has been relied u ursuant to the said . int due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl <b>Liabilities</b> to of Long Term Do crest Expenses ital Expenditure	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102 48,04,358 10,05,81,984 7,71,900	rmation available with
	information, rega the Company. The Company. The Company. The Company of the Compa	rding Micro and S is has been relied to instant to the said a unt due to Supplier d and due on the al- beyond the appoir d payable for the p ing due and payable <b>Liabilities</b> es of Long Term De- crest Expenses bital Expenditure	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102 48,04,358 10,05,81,984 7,71,900 13,15,14,345 27,241	rmation available with
	information, rega the Company. The The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest que an f. Interest remain Other Financial Current Maturitie Provision for Inte Creditors for Cap Salary Payable Provision for emp	rding Micro and S is has been relied to instant to the said a unt due to Supplier d and due on the al- beyond the appoir d payable for the p ing due and payable <b>Liabilities</b> es of Long Term De- crest Expenses bital Expenditure	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102 2,53,56,102 48,04,358 10,05,81,984 7,71,900 13,15,14,345	rmation available with
22	information, rega the Company. The The disclosure pu a. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest que an f. Interest due an f. Interest due an f. Interest remain Other Financial Current Maturitie Provision for Inte Creditors for Cap Salary Payable Provision for emp Compensate	rding Micro and S is has been relied to ursuant to the said , unt due to Supplier d and due on the al- beyond the appoir d payable for the p ing due and payable <b>Liabilities</b> as of Long Term Do- crest Expenses ital Expenditure	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount, unpa nted day during th period of delay le in succeeding y	as been determined to the extent such p ors ct, 2006 id e year	2,53,56,102 48,04,358 10,05,81,984 7,71,900 13,15,14,345 27,241	rmation available with
22	information, rega the Company. The The disclosure puta. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest que an f. Interest due an f. Interest remain Other Financial Current Maturitie Provision for Inte Creditors for Cap Salary Payable Provision for emp Compensate Other Current I	rding Micro and S is has been relied of ursuant to the said , and due to Supplier d and due on the al- beyond the appoir d payable for the p ing due and payable <b>Liabilities</b> es of Long Term Do- crest Expenses ital Expenditure ployee benefits:- ed Absences	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount,unpa nted day during th veriod of delay le in succeeding y ebt	as been determined to the extent such p ors et, 2006 iid e year ear	2,53,56,102 48,04,358 10,05,81,984 7,71,900 13,15,14,345	rmation available with
22	information, rega the Company. The The disclosure puta. Principal amouto b. Interest accrute c. Payment made d. Interest paid e. Interest que an f. Interest remain Other Financial Current Maturitic Provision for Inte Creditors for Cap Salary Payable Provision for emp Compensate Other Current I Provision for Pur	rding Micro and S is has been relied u ursuant to the said . unt due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl Liabilities es of Long Term Durset Expenses ital Expenditure ployee benefits:- ed Absences Liabilities chase of Property, J	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount,unpa nted day during th veriod of delay le in succeeding y ebt	as been determined to the extent such p ors et, 2006 iid e year ear	2,53,56,102 48,04,358 10,05,81,984 7,71,900 13,15,14,345 8,70,43,567	rmation available with
	information, rega the Company. The The disclosure puta. Principal amou b. Interest accrue c. Payment made d. Interest paid e. Interest que an f. Interest due an f. Interest remain Other Financial Current Maturitie Provision for Inte Creditors for Cap Salary Payable Provision for emp Compensate Other Current I	rding Micro and S is has been relied u ursuant to the said . unt due to Supplier d and due on the al beyond the appoir d payable for the p ing due and payabl Liabilities es of Long Term Durset Expenses ital Expenditure ployee benefits:- ed Absences Liabilities chase of Property, J	mall Enterprises h upon by the Audit Act is as under under MSMED A bove amount,unpa nted day during th veriod of delay le in succeeding y ebt	as been determined to the extent such p ors et, 2006 iid e year ear	2,53,56,102 48,04,358 10,05,81,984 7,71,900 13,15,14,345	rmation available with

