

www.veritasindia.net

Table of Contents	Page
Corporate Overview	<u></u>
Board of Directors	1
	l
Corporate information	1
Statutory Reporting	
Directors' Report	2
Managamant Diagnasian &	
Management Discussion & Analysis Report	34
Many sig Report	
Corporate Governance Report	41
Financial Panesting	
Financial Reporting > Standalone Financial Statements	
7 Standarone I maneral Statements	
Statutory Auditor's Report	71
•	
Balance Sheet	81
	82
Profit & Loss Account	02
Cash Flow Statement	83
Cash Flow Statement	0.0
Notes to Accounts	86
> Consolidated Financial Statements	
Statutory Auditor's Report	119
	129
Balance Sheet	
Profit & Loss Account	130
Cash Flow Statement	131
Notes to Accounts	134
Notice of AGM	167
TOUR DE LEGITA	

CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Nitinkumar Didwania Chairman & Non-Executive

Director

Mr. Praveen Bhatnagar Whole-Time Director

Mr. Kunal Sharma Non-Executive Director

Ms. Kamala Aithal Independent Director

Ms. Purvi Matani Independent Director

Mr. Vijay Shah Independent Director

Chief Financial Officer Mr. Rajaram Shanbhag

Vice President -Legal and Company Secretary

Mr. Prasad A Qak

Registered Office

CIN: L23209MH1985PLC035702

Veritas House, 3rd Floor, Mint Road, Fort, Mumbai – 400 001, Maharashtra

Tel. no.: 022-2275 5555 / 6184 0000 Fax no.: 022-2275 5556 / 6184 0001 E-mail: corp@veritasindia.net

Goods and Service Tax Number (GSTN)

27AAACD1654J1ZQ

Registrars & Share Transfer Agents
Universal Capital Securities Pvt. Ltd.

(Registrar & Share Transfer Agent)

C 101, 247 Park,

LBS Road, Vikhroli West,

Mumbai - 400083.

Tel Nos: (022) 28207203-05 Fax No.: (022) 28207207 Email id: info@unisec.in

Statutory Auditors

M/s. M. P. Chitale & Co., Chartered Accountants

Secretarial Auditor

M/s JMJA & Associates LLP Company Secretaries

Bankers

Axis Bank Limited

DIRECTORS' REPORT

To

The Members of Veritas (India) Limited,

Your Board of Directors ("Board') is pleased to present the 36th Annual Report on the business and operations of the Veritas (India) Limited ("Company") along with the audited accounts for the financial year ended 31st March, 2021.

FINANCIAL HIGHLIGHTS

The Company follows Indian Accounting Standards (IND AS), the financial performance of your company for the financial year ended 31st March, 2021 is summarized below:

(Amount in Rs.)

	Standa	lone	Consolidated			
Particulars -	2020-2021	2019-2020	2020-2021	2019-2020		
Revenue from operations (including other income)	4,31,26,88,856	549,62,70,370	18,80,52,77,729	2086,55,12,374		
Profit before tax	8,23,53,498	8,62,47,629	17,69,62,54,478	122,42,88,664		
Less: Provision for Taxation	-	-	-	-		
Current Tax	1,89,20,013	2,13,87,438	1,89,32,212	21387,438		
Deferred Tax	36,84,744	(1,49,69,247)	36,84,744	(1,49,69,247)		
MAT Credit	(80,12,142)	(74,51,075)	(80,12,142)	0		
Current Tax Expenses related to prior Years	2	24,52,665	•	24,52,665		
Profit after Tax for the current year	6,77,60,883	8,48,27,849	1,09,44,18,437	1,22,28,68,884		
Add: Balance in Profit & Loss Account brought forward	73,24,88,875	65,64,52,602	4,72,55,71,380	351,14,94,071		
Add: Credit for Tax on Dividend	0	0	0	0		
Add: Transfer to Capital Work-in-progress	0	0	0	Ô		
Add: Transfer from Capital Reserves	0	0	d	0		
Profit available for Appropriation	0	0	0	0		
Less:						
- Proposed Dividend	(13,40,500)	(13,40,500)	(13,40,500)	(13,40,500)		
- Dividend Distribution Tax	2,72,926	2,72,926	2,72,926	2,72,926		

Balance	transferred	to	73,24,88,875	65,64,52,602	4,72,55,71,380	351,14,94,071
Balance S	iheet		V			

RESULTS FROM OPERATION::

The standalone and Consolidated Financial Statements of the Company for the Financial Year 2020-21 have been prepared in accordance with the Indian Accounting Standards (Ind AS) as required under the Companies Act, 2013.

Following are the comparative figures of the operations of the Company for the financial year ended 31st March, 2021 vis-à-vis previous year ended 31st March, 2020:

Revenue-Standalone

Standalone revenue from operations is **Rs. 4,22,85,46,857** as compared to previous year's revenue of Rs. 542,69,89,856/-.

Revenue-Consolidated

Consolidated revenue from operations increased to Rs. 18,76,26,76,147 as compared to previous year's revenue of Rs. 20,36,84,61,503/-

Profit Standalone

Standalone Profit after Tax is Rs. 6,77,60,883/- as compared to previous year's profit after tax of Rs. 848,27,848/-.

Profit Consolidated

Consolidated Profit after Tax is Rs.1,09,44,18,437/- as compared to previous year's profit after tax of Rs. 122,28,68,884/-

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY BETWEEN THE END OF THE FINANCIAL YEAR AND THE DATE OF THE REPORT

During the year under review, there were no material changes and/or commitments affecting the financial position of the company and also between the end of the financial year and the date of this report.

DIVIDEND

Your Board is pleased to recommend a dividend of Rs. 0.05/- (Five paise) per Equity Share of the face value of Re. 1/- (Rupee One only) each for the financial year ended 31st March, 2021 aggregating to about Rs. 13,40,500 /- (Rupees Thirteen Lakhs Forty Thousand Five Hundred Only) payable to the shareholders whose names appear in the Register of Members as on the Book Closure date. The Dividend is payable subject to the approval of the Shareholders at the ensuing Annual General Meeting of the Company.

TRANSFER TO RESERVES

During the Financial year 2020-2021, your company has not transferred any amount to General Reserves.

FINANCIAL STATEMENT

The financial statements of your Company for the year ended March 31, 2021 are prepared in accordance with the Indian Accounting Standards ("IND AS"), read with the provisions of Section 129 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") rules framed thereunder and Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended ("SEBI Listing Regulations") and forms part of this Annual Report.

The estimates and judgments relating to the Financial Statements are made on a prudent basis, so as to reflect in a true and fair manner, the form and substance of transactions and reasonably present the Company's state of affairs, profits and cash flows for the year ended March 31, 2021.

CONSOLIDATED FINANCIAL STATEMENT

The Consolidated Financial Statements of the Company and its subsidiaries for the financial year ended 31st March, 2021 are prepared in accordance with the Companies Act, 2013 and provisions of Indian Accounting Standards (Ind AS) as applicable along with all relevant documents and the Statutory Auditors' Report forms part of this Annual Report.

The detailed Financial Statements as stated above are also available on the website of the Company and can be accessed at the web link: http://www.veritasindia.net/annual_reports.asp

SUBSIDIARY, ASSOCIATE AND JOINT VENTURES COMPANIES

As on 31st March 2021, your company has 6 (Six) subsidiaries' including step-down subsidiary operating within India and overseas subsidiaries as listed below:

Domestic Subsidiaries (Incorporated in India):

- I. Veritas Infra & Logistics Private Limited, Wholly Owned Subsidiary (WOS)
- 2. Veritas Agro Ventures Private Limited, Wholly Owned Subsidiary (WOS)
- 3. Veritas Polychem Private Limited, Wholly Owned Subsidiary (WOS)

Company is in the process of closing its subsidiary, GV Offshore Private Limited, incorporated in India, which is a dormant company.

A new wholly-owned subsidiary of the Company, Veritas Petro Industries Private Limited was incorporated w.e.f. 04th May, 2021.

International Subsidiaries:

1. Veritas International FZE, (Wholly Owned Subsidiary incorporated in Dubai, UAE)

- 2. Verasco FZE (Formerly known Hazel International FZE), (Wholly Owned Subsidiary incorporated in Sharjah UAE)
- 3. Veritas Global PTE Limited, (Wholly Owned Subsidiary incorporated in Singapore)

During the financial year ended 31st March, 2021, the Board of Directors reviewed the affairs of Company's subsidiaries as mentioned above. Pursuant to Section 129(3) of the Companies Act, 2013 and new IND AS (Accounting Standards) issued by the Institute of Chartered Accountant of India, Consolidated Financial Statement presented by the Company includes the financial statements of its subsidiaries.

A separate statement containing the salient features of the financial performance of subsidiaries in the prescribed Form AOC-1 is annexed to the financial statements of the Company. The Audited Consolidated financial statements together with Auditors' Report form an integral part of the Annual Report.

In terms of provisions of Section 136 of the Companies Act, 2013, the Company shall place separately audited/unaudited accounts of each of its subsidiaries on its website at www.veritasindia.net and the same shall be available for inspection by the Members at the registered office of the Company during the business hours on all working days between 10.30 A.M. to 5.30 P.M. except Saturdays and Sundays up to the date of ensuing AGM. Any members interested for obtaining a copy of the said financial statements shall write to the Investor Relations Department at the Registered Office of the company.

Your Company has approved a policy for determining material subsidiaries and the same is uploaded on the Company's website which can be accessed using the link http://www.veritasindia.net/pdf/VIL-Material Subsidiary Policy-New,pdf

MANAGEMENT'S DISCUSSION AND ANALYSIS REPORT

A detailed review of the operations, performance and future outlook of your Company, Subsidiaries and its Business are given in the Management Discussion and Analysis, as required under the SEBI Listing Regulations, which is provided in separate section and forms integral part of this Report.

INTERNAL FINANCIAL CONTROLS

Your Company has in place adequate internal financial controls commensurate with the size, scale and complexity of its operations. Such controls have been assessed during the year under review taking into consideration the essential components of internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by The Institute of Chartered Accountants of India. Based on the results of such assessments carried out by Management, no reportable material weakness or significant deficiency in the design or operation of internal financial controls was observed. Nevertheless, your Company recognizes that any internal control framework, no matter how well designed, has inherent limitations and accordingly, regular audits and review processes ensure that such systems are reinforced on an ongoing basis.

PARTICULARS OF CONTRACTS OR AGREEMENTS ENTERED INTO WITH RELATED PARTIES

During the year under review, your Company has entered into transactions with the related parties as defined under Section 2(76) of the Companies Act, 2013 read with the Rules made there under and the

Listing Regulations. All related party transactions are in the ordinary course of business and are on arm's length basis. There are no materially significant related party transactions made by the Company with Promoters, Directors, Key Managerial Personnel or other designated persons which may have a potential conflict with the interest of the Company at large. Thus, disclosure in Form AOC-2 was not required. Details of transactions made are disclosed in financial statements. All related party transactions are presented to the Audit Committee and the Board. Omnibus approval was obtained for the transactions which are foreseen and repetitive in nature.

In line with the provisions of the Companies Act, 2013 and Regulation 23 of the Listing Regulations, your Company has formulated a policy on Materiality of Related Party Transaction and on dealing with related party transactions duly approved by the Board and is uploaded on the website of the Company and can be accessed at:

http://www.veritasindia.net/pdf/VIL Policy/Related-Party-Transaction-&-the-manner-of-dealing-with-Related-Party-Transaction.pdf

The details of the transactions with related parties and the status of outstanding balances as per Accounting Standard 18 are set out in **Note no.** 38 to the Standalone Financial Statements forming part of this report.

AUDITORS AND AUDITORS' REPORT

STATUTORY AUDITOR'S REPORT

The reports given by the M/s. M. P. Chitale & Co., Statutory Auditors of the Company on standalone and consolidated financial statements of the Company forms part of the Annual Report. There are no qualifications, reservations, adverse remarks or disclaimers given by the Statutory Auditors in their reports. The notes on financial statements referred to in the Statutory Auditors' Report are self-explanatory and do not call for any further comments.

SECRETARIAL AUDIT REPORT

The Board has appointed M/s. JMJA & Associates LLP, Practising Company Secretaries to undertake secretarial audit of the company pursuant to Section 204 of the Companies Act, 2013. The Secretarial Audit Report for the financial year ended 31st March, 2021 as submitted by them is annexed as **Annexure II** and forms part of this Report.

REPORTING OF FRAUDS BY AUDITORS

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

SECRETARIAL STANDARDS

To the best of our understanding and knowledge, it is hereby confirmed that during the year under review, your Company has complied with applicable Secretarial Standards i.e. SS-1 and SS-2, relating to "Meetings of the Board of Directors" and "General Meetings", respectively.

PARTICULARS OF LOANS GIVEN, INVESTMENTS MADE, GUARNATEES GIVEN AND SECURITY PROVIDED

The details of Loans and Investments under Section 186 of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014 and Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, for the Financial Year Ended 2020-21 are given in the Standalone Financial Statements. (Note No. 37 to the Standalone Financial Statements)

PUBLIC DEPOSIT

During the year under review, your Company did not invite or accept any Deposits covered under Chapter V of the Companies Act, 2013 ("Act"). There were no outstanding deposits within the meaning of Sections 73 and 74 of the Act, read together with the Companies (Acceptance of Deposits) Rules, 2014, at the end of the year under review.

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

Disclosures with regards to the particulars of Directors, KMPs and employees who are in receipt of remuneration in excess of the limits as prescribed under the provisions of Section 197(12) of the Act read with Rules 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended till date as may be applicable are available and the Statement containing the details of employee remuneration as required under Section 197 of the Companies Act, 2013 read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is available for inspection at the registered office of the Company during business hours from 21 days before the Annual General Meeting and any Member willing to obtain copy of the said statement can write to the Investor Relations Department at the Registered office address of the company (Annexure V). In terms of Section 136(1) of the Companies Act, 2013, the Annual Report is being sent to the Members excluding the information on particulars of employees.

BOARD AND COMMITTEES

DIRECTORS AND KEY MANAGERIAL PERSONS

During the year under review, the following changes occurred, in the composition of the Board and the Key Managerial Personnel of your Company:

Based on recommendation of the Nomination and Remuneration Committee, the Board appointed Mr. Kunal Sharma (DIN: 03553398) as an Additional Director (Non-executive) of the Company w.e.f. 4th September, 2020.

Key Managerial Personnel

The following personnel have been designated as Key Managerial Personnel (KMP) of the Company pursuant to Section 2(51) and 203 of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

a) Mr. Praveen Bhatnagar Whole-time Director

b) Mr. Rajaram Shanbhag Chief Financial Officer

c) Mr. Prasad A Oak Vice President Legal and Company Secretary

Except as mentioned above, there has been no change in the composition of Board and Key Managerial Personnel of the Company, during the year under review.

DECLARATION BY THE INDEPENDENT DIRECTORS

The Company has received declarations from all the Independent Directors of the Company confirming that they meet the criteria of Independence as prescribed under Section 149(6) of the Companies Act, 2013 read with Schedule IV and the relevant rules made there under and Regulation 16(1) (b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and there has been no change in the circumstances which may affect their status as an independent director during the year.

RETTREMENT BY ROTATION

In accordance with the Section 152, other applicable provisions of the Companies Act, 2013 and in terms of Memorandum and Article of Association of the Company, one-third of such of the Directors as are liable to retire by rotation, shall retire every year and, if eligible, offer themselves for re-appointment at every AGM.

Mr. Praveen Bhatnagar (DIN: 01193544) Whole-time Director, retires by rotation at the ensuing Annual General Meeting and being eligible have offered himself for re-appointment.

EVALUATION OF PERFORMANCE OF BOARD, ITS COMMITTEES AND DIRECTORS

Pursuant to the provisions of the Companies Act, 2013 and the Rules made there under and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Board has carried out a formal Annual evaluation of its own performance of its Committees, the Chairman as well as performance of the Directors individually.

The evaluation was done by the way of a structured questionnaires covering various aspects of the Board functioning, amongst others vision, strategy & role clarity of the Board, Board dynamics & processes, contribution towards development of the strategy, risk management, budgetary controls, receipt of regular inputs and information, functioning, performance & structure of Board Committees, ethics & values, skill set, knowledge & expertise of Directors, leadership etc.

A separate exercise was carried out by the Nomination and Remuneration Committee of the Board to evaluate the performance of individual Directors. The performance evaluation of the Independent Directors was carried out by the entire Board, excluding the Director being evaluated. The performance evaluation of the Non-Independent Directors and the Board as a whole was carried out by the Independent Directors. The performance evaluation of the Chairman of the Company was also carried out by the Independent Directors, considering the views of the Executive Director. The Directors expressed their satisfaction with the evaluation process.

FAMILIARIZATION PROGRAMME FOR DIRECTORS

Your Company has in place a structured induction and familiarization program for all its Directors including the Independent Directors. Your Company through such programs familiarizes not only the Independent Directors but any new appointee on the Board with a brief background of your Company, their roles, rights, responsibilities, nature of the industry in which it operates, business model operations, ongoing events, etc. In order to enable the Directors to fulfill the governance role, comprehensive presentations are made on the various businesses, business models, risk minimization procedures and new initiatives of the Company. Changes in domestic/overseas corporate and industry scenario including their effect on the Company, statutory and legal matters are also presented to the Directors on a periodic basis. They are also informed of the important policies of your Company including the Code of Conduct for Directors and Senior Management Personnel and the Code of Conduct for Prevention of Insider Trading. The details regarding the familiarization program imparted by the Company can be accessed on the website of your Company on the Web-Link: http://www.veritasindia.net/investor_downloads.asp

Further, at the time of appointment of an Independent Director, the Company issues a formal letter of appointment outlining his/her role, function, duties and responsibilities as a Director. The template of the letter of appointment is available on the website of your Company at Web-Link: http://www.veritasindia.net/investor_downloads.asp

POLICY ON CRITERIA FOR APPOINTMENT /REMOVAL OF DIRECTORS AND REMUNERATION OF DIRECTORS

As part of good governance and also in accordance of the requirement of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has adopted a policy for Board Diversity, Appointment, Remuneration, Training and Evaluation of Directors and Employees. The Policy inter alia includes criteria for determining qualifications, experience, expertise in any particular domain, positive attributes, independence of a director and other matters provided under Sub section (3) of Section 178 of the Companies Act, 2013.

The details of such Nomination and Remuneration Policy on the appointment of Directors and remuneration is annexed as Annexure VI and forms part of this Annual Report.

DIRECTORS' RESPONSIBILITY STATEMENT AS REQUIRED UNDER SECTION 134(3)(C) OF THE COMPANIES ACT, 2013

Pursuant to provisions under Section 134(5) of the Companies Act, 2013, the Directors to the best of their knowledge and belief and based on the information and explanations provided to them, confirm that:

- a) in the preparation of the annual accounts for the year ended 31st March, 2021, the applicable accounting standards have been followed and there are no material departures from the same;
- b) appropriate accounting policies have been selected and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2021 and of the profit of the Company for the year ended on that date;
- c) proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) the annual accounts have been prepared on a 'going concern' basis;
- e) Proper internal financial controls have been devised to ensure compliance with all applicable laws and that such internal financial controls are adequate and are operating effectively; and
- f) proper systems are devised to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

MEETINGS OF THE BOARD

During the financial year ended 31st March, 2021, 5 (five) meetings of the Board of Directors were held. Meetings were held on 31/07/2020, 04/09/2020, 15/09/2020, 11/11/2020 and 12/02/2021 respectively. The details of attendance of Board of Directors and its Committees in respective meetings are mentioned in the Corporate Governance Report under the heading "Board of Directors" forming part of this Annual Report.

COMMITTEES OF THE BOARD

Audit Committee

The Committee comprises of the following Directors:

- 1. Ms. Kamala Aithal, Independent Director, Chairperson
- 2. Mr. Praveen Bhatnagar, Whole-Time Director
- 3. Ms. Purvi Matani, Independent Director
- 4. Mr. Vijay Shah, Independent Director

The Company Secretary of the Company is the Secretary of the Committee.

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

Nomination and Remuneration Committee

The Nomination and Remuneration Committee comprises of the following Directors

- 1. Ms. Kamala Aithal, Independent Director, Chairperson
- 2. Mr. Nitinkumar Didwania. Non-executive Director
- 3. Ms. Purvi Matani, Independent Director

The Company Secretary of the Company is the Secretary of the Committee.

Stakeholders Relationship Committee

The Stakeholders Relationship Committee comprises of the following Directors:

- 1. Mr. Nitinkumar Didwania, Non-executive Director, Chairman
- 2. Mr. Praveen Bhatnagar, Executive Director
- 3. Ms. Purvi Matani, Independent Director

The Company Secretary of the Company is the Secretary of the Committee.

Corporate Social Responsibility (CSR) Committee

CSR Committee comprises of the following Directors:

- 1. Mr. Nitinkumar Didwania, Non-executive Director, Chairman
- 2. Mr. Praveen Bhatnagar, Executive Director
- 3. Ms. Purvi Matani, Independent Director

The Company Secretary of the Company is the Secretary of the Committee.

GOVERNANCE

CORPORATE GOVERNANCE REPORT

Pursuant to Regulation 34 of the Listing Regulations read with Schedule V to the said Regulations, a separate Report on Corporate Governance along with a required Certificate from Practising Company Secretaries regarding the compliance of the conditions of Corporate Governance as stipulated forms part of this Annual Report.

RISK MANAGEMENT

Your Company has a specified framework for risk management in place to identify, measure and mitigate business risk and opportunities. This framework seeks to create transparency, minimize adverse impact on the business objectives and enhance the Company's competitive advantage. This risk framework thus helps in managing market, credit and operations risks and quantifies exposure and potential impact at a Company level, analyzing micro and macro factors impacting business risks in various ways.

Risk management process has been established across the Company and is designed to identify, assess potential threat and frame a response to threats that affect the achievement of its objectives. Further, it is embedded across all the major functions and revolves around the goals and objectives of the organization. However, during the year under review there are no such risks which in the opinion of the Board may threaten the existence of your organization or impact it sizably

VIGIL MECHANSIM

The Vigil Mechanism as envisaged pursuant to Section 177(9) and (10) of the Companies Act, 2013, the Rules prescribed there under and Regulation 22 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is implemented through the Company's Whistle Blower Policy to

enable the Directors, employees and all stakeholders of the Company to report genuine concerns, to provide for adequate safeguards against victimization of persons who use such mechanism and make provision for direct access to the Chairperson of the Audit Committee.

Under this policy, your Company encourages its employees to report any fraudulent financial or other information to the stakeholders, and any conduct that results in violation of the Company's code of conduct to the management (on an anonymous basis, if employees wish so). Likewise, under this policy, your Company has prohibited discrimination, retaliation or harassment of any kind against any employees who, based on the employee's reasonable belief that such conduct or practice has occurred or are occurring, reports that information or participates in the investigation. Also, no personnel have been denied access to the Chairman of the Audit Committee.

Whistle Blower Policy of your Company is available on the Company's website and can be accessed at the Web-link: http://www.veritasindia.net/investor_downloads.asp

CORPORATE SOCIAL RESPONSIBILITY (CSR)

In terms of Section 135 of the Companies Act, 2013 read with Rules framed there under, your Company has constituted a Committee named as Corporate Social Responsibility (CSR) Committee.

The CSR Committee comprises of

- Mr. Nitinkumar Didwania, Non-executive Director, Chairman
- Mr. Praveen Bhatnagar, Executive Director
- Ms. Purvi Matani, Independent Director

Company Secretary is the Secretary of the Committee.

The Committee has been entrusted with the responsibility for recommending to the Board about the implementing of the CSR activities. Also, the Committee inter alia monitors the CSR activities.

The CSR Policy includes a brief overview of the projects and / or programs proposed to be undertaken by the Company and can be accessed at the Company's website at the Web-link: http://www.veritasindia.net/investor_downloads.asp

Amount to be spent during the year is Rs. 20,53,597.4/Amount spent during the year is NTL
The amount unspent on CSR during the year is Rs. 20,53,597.4/-

PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE

The Company has in place, policy on Prevention, Prohibition and Redressal of Sexual Harassment for women at workplace in accordance with the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee (ICC) has been set up as per the statutory requirements, to redress complaints regarding sexual harassment. The policy has set guidelines on the redressal and enquiry process that is to be followed by complainants and the ICC, whilst dealing with issues related to Sexual Harassment at the work place. All women employees are covered under this policy.

a. Number of complaints filed during the financial year: NIL

- b. Number of complaints disposed of during the financial year: NIL
- c. Number of complaints pending as on end of the financial year: NIL

SHARE CAPITAL

The issued, subscribed and paid up Equity Share Capital of the Company as at 31st March, 2021 stood at Rs. 2,68,10,000/- (Rupees Two Crore Sixty-Eight Lakhs Ten Thousand only) comprising of 2,68,10,000 fully paid equity shares of Re.1/- each.

During the year under review, the Company has not issued any equity shares with differential voting rights nor has granted any stock options or sweat equity. As on 31st March, 2021 none of the Directors of the Company holds instruments convertible into equity shares of the Company.

ANNUAL RETURN

Pursuant to Section 92(3) read with Section 134(3)(a) of the Act, the Annual Return of the Company as on March 31, 2021 is available on the website of the Company at http://www.veritasindia.net

TRANSFER TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

As provided in the Section 124 sub section (5) of the Companies Act, 2013, the amount of dividend remaining unclaimed or unpaid for a period of seven years from the date of transfer to the unpaid dividend account is required to be transferred to the Investor Education and Protection Fund (IEPF). The unpaid / unclaimed dividend and shares for the financial year ended 31st March, 2014, is due to be transferred to IEPF. The list of which is available on our website: http://www.veritasindia.net/index.asp.

Details of unclaimed Dividend and Members, who have not yet encashed their dividend warrant(s), are requested to forward their claims to the Registrar and Transfer Agents, Universal Capital Services Limited or the Company at its registered office address.

It may be noted that once the unclaimed dividend is transferred to the IEPF, as above, no claim shall lie against the Company and shareholders would need to approach to IEPF authorities.

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

The provisions of Section 134 of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 providing for the details of Conservation of energy, technology absorption, foreign exchange earnings and outgo are not applicable since the Company is into trading and distribution business.

However, your Directors have taken appropriate care to conserve the energy during the year under review.

Your Company, in order to increase its foreign exchange earnings, is developing an export market strategy by focusing on sales of the diverse products of the Company in the international market.

CERTIFICATE UNDER REGULATION 34 OF SEBI (LODR) REGULATIONS, 2015

Pursuant to Regulation 34(3) and Schedule V Para C Clause (10)(i) of Securities and Exchange Board of

India (Listing Obligations and Disclosure Requirements) Regulations, 2015 a certificate of Non-Disqualification of Directors received from a Company Secretary in practice is attached to this Report.

GENERAL DISCLOSURES

Your Company is listed on the Bombay Stock Exchange (BSE).

During the year under review:

- a) The Chairman of the Company did not receive any remuneration or commission from any of the subsidiaries of your Company. The Whole-Time Director of the Company did not receive any commission from any of its subsidiaries.
- b) Company has not issued Shares (Including Sweat Equity Shares and Employee Stock Options) to employees of the Company under any Scheme.
- c) The Company has not bought back any shares during the year.
- d) The Company has not issued equity shares with differential rights as to dividend, voting or otherwise.

SIGNIFICANT AND MATERIAL ORDERS

No Significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status or Company's operations in future.

CHANGE IN THE NATURE OF BUSINESS, IF ANY

There was no change in Business and in the nature of Business of your Company during the year under review affecting the financial position of the Company.

ACKNOWLEDGEMENTS:

Your Directors are highly grateful for all the guidance and support received from the Government of India, State Government of Maharashtra, State Government of Gujarat, Other State Governments wherein the Company has its operations, various Financial Institutions and Banks. Your Directors thank all shareholders, esteemed customers, suppliers and business associates for their faith, trust and confidence reposed in the Company.

Your Directors wish to place on record their sincere appreciation for the dedicated efforts and consistent contribution made by the employees of the Company at all levels, to ensure that the Company continues to grow and excel.

For and on Behalf of the Board of Directors Veritas (India) Limited

Sd/-Nitinkumar Didwania Chairman DIN: 00210289 Place: Mumbai

Date: 13th August, 2021

ANNEXURE I

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES

1) A brief outline of the CSR policy of the Company:

Our Board of Directors and our Management subscribe to the philosophy of compassionate care. We believe and act on an ethos of generosity and compassion, characterized by a willingness to build a society that works for everyone. This is the cornerstone of our CSR policy. The CSR policy of the Company covers the proposed CSR activities in line with Section 135 of the Companies Act, 2013 (as amended) and Schedule VII thereto. The CSR Policy of the Company be accessed on the Company's website at http://www.veritasindia.net/investor_downloads.asp

The Composition of the CSR Committee is as under:

Sr No.	Name of Director	Designation / nature of Directorship	Number of meetings of CSR Committee held during the year	Number of meetings of CSR Committee attended during the year
1.	Mr. Nitin Kumar Didwani	Non- Executive Director	1	1
2.	Mr. Praveen Bhatnagar	Whole-time Director	1	1
3.	Ms. Purvi Matani	Independent Director	1	1

- 3) Provide the web-link where Composition of CSR committee, CSR Policy and CSR projects approved by the Board are disclosed on the website of the company: www.veritasindia.net/investor_downloads.asp
- 4) Provide the details of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of Rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014, if applicable (attach the report): Not Applicable
- 5) Details of the amount available for set off in pursuance of sub-rule (3) of Rule 7 of the Companies (Corporate Social Responsibility Policy)

Rules, 2014 and amount required for set off for the financial year, if any:

Sī. No.	Financial Year	Amount available for set-off from preceding financial years (in Rs)	Amount required to be set-off for the financial year, if any (in Rs)							
	Not Applicable									

6) Average net profit of the Company for last three financial years: Rs. 10,26,79,870

7)

- (a) Two percent of average net profit of the company as per Section 135(5): Rs. 20,53,597.4
- (b) Surplus arising out of the CSR projects or programmes or activities of the previous financial years: Not Applicable
- (c) Amount required to be set off for the financial year, if any: NIL
- (d) Total CSR obligation for the financial year (7a+7b-7c): Rs. 20,53,597.4

8)

(a) CSR amount spent or unspent for the financial year:

	Amount Unspent (in Rs.)								
Total Amount Spent for the Financial Year	Total Amount transferred to Unspent CSR Account as per Section 135(6) *			Amount transferred to any fund specified under Schedule VII a per second proviso to Section 135(5)					
(Rs. in lakhs)	Amount	Date of transfer*	Name of the Fund	Amount	Date of transfer				
NIL	20,53,597.4	-			-				

^{*} Reason for delay: Due to the ongoing pandemic the Company could not transfer the funds within stipulated time.

Sr. No.	Name of the Project	Item from the list of activities in Schedule VII to the Act	Locai area (Yes/N o)	Location proje		Project duration	Amount allocate d for the project (Rs. in lakhs)	Amount spent in the current financial Year (Rs. in	Amount transferre d to Unspent CSR Account for the	Mode of Implem entation - Direct (Yes/No)	Mode of Impleme Through Agency	
		·		State	District			lakhs)	project as per Section 135(6) (Rs. in lakhs)	1	Name	CSR Registration number.
I.	Medical facility in the vicinity of Dighi Port	item no. (i) under Schedule VII	Yes (Near Propos ed Project)	Maharashtra	Raigad	ij	Ħ	NīL	NIL	Yes	NIL	NA
						Total						

⁽b) Details of CSR amount spent against ongoing projects for the financial year.