<u>ALLIANCE SPACES PRIVATE LIMITED</u> (<u>CIN U55101MH2007PTC169101</u>) NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2020

			(Amount in Rs.
Note No.	Particulars	As at 31st March, 2020	As at 31st March, 2019
6	Other Financials Assets		
	Fixed Deposit with Bank	-	1,64,06,250
	(Maturity more than 12 Months)		1 ( 1 0 ( 0 0)
		-	1,64,06,250
7	Deferred tax assets (Net)		
'	At the beginning	2,32,18,489	2,40,80,337
	Charge/ (credit) to profit or loss	(2,13,58,352)	(8,61,847)
	At the end	18,60,137	2,32,18,489
8	Other Non Current Assets Security Deposit	1,12,79,009	63,25,455
	Others	1,12,79,009	03,25,455 13,61,920
	Unit's	12,42,190	15,01,920
		1,25,21,205	76,87,375
9	Trade Receivables:		
	[Unsecured]		
	a) Considered good	47,30,195	1,83,03,234
	Less: Allowance for Expected Credit loss	(6,389) 47,23,806	- 1,83,03,234
		47,25,800	1,85,05,254
	b) Significant increase in Credit Risk	-	-
	Less: Allowance for Expected Credit loss	-	-
		-	-
	c) Credit Impaired	-	-
	Less: Allowance for Expected Credit loss	-	-
		47,23,806	1,83,03,234
10	Cash and cash equivalents	7 (1 000	16.040
	Cash on hand Balances with banks -	7,64,088	46,240
	In Current Accounts	1,86,51,038	66,44,355
	In Fixed Deposits (Maturity less than 3 Months)	3,83,59,571	-
		5,77,74,697	66,90,595
	(Fixed Deposit of Rs 1,64,06,250 (P.Y. Rs 1,64,06,250/-) is earmarked towards maintenance of DSRA as per		
	loan agreement.)		
11	Other Financial Assets: Unbilled Revenue	8,540	
	Interest Accrued on Fixed Deposits	20,44,074	3,86,864
		20,52,614	3,86,864
		· · · ·	
12	Current Tax Assets (Net)		
	Taxes Paid [Net of Provisions]	1,64,36,263	80,64,898
		1,64,36,263	80,64,898
13	Other Current Assets Unsecured		
	Advances given to Parties :		
	- Considered Good	5,38,01,475	2,10,78,849
	- Considered Doubtful	-	-
		5,38,01,475	2,10,78,849
	Balances with Statutory/Government Authorities	1,35,21,699	2,13,53,536
	Prepaid Expenses	23,56,849	6,19,045
	Others	15,279	15,278
		6,96,95,302	4,30,66,708

#### <u>ALLIANCE SPACES PRIVATE LIMITED</u> (CIN U55101MH2007PTC169101)

Note		2019-20	2018-19
No.	Particulars	(Rs.)	(Rs.)
			· · ·
24	Revenue from Operation		
	License Fees and Rental Income	12,95,18,783	1,77,75,646
	Service Charges	1,86,13,831	38,79,684
	Project Management consultancy charges	50,00,000	1,00,00,000
		15,31,32,614	3,16,55,330
25	Other Income		
	Interest on Fixed Deposit	21,31,717	3,90,008
	Interest on Others	45,280	20,766
	Scrap sale	6,14,093	-
		27,91,090	4,10,774
•			
26	Employee Benefits Expenses	(0.00.01(	
	Salaries, Wages and Bonus	69,89,816	64,79,662
	Staff welfare expenses	92,504 <b>70,82,320</b>	1,19,652 65,99,314
		70,82,320	05,99,514
27	Finance Cost		
	Interest expense for financial liabilities at amortised cost	3,75,81,336	1,47,01,173
		3,75,81,336	1,47,01,173
• •			
28	Other Expense	50 50 501	27.20.011
	Electricity Charges	59,79,521	37,38,911
	Repairs & Maintenance	0.15.140	
	Building	3,15,140	56,287
	Machinery & Equipments	54,40,483	2,93,760
	Insurance Expenses	8,62,512	5,08,850
	Water Expenses	5,02,275	1,49,665
	General and Administrative Expenses	8,03,731	20,22,911
	Rent, Rates & Taxes	90,77,914	58,23,601
	Auditors' Remuneration:	4.65.000	4 65 000
	Audit Fees	4,65,000	4,65,000
	Travelling Expenses	10,89,719	1,77,513
	Printing & Stationery	4,32,834	5,09,407
	Provision for Doubtful Debts	6,389	-
	Rebates & Settlements	26,81,555	-
	Security Charges	32,40,103	33,92,445
	Manpower and Housekeeping Expenses	30,52,843	10,74,555
	Brokerage Expenses	61,43,872	1,35,95,935
	Legal & Professional Expenses	27,46,355	15,82,069
	Loss on sale of Fixed Assets	45,62,290	-
	Advertisement & Marketing Expenses	10,35,820	1,76,612
		4,84,38,354	3,35,67,521

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2020

			(Amount in Rs.)
	Particulars	2019-20	2018-19
9 Ta:	xation		
Inc	ome tax related to items charged or credited to profit or loss during the year:		
A	Statement of Profit or Loss		
1	Current Income Tax		
		-	-
2	2 Deferred Tax expenses/ (benefits):		
	Relating to origination and reversal of temporary differences	2,13,58,352	8,61,84
		2 12 59 252	9 61 94
		2,13,58,352	8,61,84
	Total Income tax Expenses (1 + 2)	2,13,58,352	8,61,84
	* * *		
B	Reconciliation of Current Tax expenses:		
	Profit /(Loss) from Continuing operations	2,61,21,078	(3,80,72,76
	Applicable Tax Rate	25.17%	-
	Computed tax expenses	65,74,000	-
	Additional allowances for tax purpose	(1,99,17,000)	-
	Expenses not allowed for tax purposes	1,44,93,000	-
	Carry Forward Loss utilised	(11,50,000)	-
	Additional Tax payable due to MAT provisions	-	-
c			
С	Deferred Tax Recognised in statement of profit and Loss relates to the following:		
	Accelerated depreciation for tax purpose	17,38,546	16,35,92
	Expenses allowable on payment basis	-	-
	Unused Brought Forward losses	1,82,84,806	(7,74,07
	MAT credit written off during the year	13,35,000	-
	Deferred Tax Liabilities/ (Asset)	2,13,58,352	8,61,84
		As at Mansh 21	As at Manak 21
D	Reconciliation of deferred tax liabilites/(asset) net:	As at March 31, 2020	As at March 31 2019
D	Reconcination of deferred tax habilities/(asset) net:		2017
	Opening balance	(2,32,18,489)	(2,40,80,33
	Tax expenses / (income) for the year	2,13,58,352	8,61,84
	Closing balance	(18,60,137)	(2,32,18,489
	•		

#### 30 Expenses recognised for Defined benefits plan:

The company provides gratuity benefit to its employees which are a defined benefit plan. The present value of obligations is determined based on

actuarial valuation using the Projected Unit Credit Method. The obligation for leave encashment is recognized in the same manner as gratuity.

	Gratuity (Funded)		Leave Encashment	
			( Non - fun	ded)
	2019-20	2018-19	2019-20	2018-19
1 Change in Defined Benefit Obligation during the year				
Defined Benefit Obligation at the beginning of the year	8,46,094	4,18,426	4,47,582	3,53,397
Interest Cost	73,879	43,552	44,635	40,886
Current Service Cost	1,30,148	1,13,479	1,40,880	1,52,529
Past Service Cost	-	-		
Benefits paid during the year	-	-	-	(33,733)
Actuarial (gain)/loss on Defined Benefit Obligation	76,642	2,70,637	(1,28,822)	(65,497)
Defined Benefit Obligation at the end of the year	11,26,763	8,46,094	5,04,275	4,47,582