[#] The project duration and total cost cannot be assessed in the current scenario of COVID-19 pandemic or any other unforeseeable circumstances.

⁽c) Details of CSR amount spent against other than ongoing projects for the financial year:

Sr No.	Name of the Project	Item from the list of activities in Schedule VII to	Local area (Yes/No		Location of the project.		Mode of Implem entation	Mode of Implem Through Implem Agency		
		the Act.)	State	District	project (Rs. In lakhs)	- Direct (Yes/No)	Name	CSR Registration number	
1.	Not Applicable									
			_		Total					

- (d) Amount Spent in Administrative Overheads: NIL by the Company
- (e) Amount spent on Impact Assessment, if applicable: Not Applicable
- (f) Total amount spent for the Financial Year (8b+8c+8d+8e): NIL
- (g) Excess amount for set off, if any: NIL and hence the following details are mentioned as Not Applicable

Sr. No.	Particulars	Amount						
(i)	Two percent of average net profit of the company as per Section 135(5)							
(ii)	Total amount spent for the Financial Year							
(iii)	Excess amount spent for the financial year [(ii)-(i)]							
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	Applicable						
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]							

9)
(a) Details of Unspent CSR amount for the preceding three financial years:

Sr. No.	Preceding Financial Year	Amount transferred to Unspent CSR Account under Section 135 (6)	Amount spent in the reporting Financial	specified u	transferred to inder Schedu tion 135(6), if	le VII as per	Amount remaining to be spent in succeeding financial
	rear S	Section 155 (6)	Year	Name of the Fund	Amount	Date of transfer.	years
1.	2017-2018	NIL	5,95,215	-	-	-	13,58,794.47
2,	2018-2019	NIL	31,000	-	-	-	18,35,978.17
3.	2019-2020	NIL	NIL	-	-	_	21,21,746.54

(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s):

Sr. No.	Project ID	Name of the Project	Financial Year in which the project was commenced	Project duration	Total amount allocated for the project	Amount spent on the project in the reporting Financial Year	Cumulativ e amount spent at the end of reporting Financial Year	Status of the project - Completed /Ongoing
------------	------------	---------------------------	---	---------------------	---	---	---	---

Not Applicable

- 10) In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year: Not Applicable
 - (a) Date of creation or acquisition of capital asset: Not Applicable
 - (b) amount of CSR spent on such creation or acquisition of capital asset: Not Applicable
 - (c) details of the entity or public authority or beneficiary under whose name such capital asset is registered: Not Applicable
 - (d) their address etc., details of capital asset created or acquired (including complete address and location of the capital asset): Not Applicable
- 11) Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per Section 135(5):

 Due to the ongoing pandemic and restrictions imposed by the State Government the Company was not able to spend the amount earmarked for CSR on the decided ongoing project

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

Mr. Nitin Kumar Didwania
Director & Chairman of CSR Committee

DIN : 00210289

Date : 13th August, 2021

Place : Mumbai

Mr. Praveen Bhatnagar Whole-time Director & Member of CSR Committee

DIN : 01193544

Annexure II

FORM NO. MR-3

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

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021

To The Members, VERITAS (INDIA) LIMITED Veritas House, 3rd Floor, 70, Mint Road, Fort, Mumbai-400001.

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Veritas (India) Limited (CIN: L23209MH1985PLC035702) (hereinafter referred as "the Company") having its registered office situated at Veritas House, 3rd Floor, 70, Mint Road, Fort, Mumbai-400001. The Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, we hereby report that in our opinion, the Company has, during the Audit period April 01, 2020 to March 31, 2021 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the period April 01, 2020 to March 31, 2021 as per the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made there under;
- (ii) The Securities Contracts (Regulation) Act, 1956 and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Byelaws framed there under;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulation made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulation, 2015 as amended from time to time;

- (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements)
 Regulation, 2009; Not applicable to the Company during the Audit Period
- (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; Not applicable to the Company during the Audit Period
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; Not applicable to the Company during the Audit Period
- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) 1993 regarding the Companies Act and dealing with client; Not applicable to the Company during the Audit Period
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; Not applicable to the Company during the Audit Period
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; Not applicable to the Company during the Audit Period
- (vi) The other applicable laws like The Employees State Insurance Act, 1948, The Employees Provident Funds and Miscellaneous Provisions Act, 1952 etc.

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

- (a) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements)
 Regulations, 2015;
- (b) Secretarial Standards issued by The Institute of Company Secretaries of India with respect to the Board and General Meetings.

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, etc. as mentioned above subject to the following observations:

- 1. That the Company could not comply with the requirement pertaining to the composition of Board including appointment of woman director as stipulated in Regulation 17(1) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. In this regard, the Company was liable for a penalty amounting to Rs. 3,83,500/- for the quarter ended September 2020 as per the SEBI notice dated November 17, 2020. However, later the fine was waived by the Exchange after the Company made a representation for waiver of fine. The Company also subsequently made the default good by complying with the above Regulation.
- 2. Adequate disclosures were not made on the Exchange for the appointment of Mr. Kunal Sharma pursuant to the SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 09, 2015 with respect to Continuous Disclosure Requirements under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, though these were duly uploaded on the website of the Company

We further report that:

a) The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of

21 | Page

Directors that took place during the period under review were carried out in compliance with the provisions of the Act;

- Adequate notice is given to all Directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting;
- During the period under review, resolutions were carried through majority decisions. The minutes of the minutes did not reveal any dissenting views by any member of the Board of Directors during the period under review;
- d) Based on the information provided and the representations made by the Company, its officers, and also on review of the compliance reports of the Company secretary, in our opinion, there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines;
- e) We further report that during the audit period the Company could not on the CSR activities.

We further report that during the audit period the Company has following major events:

- 1. Appointment of Mr. Kunal Sharma as an Additional Director (Non-Executive) w.e.f. September 04, 2020.
- Change of name of Hazel International FZE, Sharjah, United Arab Emirates (UAE), wholly-owned subsidiary of the Company to VERASCO FZE with effect from September 28, 2020.

For JMJA & Associates LLP, Practising Company Secretaries Peer Review Certificate No. 980/2020

CS Mansi Damania Designated Partner FCS: 74471 COP: 8120 UDIN: F007447C000695002

Place: Mumbai Date: July 27, 2021

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

22 | Page

'Annexure'

To, The Members, Veritas (India) Limited

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

- Maintenance of Secretarial records is the responsibility of the Management of the Company. Our
 responsibility is to express as opinion on these secretarial records based on our audit;
- 2. We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion;
- We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company;
- Wherever required, we have obtained the Management representation about the compliance of applicable laws, rules and regulations etc.;
- The compliance of the provisions of Companies Act, 2013 and other applicable laws, Rules, Regulations, Secretarial Standards issued by ICSI is the responsibility of the Management. Our examination was limited to the verification of procedures on test basis;
- The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the
 efficacy or effectiveness with which the Management has conducted the affairs of the Company;
- 7. We further report that, based on the information provided by the Company, its officers, authorized representatives during the conduct of the audit and also on the review of quarterly compliance report by the respective departmental heads/ Company Secretary/ Managing Director taken on record by the Board of the Company, in our opinion adequate systems and process and control mechanism exist in the Company to monitor compliance with applicable general laws like labour laws & Environment laws and Data protection policy;

8. We further report that the compliance by the Company of applicable fiscal laws like Direct & Indirect tax laws has not been reviewed in this audit since the same has been subject to review by the statutory financial audit and other designated professionals.

For JMJA & Associates LLP, Practising Company Secretaries Peer Review Certificate No. 980/2020

CS Mansi Damania Designated Partner FCS: 74471 COP: 8120

Place: Mumbai Date: July 27, 2021

FORM NO. MR-3 SECRETARIAL AUDIT REPORT

For the Financial Year ended March 31, 2021

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

To

The Members,

Veritas Polychem Private Limited

701 Embassy Centre, Nariman Point, Mumbai MH 400021 IN

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Veritas Polychem Private Limited (CIN:U24233MH2011PTC212664) (hereinafter called "the Company") for the financial year ended 31st March,2021 (Period under audit). The Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the company's books, papers, minute books, forms and returns filed and other records maintained by the Company and provided either as hard copies or scanned copies by email and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, we hereby report that in our opinion, the Company has, during the Audit period covering ended on March 31, 2021("the financial Year") complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for Financial year according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made there under;
- ii. The Securities Contracts (Regulation) Act, 1956 and the rules made there under- Not Applicable to the Company during the Audit Period.
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under; Not Applicable to the Company during the Audit Period.
- iv. Foreign Exchange Management Act, 1999 and the rules and regulation made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and Commercial Borrowings; Not Applicable to the Company during the Audit Period.
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992.
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011- Not applicable to the Company during the Audit Period.
 - The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations,
 2015 *Not Applicable to the Company during the Audit Period.
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 - Not Applicable to the Company during the Audit Period.

- d. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014- Not Applicable to the Company during the Audit Period.
- e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008- Not Applicable to the Company during the Audit Period.
- f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client - Not Applicable to the Company during the Audit Period.
- g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009-Not Applicable to the Company during the Audit Period; and
- h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 -Not Applicable to the Company during the Audit Period.

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

- i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- ii) The Listing Agreements entered into by the Company with Stock Exchange(s) -Not Applicable to the Company during the Audit Period.
- iii) The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, if applicable Not Applicable to the Company during the Audit Period,

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, as mentioned above expect to the extent as mentioned below:-

1. The company, during the year under review, company has delayed in filing some of statutory forms i.e. DPT-3, AOC-4, MGT-7, MGT-14 and ADT-1 and DIR-12 to Ministry of Corporate Affairs:

We further report that, having regard to nature of business of the Company, there is no law specifically applicable to the Company.

We further report that:

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

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

During the period under review, resolutions were carried through majority decisions. The minutes of the meetings did not reveal any dissenting views by any member of the Board of Directors during the period under review;

^{*} The Company being a material subsidiary of Veritas (India) Limited, directors are covered by the Code of Conduct under The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, of Veritas (India) Limited.

Based on the information provided and the representations made by the Company, its officers, in our opinion, there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines;

For AUS & Co.

Company Secretaries

Amit Uttam Surase Practicing Company Secretary ACS 26485 CP No 18482 Place: Kalyan

Date: 29/06/2021

UDIN: A026485C000540735

'Annexure'

To,

The Members,

Veritas Polychem Private Limited

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

1. Maintenance of Secretarial records is the responsibility of the Management of the Company. Our

responsibility is to express as opinion on these secretarial records based on our audit.

2. We have followed the audit practices and process as were appropriate to obtain reasonable

assurance about the correctness of the contents of the Secretarial records. We believe that the processes

and practices, we followed provide a reasonable basis for our opinion.

3. We have not verified the correctness and appropriateness of financial records and Books of

Accounts of the Company.

4. Wherever required, we have obtained the Management representation about the compliance of

applicable laws, rules and regulations etc.

5. The compliance of the provisions of corporate and other applicable laws, rules, regulations,

standards is the responsibility of management

6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of

the efficacy or effectiveness with which the Management has conducted the affairs of the Company.

7. We further report that the compliance by the Company of applicable fiscal laws like Direct &

Indirect tax laws has not been reviewed in this audit since the same has been subject to review by the

statutory financial audit and other designated professionals.

For AUS & Co.

Company Secretaries

Amit Uttam Surase

Practicing Company Secretary

ACS 26485 CP No 18482

Place: Kalyan

Date: 29/06/2021

UDIN- A026485C000540735

29

FORM NO. MR-3 SECRETARIAL AUDIT REPORT

For the Financial Year ended March 31, 2021

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

To
The Members,
Veritas Agro Ventures Private Limited
AP-114, AF Block, 5th Street, 11th Main Road, Anna Nagar,
Chennai Chennai TN 600040 IN

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Veritas Agro Ventures Private Limited (CIN: U0143TN2011PTC103236) (hereinafter called "the Company") for the financial year ended 31st March,2021. The Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the company's books, papers, minute books, forms and returns filed and other records maintained by the Company and provided either as hard copies or scanned copies by email and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, we hereby report that in our opinion, the Company has, during the Audit period covering ended on March 31, 2021("the financial Year") complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for Financial year according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made there under;
- ii. The Securities Contracts (Regulation) Act, 1956 and the rules made there under- Not Applicable to the Company during the Audit Period.
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under; Not Applicable to the Company during the Audit Period.
- iv. Foreign Exchange Management Act, 1999 and the rules and regulation made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and Commercial Borrowings; Not Applicable to the Company during the Audit Period.
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992.
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011- Not applicable to the Company during the Audit Period.
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 *Not Applicable to the Company during the Audit Period.

- c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 - Not Applicable to the Company during the Audit Period.
- d. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014- Not Applicable to the Company during the Audit Period.
- e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008- Not Applicable to the Company during the Audit Period.
- f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client - Not Applicable to the Company during the Audit Period.
- g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009-Not Applicable to the Company during the Audit Period; and
- h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 -Not Applicable to the Company during the Audit Period.

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

- a. Secretarial Standards issued by The Institute of Company Secretaries of India.
- b. The Listing Agreements entered into by the Company with Stock Exchange(s) -Not Applicable to the Company during the Audit Period.
- The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, if applicable –
 Not Applicable to the Company during the Audit Period,

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, as mentioned above expect to the extent as mentioned below:

2. The company, during the year under review, has delayed in filing various statutory forms namely DIR-12, MGT-14, AOC-4 and MGT-7 the Ministry of Corporate Affairs:

We further report that, having regard to nature of business of the Company, there is no law specifically applicable to the Company.

We further report that:

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

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

^{*} The Company being a material subsidiary of Veritas (India) Limited, directors are covered by the Code of Conduct under The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, of Veritas (India) Limited.

During the period under review, resolutions were carried through majority decisions. The minutes of the meetings did not reveal any dissenting views by any member of the Board of Directors during the period under review;

Based on the information provided and the representations made by the Company, its officers, in our opinion, there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines;

For AUS & Co. Company Secretaries

Amit Uttam Surase Practicing Company Secretary ACS 26485 CP No 18482

Place: Kalyan Date: 29/06/2021

UDIN: A02685C000540504

'Annexure'

To.

The Members,

Veritas Agro Ventures Private Limited

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

1. Maintenance of Secretarial records is the responsibility of the Management of the Company. Our responsibility is to express as opinion on these secretarial records based on our audit.

2. We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.

3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.

4. Wherever required, we have obtained the Management representation about the compliance of applicable laws, rules and regulations etc.

5. The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of management

6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the Management has conducted the affairs of the Company.

7. We further report that the compliance by the Company of applicable fiscal laws like Direct & Indirect tax laws has not been reviewed in this audit since the same has been subject to review by the statutory financial audit and other designated professionals.

For AUS & Co.

Company Secretaries

Amit Uttam Surase Practicing Company Secretary ACS 26485 CP No 18482

Place: Kalyan Date: 29/06/2021

UDIN- A02685C000540504

ANNEXURE III

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

INDUSTRY STRUCTURE AND DEVELOPMENT

Your Company is focused on International Trade & Distribution of Chemicals - Petrochemicals / Polymers / Paper & Paper Boards / Rubber / Heavy Distillates. The company has expanded globally reducing its dependence on a particular region. The company has established overseas subsidiaries and offices. Our unique and distinct models of International Trade and Distribution hubs in India, and U.A.E affords us to serve our partners in cross country/continent trade across our Business Verticals duly integrated with the various Industry Verticals. This distinct model not only mitigates risk but also creates opportunities to capitalise on products, volumes and volatility.

Trading Logistics Power Generation

Our inherent strength stemming from our global network, infrastructure and domain expertise provides an opportunity of general trading with our enterprise partners. Your Company believes in one constant i.e. Change; Change through Evolution. We have evolved our business model from trading services to International Trade Distribution, to present day business model, we refer to as "Enterprise Partnership".

In the advent of the global economy growing at a pace faster than it has done for decades and the pace of reforms in our very own country, which is among the fastest emerging economies in the world, infrastructure growth is an area which needs to be given extremely high relevance. India as a country have requisite infrastructure to support the targeted growth and this is one of the most crucial areas to achieve prime place as a

Over the period of time people across the world are slowly consistently understanding the importance of pollution free environment. Alarming rate of global warming is also a cause of growing concern. People are now preferring alternate fuel resources than conventional ones. Alternative fuels which are available at a cheaper rate can meet growing demands for such alternative fuels. Wind energy is one of such resource which is a viable

option to achieve sustainable

world.

developed economy of the development and also to conserve traditional energy resources, supply of which is limited. Continuous growing population of the world would require huge energy resources reasonable/competitive prices.

> The largest component of renewable generation capacity is wind power. Wind energy not only offers both a power source that completely avoids the emission of carbon dioxide, the main Green House Gas (GHG), but also produces none of the other pollutants associated with either fossil fuel or nuclear generation.

Growing concern for the environmental degradation has led to the world's interest renewable energy resources. Non-conventional energy sources are of great interest and as a group we have invested in wind turbines and are exploring solar and biomass.

Global Chemical Industry

The global chemicals market is expected to grow from \$3340.32 billion in 2020 to \$3728.43 billion in 2021 at a compound annual growth rate (CAGR) of 11.6%.

The growth is mainly due to the companies rearranging their operations and recovering from the COVID-19 impact, which had earlier led to restrictive containment measures involving social distancing, remote working, and the closure of commercial activities that resulted in operational challenges. The market is expected to reach \$4304.71 billion in 2025 at a CAGR of 4%.

Indian Chemical Industry

Market size of Chemicals & Petrochemicals sector in India is worth \$178 bn.

Chemicals industry in India is highly diversified, covering more than 80,000 commercial products. It is broadly classified into Bulk chemicals, Specialty chemicals, Agrochemicals, Petrochemicals, Polymers and Fertilizers. India's proximity to the Middle East, the world's source of petrochemicals feedstock, makes for economies of scale.

India is a strong global dye supplier, accounting for approximately 16% of the world production of dyestuff and dye intermediates. Chemicals industry in India has been de-licensed except for few hazardous chemicals. Upcoming Petroleum, Chemicals and Petrochemicals Investment Regions (PCPIRs) and Plastic parks will provide state-of-the-art infrastructure for Chemicals and Petrochemicals sector.

- The Chemicals and Petrochemicals market is projected to reach \$300 bn by 2025
- Indian ranks 9th in export and 6th in import of chemicals (Excluding Pharmaceuticals products) globally
- Export of chemicals and chemical products grew at a CAGR of 7.2% between FY16 and FY20
- Demand of chemical products is expected to grow at approximately 9% p.a. during 2020-
- Indian chemical industry employs more than 2 million people

100% FDI is allowed under the automatic route in the chemicals sector (except in the case of certain hazardous chemicals).

The market size of Chemicals & Petrochemicals sector in India is around \$178 bn; expected to grow to \$300 bn by 2025.

The production of Total Major Chemicals and Petrochemicals in 2020-21 (upto September 2020) was 12,502 thousand MT. CAGR in production of Total Chemicals and Petrochemicals during the period 2015-16 to 2019-20 is 5.74%. Alkali Chemicals accounts for around 71% of the total production of Major Chemicals for the year 2019-20 (up to September 2019).

- The petrochemical demand is expected to grow at 7.5% CAGR from FY 2019-23, with polymer demand growing at 8%
- The agrochemicals market in India is expected to grow at 8% CAGR reaching \$3.7 bn by
 FY22 and \$4.7 bn by FY25.
- The specialty chemicals constitute 18% of total chemicals and petrochemicals market in India. As of FY19, the total market size is around \$32 bn. The demand for specialty chemicals is expected to grow at 12% CAGR from FY19-22.

OPPORTUNITIES & THREATS

Opportunities:

Growth In chemical industry is seen due to shift in production and consumption towards Asian and Southeast Asian countries in all sectors leading to increase in demand for chemicals and petrochemicals. There is opportunity to produce more than 100 Billion worth of chemical products by 2023 for domestic requirements. Another factor that is boosting chemical industry is shift in consumer preferences towards a healthier lifestyle and environment-friendly products.

Threats:

One of the key issues facing the chemical industry is sustainability. From being an economic and an environmental issue, it has also acquired strong socio-political overtones, which already have a deep impact on the industry, and this impact will only deepen in the coming years. The main issues the industry will have to address actively in the next two decades are related to water, environmental impact, raw materials, and energy use in the Indian chemical industry.

OUTLOOK

The management is quite confident that the market and business would be positive in the coming financial year. India's existing good business relations with foreign countries and efforts for developing relations with the few other foreign countries would prove beneficial in the interest of various industries including chemical industry. The government recognizes the Chemical Industry as a key growth element of the Indian Economy, thus giving boost to the chemical sector.

The Company is open for new opportunities and may grow sizably in the coming future.

RISK AND CONCERNS

As like any other business, the company is prone to various risks and concerns including but not limited to fluctuating foreign exchange, increase in operational cost, etc. The Company evaluates and monitors all risks associated with various areas of operations such as procurement, sales, marketing, inventory management, debtor's management, operational management, insurance, supply chain management, legal and other issues having a material impact on the financial health of the company on a regular basis with a view to mitigate the adverse impact of the risk factors.

INTERNAL CONTROL SYSTEMS

The Company has an adequate internal control system in place which is commensurate with its size and nature of its business, which is periodically evaluated by the management. The internal control system ensures that all the assets of the company are safeguarded from loss, damage or unauthorized disposition. Checks and controls are in place to ensure that transactions are adequately authorised and recorded and reported correctly to the concerned personnel.

REVIEW OF FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

A summary of major performance indicators is given below, while the detailed and physical performance may be viewed from the Balance Sheet and Profit & Loss account and the annexure thereto

(Amount in Rs.)

Year	2020-2021	2019-2020	Percent	Remarks
			Increase	
			/(Decrease)	

Revenue	4,22,85,46,857	5,426,989,856	-22.08	Sales Turnover reduced In
from				Absolute Terms as the
Operations				prices of Crude and its
(Sales)				downstream products
,				cooled down during the
				last financial year.
				Therefore, the Turnover
				has reduced due to slow
				down of the economy.
PBT	8,23,53,498	86,247,629	-4.52	Reduction in PBT is
				largely due to slow down
				of the economy
PAT	6,77,60,883	84,827,849	-20.12	PAT is consequently
				reduced due to slow down
				of the economy
Change in	0.010	0.003	0.007	Due to Volatility in Crude
Inventories				prices the Company has
(Inventory				managed to operate at the
Turnovér)				minimum level of
				inventory.
Debtors	5.48	4.03	1.45	As per industry norms
Turnover				
Ratio				
Interest	34.64	27.69	6.95	-
Coverage				
Ratio				
Operating	1.64	2.03	-0.39	Reduction due to Ongoing
Margin (%)				pandemic
Net profit	1.56	1.60	-0.04	Reduction due to Ongoing
margin (%)				pandemic
Return on	65.75	63.53	2.22	-
Net worth				

HUMAN RESOURCE MANAGEMENT

Your company recognizes the importance of building a strong human capital for the futuristic

world. Flexible HR policies reflecting our organization value of 'Trust' and work-life balance have

been continuously devised. Learning Opportunities & employee engagements have been

consistently rendered and HR policies are re-tuned to changing needs of our business.

The Company provides suitable environment for development of leadership skills which enables

it to recruit and retain quality professionals in all fields. The employer-employee relationships are

cordial and mutually supporting at all levels.

ACCOUNTING TREATMENT

There is no change in Accounting Treatment in preparation of Financial Statements as compared

to last financial year.

Your Company has adopted Indian Accounting Standards ("Ind AS") from the accounting

periods beginning April, 2017 pursuant to Ministry of Corporate Affairs Notification dated 16th

February, 2015 notifying the Companies (Indian Accounting Standard) Rules, 2015.

CAUTIONARY STATEMENT

Certain statements in the Management Discussion and Analysis Report may be forward-looking

statements within the meaning of applicable laws and regulations. Actual results may differ from

those expected, expressed or implied.

For and on Behalf of the Board

Sd/-

Nitinkumar Didwania

Chairman

DIN: 00210289

Place: Mumbai

Date: 13th August, 2021

40

Annexure IV

REPORT ON CORPORATE GOVERNANCE

COMPANY PHILOSOPHY ON CORPORATE GOVERNANCE

The Company believes in principles of Corporate Governance and it is continuous, conscious effort of the Management to adhere to those principles and be transparent in its business operations. Corporate governance is the combination of rules, processes or laws by which businesses are operated, regulated and controlled. Corporate governance essentially involves balancing the interests of a company's stakeholders, such as shareholders, management, customers, suppliers, financiers, government and the community. Corporate governance also provides the framework for attaining a company's objectives, it encompasses practically every sphere of management, from action plans and internal controls to performance measurement and corporate disclosure. It refers to the way a company governs. Your company has always practiced corporate governance of high standard and follows a corporate culture i.e., built on core values and professional which over the past many years of the company's operations has become part of its culture and practice.

A Report on compliance with the Corporate Governance provisions as prescribed under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is given below:

BOARD OF DIRECTORS

At Veritas, we believe that an active, well-informed and independent board is necessary for ensuring the highest standards of Corporate Governance. The Board of Directors being at its core of Corporate Governance practice, plays the most pivotal role in overseeing how the management works and protects the long-term interests of all the Stakeholders. Veritas Board consist of an optimum combination of Executive, Non-executive and Independent Directors who are renowned professionals drawn from diverse fields, possess the requisite qualifications experience and/or expertise in general corporate management, finance, banking, insurance, economics and other allied fields which enable them to contribute effectively to your Company and enhance the quality of Board's decision-making process.

Composition of the Board as on March 31,2021

The size and composition of the Board is in conformity with Regulation 17 of the SEBI Listing Regulations and Section 149 of the Companies Act, 2013 ("Act"). As on date of this Report, the Board consists of six Directors comprising two Non-Executive Director, three Independent Directors and one Executive Director. None of the Director is a Director in more than 10 (ten) public companies as specified in Section 165 of the Act or acts as an Independent Director in more than 7 listed companies or 3 listed companies in case he/she serves as a Whole-Time Director in any listed company as specified in Regulation 25 of the Listing Regulation as on 31st March, 2021. Further, none of the Directors of the Company is a member of more than 10 (ten) Committees and Chairman of more than 5 (five) Committees (Committees being, Audit Committee and Stakeholders' Relationship Committee) across all the companies in which he/she is Director. None of the Directors of your Company are inter-se related to each other and the Company has not issued any non-convertible instruments.

The Board comprises of members with diversified skills. The core competencies include the expertise in finance and chemical industry.

The relevant details of composition of the Board of Directors:

SR No.	Name of Directors	Category
1	Mr. Nitinkumar Didwania	Non-Executive (Promoter Group)
2	Mr. Praveen Bhatnagar	Whole-Time Director
3	Ms. Kamala Aithal	Independent Director
4	Ms. Purvi Matani	Independent Director
5	Mr. Vijay Shah	Independent Director
6	Mr. Kunal Sharma *	Non-Executive Director

^{*} Mr. Kunal Sharma was appointed as Non-executive Director of the Company with effect from 4^{th} September, 2020.

Number of Board or Board Committees of which a Director is a member or Chairperson; the names of Other Listed entities where the Directors of the Company are Directors and the Category of their Directorship

SR No.	Name of Directors	No. of Directorship held in other companies (\$)	No, of Committee membership in other companies (*)	No. of Committees in which Director is a Chairperson (other companies)(*)	Name of the listed entities where the person is a Director (Category of Directorship)
1	Mr. Nitinkumar Didwania	4	1	1	7
2	Mr. Praveen Bhatnagar	1	1		-
3	Ms. Kamala Aithal	1	1	-	-
4	Ms. Purvi Matani	3	2	-	-
5	Mr. Vijay Shah	3	2	-	-
6	Mr. Kunal Sharma *	5	-	-	•

^{*} Mr. Kunal Sharma was appointed as Non-executive Director of the Company with effect from 4th September, 2020.

None of the Directors holds directorship in other listed entities.

Note: During the year under review, all the recommendations of the Committees of the Board which are mandatorily required were approved by the Board.

^{\$} Excludes Directorship in private companies, foreign companies and Section 8 companies.

^{*} Audit Committee and Stakeholders' Relationship Committee in listed and unlisted public limited companies have been considered

Attendance of each Director at the Board Meetings and the last Annual General Meeting. During the financial year ended 31st March, 2021, 5 (five) meetings of the Board of Directors were held. Meetings, were held on 31/07/2020, 04/09/2020, 15/09/2020, 11/11/2020, and 12/02/2021.

held. Meetings were held on 31/07/2020, 04/09/2020, 15/09/2020, 11/11/2020 and 12/02/2021 respectively.

SR	Name of Directors	No. of Board	Meeting attended	Attended - last AGM held on
No.		Held	Attended	30th September 2020
1	Mr. Nitinkumar Didwania	5	5	Present
2	Mr. Praveen Bhatnagar	5	I	Present
3	Ms. Kamala Aithal	5	4	Present
4	Ms. Purvi Matani	5	5	Present
5	Mr. Vijay Shah	5	5	Absent
6	Mr. Kunal Sharma *	5	3	Absent

^{*} Mr. Kunal Sharma was appointed as Non-executive Director of the Company with effect from 4th September, 2020.

CERTIFICATION FROM THE COMPANY SECRETARY IN PRACTICE

Ms. Mansi Damania, Practising Company Secretary (FCS No.: 7447), has issued a certificate as required under the SEBI Listing Regulations that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as a Director of Companies by SEBI / Ministry of Corporate Affairs or any such statutory authority.

The Certificate is enclosed as an Annexure to this report.

AUDIT COMMITTEE

Brief Description of term of reference

The terms of reference of Audit Committee articulates the roles, responsibilities and powers of the Audit Committees under Regulation 18(3) read with Schedule II (Part C) of SEBI Listing Regulations and Section 177 of the Companies Act, 2013 (hereinafter referred to as "the Act"). The Role of the Audit

Committee is as prescribed under Regulation 18 of SEBI Listing Regulations.

The role of the Audit Committee inter alia includes the following:

- Oversight of Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- Recommendation for the appointment, remuneration and terms of appointment of auditors of the Company;
- Approval of payment to Statutory Auditors for any other services rendered by the Statutory Auditors;
- Review with the management, the annual financial statements and Auditor's Report thereon before submission to the Board for approval, with particular reference to:
 - Matters required to be included in the Directors' Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section (3) of Section 134 of the Act;

- Matters required to be included in the Directors' Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section (3) of Section 134 of the Act;
- Major accounting entries involving estimates based on the exercise of judgment by management;
- Significant adjustments made in the financial statements arising out of audit findings;
- Compliance with listing and other legal requirements relating to financial statements;
- > Disclosure of any related party transactions; and
- Modified opinion(s) in the draft audit report.
- Review with the management, the quarterly and annual financial statements and auditor's report before submission to the Board for approval;
- Review with the management, the statement of uses / application of funds, if any, raised
 through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds
 utilized for purposes other than those stated in the offer document/prospectus/notice and
 the report submitted by the monitoring agency monitoring the utilisation of proceeds of a
 public or rights issue, and making appropriate recommendations to the Board to take up
 steps in this matter;
- Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- Approval or any subsequent modification of transactions of the Company with related parties;
- Scrutinize inter-corporate loans and investments,
- · Valuation of undertakings or assets of the Company,
- Evaluate internal financial controls and risk management systems,
- Review with the management, performance of statutory and internal auditors, and adequacy of the internal control systems;
- Review the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- Discussion with internal auditors of any significant findings and follow up there on;
- Review the findings of any internal investigations by the internal auditors into matters
 where there is suspected fraud or irregularity or a failure of internal control systems of a
 material nature and reporting the matter to the Board;
- Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- Review the reasons for substantial defaults, if any, in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- The Committee acts as a link between the Statutory/Internal Auditors and the Board of Directors of the Company.
- Review the functioning of the whistle blower mechanism;
- · Select and establish accounting policies,
- Review Reports of the Statutory and the Internal Auditors and meet with them to discuss their findings, suggestions and other related matters;
- Approve (wherever necessary) transactions of the Company with related parties including subsequent modifications thereof,

- Grant omnibus approvals for related party transactions subject to fulfillment of certain conditions,
- The Audit Committee has been granted powers as prescribed under Regulation 18(2) (c)
 of the Listing Regulations and reviews all the information as prescribed in Part C of
 Schedule II of the Listing Regulations.
- The Committee also reviews on quarterly basis the Report on compliance under Code of Conduct for Prevention of Insider Trading adopted by the Company pursuant to Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015. Further, Compliance Reports under Whistleblower Policy are also placed before the Committee.

Composition, Names of Members and Chairman, Meetings of the Committee and Attendance during the year

In accordance with the provisions of Regulation 18 of SEBI Listing Regulations read with Section 177 of the Act, the Audit Committee of the Board comprises of three (3) Independent Directors and one Whole-time Director as on March 31, 2021. All the members of the Audit Committee are financially literate. The Committee usually invites the representatives of the Statutory and Internal Auditor(s). Further, the Chief Financial Officer also attends the Audit Committee meeting(s). The Company Secretary acts as a Secretary to the Audit Committee.

The Committee met 4 (four) times during the year under review. The Committee meetings were held on 31st July, 2020 15th September, 2020, 11th November, 2020 and 12th February, 2021. The gap between two Meetings did not exceed one hundred and twenty days.

The composition of the Audit Committee along with the details of the meetings held and attended during the aforesaid period is detailed below:

Name of the Director	Designation	No. of Audit Committee Meetings	
		Held	Attended
Ms. Kamala Aithal	Chairperson	4	3
Mr. Vijay Shah	Member	4	4
Ms. Purvi Matani	Member	4	4
Praveen Bhatnagar	Member	4	i

NOMINATION AND REMUNERATION COMMITTEE

Brief Description of terms of reference

The terms of reference of this Committee are in line with the regulatory requirements mandated in the Act and Part D of Schedule II of the Listing Regulations. The brief terms of references of Nomination and Remuneration Committee are as under:

- Formulation of the criteria for determining qualifications, positive attributes and independence of a Director and recommended to the Board a Policy relating to the remuneration for the Directors, Key Managerial Personnel and other Employees.
- Formulation of criteria for evaluation of Independent Directors and the Board.
- · Devising a policy on Board diversity
- Identifying persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down, recommending to the Board their appointment and removal and carrying out evaluation of every Director's performance.
- Carry out the evaluation of every director's performance and formulate criteria for evaluation
 of Independent Directors, Board/Committees of Board and review the term of appointment of
 Independent Directors on the basis of the report of performance evaluation of Independent
 Directors.
- To recommend / review remuneration of the Whole-time Director(s)/ Executive Director(s)
 based on their performance and defined assessment criteria.
- To carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable.

Composition, Name of Members and Chairman, Meetings of the Committee and Attendance during the year.

During the FY21, Nomination and Remuneration Committee met 1 (One) time i.e on 24th June, 2020

The composition of the Nomination and Remuneration Committee as on March 31, 2021 along with the details of the meetings held and attended during the aforesaid period is detailed below:

Name of the Director	Designation		Audit e Meetings
	W	Held	Attended
Ms. Purvi Matani	Chairperson	1	1
Ms. Kamala Aithal	Member	1	1
Mr. Nitinkumar Didwania	Member	1	1

Familiarization Programme for Independent Directors

The Familiarization programme for the Directors during the year covered topics such as Operations, Financials, Strategy, Performance, Outlook and update on amendment of statutory & regulatory laws.

The details of the Familiarization programme are available on the Company's website at:

http://www.veritasindia.net/investor_downloads.asp

Performance Evaluation of Board and Individual Directors

The Board has adopted a formal policy for evaluating the performance of its Board, Committees and Directors, including the Chairman of the Board ("Board Evaluation Policy"). The said evaluation typically examines the role of the Board and the entailing responsibilities, and assesses their effectiveness by the Board. The effectiveness of the Board depends on various factors, some of which are derived from the functions of the Board. A structured performance evaluation exercise was carried out based on criteria such as Board / Committee compositions, dynamics and functioning of the Board, Business Strategy, Governance & Monitoring role, Financial reporting, Internal Audit, internal Controls and Advisory role etc.

REMUNERATION OF DIRECTORS

Details of Remuneration to Directors:

Remuneration to Executive Director

Remuneration of the Whole-time Director consists of the fixed component and a variable performance incentive. The Nomination and Remuneration Committee makes periodical appraisal of the performance of the Whole-time Director based on a detailed performance evaluation, and recommends the compensation payable to them, within the parameters approved by the shareholders, to the Board for their approval.

During the financial year 2020-21, remuneration paid to the Whole-time Director was as under:

Mr. Praveen Bhatnagar, Whole-Time Director draws salary from wholly-owned subsidiary of the Company, Veritas Polychem Private Limited Rs. 36,00,000/- p.a.

The Company has no Employee Stock Options Scheme in force at present.

Remuneration and Shareholding (as on March 31, 2021) of the Non-Executive Directors

During the year under review, no remuneration was paid to Non-Executive, Non-independent Directors.

All the Independent Directors receive remuneration by way of sitting fees for attending meetings of the Board and Audit Committees Meetings.

The details of remuneration along with the Shareholding of the Non-Executive Directors are as under:

Names of	Category of	Sitting Fees	No. of Shares	% of
Directors	Non-Executive		(Face Value	Shareholding
	Directorship		1/- each)	
Mr. Nitinkumar	Non-Executive,	-	92,50,000	34.50
Didwania	Promoter			
	Director			
Mr. Kunal	Non-Executive	•	-	-
Sharma	Additional			
	Director			

Ms. Kamala	Independent	29,000	-	-
Aithal	Directors			
Mr. Vijay Shah	Independent	37,000	а	-
	Directors			
Ms. Purvi Matani	Independent	37,000	-	-
	Directors			

Details of service contracts, notice period and severance fees of the Executive Director as on March 31, 2021

Name of Director	Praveen Bhatnagar
Date of contract	12th June, 2018
Terms of contract	5 years (as per agreement)
Notice Period	3 Months
Severance Fees	NIL

STAKEHOLDERS' RELATIONSHIP COMMITTEE

Pursuant to the provisions of Section 178 of the Act and Regulation 20 of the SEBI Listing Regulations read with Part D of Schedule II thereto, the Company has in place, a Stakeholders' Relationship Committee ("SRC"). The Chairman of the Committee is an Mr. Nitinkumar Didwania, Non-Executive, Non-Independent Director. Mr. Praveen Bhatnagar, Whole-Time Director and Ms. Purvi Matani, Independent Director are the other members of the Committee.

The Company Secretary of the company acts as a Secretary to the Committee.

Meeting and attendance:

During the FY21 Stakeholders' Relationship Committee has met 1 (one) time i.e. 12th February, 2021

The following is the constitution of the SRC Committee along with the meeting and attendance during the year:

Name of the Director		Type of Membership	Number of meetings during the Financial Year 2020-21	
			Held	Attended
Mr. Didwani	Nitinkumar ia	Chairman	1	1
Mr. Bhatnag	Praveen	Member	1	1
Ms. Pur	vi Matani	Member	1	1

As per Secretarial Standards, the Chairman of the Committee or, in his absence, any other Member of the Committee authorized by him in this behalf shall attend the General Meetings of the Company. The Chairman of the Committee, Mr. Nitinkumar Didwania was present at the 35th Annual General Meeting of the Company held on 30th September, 2020.

The role and terms of reference of the Committee covers the areas as contemplated under Regulation 20 read with Part D of Schedule II of the Listing Regulations besides the other terms as referred by the Board of Directors.

- The Committee meets, as and when required, to inter alia, deal with matters relating to transfer/transmission of shares,
- request for issue of duplicate share certificates
- monitor redressal of the grievances of the security holders of the Company relating to transfers, non-receipt of Annual Report, non-receipt of dividends declared, etc.
- The Committee is also authorised to approve request for transmission of shares and issue of duplicate share certificates.
- Other matters as may be required for aforesaid purposes

Name and Designation of Compliance Officer

Prasad A Oak

Vice President - Legal and Company Secretary

During the year under review, the complaints received from the shareholders were resolved and are regularly reported to BSE Ltd. as per Regulation 13 of SEBI (LODR) Regulations, 2015.

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE (CSR COMMITEE)

The Company has constituted a Corporate Social Responsibility Committee pursuant to the provisions of Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility) Rules, 2014 Mr. Nitinkumar Didwania, Non-executive, Non-independent Director, Mr. Praveen Bhatnagar, Whole-Time Director and Ms. Purvi Matani, Independent Director are the members of the Committee. The Company Secretary of the Company acts as a Secretary to the Committee.

During the FY21 the CSR Committee has met once on 12th February, 2021.

The following is the constitution of the CSR Committee along with the meeting and attendance during the year:

Name of the Director	Type of Membership	Number of meetings during the Financi Year 2020-21	
		Held	Attended
Mr. Nitinkumar Didwania	Chairman	1	1
Mr. Praveen Bhatnagar	Member	1	1
Ms. Purvi Matani	Member	1	1

The terms of reference of the Corporate Social Responsibility Committee is in accordance with Section 135 of the Act and inter alia includes:

- To formulate and recommend to the Board of Directors, a CSR policy which shall indicate
 the activities to be undertaken by the Company as per the Schedule VII to the Act;
- To review and recommend the amount of expenditure to be incurred on the activities to be undertaken by the Company;
- To monitor the CSR policy of the Company from time to time; and

 Any other matter as the CSR Committee may deem appropriate after approval of the Board or as may be directed by the Board from time to time.

GENERAL BODY MEETINGS

Details of location, time & date of last three Annual General Meetings are given below

Financial Year	Date	Location	Time
2019-2020	September 30, 2020 (35th AGM)	Through Video Conference ("VC") or Other Audio Visual Means ("OAVM") (Deemed venue: Registered office of the Company at Fort, Mumbai)	11:00 A.M
2018-2019	September 27, 2019 (34th AGM)	20 Downtown Hall, 2nd Floor, Eros Theatre Building, Churchgate, Mumbai 400 020	11:00 A.M
2017-2018	September 28, 2018 (33rd AGM)	20 Downtown Hall, 2nd Floor, Eros Theatre Building, Churchgate, Mumbai 400 020	11:45 A.M

Special Resolutions passed in the previous three Annual General Meetings (AGMs)

During the Annual General Meetings held in the last 3 years i.e. for FY18 to FY20 no approvals of the Members were required to be obtained by passing special resolutions in AGMs.

Resolutions passed through postal ballot & details of voting pattern

During the year under review, no resolution was passed through postal ballot.

MEANS OF COMMUNICATION

The Company recognizes the importance of two-way communication with shareholders and of giving a balanced reporting of results and progress and responds to questions and issues raised in a timely and consistent manner. Shareholders seeking information may contact the Company directly throughout the year. They also have an opportunity to ask questions in person at the Annual General Meeting. Some of the modes of communication are mentioned below:

Quarterly Results

The quarterly, half-yearly and annual financial results of the Company are normally published in one leading national (English) business newspaper and in one vernacular (Marathi) newspaper viz. Mumbai edition of "The Free Press Journal" and "Navshakti" newspaper.

Website

In compliance with Regulation 46 of the Listing Regulations, the company's website contains a separate section under 'Investors Information' for use of shareholders. The quarterly, half-yearly and annual financial results are promptly and prominently displayed on the website. Annual Reports, Quarterly Corporate Governance Report, Shareholding Pattern and other Corporate

Communications made to the Stock Exchanges are also available on the website. Annual Reports of subsidiaries companies are also posted on the website.

BSE has developed a web-based application called **BSE Corporate Compliance and Listing Centre** for corporates. All the quarterly, half-yearly and yearly compliances are filed electronically on BSE Listing Centre.

Exclusive email ID for investors:

The Company has designated the email id <u>corp@veritasindia:net exclusively</u> for investor servicing, and the same is prominently displayed on the Company's website www.veritasindia.net.

GENERAL SHAREHOLDER INFORMATION

September 30, 2021 (Thursday) at 11:00 A.M IST		
Date, Time and Venue: Through Video Conference or Other Audio-Visual Means with Registered Office of the Company deemed to be the venue of the 36th Annual General Meeting and proceedings of the AGM. Financial Year April 01 to March 31 Schedule (Tentative) for declaration of financial results during the FY22 Annual & fourth quarter - Up to November 14, 2021 Third quarter - Up to February 14, 2022 Annual & fourth quarter - Up to May 30, 2022 Annual General Meeting - Up to 30th September, 2022 Dividend Payment Date On or after October, 01 2021 (subject to declaration of dividend by the Members at the 36th AGM) Listing on Stock Exchanges Exchang	Annual General	36th Annual General Meeting
Venue Registered Office of the Company deemed to be the venue of the 36th Annual General Meeting and proceedings of the AGM. Financial Year April 01 to March 31 Schedule (Tentative) for declaration of financial results during the FY22 Annual & fourth quarter - Up to November 14, 2021 Dividend Payment Date On or after October, 01 2021 (subject to declaration of dividend by the Members at the 36th AGM) Listing on Stock Exchanges BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Scrip code: 512229 Symbol ISIN: INE379J01029 ISIN: INE379J01029 Registrar & Share Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Meeting	September 30, 2021 (Thursday) at 11:00 A.M IST
Annual General Meeting and proceedings of the AGM. Financial Year Schedule (Tentative) for declaration of financial results during the FY22 Dividend Payment Date Listing on Stock Exchanges Stock Code / Symbol ISIN Registrar & Share Transfer Agent April 01 to March 31 Schedule (First quarter - Up to August 14, 2021 Second quarter - Up to November 14, 2022 Third quarter - Up to February 14, 2022 Annual & fourth quarter - Up to May 30, 2022 Annual General Meeting - Up to 30th September, 2022 On or after October, 01 2021 (subject to declaration of dividend by the Members at the 36th AGM) Company's Shares are listed at: BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Scrip code: 512229 ISIN: INE379J01029 Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Date, Time and	Venue: Through Video Conference or Other Audio-Visual Means with
Schedule	Venue	Registered Office of the Company deemed to be the venue of the 36th
Schedule (Tentative) for declaration of financial results during the FY22 Dividend Payment Date Listing on Stock Exchanges Stock Code / Symbol Stock Code / Symbol Transfer Agent Registrar & Share Transfer Agent First quarter - Up to August 14, 2021 Second quarter - Up to November 14, 2021 Third quarter - Up to February 14, 2022 Annual & fourth quarter - Up to May 30, 2022 Annual General Meeting - Up to 30th September, 2022 On or after October, 01 2021 (subject to declaration of dividend by the Members at the 36th AGM) Company's Shares are listed at: BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Scrip code: 512229 Symbol ISIN: INE379J01029 Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:		Annual General Meeting and proceedings of the AGM.
(Tentative) for declaration of financial results during the FY22 Dividend Payment Date Listing on Stock Exchanges Stock Code / Symbol ISIN Registrar & Share Transfer Agent Centard of financial results during the FY22 Dividend Annual & fourth quarter - Up to May 30, 2022 Annual General Meeting - Up to 30th September, 2022 On or after October, 01 2021 (subject to declaration of dividend by the Members at the 36th AGM) Company's Shares are listed at: BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Scrip code: 512229 ISIN: INE379J01029 Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Financial Year	April 01 to March 31
declaration of financial results during the FY22 Annual & fourth quarter - Up to May 30, 2022 Annual & fourth quarter - Up to May 30, 2022 Annual General Meeting - Up to 30th September, 2022 Dividend Payment Date October, 01 2021 (subject to declaration of dividend by the Members at the 36th AGM) Listing on Stock Exchanges BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Scrip code: 512229 Symbol ISIN: INE379J01029 ISIN Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Schedule	First quarter - Up to August 14, 2021
financial results during the FY22 Dividend Payment Date Listing on Stock Exchanges Company's Shares are listed at: BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Symbol ISIN Registrar & Share Transfer Agent Transfer Agent Annual & fourth quarter - Up to May 30, 2022 Annual General Meeting - Up to 30th September, 2022 On or after October, 01 2021 (subject to declaration of dividend by the Members at the 36th AGM) Company's Shares are listed at: BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Scrip code: 512229 ISIN: INE379J01029 Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	(Tentative) for	Second quarter - Up to November 14, 2021
during the FY22 Dividend Payment Date Listing on Stock Exchanges Company's Shares are listed at: BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Symbol ISIN Registrar & Share Transfer Agent Universal Capital Securities Private Limited Corporate Off:	declaration of	Third quarter - Up to February 14, 2022
Dividend Payment Date Listing on Stock Exchanges Company's Shares are listed at: BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Symbol ISIN Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	financial results	Annual & fourth quarter - Up to May 30, 2022
Dividend Payment Date Listing on Stock Exchanges Company's Shares are listed at: BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Symbol ISIN Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	during the FY22	Annual General Meeting - Up to 30 th September, 2022
Listing on Stock Exchanges Company's Shares are listed at: BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Symbol ISIN Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Dividend	On or after October, 01 2021 (subject to declaration of dividend by the
Exchanges BSE Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Symbol ISIN: INE379J01029 ISIN Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Payment Date	Members at the 36th AGM)
Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Scrip code: 512229 Symbol ISIN: INE379J01029 ISIN Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Listing on Stock	Company's Shares are listed at:
Mumbai- 400001 The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Scrip code: 512229 Symbol ISIN: INE379J01029 ISIN Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Exchanges	BSE Limited (BSE)
The Company hereby confirms that it has made the payment of Annual Listing Fees to BSE Limited Stock Code / Scrip code: 512229 Symbol ISIN: INE379J01029 ISIN Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:		Phiroze Jeejeebhoy Towers, Dalal Street,
Listing Fees to BSE Limited Stock Code / Scrip code: 512229 Symbol ISIN: INE379J01029 ISIN Registrar & Share Transfer Agent Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:		Mumbai- 400001
Stock Code / Symbol ISIN: INE379J01029 Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:		The Company hereby confirms that it has made the payment of Annual
ISIN: INE379J01029 ISIN: INE379J01029 Registrar & Share Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:		Listing Fees to BSE Limited
Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Stock Code /	Scrip code: 512229
Registrar & Share Transfer Agent Universal Capital Securities Private Limited (100% subsidiary of Link Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Symbol	ISIN: INE379J01029
Transfer Agent Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	ISTN _	
Contact details are given below: Universal Capital Securities Private Limited Corporate Off:	Registrar & Share	Universal Capital Securities Private Limited (100% subsidiary of Link
Universal Capital Securities Private Limited Corporate Off:	Transfer Agent	Intime India Pvt. Ltd.) are the Share Transfer Agents of the Company. The
Corporate Off:		Contact details are given below:
		Universal Capital Securities Private Limited
C 101, 247 Park,		Corporate Off:
		C 101, 247 Park,
LBS Road, Vikhroli West,		LBS Road, Vikhroli West,
Mumbai – 400083.		Mumbai – 400083.
Tel Nos. 022- 28207203 / 05		Tel Nos. 022- 28207203 / 05
Tele fax. 022- 28207207		Tele fax. 022- 28207207
Email: ravi@unisec.in/info@unisec.in		Email: ravi@unisec.in/info@unisec.in

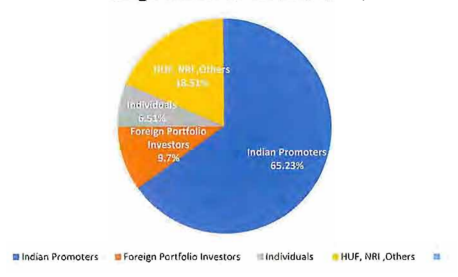
Share Transfer System

For administrative convenience and to facilitate speedy approvals, authority has been delegated to the Share Transfer Agents (RTA) to approve share transfers up to specified limits. Share transfers/ transmissions approved by the RTA and/or the authorized executives are placed at the Board Meeting from time to time. Stakeholders Relationship Committee is authorized to approve transfer of shares in the physical segment. The Committee has delegated authority for approving transfer and transmission of shares and other related matters to the executives of the Company. A summary of all the transfers/ transmissions etc. so approved by the executives of the Company is placed at every Committee Meeting. Shares sent for transfer in physical form are registered and returned within a period of fifteen days from the date of receipt of the documents, provided the documents are valid and complete in all respects. In case of shares in electronic form, the transfers are processed by NSDL / CDSL through respective Depository Participants.

Shareholding pattern as on 31st March, 2021:

Category of Shareholders	No. of Shares held	% of holding
Promoter and Promoter Group:		
-Indian	1,74,87,067	65.23
-Foreign	0	0
Sub-total (A)	1,74,87,067	65.23
Public:		
Institutions:		
-Foreign Portfolio Investors	2600000	9,70
Non Institutions:		
-Individuals		
Individual share capital upto Rs. 2 Lacs	615479	2.30
Individual share capital in excess of Rs. 2 Lacs	1127853	4.21
-HUF/ NRI/ Trust Bodies Corporate/ IEPF/ Clearing Members/ Others	4979601	18.57
Sub-Total (B)	93,22,933	34.77
Grand Total (A+B)	2,68,10,000	100.00

Shareholding Pattern as on March 31, 2021



Distribution of Shareholding as on March 31, 2021

Number of Shares (in terms of nominal value)		Shareholders		Shares	
From	To	Number	% of Total	Held	% of Total
1	500	714	82.258	62,438	0.233
501	1000	51	5.876	38,448	0.143
1001	2000	38	4.378	55,425	0.207
2001	3000	12	1.382	29,396	0.110
3001	4000	7	0.806	23,704	0.088
4001	5000	12	1.382	55,603	0.207
5001	10,000	14	1.613	1,09,562	0.409
10,000	And above	20	2.304	2,64,35,424	98.603
Total		868	100.000	2,68,10,000	100.000

Dematerialization of shares and liquidity

As on March 31, 2021, 85.08 % of the total equity share capital is held in dematerliased form with NSDL and CDSL.

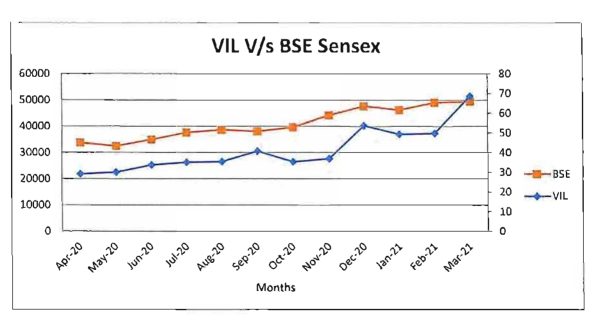
Note: Trading in the Equity Shares of the Company is permitted only in Dematerialized form in accordance with the circular issued by SEBI.

Market Price Data of the Shares of the Company listed on BSE

Month	Equity Shares BSE Limited		
Monut			
	High (Rs.)	Low (Rs.)	
April 2020	29.1	25.1	
May 2020	32.55	29.65	
June 2020	35.6	30	
July 2020	36.3	32.85	
August 2020	40.05	34.7	
September 2020	40.7	33.45	
October 2020	43.95	34.75	
November 2020	38.85	36	
December 2020	53.75	36.3	
January 2021	64	49.45	
February 2021	53.15	43.95	
March 2021	68.7	47.8	

Share Price performance in comparison to S & P BSE Sensex

VIL V/s BSE Sensex



^{*}The above graphs are prepared on the basis of clasing prices on last trading day of every month

The Company has not issued any Global Depository Receipt / American Depository Receipt / Warrant or any convertible instrument, which is likely to have impact on the Company's Equity.

Commodity price risk or foreign exchange risk and hedging activities

The Company does not trade in commodities. The relevant details of foreign exchange exposure and risk / hedging activities are provided in Note No. 33 of Standalone Financial Statements.

Custodian Fees

The Company has paid custodian fees for folios maintained by National Securities Depository Limited and Central Depository Services (India) Limited for the FY21, as per the Invoices received.

Plant Locations

The Company being in the International Trade and Distribution business there are no manufacturing units or plants of the company.

Address for Correspondence

Veritas (India) Limited
Investor Relations Department
Veritas House, 3rd Floor,
70, Mint Road, Fort, Mumbai – 400001.
Tel: +91 - 22 - 2275 5555 / 6184 0000

Fax: +91 - 22 - 2275 5556 / 6184 0001

E-mail: corp@veritasindia.net

Your Company can also be visited at its website: http://www.veritasindia.net

Company Secretary and Compliance officer

Mr. Prasad A Oak Veritas House, 70 Mint Road, Fort, Mumbai - 400 001. INDIA Tel: +91 - 22 - 2275 5555 / 6184 0000 Fax: +91 - 22 - 2275 5556 / 6184 0001

E-mail: corp@yeritasindja.net.

Registrar and Share Transfer Agent

Universal Capital Securities Private Limited C 101, 247 Park, LBS Road, Vikhroli West, Mumbai – 400083.

Tel Nos. 022- 28207203/05 Tele fax. 022- 28207207

Email: ravi@unisec.in /info@unisec.in

For all matters relating to transfer/dematerialization of shares, payment of dividend and any other query relating to Equity shares of your Company. Your Company has also designated

<u>corp@veritasindia.net</u> as an exclusive email ID for Investors for the purpose of registering complaints and the same has been displayed on the Company's website.

CREDIT RATING

The Company has been rated by CRISIL, however the Company has not availed any Banking Facility. Respective ratings are BBB+ in the long term and A2 in the short term

OTHER DISCLOSURES

Policy for determining 'material' subsidiaries

Your Company has formulated a Policy for Determining 'Material' Subsidiaries as defined in Regulation 16 of the Listing Regulations. This Policy has also been posted on the website of the Company and can be accessed through web link: http://www.veritasindia.net/investor_downloads.asp

Policy on Materiality of and Dealing with Related Party Transactions

Your Company has formulated a Policy on Materiality of and Dealing with Related Party Transactions in accordance with relevant provisions of Companies Act, 2013 and Listing Regulation which specify the manner of entering into related party transactions. This Policy has also been posted on the website of the Company and can be accessed through web link: http://www.veritasindia.net/investor_downloads.asp. All the related party transactions are approved by the Audit Committee prior to entering into the transaction.

During the financial year 2020-21, the approval of shareholders was taken for related party transactions exceeding the limits as per Companies Act, 2013 in the annual general meeting held on 30th September, 2020 of the Company.

Further, there were no material significant Related Party Transactions and pecuniary transactions that may have potential conflict of interest. The details of Related Party Transactions are disclosed in financial section of this Annual Report.

Whistleblower Policy

Your Company has established a Vigil Mechanism/ Whistle Blower Policy to enable stakeholders (including Directors and employees) to report unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct. The Policy provides adequate safeguards against victimization of Director(s)/ employee(s) and direct access to the Chairman of the Audit Committee in exceptional cases. Your Company hereby affirms that no Director/ employee have been denied access to the Chairman and that no complaints were received during the year.

The Whistle Blower Policy is available on the website of the Company and can be accessed at the web link http://www.veritasindia.net/investor downloads.asp and circulated to all the Directors/employees.

Reconciliation of Share Capital Audit

Pursuant to Regulation 55 A of the Listing Regulations with the stock exchanges, the Company has engaged a qualified practising Company Secretary to carry out a share capital audit to reconcile the total admitted equity share capital with the National Securities Depository Limited (NSDL) and the Central Depository Services (India) Limited (CDSL) and the total issued and listed equity share capital. The audit report confirms that the total issued/paid-up capital is in agreement with

the total number of shares in physical form and the total number of dematerialised shares held with NSDL and CDSL. The Company files copy of this certificate with the Stock Exchange as required.

Disclosure of accounting treatment in preparation of financial statements

The Company has adopted and prepared the financial statements of the Company in accordance with Indian Accounting Standards (IND AS) and comply with the Accounting Standards specified under Section 133 of the Act and Companies (Indian Accounting Standards) Rules, 2015.

Code for Prevention of Insider Trading Practices

The Company has instituted a comprehensive Code of Conduct for Prevention of Insider Trading and the 'Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information' in compliance with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 ("the Regulations"). All Directors, Designated Employees who could have access to the Unpublished Price Sensitive Information of the Company are governed by the Code. Veritas Code of Conduct has been formulated to regulate monitor and ensure that the reporting of trading by the Employees and Connected persons are in accordance with the procedures as laid down in the guidelines and caution them of the consequence of violations.

Disclosures with respect to Demat suspense account/ unclaimed suspense account

The Company does not have any shares in the Demat suspense account/unclaimed suspense account.

Details of Non-Compliances:

Your Company has generally complied with all the requirements of regulatory authorities. There has been no instance of non-compliance by the Company on any matter related to capital markets.

Compliance with Mandatory requirements:

Your Company has complied with all the mandatory requirements of the Listing Regulations relating to Corporate Governance.

Compliance with Non-mandatory requirements

The Company has complied with the mandatory Corporate Governance requirements under the SEBI Listing Regulations, read with the Disclosures specified below. The provisions of Schedule V Part C read with Schedule II Part E, further states that the non-mandatory requirements adopted by the Company be highlighted in the Corporate Governance Report. Accordingly, the Company has complied with the following non-mandatory requirements:

During the year, the Office of Chairman and the Whole-Time Director was held by distinct individuals. The Internal Auditors have direct access to the Audit Committee and present their Internal Audit observations to the Audit Committee.

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

There was no compliant received in relation to Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

Details of total fees paid to the Statutory Auditors

The total fees for all services paid by the listed entity and its subsidiaries, on a consolidated basis, to the statutory auditor is mentioned in the **Note No. 27.1** of Notes to consolidated financial statements for the year ended 31st March, 2021.

Material Subsidiary Companies

Regulation 16 of the Listing Regulations defines a "material subsidiary" to mean a subsidiary, whose income or net worth exceeds twenty percent of the consolidated income or net worth respectively, of the listed entity and its subsidiaries in the immediately preceding accounting year. Under this definition, the Company has unlisted material subsidiary, Veritas Agro Ventures Private Limited and Veritas Polychem Private Limited, incorporated in India.

The Company has formulated a policy for determining its 'Material' Subsidiaries and the same is available on the website of the Company and can be accessed through web-link: http://www.veritasindia.net/investor_downloads.asp

Shareholders' Right

The Quarterly / Half-Yearly / Annual Results of the Company are published in English and Vernacular newspapers and are also displayed on the Company's website, http://www.veritasindia.net and at the website of the Stock Exchanges, where the shares of the Company are listed / traded, as soon as the results are approved by the Board. These are not sent individually to the Members.

Auditors' Report

The Auditors' Report to the Members on the Financial Statements of the Company for the year ended March 31, 2021 does not contain any qualification, reservation or adverse remark.

Declaration by the Chairman under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

I hereby confirm that:

the Company has obtained from all the members of the Board and Senior Management Personnel, affirmation(s) that they have complied with the Code of Conduct for Board Members and Senior Management Personnel in respect of the financial year ended 31st March, 2021.