2 Change in fair value of Plan Assets during the year	2019-20	2018-19	2019-20	2018-19
Fair value of Plan Assets at the beginning of the year	22,08,014	20,54,422	-	-
Expected Return on plan assets	1,69,341	1,69,160	-	-
Contribution	11,112	10,683	-	-
Benefits paid during the year	-	-	-	-
Actuarial (gain)/loss on Plan Asset	(19,508)	(26,251)	-	-
Fair value of Plan Assets at the end of the year	23,68,959	22,08,014	-	-
3 Amount to be recognized in Balance sheet:				
Present value of Defined Benefit Obligation	11,26,763	8,46,094	5,04,275	4,47,58
Fair Value of plan assets at the end of the year	23,68,959	22,08,014	-	-
Amount recognized in Balance sheet	(12,42,196)	(13,61,920)	5,04,275	4,47,58
4 Current / Non - current bifurcation:				
Current benefit obligation	-	-	27,241	25,04
Non - current benefit obligation	(12,42,196)	(13,61,920)	4,77,034	4,22,53
5 Expenses recognised in the statement of Profit & Loss for th	•			
Current Service Cost	1,30,148	1,13,479	1,40,880	1,52,52
Interest cost on obligation	73,879	43,552	44,635	40,88
Expected Return on plan assets	(1,69,341)	(1,69,160)	-	-
Past Service Cost	-	-		
Actuarial (gain)/losses	-	-	(1,28,822)	(65,49
Expense recognized in the statement of Profit & Loss account	34,686	(12,129)	56,693	1,27,91
6 Recognised in Other Comprehensive income for the year				
Remeasurement due to:				
Effect of change in financial assumptions	17,399	39,160	NA	N
Effect of change in demographic assumptions	-	-	NA	N
Effect of experience adjustments	59,243	2,31,477	NA	N
Return on plan of assets( excluding interest)	19,508	26,251	NA	N
Net Actuarial (gain)/loss for the year	96,150	2,96,888	NA	N
7 Maturity profile of defined benefit obligation				
Within the next 12 months	59,563	45,926	-	-
Between 2 to 5 years	3,15,847	2,38,831	-	-
Between 5 to 10 years	8,60,424	2,85,610	-	-
8 Acturial assumptions used for estimating defined benefit of	bligations			
Discount Rate	6.70%	8.25%	6.70%	7.75
	0% for first year 5% for the next		0% for first year	
	year		5% for the next year	
Salary Escalation Rate	7% thereafter	7.50%	7% thereafter	7.50
Expected Rate of Return on Assets	7.75%	8.25%	NA	Ν
Martality Rate	IALM (2012-14) Ultimate	IALM (2006-08) Ultimate	IALM (2012-14) Ultimate	IALM (2006-08) Ultimate
Attrition/ Withdrawal Rate	5%	5%	5%	:
The weighted average duration of plan	11.79 years	10.89 years	11.79 years	10.89 ye

1 Salary escalation rate is arrived after taking into account regular increaments, price inflation and promotion and other relevant factors such as supply and demand in employment market.

2 Discount rate is based on prevailing market yields of Indian Government Securities as at balance sheet date for estimated term of obligations.

3 Attrition rate/ withdrawal rate is based on Company's policy towards retention of employees, historical data and industry outlook.

4 Expected contribution to defined benefit plans for the financial year 2020-21 is NIL

5 The above information is certified by actuary.

#### 8 Sensitivity analysis:

Increase/ (decrease) on present value of defined benefits obligations at the end of the year:

	Change in	Effect on Gratuity	v obligation
	assumption	2019-20	2018-19
Discount rate	+1%	-98,866	7,70,635
	-1%	1,15,445	9,34,243
Salary Escalation rate	+1%	83,214	9,12,748
	-1%	-77,501	7,85,089
Attrition Rate	+1%	7,603	8,57,026
	-1%	-10,269	8,32,070

These gratuity plan 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 year on government bonds. For other defined benefit plans, the discount rate is determined by reference to market yield at the end of reporting year on high quality corporate bonds when there is a deep market for such bonds; if the return on plan asset is below this rate, it will create a plan deficit.

#### 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 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.

#### 31 Related Party Disclosures:-

In accordance with the requirements of IND AS 24, on related party disclosures, name of the related party, related party relationship, transactions and outstanding balances including commitments where control exits and with whom transactions have taken place during reported periods, are:

#### A. Related party name and relationship

Sr. No	Name of the Related Party	Relationship
1	The Phoenix Mills Limited	Ultimate Holding
		Company
2	Phoenix Hospitality Company Private Limited	Holding Company
3	Market City Resources Private Limited	Fellow Subsidiary
4	Palladium Constructions Private Limited	Fellow Subsidiary
5	Vamona Developers Private Limited	Fellow Subsidiary
6	Blackwood Developers Private Limited	Fellow Subsidiary

#### B. Transactions during the year with the Related Parties:-

Sr. No.	Nature of Transactions	2019-2020	2018-2019
1	Inter Corporate Deposit Received		
	Vamona Developers Private Limited	42,46,00,000	20,80,62,700
2	Inter Corporate Deposit Repaid (Liability)		
	Vamona Developers Private Limited	49,46,00,000	71,22,62,700
3	Interest Expenses (Including Interest capitalised)		
	Vamona Developers Private Limited	1,44,73,449	26,97,152
4	OFCD Issued		
	Vamona Developers Private Limited	85,00,00,000	74,25,00,000
5	OFCD redeemed		
	Vamona Developers Private Limited	-	61,82,37,300
6	Project Management consultancy - Income		
	Vamona Developers Private Limited	50,00,000	50,00,000
	Blackwood Developers Private Limited	-	50,00,000
7	Electricity Charges		
	Vamona Developers Private Limited	40,56,052	35,79,849
8	Water Charges		
	Vamona Developers Private Limited	5,02,275	1,49,665
9	Parking Expenses		
	Vamona Developers Private Limited	9,02,474	52,590
9	Sale of Fixed Assets		
	Market City Resources Private Limited	_	74,763
	Palladium Constructions Private Limited	7,40,892	-

#### C. Balances at the year end

Sr. No.	Nature of Balances	As at March 31, 2020	As at March 31, 2019	
		Rs.	Rs.	
1	Equity Share Capital			
	The Phoenix Mills Limited	83,97,440	83,97,440	
	Phoenix Hospitality Company Private Limited	1,15,89,500	1,15,89,500	
2	Other Equity - OFCD			
	Vamona Developers Pvt ltd	1,73,65,00,000	88,65,00,000	
3	Borrowings			
	Vamona Developers Pvt ltd	-	7,00,00,000	
4	Trade Receivables			
	Vamona Developers Pvt ltd	-	54,00,000	
5	Interest Payable			
	Vamona Developers Pvt ltd	1,028	51,781	
7	Trade Payables			
	Vamona Developers Pvt ltd	76,09,815	-	

#### 32 Contingent Liabilities

Disputed Income Tax liability amounting to Rs. 2,670 pertaining to Assessment Year 2011-12 (March 31, 2019 - 91,500 - pertaining to Assessment Year 2015-16).

#### 33 Earning Per Share

	Amount	Amount
Basic as well as Diluted - EPS	(Rs)	(Rs)
	2019-20	2018-19
Net Profit / (Loss) after tax	47,62,372	(3,89,34,613)
Weighted average number of equity shares	19,98,694	19,98,694
Nominal value of equity share	10/-	10/-
Basic EPS (Rupees)	2.38	(19.48)
Diluted EPS (Rupees)	1.19	(19.48)

34 The Leave and License agreements are generally for a period of 1 to 5 years. The terms also provide for escalation of License fees on a periodical basis. Generally, the company has a right to terminate these agreements by giving advance notice as stipulated therein.

Future minimum License Fees receivable under Leave and License agreements for non-expired lock in period as at 31st March 2020 are as follows:

				(Amount in Rs.)
Particulars	Within one year	After one year but not more than five years	More than five years	Total
As on 31st March 2020	15,18,25,556	43,06,28,328	-	58,24,53,884
As on 31 <sup>st</sup> March 2019	10,09,36,256	41,90,33,553	-	51,99,69,809

Contingent License Fees comprising of Revenue Share income (computed as a % of sales) charged to the Licensees during the year is NIL (P.Y. NIL)

#### 35 Expenditure incurred during construction period

The expenditure incurred during the construction period is treated as "Project Development Expenditure" pending capitalisation. The same has been included under Capital Work In Progress and will be apportioned to fixed assets on the completion of the project.