For and on Behalf of the Board of Directors

Sd/-Nitinkumar Didwania Chairman DIN:00210289

Place: Mumbai

Date: 13th August, 2021

CERTIFICATE ON CORPORATE GOVERNANCE

[Under Regulation 34(3) read with Schedule V(E) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To,

The Members of Veritas (India) Limited

We have examined the compliance of conditions of Corporate Governance by Veritas (India) Limited (the Company), for the year ended on March 31, 2021, as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, of the said Company. We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of certification.

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

In our opinion and to the best of our information and according to the explanation given to us, and the representations made by the Management and considering the relaxations granted by Securities and Exchange Board of India warranted due to the spread of the COVID-19 pandemic, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 except the following provisions:

Requirement pertaining to the composition of Board including failure to appoint women director as
specified in Regulation 17(1) of the SEBI (Listing Obligations and Disclosure Requirements)
Regulations, 2015 was not complied with and therefore Fine of Rs. 3,83,500/-was levied against the
Company for the quarter ended September 2020. However, later the fine was waived by the
Exchange after the Company made a representation for waiver of fine.

The Company has made all the defaults good by complying with the above Regulation.

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

Place: Mumbai	For JMJA & Associates LLP,
Date: July 22, 2021	Practising Company Secretaries
	Sd/-
	CS Mansi Damania
	Designated Partner
	FCS: 7447 COP: 8120
	UDIN: F007447C000673741

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,
The Members,
VERITAS (INDIA) LIMITED
Veritas House, 3rd Floor,
70, Mint Road, Fort, Mumbai 400001

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Veritas (India) Limited bearing CIN L23209MH1985PLC035702 and having registered office at Veritas House, 3rd Floor, 70, Mint Road, Fort, Mumbai 400001 (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. We believe it is the responsibility of the Directors to submit relevant documents with complete and accurate information in accordance with the provisions of the Companies Act, 2013 ("Act") and SEBI Listing Regulations.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on March 31, 2021 have been debarred or disqualified from being appointed or continuing as Directors of the Company by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Sr.No.	Name of Director	DIN	Date of Appointment
1	Mr. Nitinkumar Dindayal Didwania	00210289	December 05, 2007
2	Mr. Praveen Bhatnagar	01193544	June 12, 2018
_ 3 _	Mr. Vijay Haridas Shah	03502649	August 14, 2019
4	Mr. Kunal Sharma	03553398	September 04, 2020
5	Ms. Kamala Rahul Aithal	07832519	May 25, 2017
6	Ms. Purvi Samir Matani	08536917	August 14, 2019

Ensuring the eligibility for the appointment/ continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of

the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For JMJA & Associates LLP,
Practising Company Secretaries
Peer Review Certificate No. 980/2020

Sd/CS Mansi Damania
Designated Partner
FCS: 7447 | COP: 8120

Place: Mumbai

UDIN: F007447C000673013

Annexure V

Details pertaining to Remuneration as required under Section 197(12) of The Companies Act,
2013 read with Rule 5(1) of The Companies (Appointment and Remuneration of Managerial
Personnel) Rules, 2014

Sr. No.	Requirement	Disclosure		
1.	The ratio of the	Name of the	Remuneration	Rațio to median
	remuneration of	Directors		Remuneration
	each	Nitinkumar		
	Director to the	Dindayal		
	median	Didwania	-	_
	remuneration of	(Chairman & Non-		
	the employees of the	Executive Director)		
	Company for the	*Praveen		
	Financial Year	Bhatnagar		
		(Whole-Time	•	-
		Director)	ti-	4
		Kunal Sharma		T
		(Non-Executive	•	-
		Director)		
		Vijay Haridas Shah		
		(Independent	-	_
		Director)		
		Kamala Rahul		
		Aithal		
		(Independent		_
		Director)		
		Purvi Šamir		
		Matani		
		(Independent	_	
		Director)		

^{*}Mr. Praveen Bhatnagar was appointed as a Whole Time Director of the Company draws salary from Wholly-owned subsidiary, Veritas Polychem Private Limited

Notes:

- i. The median remuneration of employees of the Company was INR 3,72,560/-
- ii. The Commission for financial year 2020-21 (FY21) payable to Directors is also included in the total Remuneration.
- iii. For this purpose, the Sitting Fees paid to the Independent Directors have not been considered as remuneration.
- iv. Figures have been rounded off wherever necessary,

Sr. No.	Requirement	Disclosure		
2.	The percentage increase in	Name of the Directors	Designation	% Change (to be read with notes)
	remuneration of each Director, Chief Financial Officer and Company	Nitinkumar Dindayal Didwania	Chairman & Non- Executive Director	-
	Secretary in the financial year (Name with % change in the	*Praveen Bhatnagar	Whole-Time Director	-
	financial year 2020-21) (To be read	Kunal Sharma	Non-Executive Director	-
	with notes below)	Vijay Haridas Shah	Independent Director	-
		Kamala Rahul Aithal	Independent Director	-
		Purví Samir Matani (Independent Director)	Independent Director	-
		Mr. Rajaram Shanbhag	Chief Financial Officer	-20.83
		Mr. Prasad A Oak	Company Secretary	-23.26

Notes:

3.	The percentage increase/decrease in the median remuneration of employees in the financial year	Due to change in number of employees
4.	The number of permanent employees on the rolls of company (As on March 31, 2021)	18
5.	Average percentage increase/decrease already made in the salaries of employees other than the Managerial Personnel in the last Financial Year and its comparison with the percentage increase in the Managerial Remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the Managerial Remuneration	Average percentage decrease in the salaries of employees' other than the Managerial Personnel in the financial year 2020-2021 was -6.29%
6.	Affirmation that the remuneration is as per the remuneration policy of the Company	Pursuant to Rule 5(1)(xii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014,

it is affirmed that the
remuneration paid to
the Directors,
Key Managerial
Personnel and Senior
Management is as
per the Remuneration
Policy of your
Company.

For and on Behalf of the Board of Directors

Sd/-Nitinkumar Didwania Chairman DIN:00210289

Place: Mumbai

Date: 13th August, 2021

Annexure VI

NOMINATION AND REMUNERATION POLICY ON APPOINTMENT OF DIRECTORS AND EMPLOYEES AND THEIR REMUNERATION

I. General:

The Companies Act, 2013, the Rules made there under in terms of Regulation 19 read with Part D of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Regulations") requires every Company to formulate the criteria for determining qualifications, positive attributes and independence of directors. The Company is also required to adopt a policy, relating to the remuneration for the directors, key managerial personnel and other employees.

Accordingly, the Nomination and Remuneration Committee (NRC) of the company has adopted the following policy and procedure with regard to identification and nomination of persons who are qualified to become directors and who may be appointed at senior management level.

II. Criteria for identifying persons for appointment as Directors and Senior Management:

The Nomination and Remuneration Committee (NRC) is responsible for evaluating the qualification of each director candidates and of those directors who are to be nominated for election by shareholders at each Annual General Meeting or Extra-ordinary General Meeting of shareholders and for recommending duly qualified director nominees to the Board of Directors. The qualification criteria set forth herein are designed to describe the qualities and characteristics required for the Board as a whole and for the Board members.

Directors:

- 1. Candidates for Directorship should possess adequate qualifications, skills and expertise in one or more fields of finance, law, general corporate management, information management, science and innovation, public policy, financial services, sales & marketing and other disciplines as may be identified by the NRC and/or the Board from time to time, that may be relevant to the Company's business.
- 2. The director candidates should have completed the age of 21 years. The maximum age of executive directors shall not be more than 70 years at the time of appointment / re-appointment. However, a candidate who has attained the age of 70 years may be appointed if approved by shareholders by passing of special resolution.
- 3. The Board has not established specific education, years of business experience or specific types of skills for Board members, but, in general, expects qualified directors to have ample experience and a proven record of professional success, leadership and the highest level of personal and professional ethics, integrity and values.
- 4. The candidate to be appointed as Director shall have a Director Identification Number (DIN) allotted under section 154 of the Companies Act, 2013 (Act) and duly complied with DIN KYC norms.
- 5. In addition any person to be appointed as a Managing Director or whole-time director in the Company (hereinafter referred to as 'Executive Directors') shall have to meet the following requirements for being eligible for appointment set out in Part I of Schedule V of the Act and the limits of directorships set out in listing agreement with stock exchanges.
- 6. Above all, every candidate for Directorship on the Board should have the following positive attributes:

- · Possesses a high level of integrity, ethics, credibility and trustworthiness;
- Ability to handle conflict constructively and possess the willingness to address critical issues proactively;
- Is familiar with the business of the Company and the industry in which it operates and displays a
 keen interest in contributing at the Board level to the Company's growth in these areas;
- Possesses the ability to bring independent judgment to bear on the Board's deliberations especially
 on issues of strategy, performance, risk management and resource planning;
- · Displays willingness to devote sufficient time and attention to the Company's affairs;
- Values Corporate Governance and possesses the skills and ability to assist the Company in implementing good corporate governance practices;
- Possesses leadership skills and is a team player.

7. Criteria for Independence applicable for selection of Independent Directors:

The Company may select the candidate from data bank(s) containing name, address, qualification of parsons who are eligible and willing to act as Independent Director maintained by relevant institute or association as may be notified by the Central Government having expertise in creation and maintenance of such data bank.

The prospective candidates for appointment as an Independent Director shall have to meet the criteria of Independence laid down in sub-section (6) of Section 149 of the Act and in terms of Regulation 25 of the Listing Regulations.

Such Candidates shall submit a Declaration of Independence to the NRC / Board, initially and thereafter, annually, based upon which, the NRC / Board shall evaluate compliance with this criterion for Independence.

In the process of shortlisting Independent Directors, the Board shall ensure that there is appropriate balance of skills, experience and knowledge in the Board so as to enable the Board to discharge its functions and duties effectively.

Change in status of Independent Director:

Every Independent Director shall be required to inform the NRC / Board immediately in case of any change in circumstances that may put his or her independence in doubt, based upon which, the NRC / Board may take such steps as it may deem fit in the best interest of the company.

III. Directors selection procedure

- 1. Upon instructions/guidelines of Board of Directors Human Resources (HR) department shall identify and recommend appropriate candidates for selection to the Board based on director's qualification criteria.
- For each shortlisted director candidate considered for selection to the Board, the Nomination and Remuneration Committee shall evaluate each director candidate and recommend to the Board any duly qualified director candidates.
- 3. To aid in the short listing and screening process the Nomination and Remuneration Committee may take the support of professional agencies, conduct interviews or have a personality check undertaken or take any other steps as may be considered necessary to ensure that the right candidates are identified.
- 4. A determination of a director's qualifications to serve on the Board shall be made by the Board, upon the recommendation of the Committee, prior to nominating said director for selection at the Company's next Annual General Meeting.

5. The company shall issue a formal letter of appointment to independent directors in the manner as provided in Paragraph IV (4) of Schedule IV of the Act.

IV. Removal of Director:

- 1. If a Director incurs any disqualification mentioned under the Companies Act, 2013 or any other applicable law, regulations, statutory requirement, the NRC may recommend to the Board with reasons recorded in writing for the removal of the said Director subject to the provisions of and compliance with the statutory provisions.
- 2. Such recommendations may also be made on the basis of performance evaluation of the Directors or as may otherwise be thought fit by the NRC.

V. Remuneration Policy:

- 1. All remuneration/fees/ compensation, payable to Directors shall be fixed by the Board of Directors and payment of such remuneration fees/ compensation shall require approval of shareholders in general meeting except for sitting fee payable to Independent Directors for attending Board/Committee meeting of the Company.
- 2. The Board shall decide on the remuneration/fees/compensation, payable to Directors based on the recommendations of the Nomination and Remuneration Committee.
- 1. The total managerial remuneration payable, to its directors, including Managing Director and Whole-time Director, (and its manager) in respect of any financial year shall not exceed eleven per cent of the net profits of the company for that financial year computed in the manner laid down in Section 198 of the Companies Act, 2013. Provided that the company in general meeting may, with the approval of the Central Government, authorize the payment of remuneration exceeding eleven per cent of the net profits of the company, subject to the provisions of Schedule V of the Act.
- 4. The Nomination and Remuneration Committee shall ensure the following while recommending the remuneration/fee/compensation payable to Directors:
- a. The remuneration payable to Non-Executive Directors (if any), shall not exceed 1% of the net profits of the Company.
- b. A Non-Executive director may be paid remuneration by way of fee for attending meetings of the Board or Committee thereof or for any other purpose whatsoever. The amount of such fee on upper side shall not exceed Rs.1,00,000/- for attending each meeting of the Board or Committee thereof or such higher amount as may be prescribed by the Central Government.
- c. Sitting Fees: Independent Directors receive remuneration in the form of sitting fees for attending the meetings of Board or Committee of the Company and its subsidiaries where such Director maybe so appointed.
- d. Commission: The remuneration payable to the Independent Directors in the form of Commission may be paid within the monetary limits as may be approved by shareholders subject to the limit not exceeding 1% of the profits of the Company computed as per applicable provisions of the Companies Act, 2013.
- e. An independent director shall not be entitled to any stock option.

69

VI. Remuneration to the Whole-Time Directors / KMPs / Senior Management Personnel:

- a. The Whole-Time Director / KMPs and Senior Management Personnel shall be eligible for a monthly remuneration as per the HR policy of the Company in force from time to time and in compliance with the required applicable provisions of the Companies Act, 2013. The total remuneration comprises of a fixed basis salary, perquisites as per the Company policy, retirement benefits as per company Rules and Statutory requirements, performance linked incentives (on an annual basis) based on the achievement of pre-set KRAs and long-term incentives based on value creation.
- b. The remuneration payable to any one managing director; or whole-time director or manager shall not exceed five percent of the net profits of the company and if there is more than one such director remuneration shall not exceed ten per cent of the net profits to all such directors and manager taken together. Else the remuneration will be subject to approval of central government as may be required.
- c. In case of inadequacy of profits, the Company shall pay remuneration to its Whole-Time Director in accordance with the provisions of the Schedule V of the Act.

In case the Company wants to pay remuneration in excess of the limits as prescribed under Schedule V of the Act, the same can be provided with the approval of Central Government.

d. If any Managerial Personnel draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Act or without the prior sanction of the Central Government, where required, he / she shall refund the sums to the Company and until such sums is refunded, hold it in trust for the Company. The Company shall not waive the recovery of such sum refundable to it unless permitted by the Central Government.

For and on Behalf of the Board of Directors

Sd/-Nitinkumar Didwania Chairman DIN: 00210289 Place: Mumbai

Date: 13th August, 2021

M. P. Chitale & Co.

Chartered Accountants

Hamam House, Ambalal Doshi Marg, Fort, Mumbai - 400 001 • Tel : 22651186/ 22653023 / 24 • Fax : 2265 5334 • E-mail : office@mpchitale.com

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF VERITAS (INDIA) LIMITED

Report on the Audit of the Standalone Ind AS Financial Statements

Opinion

We have audited the accompanying Standalone Indian Accounting Standard ("Ind AS") financial statements of Veritas (India) Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2021, 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 notes to the financial statements, including a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2021, its profit and other 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 ("the 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 (the "ICAI") together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the standalone financial statements.

Emphasis of Matter

We draw attention to Note 44 to the standalone financial statements, which explains the fact that the Company through its wholly-owned subsidiary, Veritas Polychem Private Limited has initiated a setup of an integrated manufacturing complex at Dighi Port in the state of Maharashtra. The project is presently financed by the Company and would be suitably finance subsequently through appropriate means at appropriate time.

We draw attention to Note 1 to the standalone financial statements, which explains the uncertainties and management's assessment of the financial impact due to the lockdown and other restrictions imposed by the Government and condition related to the COVID-19 pandemic situation, for which definitive assessment of the impact would highly depend upon circumstances as they evolve in the subsequent period.

Our opinion is not modified in respect of above matters.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that there are no key audit matters to communicate in our report.

Information Other than the Standalone Financial Statements and Auditors' 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, Directors' Report including Annexures to Directors' Report, Corporate Governance and Shareholder's Information, but does not include the standalone financial statements and our auditor's report thereon. The Other information as above is expected to be made available to us after the date of this Auditors' report.

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

In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit, or otherwise appears to be materially misstated. When we read the other information, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

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 also 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.

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

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

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

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ('the Order'), issued by the Central Government of India in terms of section 143(11) of the Act, we give in the Annexure I, a statement on the matters specified in paragraph 3 and 4 of the Order, to the extent applicable.
- 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 and proper returns adequate for the purposes of our audit have been received from branches not visited by us.
 - 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 and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements comply with the Indian Accounting Standard specified under section 133 of the Act, read with the relevant rules thereunder.
- e) On the basis of written representations received from the Directors as on March 31, 2021 and taken on record by the Board of Directors, in its meeting held on June 30, 2021, none of the directors is disqualified as on March 31, 2021, from being appointed as a director in terms of Section 164 (2) of the Act;
- f) With respect to the adequacy of the internal financial controls with reference to Ind AS Financial Statements of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure B". Further, our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to the standalone financial statements;
- g) As required by Section 197(16) of the Act, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements - Refer Note No.32 to the standalone Financial Statements.
 - ii. The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For M.P. Chitale & Co. Chartered Accountants ICAI FRN.101851W

Ashutosh Pednekar Partner ICAI Membership No. 041037 UDIN 21041037AAAADH1362

Place: Mumbai Date: June 30, 2021

ANNEXURE 'I' TO THE INDEPENDENT AUDITOR'S REPORT

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

- i. In respect of the Company's fixed assets:
 - (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property Plant and Equipment (fixed assets).
 - (b) The Property Plant and Equipment of the Company, are physically verified by the Management in a phased program of three years cycle. In our opinion, the programme is reasonable having regard to the size of the Company and the nature of its assets. In our opinion and as per the information given by the management, the discrepancies observed were not material and have been appropriately accounted in the books of account.
 - (c) According to the information and explanations given to us and based on verification of records, we report that the title deeds of immovable properties held as Property Plant and Equipment, are held in the name of the Company.
- ii) As explained to us, inventories have been physically verified by the management at reasonably regular intervals during the year. The discrepancies noticed on physical verification of inventory as compared to the book records were not material and have been properly dealt with in the books of account.
- iii) According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnerships and other parties covered in the register maintained under Section 189 of the Companies Act, 2013. Accordingly, paragraphs 3(iii) (a), (b) and (c) of the Order are not applicable.
- iv) According to the information and explanations given to us and on the basis of representation of the management which we have relied upon, the loans, investments, guarantees and security given to subsidiaries is covered u/s 185 and 186 of the Companies act 2013 is complied with.
- v) According to the information and explanations given to us, the Company has not accepted deposits from the public in terms of provisions of Sections 73 to 76 of the Companies Act, 2013.
- vi) Pursuant to the rules prescribed by the Central Government for the maintenance of cost records under Section 148(1) of the Companies Act, 2013, company is not required to maintain cost records.
- vii) (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion, the Company is

generally regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income-tax, goods and service tax, duty of customs, cess and other material statutory dues, as applicable, with the appropriate authorities.

(b) As at the year-end, according to the records of the Company and information and explanations given to us, there were no disputed statutory ducs payable in respect of income tax, goods and service tax and duty of customs except for the cases listed out below:

Name of Statute	Nature of amount disputed	Amount (Rs. In Lakhs)	Period to which amount relates	Forum where dispute is pending	Remarks, if any
Income Tax Act 1961	Income Tax	158.45	AY 2014-15	ITAT Appeal	-
Income Tax Act 1961	Income Tax	0.66	AY 2009-10	ITAT Appeal	-
Income Tax Act 1961	Income Tax	0.62	AY 2018-19	Assessing Officer	-
Income Tax Act 1961	Income Tax	636.92	AY 2017-18	Assessing Officer	-
Sales Tax	Sales Tax	877.78	AY 2013-14	CST APPEAL	-
Sales Tax	Sales Tax	427.80	AY 2014-15	VAT APPEAL	-

- viii) According to the records of the Company examined by us and the information and explanations given to us, the Company has not defaulted in repayment of loans or borrowing to banks, as at the balance sheet date. The Company has not issued debentures nor borrowed any funds from financial institutions or Government.
- ix) In our opinion and according to the information and explanations given to us, there are no loans outstanding during the year or as at year end and no monies are raised by way of initial public offer or further public offer (including debt instruments). As a result, this clause is not applicable to the company.
- x) According to the information and explanations given to us and on the basis of representation of the management which we have relied upon, no fraud by the Company or on the Company by its officers or employees has been noticed or reported during the year.

M.P. Chitale & Co. Chartered Accountants

xi) According to the information and explanations given to us and on the basis of the computation made for managerial remuneration, the same has been paid in accordance with the requisite

approvals mandated by provisions of Section 197 read with Schedule V to the Act.

xii) Since the Company is not a nidhi company, this clause is not applicable to the Company.

xiii)According to the information and explanations given to us, all transactions with the related

parties are in compliance with Sections 177 and 188 of the Act as applicable and the details of

such transactions have been disclosed in the Ind AS Financial Statements as required by the

applicable Indian Accounting Standards.

(xiv) The Company has not made any preferential allotment or private placement of shares or fully

or partly convertible debentures during the year under review.

(xv) The Company has not entered into any non cash transactions with directors or persons

connected with the directors.

(xvi) The Company is not required to be registered under Section 45-LA of the Reserve Bank of

India Act, 1934.

For M.P. Chitale & Co.

Chartered Accountants

ICAI FRN.101851W

Ashutosh Pednekar

Partner

ICAI Membership No. 041037

UDIN 21041037AAAADH1362

Place: Mumbai

Date: June 30, 2021

78

ANNEXURE II TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 3(g) under "Report on Other Legal and Regulatory Requirements" of our report of even date)

Report on the Internal Financial Controls with reference to Financial Statements under clause (i) of sub-section 3 of section 143 of the Companies Act, 2013 ("the Act")

We have audited the Internal Financial Controls with reference to Financial Statements of Veritas (India) Limited ('the Company') as of March 31, 2021 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to financial statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, issued by ICAI and as 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 with reference to financial statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system with reference to financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statements included obtaining an understanding of internal financial controls with reference to standalone financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessment of the risks of material misstatement of the standalone financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls with reference to Financial Statements

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

Inherent Limitations of Internal Financial Controls with reference to Financial Statements

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

Opinion

In our opinion, the Company has, in all material respects, an adequate Internal Financial Controls with reference to Financial Statements and such Internal Financial Controls with reference to Financial Statements were operating effectively as at March 31, 2021, based on the 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 M.P. Chitale & Co. Chartered Accountants ICAI FRN.101851W

Ashutosh Pednekar Partner ICAI Membership No. 041037 UDIN 21041037AAAADH1362

Place: Mumbai Date: June 30, 2021

Balance Sheet as at 31st March 2021 CIN: 123209MH1985PLC035702

(Amount in Rs.)

			(Amount in Rs.)
	Notes	As at 31 March 2021	As at 31 March 2020
ASSETS			
Non-Current Assets		3 30 01 000	3 60 36 450
(a) Property, Plant and Equipment	3	3,29,91,999	3,60,28,450
(b) Financial Assets		2 20 26 44 062	2.02.54.06.533
(I) - Investments	4 28	3,28,35,44,863 11,10,385	3,02,54,06,532
(c) Deferred tax assets (Net)	26 S	1	47,95,129
(d) Other Non Current Assets	3	39,70,352	75,68,723
Total Non Current Assets		3,32,16,17,599	3,07,37,98,834
2 Current Assets			
(a) Inventories	6	36,72,336	16,11,659
(b) Financial Assets			
(i) - Trade Receivables	7	1,93,02,06,779	1,82,22,04,819
(II) - Cash and Cash Equivalents	8	55,41,781	65,82,492
(iii) - 8ank 8 alances other than Cash and Cash Equivalents	9	24,17,622	22,32,346
(iv) · Lóans	10	27,42,64,621	36,26,28,509
(c) Other Current Assets	11	15,98,613	25,21,686
Total Current Assets		2,21,77,01,752	2,19,77,81,511
Total Assets		5,53,93,19,351	5,27,15,80,345
EQUITY AND LIABILITIES			
Equity			
1 (a) Equity Share Capital	12	2,68,10,000	2,68,10,000
(b) Other Equity	13	1,76,28,07,953	1,70,32,64,416
Total Equity		1,78,96,17,953	1,73,00,74,416
Liebilities			
2 Non-Current Liabilities			
(a) Financial Liabilities			
(i) - Trade Payables	14	2,08,38,04,873	
(ii) - Other Financial Liabilities	15	4,46,52,357	6,12,43,058
(b) Deferred Tax Liabilities (Net)	28		
(c) Provisions	16	8,62,378	10,57,468
Total Non Current Liabilities	-	2,12,93,19,508	6,23,00,526
3 Current Liabilities			
(a) Financial Liabilities			
(I) - Trade Payables	17	1,56,75,03,268	3,44,81,42,450
(II) - Other Financial Liabilities	18	2,37,59,936	2,50,63,553
(b) Other current liabilities	19	88,60,069	1,92,896
(c) Provisions	20	79,43,544	76,563
(d) Current Tax Liabilities (Net)	21 -	1,23,14,973	57,29,941
Total Current Liabilities	-	1,62,03,81,790	3,47,92,05,403
Total Equity and Liabilities		5,53,93,19,351	5,27,15,80,345

The accompanying notes forms integral part of the Financial Statements

18,2

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants

For and on behalf of the Board of Directors

Chartered Accountants Firm Regd. No.: 101851W

> Nitin Kumar Didwania Director DIN : 00210289

Kunal Sharmo Director DIN : 03553398

Ashutosh Pednekar

Partner

Membership No.: 041037

Place: Mumbai Date: June 30, 2021 Rajaram Shanbhag Chief Financial Officer Prasad Oak Company Secretary

Statement of Profit and Loss Account for the Year Ended 31st March 2021

CIN: L23209MH1985PLC035702

(Amount in Rs.)

	(Amo					
	Notes	For the year ended 31 March 2021	For the year ended 31 March 2020			
1 Revenue From Oprations	22	4,22,85,46,857	5,42,69,89,856			
If Other Income	23	8,41,41,999	6,92,80,514			
tli Total Income (I+II)		4,31,26,88,856	5,49,62,70,370			
IV Expenses						
Purchase of Stock-in-Trade	1	4,07,65,16,244	4,06,44,04,954			
Changes in Inventories of Stock-in-Trade		(20,60,678)	1,20,55,10,647			
Emloyee Benefit Expenses	24	1,66,71,970	1,91,75,415			
Depreciation and Amortisation Expenses	3	32,10,674	47,43,128			
Finance Costs	25	25,43,149	34,09,674			
Other Expenses	26	13,34,53,999	11,27,78,923			
Total Expenses (IV)		4,23,03,35,358	5,41,00,22,741			
V Profit/ (loss) before tax (ill-IV)		8,23,53,498	8,62,47,629			
V1 Tax Expense :						
a) Current tax	27	1,89,20,013	2,13,87,438			
b) Deferred tax		36,84,744	(1,49,69,247)			
c) Mat credit	27	(80,12,142)	(74,51,075)			
d) Earlier Years	27	-	24,52,665			
Total Tax Expense (VI)		1,45,92,615	14,19,781			
VII Profit/ (loss) for the parlod (V-VI)		6,77,60,883	8,48,27,848			
VIII Other Comprehensive Incomé						
- Items that will not be reclassified to profit or loss	1	11,35,297	(8,07,934)			
- Income tax relating to items that will not be reclassified to profit or loss	27	(3,22,896)	2,30,777			
Total Comprehensive Incomé for the period (VIII)		8,12,401	(5,77,157)			
IX Total Comprehensive income for the period (VII+VIII)		6,85,73,284	8,42,50,691			
X Earnings per equity share	30					
a) Basic		2.53	3.16			
b) Diluted		2.53	3.16			

The accompanying notes forms integral part of the Financial Statements

1& 2

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W For and on behalf of the Board of Director

 Nitin Kumar Didwania
 Kunal Sharma

 Director
 Director

 DIN : 00210289
 DIN : 03553398

Ashutosh Pednekar

Partner

Membership No.: 041037

Place: Mumbal Date: June 30, 2021 Rajaram Shanbhag Chief Financial Officer Prasad Oak Company Secretary

Statement of Cash Flows for the Year Ended 31st (March, 2021

CIN: L23209WH1985PLC035702

	(Amount in Rs.							
	Particulars	For the year end	led 31st March 2021	For the year ended 31st March 2020				
A	Cash Flow From Operating Activities Profits before Tax		8,23,53,498		8,62,47,629			
	Adjustment For				Ì			
	Depreciation and Amortisation Expenses	32,10,674		47,43,128				
1	Fair Value adjustment of gaurantee to subsidiaries	(1,65,82,500)		(1,65,82,500)				
İ	Interest Income	(57,91,135)		(2,49,726)				
	Interest & Finance Charges	25,43,149		34,09,673				
l	Change in the Fair Valuation of Investments Items that will not be reclassified to profit or loss	7,49,870		14, 1.6,485				
l	toss on sale of Wind Mill	11,35,297		(8,07,934)				
	Dividend Received from Subsidiaries	(2,20,40,388)		61,96,113 (2,16,22,013)				
		(1,120,10,000)	(3,72,75,033)	(2,10,21,015)	(2,34,96,773)			
	Operating Profit before working Capital Changes		4,50,78,465		6,27,50,856			
	Working Capital Changes							
	(Increase)/Decrease in inventories	(20,60,678)		1 20 55 10 547				
	(Increase)/Decrease in Non current Other Financial Liabilities	(1,65,90,700)	l	1,20,55,10,647 (1,67,95,692)				
l	(Increase)/Decrease in Non current Provision	(1,95,090)		1,98,000				
	(Increase)/Decrease In Trade Receivables	(10,80,01,960)		(1,23,19,32,616)				
Į.	(Increase)/Decrease In Short Term Loans and Advances	8,83,63,888		(5,41,823)				
	(Increase)/Decrease in Other Non Current Assets	(4,33,714)		(11,70,896)				
l	(Increase)/Decrease in Other Current Assets	9,23,073		23,70,362				
l	Increase/(Decrease) in Trade Payables Increase/(Decrease) in Non current Trade Payables	(1,88,06,39,181)		1,31,09,37,142				
	(Increase)/Decrease in Other Financial Liabilities	2,08,38,04,873 (13,03,617)		(1 23 22 010)				
1	Mcréase/(Décrease) Other current liabilities	86,67,173		(1,23,32,010) (7,18,183)				
	Increase/(Decrease) in Provision	78,66,982		12,638				
	(Increase)/Décrease in Working Capital		18,04,01,048	,,,,,,	1,25,55,37,568			
	Cash Generated from Operating Activities		22,54,79,513		1,31,82,88,423			
	Tax Pald	(83,02,898)		(2,30,45,615)				
			(83,02,898)		(2,30,45,615)			
	Cash Used (-)/(+) generated for operating activities (A)		21,71,76,615		1,29,52,42,808			
В	Cash Flow From Investing Activities							
l	Addition of Fixed Assets	(3,55,905)		(56,68,850)	!			
	Sale of Fixed Assets Purchase of Non-Current Investments	1,81,682		2,50,00,252				
	(Increase)/ decrease in bank deposits and margin money	(25,83,88,201) (1,85,275)		(1,55,14,60,608)				
	Commission From Wholly Owned Subsidiaries	1,65,82,500		20,53,20,886 1,65,82,500				
]	Interest Income	57,91,135		2,49,7 2 5				
	Dividend Received from Subsidiaries	2,20,40,388		2,16,22,013				
	Net Cash Used in Investing Activities (B)		(21,43,33,676)		(1,28,83,54,081)			
c	Cash Flow From Financing Activities							
	(Repayment of)/Proceeds from Short Term Borrowings							
	Interest & Finance Charges	(25,43,149)		(34,09,673)				
	Dividend Paid	(13,40,500)		(13,40,500)				
	Net Cash Used in Financing Activities (C)		(38,83,649)		(47,50,173)			
D	Net Increase (+)/ Decrease (-) in cash and cash equivalent Cash equivalent (A+B+C)		(10,40,711)		21,38,554			
	Cook and Cook Production and Cook]		'				
	Cash and Cash Equivalent Opening Balance Cash and Cash Equivalent Closing Balance		65,82,492		44,43,938			
	a down edament closuff paralite		55,41,781		65,82,492			

Statement of Cash Flows for the Year Ended 31st March, 2021

CIN: L23209MH1985PLC035702

(Amount in Rs.)

For and on behalf of the Board of Directors

Particulars	For the year ended 31st Merch 2021	For the year ended	31st March 2020
Closing Balances represented by:	The state of the s		
Cash and Bank Balances			
Cash and Cash Equivalents			
(i) Balances with Banks	54,70,100		65,10,8
(ii) Cash on Hand	71,681		71,6
	55,41,781	7	65,82,4

The accompanying notes forms integral part of the Financial Statements

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W

 Nith Kumar Didwania
 Kunal Sharma

 Director
 Oirector

 DIN : 00210289
 OIN : 03553398

Ashutosh Pednekar

Portner

Membership No.: 041037

Rajaram Shanbhag Prasad Oak
Place: Mumbai Chief Financial Officer Company Secretary

Date: June 30, 2021

Statement of Changes in Equity as on 31st March, 2021

(Amount In Rs.)

A EQUITY SHARE CAPITAL

Particular	As at March 31,2021	As at March 31,2020		
Outstanding at the beginning of the year	2,68,10,000	2,68,10,000		
Changes in Equity Share Capital during the				
Financial Year	-			
Outstanding at the end of the year	2,68,10,000	2,68,10,000		

B. OTHER EQUITY

	Reserves	and Surplus	Other Comprehensive Income		
Particulars	Securitles Premium Reserve		Other Item of other Comprehensive Income/ (loss)	Total	
AS ON 31 MARCH 2020			_		
Balance at the beginning of the reporting period i.e. 1st April, 2019	97,11,68,750	65,64,52,601	4,14,725	1,62,80,36,076	
Mat Credit	-	(74,51,075)		(74,51,075)	
Profit for the year before OCI		8,48,27,849		8,48,27,849	
Other items (Acturial Gain/ (Loss)		-	(8,07,934)	(8,07,934)	
Dividends	-	(13,40,500)	- "]	(13,40,500)	
Balance at the end of the reporting period i.e. 31st March, 2020	97,11,68,750	73,24,88,875	(3,93,209)	1,70,32,64,416	

	Reserves	and Surplus	Other Comprehensive Income	Total	
Particulars	Securities Premlum Reserve	Retained Earnings	Other Item of other Comprehensive Income/ (loss)		
AS ON 31 MARCH 2021			1 1		
Balance at the beginning of the reporting period i.e. 1st April, 2020	97,11,68,750	73,24,88,875	(3,93,209)	1,70,32,64,416	
Profit for the year before OCI		6,77,60,882		6,77,60,882	
Mat Credit		(80,12,142)		(80,12,142)	
Other items (Acturial Gain/ (Loss)	× ===		11,35,297	11,35,297	
Dividends		(13,40,500)		(13,40,500)	
Balance at the end of the reporting period i.e. 31st March, 2021	97,11,68,750	79,08,97,115	7,42,088	1,76,28,07,953	

The accompanying notes forms integral part of the Financial Statements

As per our report of even date attached

For M.P.Chitale & Co.

For and on behalf of the Board of Directors

Chartered Accountants Firm Regd. No.: 101851W

Nitin Kumar Didwania

Director DIN: 00210289 Kunal Sharma Director

DIN : 03553398

Ashutosh Pednekar

Partner

Membership No.: 041037

Rajaram Shanbhag Chlef Financial Officer Prasad Oak Company Secretary

Place: Mumbal Date: June 30, 2021

Notes to Financial Statements for the year ended 31st March, 2021

1 Corporate Information

Veritas (India) Limited ("The Company") is a Listed Public entity incorporated in India. The company is in the business of International Trade & Distribution of Polymers, Paper & Paper Boards, Rubber, Heavy Distillates, Chemicals, Development of Software, etc. The Company is also engaged in generation of Wind Energy.

Note on Covid

In March 2020, the World Health Organization (WHO) declared COVID-19 as a global pandemic. The basic presumption contained in the Financial Statements is that the Company will continue its operations for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of its operations. The said presumption has been made due to the fact that given the nature of its operations and the products handled the Company is expected to be able to generate sufficient cash flows and access funds in the future. Although, the financial effect of the current crisis on the global economy and overall business activities cannot be estimated with reasonable certainty at this stage, due to inability to reliably predict the outcome of the pace at which the outbreak expands and the high level of uncertainties arising therefrom, the management has considered all available information about the future, which was obtained after March 31, 2021, including the impact of the COVID-19 outbreak on customers, vendors and staff, as well as actual and projected foreseeable impact from various factors. The management has concluded that there has been no significant impact on the Company's profitability position, fair value estimates and this COVID-19 event is not expected to have an immediate material impact on the business operations. However, Management will continue to monitor the situation closely and will assess the need for additional measures in case the period of disruption becomes prolonged.

2 Significant Accounting Policies

2.1 Compliance with Ind AS

The Company's financial statements have been prepared in accordance with the provisions of the Companies Act, 2013 and the Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 as these financial statements include the balance sheet, the statement of profit and loss, the statement of changes in equity and the statement of cash flows and notes, comprising a summary of significant accounting policies and other explanatory information—and comparative information in respect of the preceding period.

2.2 Basis of Accounting

The Company maintains its accounts on accrual basis following the historical cost convention except certain financial instruments that are measured at fair values in accordance with Ind AS.

Fair value measurements are categorized into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

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

Level II inputs are inputs, other than quoted prices included in Level 1, that are observable for the asset or liability, either directly or indirectly; and

Level III Inputs are unobservable Inputs for the asset or liability

Notes to Financial Statements for the year ended 31st March, 2021

2.3 Presentation of financial statements

The financial statements are prepared and presented in the format prescribed in Division II – IND AS Schedule III to the Companies Act, 2013.

Disclosure requirements with respect to items In the financial statements, as prescribed in Schedule III to the Act, are presented by way of notes forming part of accounts along with the other notes required to be disclosed under the notified Indian Accounting Standards.

Amounts in the financial statements are presented in Indian Rupees in line with the requirements of Schedule III. Per share data are presented in Indian Rupees.

a). Property, Plant and Equipment (PPE)

Property, Plant and Equipment are stated at cost, net of recoverable taxes, trade discount and rebates less accumulated depreciation, amortization and impairment losses, if any. Such cost includes purchase price, borrowing cost and any cost directly attributable to bringing the assets to its working condition for its intended use.

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 entity and the cost can be measured reliably.

Depreciation on all Property, Plant and Equipment is provided based on useful life prescribed in Schedule II of the Companies Act, 2013 under Straight Line Method.

PPE not ready for the intended use on the date of the Balance Sheet is disclosed as "capital work-in-progress".

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

Gains or losses arising from derecognition of a property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised.

Type of Asset with Useful Life

Type of Asset	Useful Life
Leasehold Land	Over the Lease Period
Plant and Machinery used in windpower generation	22 Years
Other Plant and Machinery	15 Years
Office Equipment	5 Years
Computer Equipment	3 Years
Furniture and Fixtures	10 Years
Vehicle	8 Years

Notes to Financial Statements for the year ended 31st March, 2021

b). Leases

i Leases

The Company assesses whether a contract contains a lease, at the inception of the contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company considers whether (i) the contract involves the use of identified asset; (ii) the Company has substantially all of the economic benefits from the use of the asset through the period of lease and (iii) the Company has right to direct the use of the asset.

As Lessee

The Company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the site on which it is located, less any lease incentives received.

Certain lease arrangements include the option to extend or terminate the lease before the end of the lease term. The right-of-use assets and lease liabilities include these options when it is reasonably certain that the option will be exercised.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. The estimated useful lives of right-of-use assets are determined on the same basis as those of property, plant and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain re-measurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined. Generally, the Company uses its bank rate as the discount rate.

Lease payments included in the measurement of the lease liability comprises of fixed payments, including in-substance fixed payments, amounts expected to be payable under a residual value guarantee and the exercise price under a purchase option that the Company is reasonably certain to exercise, lease payments in an optional renewal period if the Company is reasonably certain to exercise an extension option.

The lease liability is subsequently measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee, or if Company changes its assessment of whether it will exercise a purchase, extension or termination option.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

Lease liability and the right of use asset have been separately presented in the balance sheet and lease payments have been classified as financing activities.

The Company recognises the lease payments associated with these leases as an expense in statement of profit and loss over the lease term. The related cash flows are classified as operating activities

Notes to Financial Statements for the year ended 31st March, 2021

As a Lesson

Leases for which the company is a lessor is classified as a finance or operating lease. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

When the Company is an Intermediate lessor, it accounts for its interest in the head lease and the sublease separately. The sublease is classified as a finance or operating lease by reference to the right-of-use asset arising from the head lease.

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

c). Intangible Assets and Amortisation

Intangible Assets are stated at cost of acquisition less accumulated amortisation /depletion and impairment loss, if any.

Such cost includes purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for the intended use, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets.

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 entity and the cost can be measured reliably.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised.

d). Borrowing Costs

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.

e). Inventories

Items of inventories are measured at lower of cost or net realisable value after providing for obsolescence, if any. Cost of inventories comprises of cost of purchase and other overheads net of recoverable taxes incurred in bringing them to their respective present location and condition. The valuation of inventories is done on FIFO (first-in-first-out) Method.

f). Impairment of Non Financial Assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use.

Notes to Financial Statements for the year ended 31st March, 2021

g). Provisions & Contingencies

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events for which it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated as at the balance sheet date.

A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but will probably not, require an outflow of resources. Information on contingent liabilities is disclosed in the notes to financial statements unless the possibility of an outflow of resources embodying economic benefit is remote.

A contingent asset is neither recognised in the financial statements nor disclosed in the financial statements.

h). Employee Benefit Expenses

(i). Short Term Employee Benefits

All Employee Benefits payable wholly within twelve month of rendering the service are classified as Short Term Employee Benefits and they are recognised in the period in which the employee renders the related service.

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

(II). Post Employment Benefits

Defined Contribution Plans

A defined contribution plan is a post-employment benefit plan under which the Company makes specified monthly payments to Provident Fund Scheme and other Similar Schemes for all applicable employees. The Company's contribution is recognised as an expense in the Statement of Profit and Loss during the period in which the employee renders the related service.

Defined Benefit Plans

Gratuity liability is a defined benefit obligation which is provided on the basis of an actuarial valuation on Projected Unit cost method made at the end of each financial year. Actuarial gains/(losses) are recognised directly in other comprehensive income. This benefit is presented according to present value after deducting the fair value of the plan assets. The Company determines the net interest on the net defined benefit liability (asset) in respect of a defined benefit by multiplying the net liability (asset) in respect of a defined benefit by the discount rate used to measure the defined benefit obligation as they were determined at the beginning of the annual reporting period.

Accumulated leave is treated as short-term employee benefit. The Company measures the expected cost of such absences as the additional amount that it expects to pay as a result of the unused entitlement that has accumulated at the reporting date.

Re-measurement of defined benefit plans in respect of post-employment are charged to the Other Comprehensive Income.

Notes to Financial Statements for the year ended 31st March, 2021

i). Tax Expenses

The tax expense for the period comprises Current and Deferred Tax. Tax is recognised in Statement of Profit and Loss, except to the extent that it relates to items recognised in the comprehensive income or in equity. In which case, the tax is also recognised in other comprehensive income or equity.

Current Tax

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

Minimum Alternative tax (MAT) Credit is recognised as an asset only when and to the extent there is convincing evidence that the company will pay Income Tax under the normal provisions during the specified period, resulting in utilisation of MAT Credit. In the Year in which the MAT Credit becomes eligible to be recognised as an asset in accordance with the recommendations contained in Guidance Note issued by the Institute of Chartered Accountants' of India, the said asset is created by way of a credit to the Statement of Profit and Loss and shown as MAT Credit Entitlement. Company reviews the same at each Balance Sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that the Company will utilise MAT Credit during the specified period.

Deferred Tax

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

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

j). Foreign Currency

Functional and presentation currency

The financial statements of the Company are presented using Indian Rupee (INR) i.e. currency of the primary economic environment in which the entity operates ('the functional currency').

Transactions and balances

Foreign currency transactions are translated into the respective functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are recognised in profit or loss.

k). Revenue Recognition

The Company has recognised revenue pursuant to a contract (other than a contract listed in paragraph 5 of Ind AS 115) only if the counterparty to the contract is a customer. A customer is a party that has contracted with an entity to obtain Goods and services that are an output of the entity's ordinary activities in exchange for consideration.

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured. Escalation and other claims, which are not ascertainable/acknowledged by customers, are not taken into account. Revenue is measured at the fair value of the consideration received or receivable, net of returns and allowances, trade discounts and volume rebates.

Notes to Financial Statements for the year ended 31st March, 2021

Criteria for recognition of revenue are as under:

a) Sale of Goods

Revenue from the sale of goods is recognised when the goods are delivered and titles have passed, at which time all the following conditions are satisfied:

- (i) significant risks and rewards of ownership of the goods are transferred to the buyer;
- (II)Company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- (iii) it is probable that economic benefits associated with transaction will flow to the Company; and
- (Iv)amount of revenue can be measured reliably;
- b) Income from sale of electricity is recognized as per the terms and conditions of the agreement with the Customer.
- c) Interest income is recognized on a time proportion basis taking into account amount outstanding and applicable interest rate.
- d) Dividend is recognised when the company's right to receive the payment is established, which is generally when shareholders approve the dividend.

I). Financial instruments

(i). Financial Instruments

Initial Recognition

Financial instruments i.e. Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the instruments. Financial instruments are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial instruments (other than financial instruments at fair value through profit or loss) are added to or deducted from the fair value of the financial instruments, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial instruments assets or financial liabilities at fair value through profit or loss are recognised in Statement of profit or loss.

Subsequent Measurement

Financial assets

All recognised financial assets are subsequently measured at amortized cost except financial assets carried at fair value through Profit and loss (FVTPL) or fair value through other comprehensive income (FVOCI).

Notes to Financial Statements for the year ended 31st March, 2021

a) Equity Investments (other than investments in subsidiaries, associates and joint venture)

All equity investments falling within the scope of Ind-AS 109 are mandatorily measured at Fair Value Through Profit and Loss (FVTPL) with all fair value changes recognized in the Statement of Profit and Loss.

Investment in Subsidiary, associates and joint ventures. Investments in equity shares of Subsidiaries, Joint Ventures & Associates are recorded at cost and reviewed for impairment at each reporting date

The Company has an irrevocable option of designating certain equity instruments as FVOCI. Option of designating instruments as FVOCI is done on an instrument-by-instrument basis. The classification made on initial recognition is irrevocable.

If the Company decides to classify an equity instrument as FVOCI, then all fair value changes on the instrument are recognized in Statement of Other Comprehensive Income (SOCI). Amounts from SOCI are not subsequently transferred to profit and loss, even on sale of investment.

b) Derecognition

A financial asset is primarily derecognized when the rights to receive cash flows from the asset have expired, or the Company has transferred its rights 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 a pass-through arrangement; and with that a)the Company has transferred substantially all the risks and rewards of the asset, or b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

c) Impairment of financial assets

The Company applies the expected credit loss model for recognising allowances for expected credit loss on financial assets measured at amortised cost.

Financial Liabilities

Classification

Financial liabilities and equity instruments issued by the Company are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

Subsequent Measurement

Loans and borrowings are subsequently measured at Amortised costs using Effective Interest Rate (EIR), except for financial liabilities at fair value through profit or loss. 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. Amortisation is included as a part of Finance Costs in the Statement of Profit and Loss

Financial liabilities recognised at FVTPL, shall be subsequently measured at fair value.

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

Notes to Financial Statements for the year ended 31st March, 2021

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

Re-classification of financial instruments

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model as a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model occurs when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest. The Company has not reclassified any financial asset during the current year or previous year.

m). Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholder by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the net profit after tax for the period attributable to equity shareholders and the weighted average number of equity shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

n). Segment Reporting

Based on "Management Approach" as defined in Ind AS 108 -Operating Segments, the Chief Operating Decision Maker evaluates the Company's performance and allocates the resources based on an analysis of various performance Indicators by business segments. The Company concludes that it operates under two reporting segment viz (a) Trading, Distribution and Development and (b) Wind power genration, the secondary reporting segment is geographical segment based on location of customer viz domestic and overseas.

Unallocable items includes general corporate income and expense items which are not allocated to any business segment.

Segment Policies

The Company prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the standalone financial statements of the Company as a whole. Common allocable costs are allocated to each segment on an appropriate basis.

Key estimates and assumptions

The preparation of the financial statements in conformlty with Ind AS requires the Management to make estimates and assumptions that impact the reported amount of assets, liabilities, income, expenses and disclosure of contingent liabilities as at the date of the financial statements. The estimates and assumptions used in the accompanying financial statements are based upon management's evaluation of the relevant facts and circumstances as on the date of the financial statements. Actual results may differ from the estimates and assumptions used in preparing the accompanying financial statements. Difference between the actual and estimates are recognised in the period in which they actually materialise or are known. Any revision to accounting estimates is recognised prospectively. Management believes that the estimates used in preparation of Financial Statements are prudent and reasonable.

Notes to Financial Statements for the year ended 31st March, 2021

3. PROPERTY, PLANT AND EQUIPMENT- CURRENT YEAR

			- /
ťΔı	mour	st in	Re

	Cost of Deemed cost				Accu	Accumulated depreciation/Amortization.				Carrying Amount	
Description	As at 31st March, 2020	Additions	Deletions	As at 31st March, 2021	As at 31st March, 2020	Addition	Deletions	As at 31st March, 2021	As at 31st March, 2021	As at 31st March, 2020	
Tangible Assets											
Freehold Land	6,00,000	- i	-	6,00,000	í -	-	-	-	6,00,000	6,00,000	
Leasehold Land	1,22,61,020	-	-	1,22,61,020	10,81,405	3,50,500	-	14,31,905	1,08,29,115	1,11,79,615	
Plant and Machinery	3,18,47,392	-	~	3,18,47,392	1,74,83,226	11,75,292	-	1,86,58,518	1,31,88,874	1,43,64,166	
Computers Systems	22,62,718	98,650	-	23,61,368	19,75,894	1,13,995	-	20,89,889	2,71,479	2,86,824	
Furniture & Fixtures	44,16,949	-	-	44,16,949	17,85,702	4,53,448		22,39,150	21,77,799	26,31,247	
Motor Vehicles	30,55,276	-	-	30,55,276	25,84,801	1,10,472	-	26,95,273	3,60,003	4,70,475	
Office Equiptments	37,39,110	16,250	-	37,55,360	21,64,059	3,27,747		24,91,806	12,63,554	15,75,051	
Right to use Assets	54,17,850	2,41,005	1,81,681	54,77,174	4,96,778	6,79,220	-	11,75,998	43,01,175	49,21,072	
Total Tangible Assets	6,36,00,315	3,55,905	1,81,681	6,37,74,539	2,75,71,865	32,10,674		3,07,82,539	3,29,91,999	3,60,28,450	
Total Property, Plant and		C 2 1/2 1									
Equipment	6,36,00,315	3,55,905	1,81,681	6,37,74,539	2,75,71,865	32,10,674		3,07,82,539	3,29,91,999	3,60,28,450	

3. PROPERTY, PLANT AND EQUIPMENT- PREVIOUS YEAR

(Amount in Rs.)

		Cost of D	eemed cost			Accumulated Depreciation				Carrying Amount	
Description	As at 31st March, 2019	Additions	Deletions	As at 31st March, 2020	As at 31st March, 2019	Additions	Deletions	As at 31st March, 2020	As at 31st March, 2020	As at 31st March, 2019	
Tangible Assets											
Freehold Land	18,00,000	-	(12,00,000)	6,00,000] .	- (-	- 1	6,00,000	18,00,000	
Leasehold Land	1,22,61,020	-	/	1,22,61,020	7,30,933	3,50,472	-	10,81,405	1,11,79,615	1,15,30,087	
Plant and Machinery	5,64,95,653	-	(2,46,48,261)	3,18,47,392	1,01,08,523	20,26,599	53,48,104	1,74,83,226	1,43,64,166	4,63,87,130	
Computers Systems	20,11,718	2,51,000	-	22,62,718	17,87,012	1,88,882	-	19,75,894	2,86,824	2,24,706	
Furniture & Fixtures	44,16,949	-	-	44,16,949	13,32,491	4,53,211	-	17,85,702	26,31,247	30,84,458	
Motor Vehicles	30,55,276	-	-	30,55,276	19,12,823	6,71,978	-	25,84,801	4,70,475	11,42,453	
Office Equiptments	37,39,110	-	-	37,39,110	16,08,851	5,55,208	-	21,64,059	15,75,05 1	21,30,259	
Right to use Assets		54,17,850		54,17,850		4,96,778		4,96,778	49,21,072	-	
Total Tangible Assets	8,37,79,726	56,68,850	(2,58,48,261)	6,36,00,315	1,74,80,633	47,43,128	53,48,104	2,75,71,865	3,60,28,450	6,62,99,093	
Total Property, Plant and Equipment	8,37,79,726	56,68,850	(2,58,48,261)	6,36,00,315	1,74,80,633	47,43,128	53,48,104	2,75,71,865	3,60,28,450	6,62,99,093	

Notes to Financial Statements for the For the Year ended 31 March 2021

Particulars	Amount (Rs.)	
1 Investments measured at Cost		
Investments in Equity Intruments - Unquoted		
Investment in Subsidiaries		
Veritas Polychem Private Umited	1,00,00,000	1,00,00,00
(CY 10,00,000 Equity shares of Rs.10 each)		4 , ,
(PY 10,00,000 Equity shares of 8s.10 each)		
Veritas International FZE	29,01,36,063	29,01,36,06
(CY 16 Shares of AED 10,00,000 each)	, , ,	
(PY 16 Shares of AED 10,00,000 each)		
Versea 676 Hormally Hazal International 675)	12 40 64 845	17 40 54 94
Verasco FZE (formally Hazel International FZE) (CY 3S Shares of AED 1,000 each)	12,49,64,845	12,49,64,84
(PY 35 Shares of AED 1,000 each)		
Veritas Agro Venture Private Limited	1,00,000	1,00,00
(CY 10,000 Equity Shares of RS. 10 each)		, , , , ,
(PY 10,000 Equity Shares of Rs. 10 each)	1	
Verltas Infra & Logistics Private Limited	1,00,000	1.00.00
(CY 10,000 Equity Shares of RS.10 each)	1,00,000	1,00,00
(PY 10,000 Equity Shares of Rs. 10 each)	ļ	
(FT 10,000 Equity Shares of NS. 10 each)		
Other investment		
Quast equity contribution to Veritas Polychem Private Limited		
(refer note no. 43)	2,85,29,83,036	2,59,45,94,83
Total Unquoted	3,27,82,83,944	3,01,98,95,74
2 Investments measured at Fair Value through Profit and Loss		
Investments in Equity Intruments - Quoted		
Investments in others		
Vitan Agro Industries Limited*	. [۵
(CY 4,00,000 Equity Shares of Rs 1 each)		
(PY 4,00,000 Equity Shares of Rs 1 each)		
DB (International) Stock Brokers Limited	44,85,000	49,45,0
(CY 5,00,000 Equity Shares of Rs.2 each)	,,,	
(PY 5,00,000 Equity Shares of Rs. 2 each)		
Rander Corporation Limited	5,18,669	5,29,1
(CY 45,738 Equity Shares of Rs.10 each)	3,10,003	1,024
(PY 45,738 Equity Shares of Rs.10 each)		
CCL International Limited	2 57 250	36,6
(CY 15,000 Equity Shares of Rs. 10 each)	2,5 7 ,2 5 0	30,0
(PY 15,000 Equity Shares of Rs. 10 each)		
Total quoted	52,60,919	55,10,7
	244	
Total	3,28,35,44,863	3,02,54,06,5

The Company has written off the value of Investment in the year FY 2019-20 which is falling under the scope of Ind-AS 109 to the full value.

Notes to Financial Statements for the For the Year ended 31 March 2021

4.1 Information as required under paragraph 17(b) of Ind AS - 27 for Investment in Wholly owned Subsidiaries:

Name of the Subsidiary	Principal Place of Business	As at 31 March 2021	As at 31 March 2020
		% of shar	eholdings
Veritas Polychem Private Limited	India	100	100
GV Offshore Private Limited	India	51	51
Veritas International FZE	LIAE	100	100
Verasco FZE	Ų ∆ €	100	100
Veritas Globie PTE Ltd	Singapore	100	100
Veritas Agro Ventures Private Limited	India	100	100
Veritas Infra & Logistics Private Limited	Indla	100	100

5 OTHER NON CURRENT ASSETS

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Loans and Advances			
Advance Tax (Net of Provisions) (Refer Note 41)	23,65,742	63,97,827	
Advance Gratuity	12,86,994	8,53,280	
Security Deposits	3,17,616	3,17,616	
Total	39,70,352	75,68,723	

6 INVENTORIES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
(At Lower of Cost and net realizable value) Stock in Trade	36,72,336	16,11,659	
Total	36,72,336	16,11,659	

7 TRADE RECEIVABLES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Trade Receivables		
Unsecured	}	
Considered Good	1,93,02,06,779	1,82,22,04,819
Considered Doubtful	2,68,78,322	2,97,56,245
Less: Provision for Expected Credit Loss allowance on		
doubtful debts	(2,68,78,322)	(2,97,56,245)
Total	1,93,02,06,779	1,82,22,04,819

Trade Receivables includes amount receivable from Related Parties as under:

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Trade Receivables from related Parties Sanman Trade Impex Limited	12,84,178		
Total	12,84,178	- C- W - S	

Notes to Financial Statements for the For the Year ended 31 March 2021

		As at	As at
	Particulars	31 March 2021 Amount (Rs.)	31 March 2020 Amount (Rs.)
Cash and Cash	Equivalents		
(i) Balances with (Banks		
In Current	Accounts	54,70,100	65,10,811
(II) Cash on Hand		71,681	71,681
	Total	55,41,781	65,82,49
9 BANK BALANC	ES OTHER THAN CASH AND CASH EQUIVALENTS		10
9 BANK BALANC	ES OTHER THAN CASH AND CASH EQUIVALENTS Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
9 BANK BALANC	Particulars		
Other Bank Ba	Particulars	31 March 2021	31 March 2020
Other Bank Ba	Particulars lances	31 March 2021 Amount (Rs.)	31 March 2020 Amount (Rs.)
Other Bank Ba (i) Unpald Divider (ii) Deposit with n	Particulars lances nd Bank Accounts	31 March 2021 Amount (Rs.)	31 March 2020 Amount (Rs.)
Other Bank Ba (i) Unpald Divider (II) Deposit with n	Particulars lances Id Bank Accounts Inaturity for more than 12 months	31 March 2021 Amount (Rs.)	31 March 2020 Amount (Rs.)

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Unsecured Considered Good unless otherwise stated			
Loans and Advances			
To Wholly Owned Subsidiaries (Refer Note No. 37)	27,40,96,1 21	27,3 6,34, 74	
Others	-	1,40,09,100	
Security Deposits	1,68,500	7,49,84,667	
Total	27,42,64,621	36,26,28,50	

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Unsecured, Considered Good			
Prepaid Expenses	2,39,331	12,616	
Advance Gratulty	3,17,662	3,89,626	
Balance with Government Authorities	10,41,620	21,19,444	
Total	15,98,613	25,21,68	

Notes to Financial Statements for the For the Year ended 31 March 2021

12 EQUITY SHARE CAPITAL

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Authorised Share Capital Equity Shares of Rs. 1 each (CY 10,00,00,000 shares of Rs. 1 each) (PY 10,00,00,000 shares of Rs. 1 each)	10,00,00,000	10,00,00,000
Total	10,00,00,000	10,00,00,000
Issued Subscribed and Paid Up Equity Shares of Rs. 1 each (CY 2,68,10,000 shares of Rs. 1 each) (PY 2,68,10,000 shares of Rs. 1 each)	2,68,10,000	2,68,10,000
Total	2,68,10,000	2,68,10,000

12.1 The reconciliation of the number of shares outstanding is set out below:

Particulars	As at 31 March 2021 (Nos)	As at 31 March 2020 (Nos)	
Equity Shares at the beginning of the year Add/Less: Changes in Equity Shares	2,68,10,000	2,68,10,000	
Equity Shares at the end of the year	2,68,10,000	2,68,10,000	

12.2 The details of shareholders holding more than 5% shares :

Name of the Shareholders	As at 31st March, 2021		As at 31st March, 2020	
	No. of Shares	% Holding	No. of Shares	% Holding
Mr. Nitin Kumar Didwania	92,50,000	34.50	92,50,000	34.50
Ms. Niti Didwania	67,13,100	25.04	67,13,100	25.04
Onix Assets Ltd.	30,00,000	11.19	30,00,000	11.19
Groupe veritas Ltd	15,23,967	5.68	15,23,967	5.68
Latitude Consultants Limited	26,00,000	9.70	26,00,000	9.70

12.3 Rights, preferences and restrictions attached to Equity shares

The Company has Issued only one class of equity shares having a par value of INR 1 each. Each equity shareholder is entitled to one vote per share. The Company declares and pays dividend in Indian Rupees. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

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

12.4 Proposed Dividend

The Board of Directors of the Company has proposed dividend at Rs 0.05 per equity share for the financial year 2020-2021, which would have been declared in the Annual General meeeting.