Particulars	2019-20	2018-19	
Opening Balances	1,32,44,399	41,62,75,332	
Expenses Incurred during the year			
Finance Cost	4,29,94,209	1,34,30,553	
Admininstrative Expenses	46,13,002	13,77,532	
Salary Expenses	50,19,885	52,51,243	
Less:- Capitalised During the year	-	42,30,90,261	
Closing Balances	6,58,71,495	1,32,44,399	

#### 36 Fair Value of Financial assets and Liabilities:

Set out below is the comparison by class of carrying amounts and fair value of Company's financial instruments that are reognised in the financial statements.

Particulars	As at Mar	ch 31, 2020	As at March 31, 2019		
		Fair		Fair	
	<b>Carrying Value</b>	Value	Carrying Value	Value	
Financial assets designated at					
amortised cost					
Trade Receivables	47,23,806	47,23,806	1,83,03,234	1,83,03,234	
Cash and Cash Equivalents	5,77,74,697	5,77,74,697	66,90,595	66,90,595	
Deposits with Banks	-	-	1,64,06,250	1,64,06,250	
Other financial assets	20,52,614	20,52,614	3,86,864	3,86,864	
Total	6,45,51,117	6,45,51,117	4,17,86,942	4,17,86,942	
Financial liabilities designated at amortised cost					
Borrowings	61,18,65,931	61,18,65,931	79,51,12,994	79,51,12,994	
Trade payables and others	82,94,205	82,94,205	26,21,932	26,21,932	
Other financial liabilities	18,80,13,899	18,80,13,899	9,58,55,592	9,58,55,592	
Total	80,81,74,035	80,81,74,035	89,35,90,518	89,35,90,518	

#### Fair valuation techniques:

The Company maintains policies and procedures to value financial assets or financial liabilities using the best and most relevant data available. The following methods and assumptions were used to estimate the fair values

1 Fair value of cash and deposits, trade receivables, trade payables, and other current financial assets and liabilities approximate their carrying amounts largely due to the short-term maturities of these instruments.

2 Long-term borrowings are evaluated by the Company based on parameters such as interest rates, credit risk and other risk characteristics. Fair value of variable interest rate borrowings approximates their carrying values. Risk of non-performance for the company is considered to be insignificant in valuation.

#### 37 Financial risk Management:

The Company's financial liabilities comprise borrowings, trade payables and other payables. The main purpose of managing financial liabilities is to manage finance for the Company's operations. The Company has loan and other receivables, trade and other receivables, and cash and short-term deposits that arise directly from its operations.

The Company is exposed to market risk, credit risk and liquidity risk. The Company's senior management oversees the management of these risks. The Company's senior management has establised a risk management policy to identify an analyse the risks, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policy is reviewed periodically to reflect changes in market conditions and the Company's senior management for trading or speculative purposes. The Company's senior management reviews and agrees policies for managing each of these risks, which are summarised below.

#### • Market risk:

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise three types of risk: currency rate risk, interest rate risk and other price risks, such as equity price risk and commodity risk. Financial instruments affected by market risk include loans and borrowings and investments in securities.

#### Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Company is exposed to foreign exchange risk through purchases of goods or services from overseas supplier in foreign currency. The Company generally transcats in US dollar. The foreign exchange rate exposure is balanced by purchasing of goods or services in the respective currency.

The Company is exposed to insignificant foreign exchange risk as at the respective reporting dates.

#### <u>Interest rate risk</u>

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is not exposed to interest rate risk as the Company has fixed rate of borrowings as at the respective reporting dates.

#### Commodity and Other price risk

The Company is not exposed to the comodity and other price risk.

#### • Credit Risk

Credit risk is the risk of financial loss to the Company that a customer or counter party to a financial instrument fails to meet its obligations. The Company is exposed to credit risk from its operating activities (primarily trade receivables) and from its financing activities, including deposits with banks and other financial instruments.

#### NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2020

#### Trade and other recivables:

The Company extends credit to customers in normal course of business. The Company considers factors such as credit track record in the market and past dealings for extension of credit to customers. To manage credit risk, the Company periodically assesses the financial reliability of the customer, taking into account the financial condition, current economic trends, and analysis of historical bad debts and aging of accounts receivables. Outstanding customer receivables are regularly monitored.

The Company is not exposed to concentration of credit risk to any one single customer since services are provided to vast specturm and hence, the concentration of risk with respect to trade receivables is low. The Company has also taken advances and security deposits from its customers, which mitigate the credit risk to an extent.

#### Cash and cash equivalents an other investments

The Company is exposed to counter party risk relating to medium term deposits with banks and investment in mutual funds.

The Company considers factors such as track record, size of the institution, market reputation and service standards to select the banks with which balances and deposits are maintained. Generally, the balances are maintained with the institutions with which the Company has also availed borrowings. The Company does not maintain significant cash and deposit balances other than those required for its day to day operations.

#### Exposure to credit risk

The gross carrying amount of financial assets, net of impairment losses recognised represents the maximum credit exposure. The maximum exposure to credit risk as at March 31,2020 and March 31,2019 is as follows:

	As at 31-03-2020	As at 31-03-2019				
Financial assets for which loss allowances is measured using 12 months Exped	cted Credit Losses (EC	<u>CL):</u>				
Cash and cash equivalents	5,77,74,697	66,90,595				
Other financial assets	20,52,614	3,86,864				
Bank Deposits	-	1,64,06,250				
Financial assets for which loss allowances is measured using Life time Expected Credit Losses (ECL):						
Trade receivables	47,23,806	1,83,03,234				

Life time Expected credit loss for Trade receivables under simplified approach

Aging of Trade Receivables	0-90 days	90-180 days	180 - 360 days	over 360 days	Total
As at 31st March, 2020					
Gross Carrying Amount	28,07,341	5,18,269	12,98,872	1,05,713	47,30,195
Expected credit losses (Loss allowance provision)	6,389	-	-	-	6,389
Net Carrying Amount	28,00,952	5,18,269	12,98,872	1,05,713	47,23,806
As at 31st March, 2019					
Gross Carrying Amount	1,30,03,256	52,99,978	-	-	1,83,03,234
Expected credit losses (Loss allowance provision)	-	-	-	-	-
Net Carrying Amount	1,30,03,256	52,99,978	-	-	1,83,03,234

Reconciliation of Changes in the life time expected credit loss allowance:	2019-20	2018-19
Loss allowance on 1 April, 2019	-	-
Provided during the year	6,389.00	-
Amount written off during the year	-	-
Loss allowance on 31st March, 2020	6,389.00	-

Cash and Cash equivalents, other Investment, Loans and other financial assets are neither past due nor impaired. Management is of view that these financial assets are considered good and 12 months ECL is not provided.

#### Liquidity risk

Liquidity risk is the risk that the Company may not be able to meet its present and future cash and collateral obligations without incurring unacceptable losses.

The Company's objective is to at all times maintain optimum levels of liquidity to meet its cash and collateral requirements. The Company relies on a mix of borrowings, capital infusion and excess operating cash flows to meet its needs for funds. The current borrowings are sufficient to meet its short to medium term expansion needs. Management monitors the Company's net liquidity position through rolling forecasts on the basis of expected cash flows.

	As at March 31, 2020					
	Carrying					
Particulars	Amount	On Demand	Less than 1 Yr	1- 5 yrs	>5 years	Total
Borrowings	61,18,65,931	1,18,65,931	2,53,56,102	26,58,37,159	30,88,06,738	61,18,65,931
Other Financial Liabilities	18,80,13,899	18,80,13,899	-	-	-	18,80,13,899
Trade and other payables	82,94,205	82,94,205	-	-	-	82,94,205

	As at March 31, 2019					
	Carrying					
Particulars	Amount	On Demand	Less than 1 Yr	1- 5 yrs	>5 years	Total
Borrowings	79,51,12,994	19,51,12,994	-	20,61,05,095	39,38,94,905	79,51,12,994
Other Financial Liabilities	9,58,55,592	9,58,55,592	-	-	-	9,58,55,592
Trade and other payables	26,21,932	26,21,932	-	-	-	26,21,932