Notes to Financial Statements for the For the Year ended 31 March 2021

13 OTHER EQUITY

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
(i). Securities Premium		
Opening Balance	97,11,68,750	97,11,68,750
Additions / (Transfers) during the year		
Closing Balance	97,11,68,750	97,11,68,750
(ii). Surplus in Statement of Profit and Loss		
Opening Balance	73,24,88,875	65,64,52,602
Add: Profit for the year	6,77,60,882	8,48,27,849
Less: Mat credit	(80,12,142)	(74,51,075
Less: Final Dividend on Equity		
Shares (CY Rs. 0.05 per share)		
(PY Rs. 0.05 per share)	(13,40,500)	(13,40,500
Closing Balance	79,08,97,115	73,24,88,87
(iii). Other Comprehensive Income	(3,93,209)	4,14,72
Other items (Acturial Gain/ (Loss)	8,12,401	(5,77,15
Other Items (Acturial Gain/ (Loss) Tax	3,22,896	(2,30,77
Closing Balance	7,42,088	(3,93,209
Total	1,76,28,07,953	1,70,32,64,410

Refer Note no 39 for description of Reserves

14 TRADE PAYABLES- NON CURRENT

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Trade Payables - Micro Small and Medium Enterprises -Others	2,08.38,04,873	
Total	2,08,38,04,873	

15 NON-CURRENT OTHER FINANCIAL LIABILITIES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Financial Gurantee Obligation	2,48,73,750	4,14,56,250
Security Deposits	1,97,78,607	1,97,86,808
Total	4,46,52,357	6,12,43,058

16 NON CURRENT PROVISION

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Provision for Employee Benefit	8,62,378	10,57,468
Total	8,62,378	10,57,46

Notes to Financial Statements for the For the Year ended 31 March 2021

17 TRADE PAYABLES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Trade Payables - Micro Small and Medium Enterprises -Others	1,56,75,03,268	- 3,44,81,42,450
Total	1,56,75,03,268	3,44,81,42,450

17.1 Refer Note 35 for disclosures under Section 22 of Micro, Small and Medium Enterprises Development Act, 2006

18 OTHER FINANCIAL LIABILITIES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Financial Gurantee Obligation	1,65,82,500	1,68,82,500
Interim/Final Dividend Unpaid	23,51,889	20,35,481
Other Payables	60,890	13,97,919
Lease Liabilities	47,64,657	50,47,653
Total	2,37,59,936	2,50,63,553

19 Other current liabilities

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Statutory Liabilities	88,60,069	1,92,896
Total	88,60,069	1,92,89

20 PROVISION

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Provision for CSR	78,81,070	- 18 s 61
Provision for Emplayee Benefit Total	62,474 79,43,544	76,563 76,56 3

21 CURRENT TAX ASSETS AND LIABILITIES (NET)

Particulars	As at 31 March 2021	As at 31 March 2020
	Amount (Rs.)	Amount (Rs.)
Provision for Tax (Net of Advance Tax)	1,23,14,973	57,29,941
Total	1,23,14,973	57,29,941

Notes to Financial Statements for the For the Year ended 31 March 2021.

22 REVENUE FROM OPERATIONS

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Sale of Products Sale of Services	4,22,76,71,857 8,75,000	5,42,69,89,856
Total	4,22,85,46,857	5,42,69,89,856

22.1 Sale of Products/ Service comprises:

Particulars	As at 31 March 2021	As at 31 March 2020
	Amount (Rs.)	Amount (Rs.)
Electricity Generation	25,63,787	66,52,207
Traded and Developed Goods	4,22,51,08,070	5,42,03,37,649
Sale of Services	8,75,000	
Total	4,22,85,46,857	5,42,69,89,856

23 OTHER INCOME

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Dividend Income		
- Subsidiaries	2,20,40.388	2,16,22,013
Interest Income		
- On loan given to Subsidiaries	38,87,625	37,59,26
- Interest Income on FD carried at Amorrtised Cost	17,955	2,49,72
Other Non Operating Income		
- Amortisation of Financial Guarantee	1,65,82,500	1,65,82,50
- Interest on Fair Valuation of Rent Deposit	19,21,465	19,21,46
- Income on Fair Valuation of Long term Creditors	1,10,54,585	
-Foreign exchange Gain\Loss -Export	82,55,233	
- Others	2,03,82,248	7,51,45,54
Total	8,41,41,999	6,92,80,51

Notes to Financial Statements for the For the Year ended 31 March 2021

24 EMPLOYEE BENEFIT EXPENSES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Safary / Wages and Allowances	1,59,90,768	1,86,04,523	
Contributions to Provident & Other Fund	6,73,937	5,40,896	
Staff Welfare and other benefits	7,265	29,996	
Total	1,66,71,970	1,91,75,415	

^{24.1} Refer Note No. 31 for details of Defined Benefit Contribution.

25 FINANCE COSTS

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
- Bank Charges, Commission and Others	39,623	13,87,128	
-Interest on Fair Valuation of Rent Deposit	19,13,265	17,08,273	
-Interest expense on lease liability	5,90,261	3,14,273	
Total	25,43,149	34,09,67	

26 OTHER EXPENSES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Logistics Expenses	29,47,507	37,14,049	
Packing Charges	- 1	3,20,869	
Rent Paid	-	2,90,100	
Repairs & Maintainance			
Machinery	6,68,732	12,44,262	
Others	1,60,248	16,42,982	
Insurance	79,913	1,65,532	
Rates and Taxes	33,54,059	5,12,820	
Brokerage & Commission Charges	34,90,174	15,68,318	
Communication Expenses	4,50,431	4,16,516	
Travelling and Conveyance	42,610	15,97,504	
Printing and Stationery Expenses	66,408	35,817	
Advertising / Business Promotion Expenses	33,77,569	11,44,799	
Legal and Professional Fees	1,41,70,519	1,75,04,820	
Payments to Auditors (Refer Note 26.1)	29,14,900	32,60,500	
Foreign exchange Gain\Loss (Net)		5,07,94,20	
Electricity Charges	6,24,406	5,71,43	
Loss on sale of Wind Mill	-	61,96,11	
Directors' Sitting Fees	1,03,000	64,00	
Miscellaneous Expenses	3,96,030	25,42,84	
Corporate Social Responsibility (Refer Note 29)	78,81,070		
Bad-dehts	10,52,91,745	7,35,02	
Provision on Loan and Deposit	(99,37,269)	59,37,26	
Allowance for Expected Credit Loss *	(28,77,923)	1,11,02,56	
Net Loss on Investment carried at FVTPL	2,49,870	14,16,48	
Total	13,34,53,999	11,27,78,92	

^{*} ECL is Negative due to Reversal of provision consequent to write off,

Notes to Financial Statements for the For the Year ended 31 March 2021

26.1 Payment to Auditors as :

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Statutory Audit Fees	29,14,900	32,60,500
Total	29,14,900	32,60,500

27.0 Current Tax Provision

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Profit before Taxes	8,23,53,498	8,62,47,629
Add: Disallowance of Expenses	1,12,90,245	2,90,46,748
Less: Allowance of Expenses/Income	2,71,21,266	8,66,44,989
Profits as per income Tax Act, 1961	6,65,22,477	7,48,75,940
Applicable Rate	_ 28.44%	28.56%
Tax Provision	1,85,28,882	2,13,87,438
Add: Interests Attributable	3,91,130	-
Add: Mat	(80,12,142)	24,52,665
Add: Oci Tax	(3,22,896)	
Total Current Tax Provision	1,05,84,974	2,38,40,103

28.0 Deferred Tax Liability / (Assets)

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Arksing on account of Timing Difference in Depreciable Assets			
Opening Deferred Tex Liability / (Assets):	(47,95,129)	1,01,74,118	
Fixed Assets	(1,22,474)	(97,83,386	
Leave Salary	59,494	(60,369)	
Gratulty	1,02,887	(2,41,87	
Provision for Debtors	8,18,525	(31,81,996	
Provision on Loan and Deposit	28,26,312	(17,01,62	
Closing Deferred Tax Liability / (Assets)	(11,10,385)	(47,95,125	

29 Corporate Social Responsibility (CSR)

Particulars	As at 31 March 2021	As at 31 March 2020
	Amount (Rs.)	Amount (Rs.)
(I) Gross Amount to be spent by the Company during the year (II) Gross Amount Unspent During the previous period	20,53,597 58,27,473	19,93,621 -
(III) Amount spent during the year a) Construction/Acquistion of any asset		
b) On purpose other than above (II) (a) - In cash	-	-
c) On purpose other than above (II) (a) ~ Yet to be paid in cash		•
Unspent amount	78,81,070	19,93,62

Notes to Financial Statements for the For the Year ended 31 March 2021

30 EARNINGS PER SHARE (EPS)

	Particulars	Aş ət 31 Mərch 2021	As at 31 March 2020
		Amount (Rs.)	Amount (Rs.)
(1).	Profit /(Loss) attributable to Equity Shareholders of the		
	Company (Rs.)	6,77,60,883	8,48,27,848
(Ii),	Weighted Average number of Equity Shares (Basic) (nos)	1	
		2,68,10,000	2,68,10,000
(iii),	Weighted Average number of Equity Shares (Diluted)(nos)		
		2,68,10,000	2,68,10,000
(iv).	Basic Earnings per Share (Rs.)	2.53	3.16
(v).	Diluted Earnings per Share (Rs.)	2.53	3.16
(vi).	Face Value per Equity Share(Rs.)	1	1

Notes to Financia) Statements for the For the Year ended 31 March 2021

Note No: 31 Retirement Benefit Plans

(i). Gratuity:

The Gratuity Plan is governed by the Payment of Gratuity Act, 1972. Under the Act, an Employee who has completed flow years of service is entitled to specific benefit. The level of benefits provided depends on the Member's length of service at separation date.

The following table set out the funded status of the gratuity plans and the amount recognised in the company's financial statements as at Morch 31, 2021, and March 31,

2020.

977.50			Amount (Rs.)	
1	Change in Benefit Obligation during the year ended March 31, 2021			
	Particulars	As at 31st March 2021	As at 31st March 2020	
	Present Value of Defined Banefit Obligation at beginning of the year	24,11,859	19,40,815	
	Current Service Cast	3,23,936	1,66,848	
	Interest Cost	1.61,745	1,45,561	
	Actuarial (Gains)/Losses	(6,43,652)	8,27,524	
	Benefits Paid	(1,24.512)	(6,68,889)	
	Present Value of Defined Benefit Obligation at end of the year	21,29,376	24,11,859	

u	Change in Assets during the year ended March 31, 2021			
	Particulars	As at 31st March 2021	As at 31st March 2020	
	Fair Value of Plan Assets at the beginning of the year	36,54,495	40,27,399	
	Actual Benefits Paid	{1,29,512}	(6,68,889)	
	Expected returns on Plan Assets	2,60,201	3,02,055	
	Contributions by Employer	18,544	18,327	
	Actuarial Gains /(Lósses)	(74,696)	(74,397)	
	Plan Assats at the end of the year	37,34,032	36,54,495	

111	Net Assqt/(Llability) recognized in the Balanco Sheet			
857	Particulars	As at 31st March 2021	As at 31st March 2020	
	Fresent Value of Defined Benefit Obligation	21,29,376	24,11,659	
	Fair Value of Plan assets at the end of the year	[37,34,032)	36,54,495	
	Fund Status Surplus/(Deficit)	(16,04,656)	(12,42,636)	
	Not Asset/(Liability) at the end of the year	(16,04,656)	(12,42,636)	

IV	Expenses recognized in the statement of Profit & Loss under Employee Benefit Expenses			
	Particulars	As at 31st March 2021	As at 31st March 2020	
	Current Service Cost	3,23,936	1.66,848	
	Not interest Cost	[98,456]	{1,56,494	
	Total Expense	2,25,480	10,354	

V	The major categories of plan assets as a percentage of total plan			
	Particulars	As at 31st March 2021	As at 31st March 2020	
	Insurer Managed Funds	100%	100	

Vi	Actuarial Assumptions			
	Particulars	As at 31st March 2021	As at 31st March 2020	
	Discount Rate	6.85%	6.85%	
	Rate of Return on Plan Assets	6.85%	6.85%	
	Mortality Yable	LIC (1994-96)	LIC (1994-96	
	Retirement Any	60 Years	60 Years	

VERITAS (INDIA) LIMITED

Notes to Financial Statements for the For the Year ended 31 March 2021

(II). Leove Encashments:

			Amount (Rs.)
- 1	Change in Benefit Obligation during the year end	ed March 31, 2021	
	Particulars	As at 31st-March 2021	As at 31st March 2020
	Present Value of Defined Benefit Obligation at beginning of the year	11,34,031	9;23,394
	Current Service Cost	2,94,922	2,87,110
	Interest Cost	75,059	67,303
	Actuarial (Gains)/Lossos	(5,66,341)	(43,987
	Benefits Pald	(12,819)	(99,789
	Present Value of Defined Bonefit Obligation at end of the year	9,24,852	11,34,031

- 11	Change in Assets during the year end	fed March 31, 2021	
	Particulars.	As at 31st March 2021	As at 31st March 2020
	Fair Value of Plan Assets at the beginning of the year		
	Actual Benefits Paid		
	Expected returns on Plan Assets		
	Contributions by Employer		· ·
	Actuarial Gains /(Losses)		
	Plan Assets at the end of the year		

101	Net Asset/(Liability) recognized in	the Balance Sheet	
	Particulars	As at 31st March 2021	As at 31st March 2020
	Net Opening provision in books of accounts	11,34,031	9,23,394
	Transfer in/(out) obligation	۰	
	Transfer In/Jout) plan assots		
	Employee benefit expanses as per annexuse 2	(1,96,360)	3,10,426
	Benefits Paid by the Company	[12,819]	(99,789
	Net Clusing provision in books of accounts	9,24,852	11,34,031

IV	Expenses recognized in the statement of Profit & Loss under Employee Benefit Expenses						
	Particulars	As at 31st March 2021	As at 31st March 2020				
	Current Service Cost	2,94,922	2,87,110				
	Interest Cost	75,059	67,303				
	Expected returns on Plan Assets						
	Net Actuarial (Gains)/Losses	(5,66,341)	(43,987				
	Total Expense	(1,95,360)	3,10,425				

Ý	Actuarial Assumptions						
	Particula/s	As at 31st March 2021	As at 31st March- 2020				
	Discount Rate	6.85%	6.85%				
	Rato of Return on Plan Assets	0%	0%				
_	Mortality Table		Indian Assuree				
		Indian Assured Lives	Lives Mortality				
		Mortality (2006-08)	(2006-08)				
	Retirement Age	60 Years	60 Years				

Notes to Financial Statements for the For the Year unded 31 March 2021

Note No: 37 Contingent Liabilities and Commitments

Amount (Rs.)
For the year ended For the year ended Sr.No. **Particulars** 31st March, 2021 31st March, 2020 Contingent Liabilities 3,67,50,00,000 Guerantees 3,76,95,00,000 ъ. Claims against Company not acknowledged as Dobts 7,96,60,390 1,60,43,089 Income Tax Demand pending Appeal and Rectification Sales Tax Domand pending Appeal 13,05,58,643 13,18,98,852 3,88,52,27,033 9,91,74,31,941

Note No: 33 Financial Instruments

Valuation

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

Amount (Rs.)

- a. The fair value of investment in unquated Equity Shares is measured at NAV.

 b. All foreign currency denominated assets and liabilities are translated using excit.

	As at 31 Murch 2021					As at 31 March 2020				
Particulars	Carrying Amount		Level of input used in		Carrying Amount		Level of Input used in		ed In	
	FTVPL	Amortised Cost	Lovel 1	Level 2	Level 3	FTVPL	Amortised Cost	Level 1	level 2	Level 3
Financial Assets										
At Cost/Amortised Cost					12					
Investments		3,27,82,83,944	4	3,27,62,83,944		4	1,01,96,95,743		3,01,98,95,743	
Trade Receivables		1,93,02,06,779			1,93,02,06,779	- 7	1,87,22,04,819		STIPPERE	1,82,22,04,819
Cash and Bank Balances		79,59,403	_ 7	79,59,403		-	86,14,638		89,14,838	- 1
Loans	1.75	27,42,64,621			27,42,64,671	14	36,26,28,509			36,26,28,509
Other Financial Assets			-		-	T.	•			
At Fair Value through Profit and	Loss							Jan 20		
litvēsiments	\$2,60,919		52,60,919		<u> </u>	55,10,789		55,10,789		
Financial Liabilities										
At Amortised Cost										
Borrowings				- 4				2014	YELDOW.	
Trade Payables	127	1,56,75,03,268			1.56,75,03.268		3,44,81,42,450	12		3,44,81,42,450
Other Financial Uabilities	-	6,64,12,293			6,84,12,293	- ·	8,63,06,610		7	8,63,06,610

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

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

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

Foreign Currency Risk

Amount (Rs.)

The following Table shows Foreign Currancy Exposures in Financial Intruments at the end of the reporting period.

Particulars	As at 31 Ma	As at 31 March 2020		
Particulars	USD	INR	USD	INR
Trade Payebles	2,85,01,489	2,09,48,59,458	2,85,01,493	2,14,87,27,524
Trade Receivable	2,25,82,483	1,65,98,12,486	2,25,87,753	1,70,28,90,698
loan to subsidiary	17,02,808	12,51,56,389	16,47,672	12,42,18,008

Notes to Financial Statements for the For the Year ended 31 March 2021

Foreign Gurrency Sensitivity

Amount (Ba.)

The following table demonstrate the sansitivity to a reasonably possible change in exchange rates, with all other variables held constant. The impact on the Company's

Irade Payable	Changes in USD Rate	Effect on Profit and Loss (Rs.)	Elfact on Equity (Rs.)
For the year ended 31st March, 2021	1%	(2,09,48,595)	(2,09,48,595)
	-1%	2;09,48,595	2,09,48,595
For the year anded 31st March, 2020	1%	(2,14,87,275)	(2,14,87,375)
	-3%	7,14,87,275	2,14,87,275

Trade Receivable

	Changes in USD Rate	Effect on Profit and Loss (Rs.)	Effect on Equity [Rs.]
For the year ended 31st March, 2021	1%	1,65,98,125	1,65,98,125
	-1%	(1,65,98,125)	(1,65,98,125)
For the year ended 31st March, 2020	1%	1,70,28,907	1,70,28,907
	-1%	(1.70.28.907)	(1.70.28.907)

Joan to subsidiary

	Changes in USD Rate	Effect on Profit and Loss (Ra.)	Effect on Equity [Rs.)
For the year ended 31st March, 2021	1%	12,51,564	12,51,564
	-1%	(12,51,564)	(12,51,564)
For the year ended 31st March, 2020	1%	12,42,180	12,42,180
	-1%	(12,42,180)	(12,42,180)

Cradit Risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to maet its contractual obligations, and arises principally from the Company's receivables from customers and loans and advances.

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer and the geography in which it operates. Credit risk is managed through credit approvals, establishing credit limits and continuously monitoring the credit worthings of customers to which the Company grants credit terms in the normal course of histories.

The maximum exposure to credit risk for trade and other receivables by type of counterparty was as follows :

Amount (Rs.)

		Larrying :	amount
	Notes	March 31, 2021	March 31, 2020
Loans	10	27,42,64,621	36,26,28,509
Trade and other receivables	7	1,93,02,06,779	1,82,22,04,819
		2,20,44,71,400	2,18,48,33,328

a) Trade receivable:

The Company individually monitors the sanctioned credit limits as against the outstanding balances.

The Company establishes an allowance for impairment that represents its estimate of expected losses in respect of trade receivables. The Company uses a provision matrix to compute the expected eredit loss for trade receivables. The Company has developed this matrix based on historical date as well as forward looking information perfaining to assessment of credit risk. Management exercises override in few receivables.

An impairment analysis is performed at each reporting date on an individual basis for major clients. In addition a large number of miner receivables are grouped into homogenous groups and assessed for impairment collectively. The calculation is based on exchange losses historical data. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assets. The Company does not hold collateral as security. The Company avaluates the concentration of risk with respect to trade receivables as low, as its customers are located in several jurisdiction and industries and operate largely in independent markets.

The Company exposure to top 5 Debtors is 92% of outstanding trade receivable as at March 31,2021 There is credit concentration and management is confident of full recovery.

	Amount (Rs.)
Particulars	for the year ended ended 31st March, 2021 31st March,
Domestic Trade Receivables Foreign Trade Receivables	27,03,34,293 13,93,14 1,65,98,12,486 1,70,28,90,

The following table gives concentration of credit risk in terms of Top 10 amounts receivable from customers

A mar	ount	10-
Am	uuni	14.7

	Amount (Ks.)
Particulars	Für the year För the year ended ended 31st March, 2021 31st March, 202
Trade Receivables	1,85,03,34,324 1,82,97,14,79

Notes to Financial Statuments for the For the Year ended 33 March 2021

b) Cosh and cash equivalents

Cash and each equivalents of INR 55,41,781 at March 31, 2021 (March 31, 2020: INR 65,82,492.). The Each and each equivalents are hold with bank having good credit rating.

Liquidity Risk

The cliquid risk that the Company will encounter difficulty in monthing the obligation associated with its financial liabilities that are settled by dollvering cash or another financial assot. The Company's approach of managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damages to the Company's reputation.

Maturity Profile of Loans and Other Financial Liabilities as on 91 March, 2021

				Amount (Rs.)	
Particulars	Below 1 Year	1-3 Years	Above 3 Years	Total	
Bosrowings		77.74			
Trade Payables	1,56,75,03,268	2,08,38,04,873		3,65,13,08,141	
Other Financial Mabililles	2,37,59,936	4,46,52,357		6,84,12,293	
Total	1,59,12,63,204	2,12,84,57,230		3,71,97,20,434	

Maturity Profile of Leans and Other Financial Liabilities as on 31 March, 2020

Particulars	Below 1 Year	1 - 3 Years	Above 3 Years	Total
Borrowings			-	
Trade Payables	3,44,81,42,450			3,44,81,42,450
Other Financial Liabilities	2,50,63,555	5,29,51,808	82,91,250	8,63,06,610
Total	3,47,32,06,009	5,29,51,808	82,91,250	3,53,44,49,061

Note No: 34 Operating Segments

Business Segments

The Company has identified business segments (industry practice) as its primary segment and geographic segments as its secondary segment. Suchoes segments are primarily Trading, Development of Software and Distribution & Wind Power Generation etc.

Revenues and expenses directly attributable to segments are reported under each reportable segment. Expenses which are not directly identifiable to each reporting segment have been allocated on the basis of associated revenues of the segment and manpower efforts. All other expenses which are not attributable or ellocable to segments have been directed as unallocable expenses.

Assets and liabilities that are directly attributable or allocable to segments are disclosed under each reportable segment. All other assets and liabilities are disclosed as unallocable. Fixed assets that are used interchangeably among segments are not allocated to primary and secondary segments.

Amount (Rs.)

	Year ended March 31, 2021			Year ended March 31, 2020				
Particulars.	Trading. Distribution and Development	Wind Power	Un-alincable	Tatal	frading, Distribution and Development	Wind Power Generation	Un-allocable	Yotal
Segment Revenue External Sales (Nel) Other Income	4,22,59,83,071 1,93,09,818	25,63,787	6,48,32,181	4,22,85,46,857 8,41,41,999	5,42,03,37,649	66,52,207	6,92,80,514	5,42,69,89,836 6,92,80,514
Total Revenue	4,24,52,92,889	25,63,787	6,48,32,181	4,31,26,88,856	5,42,03,37,849	66,52,207	6,92,80,514	5,49,62,70,370
Segment Result (PBIT) Profit Before Interest and Tax Interest Provision for Tax	1,94,13,284 25,43,149	6,51,183	6,48,32,181	8,48,96,647 25,43,149 1,45,92,615	1,70,58,635 34,09,674	33,18,154	6,92,80,514	8,98,57,303 34,09,674 14,19,682
Profit ofter Tax	1,68,70,135	6,51,182	6,48,32,181	6,77,60,883	1,36,48,961	33,18,154	6,92,80,514	8,48,27,947
Other Information Segment Fixed Assets Segment Other Assets	1,92,74,793 1,94,06,06,919	1,37,67,206 41,17,207	3,54,16,03,229	3,29,91,999 5,50,63,27,355	Z,10,88,168 1,83,97,94,309	1,49,40,382 1,02,21,072	3,38,55,36,514	3,60,28,450 5,73,55,51,895
Total Arreis	1,95,58,31,711	1,78,84,413	3,56,16,03,229	3,53,93,19,351	1,86,08,82,477	2,51,61,354	3,38,55,36,514	5,27,15,80,345
Segment Liabilisties Total Liabilities	3,70,80,46,438 3,70,80,46,438	1,98,710 1,98,710	4,14,56,250 4,14,56,250	3,74,97,01,398 3,74,97,01,398	3,52,49,23,428 3,52,49,23,428		1,65,82,500	3,54,15,05,928 3,54,15,05,928

Based on the "management approach" defined in Ind A5 108 - Operating Segments, the Chief Operating Decision Maker evaluates the company's performance and allocate resources based on an analysis of verious performance indicators by business segments. Accordingly information has been presented along these segments.

Notes to Financial Statements for the For the Year underf \$1 March 2021

Geographical Sugments

The secondary reporting segment for the Company is geographical segment based on location of customers, which are as follows:

		Amount (Rs.)		
Particulars	Domestic	Overseda	Total	
Revenue from External Customers (FY 2020-2021)	4,22,85,46,857		4,22,85,46,85/	
Revenue from External Customers (FY 2019-2020)	(4,12,10,32,250)	(1,30,55,57,606)	(5,42,69,89,856)	
Segment Assets (FY 2020-2021)	3,87,95,06,86\$	1,65,98,12,486	5,53,93,19,351	
Segment Assets (FY 2019-2020)	(3,56,86,89,647)	(1,70,28,90,698)	(5,27,15,80,345)	

Note No. 35 Payable to any micro, small and medium enterprises:

The company does not have any dues payable to any misro, small and modium enterprises as at the year end. The identification of the micro, small & modium enterprises is based on management's knowledge of their status. The Company has not received any intimation from the suppliers regarding their status under the MSMED Act 2006 and amandments thereof.

Sr.No.	Particulars	For the year ended 31st Merch, 2021	For the year ended 31st March, 2020
(0)	Principal amount remaining unpaid (but within due date as per the MSMED Act)	Annual Service Co.	
(li)	(nterest-due thereon remaining unpaid		
(101)	Interest pold by the Company in terms of Section 16 of the Micro, Small and Medium Enterprises Development Act, 2006, along-with the amount of the payment made to the supplier bayond the appointed day during the period		
(Iv)	Interest due and payable for the parlod of datay in making payment (which have been paid but beyond the appointed day during the parlod) but without adding interest spacified under the Micro, Small and Madium Enterprises Act, 2006	·	
(v)	Interest accrued and remaining unpaid	•	-
(vi)	Interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprises		
	Total		•

^{35.1.} As per information provided by management, there are no specific claims from suppliers under interest on delayed payments covered under Small Scale & Ancillary Act, 1993,

Notes to Financial Statements for the For the Year ended 31 March 2021.

Noto No. 36 Lease:

- Actual Payment of Rent from 01.04.2020 to 31.03.2021 is Rs. 9,32,581
- b. The following is the breakup of Current and non-current portion of Lease Liability as on 31.93.2021:

		Amount (Rs.)
Particulars	As at the year ended 31st March, 2021	As at the year ended 31st March, 2020
Current	47,64,657	50,47,653
Non-Curtent		
Total Lease Liability as on 31.03.2021	47,64,687	50,47,653

c. The following is the movement of Lease Liability as on \$1,03,2021;

		Amount (Rs.)
Particulars	As at the year ended 31st March, 7071	As at the year ended 31st March, 2020
Opening Value of Lease Llability as of April 1, 2020 due to initial recognition as per Ind AS 116	50,47,653	
Additions	2,41,005	54,17,850
Daduction/Adjustment	(1,81,681)	
Interest Expense on Lease Liability	5,90,261	3,14,273
Actual Payment of Rent	(9,32,581)	(6,84,470)
Provision on Disposals		
Closing Value of Lease Liability as of March 31, 2021		-
(C. P. L.)	47,64,657	50,47,653

d. The Carrying Value of Right of Use Asset as of March 31, 2021:

Particulars	As at the year ended 31st March, 2021	As at the year ended 31st March, 2020
Opening Value of Right of Use Assat		
	54,17,850	5
Addibba	2,41,005	54,17,850
Deduction/Adjustment	1,81,681	
Gross carrying value	54,77,174	54,17,850
Accumulated Depreciation	4,96,778	
Dopreciation	6,79,220	4,96,778
Deduction/Adjustment	,	
Closing Carrying Value		
	43,01,175	49,21,073

Particulars	As at the yeer ended 31st March, 2021	As at the year ended 31st March, 2020
On demand		
Upto 3 months	2,16,040	2,54,834
Above 3 months to 12 months	6,48,120	7,64,501
Abovo 1 Year -3 Years	12,86,720	19,49,371
Above 3 Years-5 Years	6,33,420	14,15,905
Above 5 Years-10 Years	19,53,575	28,07,129
Above 10 Years	12,66,989	27,94,581
Total	60,04,864	99,86,321

VERITAS (INDIA) LIMITED
Plotes to Financial Statements for the For the Year ended 31 March 2021

Amount recognised in Statement of Profit and Loss:

Amount (Rs.)

Particulars	As at the year ended 31st March, 2021	As at the year ended 31st March, 2020		
Interest on lease Elabilities	5,90,261	3,14,273		
Variable payments not included in measurement of lease liability	_	-		
Income from subleasing ROU assets				
Expenses relating to short term leases		-was		
Expenses relating to leases of low value assets, excluding short term leases of low value assets		-		
Others	_			
Total amount recognised in the Statement of Profit and Loss	5,90,261	3,14,273		

Amount recognised in the Statement of Cash Flow:

Amount (Rs.)

Particulars	As at the year ended 31st March, 2021	As at the year ended 31st March, 2020	
Total amount of cash outflows for leases (not of rental inflows)	4,63,482	50,47,653	

Note No. 37 Details of Loan given/investment made and Guarantee given covered under Section 186(4) of the Companies Act, 2013 Amount (8s.)