#### 38 Capital management

The primary objective of the Company's capital management is to maximize the shareholder value. The Company's primary objective when managing capital is to ensure that it maintains an efficient capital structure and healthy capital ratios and safeguard the Company's ability to continue as a going concern in order to support its business and provide maximum returns for shareholders. The Company also proposes to maintain an optimal capital structure to reduce the cost of capital. No changes were made in the objectives, policies or processes during the year ended March 31, 2020.

For the purpose of the Company's capital management, capital includes issued capital, share premium and all other equity reserves. Net debt includes, interest bearing loans and borrowings, trade and other payables less cash and short term deposits.

<u>Particulars</u>	As At 31-03-2020	As At 31-03-2019
Loans and Borrowings	61,18,65,931	79,51,12,994
Less: Cash and cash equivalents + Bank Deposits (Current)	5,77,74,697	2,30,96,845
Net Debt	55,40,91,234	77,20,16,149
Total Capital	2,64,37,30,434	1,78,90,64,212
Capital+Net Debt	3,19,78,21,667	2,56,10,80,361
Gearing Ratio	17%	30%

#### 39 Segment reporting:

The Company is mainly engaged in real estate activities. Accordingly, the Company has only one identifiable segment reportable under IndAS 108" Operating Segment".

Managing Director (the'Chief Operational Decision Maker as defined in Ind AS 108 – Operating Segments) monitors the operating results of the entity's business for the purpose of making decisions about resource allocation and performance assessment.

- 40 Trade receivables and trade payables are subject to confirmations and reconciliations/ adjustments arising there from, if any. The same is not expected to have any material impact on the financial statements, as per the management.
- 41 The previous year figures have been regrouped, reworked, rearranged and reclassified, whenever necessary and are to be read in relation to the amounts and other disclosures relating to the current period.

42 COVID-19 outbreak has been declared as a pandemic by WHO. Subsequently, the Government of India has initiated a series of measures to contain the outbreak, including imposing multiple 'lock-downs' across the country, from March 24, 2020. This has posed significant challenges to the business of the Company. As per the directives of the Central/State Governments it was mandated to close all business activities of the company during the lockdown period.

During the period commencing from the start of the lockdown, the Company has taken various measures to rationalize fixed costs including but not limited to energy conservation, resource deployment and deferral of certain non-critical upgrades.

Rent & CAM Collections from the tenants of the commercial offices remain strong. Collections of rent and other charges from tenants of commercial offices are not materially impacted.

The Company has assessed the potential impact of Covid-19 on its capital and financial resources, profitability, liquidity position, ability to service debt and other financing arrangements, supply chain and demand for its services. The current liquidity position of the company continues to be stable and comfortable and it has available sanctioned unutilised working capital limits to meet any of its future cash flow requirements. In order to conserve its cash flows the Company has availed moratorium offered by banking partners as per the RBI guidelines on principal & interest for a period of 6 months.

It has also assessed the potential impact of Covid-19 on the carrying value of property, plant & equipment, Capital work in Progress, intangible assets, investments, trade receivables and other current assets appearing in the financial statements of the company. In developing the assumptions and estimates relating to the future uncertainties in the economic conditions because of this pandemic, the company as at the date of approval of these Financial statements has used internal and external sources of information and based on current estimates, expects to recover the carrying amounts of these assets. Considering the uncertainties involved in estimating the impact of this pandemic, the future impact of this pandemic may be different from those estimated as on the date of approval of these standalone financial statements.

The company will continue to closely monitor uncertainties arising of material changes to the future economic conditions.

As per our Report of even date For A. M. Ghelani & Company Firm Registration No. 103173W Chartered Accountants

For and on behalf of the Board of Directors

**Chintan A. Ghelani** Partner Membership No. 104391

Place : Mumbai Date : 24th June, 2020 **Dipesh Gandhi** (Managing Director) DIN: 02079576 Varun Parwal (Director) DIN: 07586435