Particulars	As at the year ended 31st March, 2021	As at the year ended 31st March, 2020		
Investments made during the year				
Veritas Polycham Privata Limited	25,83,88,201	1,55,14,60,608		
Loans and Advanços given	1			
Veritas Agrovanture Private Limited	3,73,000	10,00,000		
Veritas Infra And Logistics Private Limited	50,000	2,220		
Loans and Advances repaid				
Veritas Infra And Logistics Private Umited	9,00,000	4,00,000		
Corporate Guarantes Given				
Verasco FZE (formally Hazel International FZE)	3,67,50,00,000	3,76,95,00,900		

Notes to Financial Statements for the For the Year ended 31 March 2021

Note No. 38 Related Party Disclosures:

As per ind AS 24, the disclosures of transactions with the related parties are given below:

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

r. No.	Nature of Related Party	Particulars
A	Subsidiaries	Vertras Global Pte Limited (step down subsidiaries)
		GV Offshore Private Limited
		Verasco FZE (formally Hazel International FZE)
		Voritas international FZE
		Voritas Infra and Lugistic Private Limited
		Voritas Agro Venture Private Limited
		Veritas Polychem Private Limited
	W. A	
8	Key Managerial Personnol	Nitin Kumer Didwinia - Director
		Pravnen Bhainbger - Whole time Director
		Kamaia Aithai- Independent Director
		Ksina) Shame - Director wof 04-09-2020
		Vijay Shah - Independent Director
		Purvi Materi - Independent Director
		Rajarium Shanbhag - Chief Financial Officer
		Presad Oak - Company Secretary
Ċ	Enterprises over which key management Personnel and their relatives are	Veritas Investment Limited
	able to exercise significant influence	Sears Real Estate Private Limited
		Prakruti import Export Private Limited
		Moonise Capital LLP
		The control of the co
		Veritas Housing Davelopment Private Limited
		Hazel Mercantile Limited
	1	Sanman Trade Impox Limited
		Aspen International Private Limited
		Groupe Veritas Limited
		Gracious Real Estates Private Lunited
		Akshata Fintrade Private Limited
		Emrald Fintrade Private Limited
		Avid Properties Private Limited
		Provid Trade Impex Private Limited
		Titly Barter Private Limited
		Dive Trade Impex Arivate Limited
		Clairvoyant Trade Impex Private United
		Hozel Logistics Private Limited
		Trident Fintrade Private Limited
		Effin Import Export Private Umited
		Arbitrum Finvest Private Limited
		Matin Exim Private Limited
		The state of the s
		Rhythm Creators Private Umited
		County Trade Impax Private Limited
		India Fintrada Limited
	}	Priceless Investrade Private Limited
		Shimmer Trade Impex Private Limited
		Revive Securities Private Limited
		Gilstening Properties Private Limited
		Kamyab Properties Private Limited
		Shumiputra Agro Privata Limitad
		Kamyab Power Farms Private Limited
		Aristo Finces Private Limited
		Aster Impex Private Umited
		Nerine Resort Private Limited
		Veritas Properties Private Limitod
		Veritas Infrastructura Private Limited
		Eben Trade Impox Privata Limited
		Kurshi Farming Private Limited
		Sainath Agricultura Privato Limited
		Online Trade Impox Private Limited
		Veritas Habitats Private Limited
		Hazel Infra Limited
		Neolite Polymer Industries Private Limited
		Shashwat Hospitality Services Private Limited
		Krushi Farming Private Umited
		Dhara Farming Private Limited
		Affluent Properties Private Limited
		Hezel Metals And Minerals Private Limited
		Biofueis (Ventas) Umitod

b), Transactions with related parties:

Particulars	Subsidipries		Key Managerial Personnel and its Relatives		Entarprises over which KMP & its relatives have significant influence	
	2020-2021	2019-2020	2020-2021	2019-2020	1202-02021	2015-2020
avestments made during the year		10-2-20			33333	2015 2015
Veritas Polychem Private Limited	25,83,88,201	1,55,14,60,608				
Unsecured Loan Given to						
Veritas Agravantura Private Limited	3,73,000	10,00,000	.		l . l	
Veritas Infra And Logistics Private Limited	50,000	2,220	.			
Loans and Advances Repaid by						
Veritas Infra And Logistics Private Limited	9,00,000	4,00,000	_			
Salary and Other Employee Benefits to KMP	-,-,	,,,,,,,				_
Rojarnos Shanbhag	.	,	72,00,000	27,00,048		
Prasad Oak	.	.	21,40,000	25,50,492		
Kamale Aithat	.	.	29,000	16,000		
Vilay shah	.	.	37,000	24,000	l []	
Purvi Matani		-	17,000	24,000	:	
Rent Fald						
Variths Housing Dovelopment Private Limited	.	.	.		1,50,000	1,50,000
					1,,,	1,10,000
Rent Received Vorillas Polychom Private Umited	3 93 350	7 07 760				
Torrest Porposition (1921) Citinged	3,82,250	3,82,250			.	•
Dividend Received						
Veritas International FZE	2,20,40,388	2, 16, 22,013				
LC Commission						
Verasco FZE	1,65,82,500	1,65,82,500	.			
atorest Income						
Veritas International FZE	38,87,625	37,59,263				
Voritas Polychem Private Limited	19,21,465	19,21,465	.			
The state of the s	19,21,403	19,21,403	.			-
nterest Expenses						
Varitàs Polychom Privata Limited	19,13,265	22,53,422	.	-		
Agricultura lease rant						
Hazal Marcantile Limited	,	.	-		2,00,00,000	2,00,00,00
Differ Incoma					' '	,
Voritas americas Trading INC	.	23,16,851	.			
		25.20,052	-		'	
Daposits Repaid		I				
Verltas investment Limited		-	.			25,000
Diva Yrade Impex Private Limited		.	.		.	20,000
Ventas Housing Development Private Umited	.	-	-		.	25,00,000
iervices Takes						•

Time to the man it the some near the feet that the feet and all the Manufacture

c) Dalances with related parties:

Amount IRs

						mount (Rs.)	
Particulars	Subsidiaries		Key Managarial I Relat		Enterprises over which KMP & its relatives have significant influence		
	2020-2021	2019-2020	2020-2021	2019-2020	20/20-2021	2019-2020	
Investments							
nvestment in Verites Infra And Logistics)				
Private Limited	1,00,000	1,00,000					
nvestment in Versico FZE	12,49,64,845	12,49,64,845					
nvestment in Veritas Internation FZE	29,01,36,003	29,01,36,063	.				
nvestment in Veritas Polychen: Pvi Ltd	1,00,00,000	1,00,00,000					
investment - Verita, Agio Ventura Privata	1,00,000	1,00,000	.				
Quasi Equity Contirbution to WOS(VPPL)	2,85,29,83,036	2,59,45,94,935	-	-			
Amount Payable							
Sanman Trade Impex Limited			.				
Aspen International Private Limited			.				
Hazel Logistics Private Limited		.	. \		3,63,348	1,74,000	
Hazel Mercantile Limited		-	.				
Amount Receivable					1		
Veritos Agroventure Private Limited	14,68,50,872	14,64,77,872	-		[-	
Veritas Infra And Logistics Private Limited	20,88,862	29,38,862	.		191		
Veritas International FZE	12,51,56,389	17,42.18,008					
Sanman Trade Impox Limited	•	-	-		12	-	
Security Doposits Received							
Veritas Polychem Private Limited	2,00,60,060	2,00,00,000	-			-	
Financial Gurantee Obligation			l [
Verasco FZE	4,14,56,250	\$,80,38,750					
	1 _ l	100					

38.1 Compensation of Key Management Personnel

The remuneration of director and other member of key management personnel during the year was as follows:

Amount (Rs.)

		AMOUNT (RS.)
ParHenlars	For the year ended 31st Morch, 2021	For the year ended
Rojerom Shanbhog	72,00,000	87,00,045
(Chief Financial Officer)	The second secon	17.00
Prasad Oak	21,40,000	25,50,492
(Company Secretary)		
Kamala Althai	29,000	15,000
(Independent Director		
Vijay shah	37,000	24,000
(Independent Director)		
Purvì Matani	37,000	24,000
(Independent Director)		•
fatsl	94,43,000	1,13,14,540

38.2 Payment to KMP's does not include post-employment bonafit based on actuarial valuations this is done for the Company as a whole

Notes to Financial Statements for the For the Year ended 31 March 2021

Note No. 39 OTHER EQUITY

Description of reserves

(I)Securities premium

The amount received in excess of the par value of equity shares has been classified as securities premium.

(II)Retained earnings

Retained earnings represent the amount of accumulated earnings of the Company.

(III)Other components of equity
Other components of equity include remeasurement of net defined banefit liability / asset, equity instruments fair valued through other comprehensive income, changes on fair value of investments and changes in fair value of identities designated as each flow hedges, net of taxes.

In the opinion of the Board and to the best of their knowledge and belief, the value on realization of the current assets, loans & advances, deposits, in the ordinary course of business will not be less than the value stated in Balance Sheet. The liabilities on account of supply of goods & services are also not more than the value of liabilities except liability written off on account of Shortage / Rate Difference / contract performance /Quality Issues etc.

Note No. 41 Advance Tax Net of Provisions

Particular	For the year ended 31st March, 2021	For the year ended 31st March, 20	
TD\$ Recoverable FY 12-12 - Cochin	4,10,785	4,10,785	
TCS 1% Receivable	10,62,419	4,70,244	
TCS @ 0.075% Recoverable	16,97,856		
TDS RECOVERABLE 15-16	10,37,719	10,37,713	
TDS RECOVARABLE 2016-17	4,275	4,275	
TD5 Recoverable 2017-18	10,45,756	10,45,756	
TD5 Recoverable 2018-19)	7	7,451	
TDS Recoverable (2019-20)	72,773	-	
TDS Recoverable FY 13-14	9,79,530	9,79,530	
TDS Recoverable FY 14-15	10,75,032	10,75,032	
TD5 Recoverable on FDR FY 12-13	9,24,186	9,24,186	
TD5 Recoverable on FDR FY2011-12	7,96,267	7,95,267	
TD\$ Recoverable FY2016-17	9,63,740	9,63,740	
OCI TAX	2,27,974	2,27,974	
Advance Tax (AY 2012-13)	1,64,38,999	1,64,38,999	
Advance Tax (A.Y 2013-14)	1,62,94,630	1,62,94,630	
Advance Tax (A.Y 2014-15)	1,15,00,000	1,15,00,000	
Advance Tax (A.Y 2015-16)	52,50,000	52,50,000	
Advance Tax A.Y. 2016-17}	1,20,00,000		
Advance Tex (A.Y., 2017-18	1,50,00,000		
Advance Tex (A.Y. 2018-19)	000,00,00	99,00,000	
Advance Tax (A.Y. 2020-21)	1,50,00,000		
Self Assessment Tax A.Y 2017-18	29,31,910		
Solf Assessment Tax A.Y 2014-15	48,62,910		
Self Assessment Tax (A.Y.2015-26)	1,77,03,830		
Self Assessment Tex (AY2016-17)	45,91,010	45,91,010	
Self Assessment Tax (AYZ018-19)	1.27,22,560		
Total	15,44,94,155	13,71,38,80	
Provisions		N	
Provision for Tax A.Y 2012-2013	1,50,24,09)	1,50,24,091	
Provision for Tax A.Y 2013-2014.	1,69,53,145	1,69.53,149	
Provision for Tax A. Y. 2014-15	1,67,00,000	1,57,00,000	
Provision for Tax A. Y. 2015-16	2,29.71,72	2,29.71,72	
Provision for Tax A. Y. 2016-17	1,70,24,349	1,70,24,34	
Provision for Tak A. Y. 2017-18	1,96,03,456	1,96,03,45	
Provision for Tax AY 2018-19	2,24,64,207	2,24,64,20	
Provision for Tax AY 2020-21	2,13,87,438		
Total	15,21,28,413	13,07,40,97	
Net Total	23,65,74	63,97,82	

Notes to Financial Statements for the For the Year ended 31 Minich 2011.

Note No. 42

The Company has recognized all the claim receivables / liabilities with various government authorities towards Eintom duty, VAT, Cess, incometer, SAD, Unutilitad CENVAT credit and insurance claim etc. on accrual basis and shown under the head Loans & Advances and Euront Liabilities respectively.

Note No. 43 Capital Management

The Company's objective for Capital Management is to maximise share holder value, safeguard business continuity and support the growth of the Company. The Company determines the Capital requirements based on annual operating plans and long term and other strategic investment plans. The funding requirements are met through equity and operating cash flows generated.

Note No. 44

The Company has following reportable segments Trading, Distribution & Development and Power Generations. The Company through its wholly-owned substitions, Voritas Polysime Private Umited has initiated a setup of the integrated manufacturing complex at the Dighi Port in the state of Maharashtra, consisting of PVC manufacturing plant, Polymorized Bitumen Plant and Gas Storage Tanks which has been identified as a reportable segment, "Manufacturing". The project has received the status of Ultra Mogo Project by the government of Maharashtra. The Company has initiated the process of seeking various approvals required to commence setting up of the plant, The project is presently financed by the Company and would also be suitably financed subsequently through appropriate means at appropriate time.

Note No. 45 Figure to the previous period have been regrouped / rearranged, wherever necessary.

As per our report of oven date attached

For M.P.Chitale & Co. Chartered Accountants firm Regd. No.: 101851W For and on behalf of the Board of Directors

Nitin Kumar Didwanja Director DIN , 00210189

Kunal Shorma Director DIN : 03553398

Ashutosh Pednekar

Membership No.: 041037

Place: Mumbai Date: June 80, 2021 Rajarom Shanbhag Chief Financial Officer Presad Oak Company Secretary

M. P. Chitale & Co.

Chartered Accountants

Hamam House, Ambalal Doshi Marg, Fort, Mumbai - 400 001 * Tel : 22651186/ 22653023 / 24 * Fax : 2265 5334 * E-mail : office@mpchitale.com

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF VERITAS (INDIA) LIMITED

Report on Consolidated Ind AS Financial Statements

Opinion

We have audited the accompanying Consolidated Indian Accounting Standard ("Ind AS") financial statements of Veritas (India) Limited (hereinafter referred to as "the Holding Company") and its subsidiaries (Holding Company and its subsidiaries together referred to as "the Group") which comprise the Consolidated Balance Sheet as at March 31, 2021, and the Consolidated Statement of Profit And Loss (including other comprehensive income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate financial statements and on the other financial information of the subsidiaries, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 ('the Act') in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at March 31, 2021, of its consolidated profit and other comprehensive income, consolidated changes in equity and consolidated cash flows for the year then ended.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the ethical requirements that are relevant to our audit of the consolidated financial statements in India in terms of the Code of Ethics issued by ICAl and the relevant provisions of the Act, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw attention to Note 47 to the Consolidated financial statements, which explains the fact that the Company through its wholly-owned subsidiary, Veritas Polychem Private Limited has initiated a setup of an integrated manufacturing complex at Dighi Port in the state of Maharashtra. The project is presently financed by the Company and would be suitably finance subsequently through appropriate means at appropriate time.

We draw attention to Note 1 to the Consolidated financial statements, which explains the uncertainties and management's assessment of the financial impact due to the lockdown and other restrictions imposed by the Government and condition related to the COVID-19 pandemic situation, for which definitive assessment of the impact would highly depend upon circumstances as they evolve in the subsequent period.

We draw attention to Note no 33 to the consolidated financial statements relating to the dispute of one subsidiary with its contractor which is currently under litigation and arbitration. The consolidated financial statements do not include any adjustments that might result from the outcome of the judgement in the matter.

Our opinion is not modified in respect of above matters.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that there are no key audit matters to communicate in our report.

Information Other than the Consolidated Financial Statements and Auditors' Report Thereon

The Holding 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, Directors' Report including Annexures to Directors' Report, Corporate Governance and Shareholder's Information, but does not include the Consolidated financial statements and our auditor's report thereon. The Other information as above is expected to be made available to us after the date of this Auditors' report.

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

In connection with our audit of the Consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the Consolidated financial statements or our knowledge obtained during the course of our audit, or otherwise appears to be materially misstated. When we read the other information, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

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

The Holding Company's Board of Directors is responsible for the preparation and presentation of these consolidated financial statements in term of the requirements of the Companies Act, 2013 that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows of the Group in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under section 133 of the Act. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Board of Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

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

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

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

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

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

consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

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

Other Matters

We did not audit the financial statements of seven subsidiaries (including one step-down subsidiary) included in the Consolidated Financial Statement, whose Ind AS financial statements reflects total assets of Rs. 309,036.62 lakhs and net worth of 211,867.70 lakhs as at March 31, 2021, total revenues of 145,341.29 lakhs and net cash flows of 504.77 lakhs for the year ended on that date, as considered in the Consolidated Financial Statements. These includes the financial results for one subsidiary i.e. GV Offshore Private Ltd, accounts of which are consolidated based on management accounts.

These financial statements of six subsidiaries have been audited by other auditors whose reports have been furnished to us by the Management and our opinion on the attached Consolidated Ind AS Financial Statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, and our report in terms of section 143(3) of the Act, insofar as it relates to the aforesaid subsidiaries, is based solely on the reports of the other auditors.

Our opinion on the Consolidated Financial Statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial information certified by the Management.

Report on Other Legal and Regulatory Requirements

- 1. As required by section 143(3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of subsidiaries, as noted in the 'other matter' paragraph, we report, to the extent applicable, that:
 - a) We have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit of the Consolidated Financial Statements;
 - b) In our opinion, proper books of account as required by law relating to preparation of the Consolidated Financial Statements have been kept so far as it appears from our examination of those books and the reports of the other auditors;
 - c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including other comprehensive income), the Consolidated Statement of Changes in Equity and the Consolidated Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account and workings maintained for the purpose of preparation of the Consolidated Financial Statements;
 - d) In our opinion, the aforesaid Consolidated Financial Statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with the Companies (Indian Accounting Standard) Rules, 2015 as amended;
 - e) Directors of the Holding Company are not disqualified in terms of provisions contained in the said section 164(2) of the Companies Act on the basis of the reports of the statutory auditors of its subsidiaries incorporated in India. None of the directors of the subsidiaries companies incorporated in India are disqualified as on March 31, 2021 from being appointed as a director in terms of section 164 (2) of the Act;
 - f) With respect to the adequacy of the Internal Financial Controls with reference to Financial Statements of the Holding Company, its subsidiaries incorporated in India and the operating effectiveness of such controls, refer to our separate report in Annexure I; and
 - g) As required by Section 197(16) of the Act, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.

- h) With respect to the other matters to be included in the Auditors' Report in accordance with rule 11 of the Companies (Audit and Auditor's) Rules, 2014 as amended, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate Financial Statements as also the other financial information of the subsidiaries, as noted in the 'Other matter' paragraph:
 - The consolidated Financial Statements disclose the impact of pending litigations on the consolidated financial position of the Group - Refer note 33 to the consolidated Financial Statements.
 - ii. The Holding Company and the individual entities have made provision, as required under the applicable law and accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts - Refer note 45 to the consolidated Financial Statements; and
 - iii. There has been no delay in transferring amounts required to be transferred to the Investor Education and Protection Fund by the Holding Company and its subsidiary companies incorporated in India.

For M.P. Chitale & Co. Chartered Accountants ICAI FRN.101851W

Ashutosh Pednekar Partner ICAI Membership No. 041037 UDIN 21041037AAAADI9507

Place: Mumbai Date: June 30, 2021

ANNEXURE I TO THE INDEPENDENT AUDITORS' REPORT

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

Report on the Internal Financial Controls with reference to Consolidated Financial Statements under section 143(3)(i) of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the Consolidated Financial Statements of the Company as of and for the year ended March 31, 2021, we have audited the Internal Financial Controls with reference to Consolidated Financial Statements of **Veritas** (India) Limited ('the Holding Company') and its subsidiaries, which are companies incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the Internal Financial Controls with reference to Financial Statement and their operating effectiveness. Our audit of internal financial controls with reference to financial statements included obtaining an understanding of Internal Financial Controls with reference to Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the

design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the Consolidated Financial Statements, whether due to fraud or error.

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Company's Internal Financial Controls with reference to Financial Statements.

Meaning of Internal Financial Controls with reference to Financial Statements

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

Inherent Limitations of Internal Financial Controls with reference to Financial Statements

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

Opinion

In our opinion, the Holding Company, its subsidiary companies, which are companies incorporated in India, have, in all material respects, an adequate Internal Financial Controls system with reference to Financial Statements and such Internal Financial Controls with reference to Financial Statements were operating effectively as on March 31, 2021, based on the Internal Control with reference to Financial Statements criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (ICA1).

Other Matters

Our aforesaid report under section 143(3)(i) of the Act on the adequacy and operating effectiveness of the Internal Financial Controls with reference to Financial Statements insofar as it relates to three subsidiaries, which are companies incorporated in India, is based on the corresponding reports of the auditors of such companies incorporated in India. One Indian subsidiary is consolidated on management account basis and hence, we are unable to comment on the adequacy and operating effectiveness of IFC in that subsidiary. Further, the Company has three overseas subsidiaries where Internal Financial Controls with reference to Financial Statements are not applicable.

For M.P. Chitale & Co. Chartered Accountants ICAI FRN.101851W

Ashutosh Pednekar Partner ICAI Membership No. 041037 UDIN 21041037AAAADI9507

Place: Mumbai Date: June 30, 2021

Consolidated Balance Sheet As At 31st March 2021

CIN: LZ3209MH1985PLC035702

(Amount in Rs.) As at As at Notes 31 March 2021 31 March 2020 ASSETS Non-Current Assets (a)Property, Plant and Equipment 19.81.55.71.670 20,38,48,49,337 (b) Capital Work-In-Progress 3 3,39,48,13,134 3,33,66,82,446 Financial Assets (c) (I) • Investments 52,60,919 4 55.10.789 (d) Deferred tax assets (Net) 29 11.10.385 47,95,129 (e) Other Non - Current Assets 5 59,86,343 4,21,84,337 **Total Non Current Assets** 23,22,27,42,451 23,77,40,22,038 Current Assets (a) Inventories б 36,72,336 16,11,659 Financial Assets (b) - Trade Receivables 7 9,13,78,47,349 8,64,84,10,161 Cash and Cash Equivalents m 8 6,35,56,137 2,00,16,745 (111) - Bank Balances other than Cash and Cash Equivalents 9 39,72,08,316 40,03,80,786 (iv) - Loans 10 57,64,643 9,42,69,786 1,15,77,062 Other Current Assets 11 2,17,04,500 **Total Current Assets** 9,62,98,53,281 9,17,62,66,199 Total Assets 32,85,25,95,732 32,95,02,88,237 EQUITY AND LIABILITIES Equity Equity Share Capital 1 (a) 19 2,68,10,000 2,68,10.000 (b) Other Equity 13 19,70,95,23,905 18,86,44,58,512 **Total Equity** 19,73,63,33,905 18,89,12,68,512 Liablilties Non-Current Habilities (a) Financial Mabilities - Borrowings 14 2,72,38,46,762 3,67,10,28,400 - Trade Payables 2,08,38,04,865 15 (iii) - Other Financial Liabilities 16 3,82,79,89,493 3,81,07,15,056 Provisions 17 1,24,60,384 69,55,378 Total Non Current Liabilities 8,64,81,01,504 7,48,86,98,834 Current Habilitles 13 (a) Financial Liabilities (I) - Trade Payables 18 3,20,28,80,330 5,28,23,05,307 (li) - Other Financial Uabilities 19 1,26,07,59,815 1.21.89.14.562 Other current liabilities (P) 20 91.16.434 62,12,495 Provisions (C) 21 2,49,34,025 1,53,13,334 Current Tax Liabilities (Net) (d) 22 1,23,14,972 57,29,940 Total Current Liabilities 4,46,81,60,323 6,57,03,20,891 Total Equity and Upblities 32,85,25,95,732 32,95,02,88,237

The accompanying notes forms integral part of the Financial Statements

1& 2

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W For and on behalf of the Board of Directors

 Nitin Kumar Didwania
 Kunal Sharma

 Director
 Director

 CIN : 00210289
 OIN : 03553398

Ashutosh Pednekar

Partner

Membership No.: 041037

Place: Mumbai Rajaram Shanbhag Prasad Oak
Date: June 30, 2021 Chief Financial Officer Company Secretary.

Consolidated Statement of Profit and Loss Account for the Year Ended 31st March 2021

CIN: L23209MH1985PLC035702

(Amount In Rs.)

		(CEO) (OS)	(Amount in Rs.)	
	Notes	For the year ended 31 March 2021	For the year ended 31 March 2020	
1 Revenue From Oprations	23	18,76,26,76,147	20,36,84,61,503	
li Other Income	24	4,26,01,582	49,70,50,871	
III Total Income (I+II)		18,80,52,77,729	20,86,55,12,374	
IV Expenses				
Purchase of Stock-in-Trade	!	16,73,93,75,901	17,44,09,11,398	
Changes in Inventories of Stock-in-Trade		(20,60,678)	1,20,55,10,647	
Emloyee Benefit Expenses	25	7,08,12,138	11,66,00,340	
Depreciation and Amortisation Expenses	3	31,80,25,685	30,12,01,505	
Finance Costs	26	24,28,32,564	34,75,28,031	
Other Expenses	27	32,72,68,868	22,94,71,687	
Total Expenses (IV)		17,69,62,54,478	19,64,12,23,709	
V Profit/ (loss) before tax (III-IV)		1,10,90,23,251	1,22,42,88,665	
Vi Tax Expense :				
a) Current tax	28	1,89,32,212	2,13,87,438	
b) Deferred tax	20	35,84,744	(1,49,69,247)	
c) Mat credit	28	(80,12,142)	(74,51,075)	
d) Adjustment of Earlier Years	28	(00/40/240)	24,52,665	
Total Tax Expense (VI)		1,46,04,814	14,19,781	
VII Profit/ (lass) for the pariod (V-VI)		1,09,44,18,437	1,22,28,68,884	
VIII Other Comprehensive Income				
- Items that will not be reclassified to profit or loss		11,35,297	(8,07,934)	
- Income tax relating to items that will not be reclassified to profit or loss	28	(3,22,896)	2,30,777	
Items that will reclassified to profit or loss				
Exchange differences on translating foreign operations		(13,48,35,431)	36,93,19,267	
Total Comprehensive Income for the period (VIII)		(13,40,23,030)	36,87,42,110	
IX Total Comprehensive Income for the period (VII+VIII)		96,03,95,407	1,59,16,10,994	
X Earnings per equity share				
a) Basic	31	40.82	45.61	
b) Diluted	31	40.82	45.61	

As per our report of even date attached

For M.P.Chitale & Co.

Chartered Accountants Firm Regd. No.: 101851W For and on behalf of the Board of Directors

Nitin Kumar Didwania Director

DIN: 00210289

Kunal Sharma Director

DIN: 03553398

Ashutosh Pednekar

Partner

Membership No.: 041037

Place: Mumbal Oate: June 30, 2021 Rajaram Shanbhag Chief Financial Officer

Prosad Oak Company Secretary

Consolidated Statement of Cash Flows for the Year Ended 31st March, 2021 CIN: L23209MH1985PLC035702

(Amount in						
	Particulars	For the year ended	31st March 2021	For the year ended 31 March 2020		
A	Cash Flow From Operating Activities					
	Profits before Tax		1,10,90,23,251		1,22,42,88,665	
	Add/(Less):					
	Depreciation and Amordisation Expenses	32,80,25,685		30,12,01,606		
		02,00,23,003		30,12,01,606		
	Interest Income	(17,955)				
	Effect of exchange differences on translation of Assets and					
	Liabilities Interest & Finance Charges	15,90,12,91/		(51,30,44,788)		
	Items that will not be reclassified to profit or loss	24,28,32,564 11,35,297		34,75,28,031 (8,07,934)		
	Fair Valuation of Investments	2,49,870		14,16,485		
	Loss on sale of Wind Mill	-		61,96,113		
			20 10 30 700			
			72,12,38,378	-	14,24,89,513	
	Operating Profit before working Capital Changes		1,83,02,61,629		1,36,67,78,178	
	Working Capital Changes					
	(Increase)/Decrease in Inventories	(20,60,678)		1,20,55,10,647		
	(Increase)/Decrease in Non current Provision (Increase)/Decrease in Trade Receivables	55,05,006		60,95,910		
	(Increase)/Decrease in Loans and Advances	(48,94,37,188) 8,85,05,143		(3,25,64,08,657)		
	(Increase)/Decrease in Other Current Assets	(1,01,27,438)		(1,03,01,293) 3,07,52,429		
	(Increase)/Decrease In Other Non-Current Assets	3,21,65,909		2,19,56,799		
	Increase/(Decrease) In Non current Other Financial Liabilities	1,/2,/4,437		1,37,13,73,020		
	Increase/(Decrease) in Trade Payables	(2,07,94,24,977)		1,27,44,25,726		
	Increase/(Decrease) in Non current Trade Payables	2,08,38,04,865				
	Increase/(Decrease) in Other Financial Liabilities	(4,18,45,253)		(51,60,97,465)		
	Increase/(Decrease) in Other Current Liabilities Increase/(Decrease) in Provision	29,03,939		(36,92,607)		
	(Increase)/Decrease in Working Capital	96,20,690	(38,31,15,544)	(1,31,89,384)	11,04,25,125	
	Cash Generated from Operating Activities		1,44,71,46,085		1,47,72,03,303	
	Tax Pald	(83,15,092)		(2,37,92,039)		
		10010010407	(83,15,092)	(2/31/22/033)	(2,37,92,039	
	Cash Used (-)/(+) generated for operating activities (A)		1,43,88,30,993		1,45,34,11,264	
Ð	Cash Flow From Investing Activities					
	Addition to fixed Assets	(4,27,78,047)		(87,93,71,705)		
	Sale of Fixed Assets	1,81,681		2,50,00,252		
	Addition to Capital Work in Progress	(5,81,30,689)		(2,69,17,159)		
	(Increase)/ decrease in bank deposits and margin money interest income	31,77,470		17,60,34,622		
		17,955				
	Net Cash Used in Investing Activities (B)		(9,75,36,630)		(70,52,53,990	
С	Cash Flow From Financing Activities			l		
	Repayments of Long Term Barrowings	(94,/1,81,639)		(86,20,35,496)		
	Repsyment to Quasi Equity in Verasco FZE Interest Paid	(10,63,00,268)		33,80,23,604		
	Dividend Paid	(24,28,32,564) (13,40,500)		(34,75,28,031) 13,40,500)		
	Net Cash Used in Financing Activities (C)		(1,29,76,54,971)		(87,28,80,423	
D	Net increase (+)/ Decrease (-) in cash and cash equivalent					
,	Cash equivalent (A+B+C)		4,36,39,392		(12,47,23,149	
	Cash and Cash Equivalent Opening Balance	4	2,00,16,745		14,47,39,894	
	Cash and Cash Equivalent Closing Balance					

Closing Balances represented by:]	
Cash and Bank Balances	ļ	
Cash and Cash Equivalents		
(I) Balances with Banks	6,29,03,377	1,92,9
(il) Cash on Hand	7,52,760	7,:

The accompanying notes forms integral part of the Financial Statements

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W For and on behalf of the Board of Director

Nitin Kemar Didwania Director Kunal Sharma Director

DIN: 00210289

DIN: 03553398

Ashutosh Pednekar

Partner

Membership No:: 041037

Place: Mumbal Date: June 30, 2021 Rajaram Shanbhag Chief Financial Officer Prasad Oak Company Secretary

Consolidated Statement of Changes in Equity as on 31st March, 2021

(Amount in Rs.)

A EQUITY SHARE CAPITAL

Particular	March 31,2021	March 31,2020
Outstanding at the beginning of the year	2,68,10,000	2,68,10,000
Changes in Equity Share Capital during the Financial Year	1	-
Outstanding at the end of the year	2,68,10,000	2,68,10,000

B. OTHER EQUITY

(Amount in Rs.)

		Reserves and Surplu	5		Other	Reserves		
Particulars	Securities Premium Retained famings Reserve	ings Total	Other Comprehensive Income		Quasi Equity in Verasco FZE	Total	Total	
				Foreign Currency Translation Resorve	Other Item of other Comprehensive Income/ (loss)			
Balanco as at April 1, 2019								
Balance at the beginning of the reporting period i.e. 1st April, 2019	9,31,77,68,750	3,51,14,94,071	12,82,92,62,821	21,19,92,748	4,14,725	3,90,21,75,973	4,11,45,83,445	16,94,38,46,266
Profit for the year before OCI		1,22,28,68,884	1,22,28,68,884			-	36,93,19,267	1,59,21,88,151
Mat Credit		(74,51,075)	(74,51,075)	r			-	(74,51,075)
Other Items (Acturial Gain/ [Loss)	-				(8,07,934)		(8,07,934)	(8,07,934)
Dividends	-	(13,40,500)	(13,40,500)					(43,40,500)
Others		-	-		:	13,80,23,604	33,80,23,604	33,80,23,604
Transfers to / [from] Retained Earnings					-			
Transfers from Capital Reserves	:	*			· ·	1100		
Galance at the and of the reporting period Le. 31st March, 2020	9,31,77,68,750	4,72,55,71,380	14,04,33,40,130	58,13,12,015	(3,93,209)	4,24,01,99,576	4,82,11,18,384	18,86,44,58,512

Particulars	Reserves and Surplus			Other Reserves				
	Securities Premium Reserve	Retained Earnings	Total	Other Comprehensive Income		Quest Equity in Verasco FZE	Total	Total
				Foreign Currency Translation Reserve	Other Item of other Comprehensive Income/ (loss)			
Balance as at April 1, 2020								
Balance at the beginning of the reporting period i.e. 1st April, 2020	9,31,77,68,750	4,72,55,71,380	14,04,33,40,130	58,13,12,017	(3,93,209)	4,24.01,99,576	4,82,11,18,384	18,86,44,58,312
Profit for the year before OCI		1,09,44,18,437	1,09,44,18,437	(13,48,35,431)			(13,48,35,431)	95,95,83,006
Met Credit		(80,12,142)	[80,12,142]					(80,12,142)
Other Items (Acturist Gain/ (Loss)			-	-	11,35,297		11,35,297	11,35,297
Dividends		(13,40,500)	(13,40,500)		-	- 1		(13,40,500)
Others	-:-				2	(10,63,00.268)	(10,63,00,268)	(10,63,00,268)
Transfers to / (from) Retained Earnings		,				•	-	-
Balance at the end of the reporting period i.e. 31st March, 2021	9,31,77,68,750	5,81,06,37,175	15,12,84,05,925	44,64,76,586	7,42,088	80£,₹ Ŗ ,8£,£1,4	4,58,11,17,982	19,70,95,23,905

The accompanying notes forms integral part of the Financial Statements

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W For and on behalf of the Board of Directors

Nitin Kumar Didwania Director DIN: 00210289 Kunal Sharma Director DIN : 03553398

Ashutash Pednekar Partner

Mambership No.: 041037

Place: Mumbal Date: Juno 30, 2021 Rejerem Shanbheg Chief Financial Officer Prașad Gak Company Secretary

Notes to Consolidated Financial Statements for the year ended 31st March, 2021

1 Corporate Information

Veritas (India) Limited ("The Company") is a Listed Public entity incorporated in India. It has Four subsidiaries incorporated in India and Three subsidiaries incorporated out of India. The Subsidiaries are wholly owned. The Company and the subsidiaries are reffered to as "The Group". The Group is in the business of International Trade & Distribution of Polymers, Paper & Paper Boards, Rubber, Heavy Distributes, Chemicals, Development of Software, Agricultural Activities, Manufacturing and Warehousing etc. The Company is also engaged in generation of Wind Energy.

Note on Covid

In March 2020, the World Health Organization (WHO) declared COVID-19 as a global pandemic. The basic presumption contained in the Financial Statements is that the Company will continue its operations for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of its operations. The said presumption has been made due to the fact that given the nature of its operations and the products handled the Company is expected to be able to generate sufficient cash flows and access funds in the future. Although, the financial effect of the current crisis on the global economy and overall business activities cannot be estimated with reasonable certainty at this stage, due to inability to reliably predict the outcome of the pace at which the outbreak expands and the high level of uncertainties arising therefrom, the management has considered all available information about the future, which was obtained after March 31, 2021, including the impact of the COVID-19 outbreak on customers, vendors and staff, as well as actual and projected foreseeable impact from various factors. The management has concluded that there has been no significant impact on the Company's profitability position, fair value estimates and this COVID-19 event is not expected to have an immediate material impact on the business operations. However, Management will continue to monitor the situation closely and will assess the need for additional measures in case the period of disruption becomes prolonged.

2 Significant Accounting Policies

2.1 Compliance with Ind AS

The Group's financial statements have been prepared in accordance with the provisions of the Companies Act, 2013 and the Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time.

These financial statements include the balance sheet, the statement of profit and loss, the statement of changes in equity and the statement of cash flows and notes, comprising a summary of significant accounting policies and other explanatory information—and comparative information in respect of the preceding period.

2.2 Basis of Accounting

The Group maintains its accounts on accrual basis following the historical cost convention except certain financial instruments that are measured at fair values in accordance with Ind AS.

Fair value measurements are categorized into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurement are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

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

Level (I inputs are inputs, other than quoted prices included in Level 1, that are observable for the asset or liability, either directly or indirectly; and

Level III inputs are unobservable inputs for the asset or liability

2.3 Presentation of financial statements

The financial statement are prepared and presented in the format prescribed in Division II – IND AS Schedule III to the Companies Act, 2013.

Disclosure requirements with respect to items in the financial statements, as prescribed in Schedule III to the Act, are presented by way of notes forming part of accounts along with the other notes required to be disclosed under the notified Accounting Standards.

Amounts in the financial statements are presented in Indian Rupées in line with the requirements of Schedule III. Per share data are presented in Indian Rupees to two decimals places.

Notes to Consolidated Financial Statements for the year ended 31st March, 2021

a). Property, Plant and Equipment (PPE)

Property, Plant and Equipment are stated at cost, net of recoverable taxes, trade discount and relates less accumulated depreciation, amortization and impairment losses, if any. Such cost includes purchase price, borrowing cost and any cost directly attributable to bringing the assets to its working condition for its intended use.

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 entity and the cost can be measured reliable.

Depreciation on all Property, Plant and Equipment is provided based on useful life prescribed in Schedule II of the Companies Act, 2013 under Sträight Line Method.

PPE not ready for the Intended use on the date of the Balance Sheet is disclosed as "capital work-in-progress".

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

Gains or losses arising from derecognition of a property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised.

Type of Asset with Useful Life

Type of Asset	Life			
Leasehold Land	Over the Lease Period			
Plant and Machinery used in windpower generation	22 Years			
Other Plant and Machinery	15 Years			
Office Equipment Computer Equipment	5 Years 3 Years			
Furniture and Fixtures	10 Years			
Vehicle	8 Years			

b). Capital work-in-progress

Capital work-in-progress is stated at cost less any identified impairment loss. All expenditures connected with specific assets during the installation and construction period are carried under capital work-in-progress. These are transferred to property, plant and equipment as and when they are available for use. All those expenditures which are not connected with any specific assets during the construction phase of the project are carried under pre-operating expenses. Once the project is completed, these expenditures will be allocated to the specific assets.

Pre-operating expenses

All those expenditures which are not connected with any specific assets during the construction phase of the project are carried under capital work-in-progress(pre-operatingexpenses). Once the project is completed, these expenditures will be allocated to the specific assets.

c). Leases

i Leases

The Company assesses whether a contract contains a lease, at the inception of the contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company considers whether (I) the contract involves the use of identified asset; (ii) the Company has substantially all of the economic benefits from the use of the asset through the period of lease and (iii) the Company has right to direct the use of the asset.

Notes to Consolidated Financial Statements for the year ended 31st March, 2021

As Lessee

The Company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the site on which it is located, less any lease incentives received.

Certain lease arrangements include the option to extend or terminate the lease before the end of the lease term. The right-of-use assets and lease liabilities include these options when it is reasonably certain that the option will be exercised.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. The estimated useful lives of right-of-use assets are determined on the same basis as those of property, plant and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain re-measurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined. Generally, the Company uses its bank rate as the discount rate

Lease payments included in the measurement of the lease liability comprises of fixed payments, including insubstance fixed payments, amounts expected to be payable under a residual value guarantee and the exercise price under a purchase option that the Company is reasonably certain to exercise, lease payments in an optional renewal period if the Company is reasonably certain to exercise an extension option.

The lease liability is subsequently measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an Index or rate, if there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee, or if Company changes its assessment of whether it will exercise a purchase, extension or termination option.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

Lease liability and the right of use asset have been separately presented in the balance sheet and lease payments have been classified as financing activities.

The Company recognises the lease payments associated with these leases as an expense in statement of profit and loss over the lease term. The related cash flows are classified as operating activities

Short-term leases and leases of low-value assets:

The Company has not applied ind AS 116 to Short Term Leases, which are defined as leases with a lease term of 12 months or less and leases of low-value assets. The Company recognises the lease payments associated with these leases as an expense over the lease term.

As a Lesson

Leases for which the company is a lessor is classified as a finance or operating lease. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

When the Company is an intermediate lessor, it accounts for its interest in the head lease and the sublease separately. The sublease is classified as a finance or operating lease by reference to the right-of-use asset arising from the head lease.

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

Notes to Consolidated Financial Statements for the year ended 31st March, 2021

d). Intangible Assets and Amortisation

Intangible Assets are stated at cost of acquisition less accumulated amortisation /depletion and impairment loss. If any.

Such cost includes purchase price, borrowing costs, and any cost directly attributable to bringing the asset to its working condition for the intended use, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intengible assets.

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 entity and the cost can be measured reliably.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the Statement of Profit and Loss when the asset is derecognised.

Intangible assets of the company comprises of Software which is amortized over a period of 5 years.

e). Borrowing Costs

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.

f). Inventories

Items of inventories are measured at lower of cost or net realisable value after providing for obsolescence, if any. Cost of inventories comprises of cost of purchase and other overheads net of recoverable taxes incurred in bringing them to their respective present location and condition. The valuation of inventories is done on FIFO (first-in-first-out) Method

g). Impairment of Non Financial Assets

Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use.

h). Provisions & Contingencies

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events for which it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated as at the balance sheet date.

A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but will probably not, require an outflow of resources. Information on contingent liabilities is disclosed in the notes to financial statements unless the possibility of an outflow of resources embodying economic benefit is remote,

A contingent asset is neither recognised in the financial statements nor disclosed in the financial statements.

Notes to Consolidated Financial Statements for the year ended 31st March, 2021

i). Employee Benefit Expenses

(i). Short Term Employee Benefits

All Employee Benefits payable wholly within twelve month of rendering the service are classified as Short Term Employee Benefits and they are recognised in the period in which the employee renders the related service.

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

(ii). Post Employment Benefits Defined Contribution Plans

A defined contribution plan is a post-employment benefit plan under which the Company makes specified monthly payments to Provident Fund Scheme other Similar Schemes for all applicable employees. The Company's contribution is recognised as an expense in the Statement of Profit and Loss during the period in which the employee renders the related service.

Defined Benefit Plans

Gratulty liability is a defined benefit obligation which is provided for on the basis of an actuarial valuation on Projected Unit cost method made at the end of each financial year. Actuarial gains/(losses) are recognised directly in other comprehensive income. This benefit is presented according to present value after deducting the fair value of the plan assets. The Company determines the net interest on the net defined benefit liability (asset) in respect of a defined benefit by multiplying the net liability (asset) in respect of a defined benefit by the discount rate used to measure the defined benefit obligation as they were determined at the beginning of the annual reporting period.

Re-measurement of defined benefit plans in respect of post-employment are charged to the Other Comprehensive Income.

Accumulated leave is treated as short-term employee benefit. The Company measures the expected cost of such absences as the additional amount that it expects to pay as a result of the unused entitlement that has accumulated at the reporting date.

Notes to Consolidated Financial Statements for the year ended 31st March, 2021

j). Tax Expenses

The tax expense for the period comprises Current and Deferred Tax. Tax is recognised in Statement of Profit and Loss, except to the extent that it relates to items recognised in the comprehensive income or in equity. In which case, the tax is also recognised in other comprehensive income or equity.

Current Tay

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

Minimum Alternative tax (MAT) Credit is recognised as an asset only when and to the extent there is convincing evidence that the company will pay income Tax under the normal provisions during the specified period, resulting in utilisation of MAT Credit. In the year in which the MAT Credit becomes eligible to be recognised as an asset in accordance with the recommendations contained in Guidance Note issued by the institute of Chartered Accountants' of India, the said asset is created by way of a credit to the Statement of Profit and Loss and shown as MAT Credit Entitlement. Company reviews the same at each Balance Sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that the Company will utilise MAT Credit during the specified period.

For Subsidiaries, Income taxes currently payable are provided for in accordance with existings legislation of the various Countries in which the company operates.

Deferred Tax

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

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

k). Foreign Currency

Functional and presentation currency

The financial statements of the Company are presented using Indian Rupee (INR) i.e. currency of the primary economic environment in which the entity operates ('the functional currency').

Transactions and balances

Foreign currency transactions are translated into the respective functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencles at year end exchange rates are recognised in profit or loss.

translated at the exchange rate prevailing on the balance sheet date and exchange gains and losses arising on settlement and restatement are recognised in the statement of profit and loss.

I). Revenue Recognition

The Company has recognised revenue pursuant to a contract (other than a contract listed in paragraph 5 of Ind AS 115) only if the counterparty to the contract is a customer. A customer is a party that has contracted with an entity to obtain Goods and services that are an output of the entity's ordinary activities in exchange for consideration.

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured. Escalation and other claims, which are not ascertainable/acknowledged by customers, are not taken into account. Revenue is measured at the fair value of the consideration received or receivable, net of returns and allowances, trade discounts and volume repairs.

Notes to Consolidated Financial Statements for the year ended 31st March, 2021

Criteria for recognition of revenue are as under:

a) Sale of Goods

Revenue from the sale of goods is recognised when the goods are delivered and titles have passed, at which time all the following conditions are satisfied:

- (i) significant risks and rewards of ownership of the goods are transferred to the buyer;
- (ii)Company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- (iii) it is probable that economic benefits associated with transaction will flow to the Company; and
- (iv)amount of revenue can be measured reliably;
- b) In cases where trade contracts provide for crystallization of price or for price adjustment on a subsequent date, corresponding purchase and sales are recognized on the basis of expected settlement price and any differential determined subsequently is accounted for at the time of final settlement.
- c) Interest income is recognized on a time proportion basis taking into account amount outstanding and applicable interest rate.
- d) Dividend is recognised when the company's right to receive the payment is established, which is generally when shareholders approve the dividend.

e) Sale of Electricity

Income from sale of electricity is recognized as per the terms and conditions of the agreement with the Customer.

m). Financial Instruments

(i). Financial Instruments

Initial Recognition

Financial instruments i.e. Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the instruments. Financial instruments are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial instruments (other than financial instruments at fair value through profit or loss) are added to or deducted from the fair value of the financial instruments, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial instruments assets or financial liabilities at fair value through profit or loss are recognised in Statement of profit or loss.

Subsequent Measurement

Financial assets

All recognised financial assets are subsequently measured at amortized cost except financial assets carried at fair value through Profit and loss (FVTPL) or fair value through other comprehensive income (FVOCI).

a) Equity investments (other than investments in subsidiaries, associates and joint venture)

All equity investments falling within the scope of ind-AS 109 are mandatorily measured at Fair Value Through Profit and Loss (FVTPL) with all fair value changes recognized in the Statement of Profit and Loss.

The Company has an irrevocable option of designating certain equity instruments as FVOCI. Option of designating instruments as FVOCI is done on an instrument-by-instrument basis. The classification made on initial recognition is irrevocable.

Notes to Consolidated Financial Statements for the year ended 31st March, 2021

If the Company decides to classify an equity instrument as FVOCI, then all fair value changes on the instrument are recognized in Statement of Other Comprehensive Income (SOCI). Amounts from SOCI are not subsequently transferred to profit and loss, even on sale of investment.

b) Derecognition

A financial asset is primarily derecognized when the rights to receive cash flows from the asset have expired, or the Company has transferred its rights 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 a pass-through arrangement; and with that a)the Company has transferred substantially all the risks and rewards of the asset, or b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

c) Impairment of financial assets

The Company applies the expected credit loss model for recognising allowances for expected credit loss on financial assets measured at amortised cost and those carried at fair value through Other Comprehensive Income.

Financial Liabilities

Classification

Financial liabilities and equity instruments issued by the Company are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

Subsequent Measurement

Loans and borrowings are subsequently measured at Amortised costs using Effective Interest Rate (EIR), except for financial liabilities at fair value through profit or loss. 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. Amortisation is included as a part of Finance Costs in the Statement of Profit and Loss Financial liabilities recognised at FVTPL, shall be subsequently measured at fair value.

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

Re-classification of financial instruments

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model as a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model occurs when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest. The Company has not reclassified any financial asset during the current year or previous year.

n). Cash and Cash Equivalents

Cash and Cash Equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of 12 months or less, which are subject to an insignificant risk of changes in value.

Notes to Consolidated Financial Statements for the year ended 31st March, 2021

o). Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholder by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the net profit after tax for the period attributable to equity shareholders and the weighted average number of equity shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

p). Segment Reporting

Based on "Management Approach" as defined in Ind AS 108 -Operating Segments, the Chief Operating Decision Maker evaluates the Company's performance and allocates the resources based on an analysis of various performance indicators by business segments. The Company concludes that it operates under four reporting segment viz (a) Trading, Distribution and Development and (b) Wind power generation: (c) Manufacturing (d) Warehousing, the secondary reporting segment is geographical segment based on location of customer viz domestic and overseas.

Unallocable items includes general corporate income and expense items which are not allocated to any business segment.

Segment Policies

The Company prepares its segment information in conformity with the accounting policies adopted for preparing and presenting the standalone financial statements of the Company as a whole. Common allocable costs are allocated to each segment on an appropriate basis.

q). Derivative financial instruments

The company uses derivative financial instruments to manage its exposure to interest rate risk. Derivatives are initially recognized at fair value as the date of derivative contract is entered into and are subsequently remeasured to their fair value at the end of each reporting date. The resulting gain or loss is recognized in the income statement immediately, unless the derivative is designated and effective as a hedging instrument, in which event the recognition in the income statement depends on the nature of the hedge relationship. A derivative with a positive fair value is recognized as a financial asset:a derivative it a negative fair value is recognized as a financial liability.

Hedge Accounting

The company designates certain hedging instruments as either fair value hedges or cashflow hedges. Hedges of interest rate risk and foreign exchange risk on firm commitments are accounted on cashflow hedges.

As at 31 March 2021, the company has an interest rate swap contract which is classified as derivative financial exposure at fair value through profit and loss.

r). Key Sources of Estimation Uncertainty

The Entity Management set out the entity's overall business strategies and its risk management policy. The Entity's overall financial risk management program seeks to minimize potential adverse effects on the financial performance of the entity. The entity policies include financial risk management policies covering specific area, such as market risk (including foreign exchange risk, interest risk, liquidity risk and credit risk). Periodic reviews are undertaken to ensure that the entity's policy guidelines are complied with.

There has been no change to the entity's exposure to the financial risks or the manner in which it manages and measures the risk.

Key estimates and assumptions

The preparation of the financial statements in conformity with Ind AS requires the Management to make estimates and assumptions that impact the reported amount of assets, liabilities, income, expenses and disclosure of contingent liabilities as at the date of the financial statements. The estimates and assumptions used in the accompanying financial statements are based upon management's evaluation of the relevant facts and circumstances as on the date of the financial statements. Actual results may differ from the estimates and assumptions used in preparing the accompanying financial statements. Difference between the actual and estimates are recognised in the period in which they actually materialise or are known. Any revision to accounting estimates is recognised prospectively. Management believes that the estimates used in preparation of Financial Statements are prudent and reasonable.

VERITAS (INDIA) LIMITED
Notes to Consolidated Financial Statements for the year ended 31st March, 2021.

2	
YEAR	
MEN	
5	
MENT	
FOUND	
AND	
MAN	
RTY. P	
ROPE	

		Cost	Cost of Deemed cost		100		Accumulated depreciation/Amortization	sepreciation/	Amortization.		Carrying	Carrying Amount
Description	As at 31st March, 2020	Additions	Deletions	Impact on Translation	As at 31st March, 2021	As at 31st March, 2020	Additions	Deletions	impact on Translation	As at 31st March, 2021	As at 31st March, 2021	As at 31st March, As at 31st March, 2020
Fangible Assets	059 50 58 89 8				9 AB 82 DA 650						0.40 03 04 05	0 00 00 00 00 00
Leasehold Land	3,05,59,457				3,05,59,457	17,47,257	8,73,316	, ,		26,20,573	2,79,38,884	2,88,12,200
Plant and Machinery	11,77,50,04,084	3,15,12,023	×	(29,44,45,263)	11,51,30,70,839	55,38,13,746	27,80,25,059	,	(1,51,44,088)	81,56,94,717	10,69,73,76,122	11,22,21,90,339
Computers Systems	22,44,902	98,650			23,43,552	19,79,054	1,13,995	,		20,93,049	2,50,503	2,65,848
Furniture & Fotures	4,07,53,567	•		(569, 23, 692)	3,98,40,075	64,65,682	38,61,793		(1,53,390)	1,01,74,085	2,96,65,991	3,42,87,885
Motor Vehicles	1,93,56,771	20,33,910		(4,08,953)	2,09,80,828	55,79,660	17,82,725	1	(91,805)	72,70,580	1,37,10,249	1,37,77,111
Office Equiptments	45,72,223	16,250			45,88,473	21,65,845	3.27,747	•		24,93,592	20,94,881	24,06,378
Right to use Assets	62,63,48,210	91,18,115	1,81,681	11,55,66,499}	61.97,18,144	3,15,43,284	3,30,41,050		(10,98,531)	5,34,87,754	55,62,30,390	59,48,04,926
Total Tangible Assets	20,98,81,43,864	4,27,78,067	1,81,681	(31,13,34,211)	20,71,94,06,018	60,32,94,528	589'52'08'18	•	(1,74,85,864)	90,38,34,349	19,81,55,71,670	20,38,48,49,337
Total Property, Plant and Equipment	20,98,81,43,864	4,27,78,047	1,81,681	(31,13,34,211)	20,71,94,06,018	60,32,94,528	31,80,25,685		(1,74,85,864)	90,38,34,349	19,81,55,71,670	20,38,48,49,337
Capital Work in Progress	3,34,04,41,291	6,03,03,373			3,39,96,98,700	37,58,845	11,26,720			48,85,565	3,39,48,13,134	3,33,66,82,446
Total Capital Work in Progress	3,34,04,41,291	6,03,03,373			3,39,96,98,700	37,58,845	11,26,720		i	48,85,565	3,39,48,13,134	3,33,66,82,446

3. PROPERTY, PLANT AND EQUIPMENT - PREVIOUS YEAR

		Cos	Cost of Deemed cost				Accumulated	Accumulated depreciation/Amortization	unortization.		Carrying	Carrying Amount
Description	As at 31st Warch, 2019	Additions	Defedons	Impact on Translation	As at 31st March, 2020	As at 31st March, 2019	Additions	Deletions	Impact on Transfation	As at 31st March, 2020	As at 31st March, 2020	As at 31st March, 2019
Tangible Assets	0.30 to 30 to 0		indo es es		100 A 0 40 40 40 40 40 40 40 40 40 40 40 40 4						44 40 00 0	0.40 00 04 04
easebold Land	2 05 59 50 5		(17,00,000)		3 05 59 457	7 30 933	10.15 224			17.47.257	2 88 12 200	0.48,93,04,630 ACS 96 2
Plant and Machinery	10.63.24.77.588	25 27 77 445	(2 53 45 743)	97,60,99,784	11 77 60 04 084	25.02.47.638	26 34 70 462	46 50 622	3.54.45.024	55.38.13.746	11.22.21.90.339	10 38 22 29 950
Computers Systems	208,8661	2,51,000			22,44,902	17.90,172	1,88,882			19,79,054	2,65,848	2,03,730
Furniture & Fixtures	3,81,07,956		(2,59,196)	29,04,807	4,07,53,567	26,91,799	37,29,529	(2,59,196)	3,03,550	54,65,682	3,42,87,885	3,54,16,157
Motor Vehicles	1,80,93,092	•	(36,747)	13,00,426	1,93,56,771	32,82,325	21,34,937	(36,747)	1,99,144	55,79,660	1,17,77,111	1,48,10,757
Office Equiptments	45,72,223				45,72,223	16,10,637	5,55,208	Ĭ		21,65,845	24,06,378	29,61,586
Right to use Assets		62,63,48,210	,		62,63,48,210		2,96,86,012	•	18,57,272	3,15,43,284	59,48,04,926	
Total Tangible Assets	19,21,53,08,868	87,93,71,705	(2,68,41,586)	92,03,04,977	20,98,81,43,865	26,03,53,504	30,07,81,354	43,54,679	3,78,04,991	60,32,94,528	20,38,48,49,337	18,95,49,55,364
Interngible Assets Goodwi ^{el}	1,35,936	,			1,35,936			1,35,936		1,35,936	,	1,35,936
Goodwill on Merger	072,00,12	ī		1	21,01,270	16,81,018	4,20,252	1		075,10,15	•	4,20,252
Total Intangible Assets	22,37,206		*	*	22,37,206	16,81,018	4,20,252	1,35,936		902'15'72	•	5,56,188
Total Property, Plant and Equipment	19,21,75,46,074	87,93,71,705	(2,68,41,686)	92,03,04,977	20,99,03,81,071	26,20,34,522	30,12,01,606	44,90,615	3,78,04,991	60,55,31,734	20,38,48,49,337	18,95,55,11,552
Capital Work in Progress	3,31,20,39,243	3,03,58,042			3,34,04,41,291	22,73,956	14,84,889	7.1		37,58,845	3,33,66,82,446	3,30,97,65,287
Total Capital Work in Progress	3,31,20,39,243	3,03,58,042			334,04,41,291	22,73,956	14.84.889			37.58.845	3.33.66.82.446	3.40.97.65.287

Notes to Consolidated Financial Statements for the For the Year ended 31 March 2021

4 INVESTMENTS - NON CURRENT

Particu(grs	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
1 Investments measured at Fair Value through Profit and Loss		
Investments in Equity Intruments - Quoted		
Investments in others		
Vitan Agro Industries Limited*	1	•
(CY 4,00,000 Equity Shares of Rs. 1 each) (PY 4,00,000 Equity Shares of Rs. 1 each)		
DB (International) Stock Brokers Limited	44,85,000	49,45,000
(CY 5,00,000 Equity Shares of Rs. 2 each)		
(PY 5,00,000 Equity Shares of Rs. 2 each)		
Rander Corporation Limited	5,18,669	5,29,18
(CY 4,57,38 Equity Shares of Rs. 10 each)		
(PY 4,57,38 Equity Shares of Rs. 10 each)		
CCL International Limited	2,57,250	36,60
(CY 15,000 Equity Shares of RS.10 each)		
(PY 15,000 Equity Shares of Rs, 10 each)		
Total	52,60,919	55,10,78

The Company has written off the value of Investment in the year FY 2019-20 which is falling under the scope of Ind-AS 109 to the full value.

5 OTHER NON - CURRENT ASSETS

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Unsecured, Considered Good		
Capital Advances	-	3,14,57,652
Advance Tax (Net of Provisions) (refer note 41)	41,69,972	82,02,057
Advance Gratuity	12,86,994	8,53,280
Security Deposit	5,29,377	4,09,377
Others	•	12,61,971
Total	59,86,343	4,21,84,337

6 INVENTORIES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
(At Lower of Cost and net realizable value) Stock in Trade Stock in Transit	36,72,336	16,11,659 -
Total	36,72,336	16,11,659

7 TRADE RECEIVABLES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Trade Receivables		
Unsecured		
Considered Good	9,13,78,47,349	8,64,84,10,161
Considered Doubtful	2,68,78,322	3,70,21,799
Less: Provision for Expected Credit Loss allowance on		
doubtful debts	(2,68,78,322)	(3,70,21,799)
Total	9,13,78,47,349	8,64,84,10,161

Trade Receivables includes amount receivable from Related Parties as under:

Particulars	As at 31 March 2021	As at 31 March 2020
	Amount (Rs.).	Amount (Rs.)
Trade Receivables		
Sanman Trade Impex Limited	12,84,178	
Total	12,84,178	

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Cash and Cash Equivelents		
i) Bálances with Banks		
In Current Accounts	6,29,03,377	1,92,94,444
i) Cash on Hand	7,52,760	7,22,301
Total	6,36,56,137	2,00,16,745

	Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
(i) (ii)	Other Bank Balances Unpaid Dividend Bank Accounts Deposit with maturity for more than 12 months	22,09,053	20,35,48Z
(iii)	Deposit with maturity for more than 3 months but less than 12 Months (held as margin money against borrowing)#	39,49,99,263	39,83,45,304
	Total	39,72,08,316	40,03,80,786

Represents an amount of Rs. 29,17,25,046/- held under Debt Service Account as per Inter-credit agreement. 10 LOANS - CURRENT

Particulars	As at 31 March 2021	As at 31 March 2020
	Amount (Rs.)	Amount (Rs.)
Unsecured Considered Good unless otherwise stated		
To Employees	3,46,112	6,51,590
	1	1 40 00 10
Others	-	1,40,09,100
Others Security Deposits	54,18,531	7,96,09,09

11 OTHER CURRENT ASSETS

Particulars	As at 31 March 2021 Amount [Rs.]	As at 31 March 2020 Amount (Rs.)
Unsecured, Considered Good		
Prepald Expenses	30,44,532	8,30,410
Advances for Expenses	5,82,875	8,33,666
Advance Gratulty	3,17,662	3,89,626
Balance with Government Authorities	1,77,21,851	95,23,360
Provision for Tex (Net of Advance Tax)	37,580	
Total	2,17,04,500	1,15,77,062

12 EQUITY SHARE CAPITAL

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Authorised Share Capital Equity Shares of Rs. 1 each (CY 10,00,00,000 shares of Rs. 1 each) (PY 10,00,00,000 shares of Rs. 1 each)	10,00,00,000	10,00,00,000
Total	10,00,00,000	10,00,00,00
Issued Subscribed and Paid Up Equity Shares of Rs. 1 each (CY 2,68,10,000 shares of Rs. 1 each) [PY 2,68,10,000 shares of RS. 1 each)	2,68,10,000	2,68,10,000
Total	2,68,10,000	2,68,10,00

12.1 The reconciliation of the number of shares outstanding is set out below:

Particulars	As at 31 March 2021	As at 31 March 2020
Equity Shares at the beginning of the year (nos)	2,68,10,000	2,68,10,000
Add/Less: Changes in Equity Shares (nos)		
Equity Shares at the end of the year (nos)	Z,68,10,000	2,68,10,000

12.2 The details of shareholders holding more than 5% shares:

Name of the Shareholders	As at 31st M	arch, 2021	As at 31st March, 2020	
Name of the shareholders	No. of Shares	No. of Shares % Holding I		% Holding
Mr. Nitin Kumar Didwania	92,50,000	34.50	92,50,000	34.50
Ms. Niti Didwania	67,13,100	25.04	67,13,100	25.04
Onix Assets Ltd.	30,00,000	11.19	30,00,000	11.19
Groupe veritas Ltd	15,23,967	5.68	15,23,967	5.68
Latitude Consultants Limited	26,00,000	9.70	26,00,000	9.70

12.3 Terms and Rights attached to the Shares

The Company has issued only one class of equity shares having a par value of INR 1 each. Each equity shareholder is entitled to one vote per share. The Company declares and pays dividend in Indian Rupees. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Mosting.

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

12.4 Proposed Dividend

The Board of Directors of the Company has proposed dividend at @ 0.05 per equity share for the financial year 2019-2020, which would have been declared in the Annual General meeting.

13 OTHER EQUITY

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
(i). Securities Promium Opening Balance Additions / (Transfers) during the year	9,31,77,68,750	9,31,77,68,750
Closing Balance	9,31,77,68,750	9,31,77,68,750
(ii). Foreign Currency Translation Reserve Opening Balance Additions / (Transfers) during the year	58,13,12,015 (13,48,35,431)	21,19,92,748 36,93,19,267
Closing Balance	44,64,76,584	58,13,12,015
(III). Surplus in Statement of Profit and Loss Opening Balance Add: Profit for the year Less: Mat credit Less: Proposed Final Dividend on Equity Shares (CY Rs. 0.05 per share) (PY Rs. 0.05 per share)	4,72,55,71,380 1,09,44,18,437 (80,12,142)	3,51,14,94,071 1,22,28,68,884 (74,51,075)
Closing Balance	5,81,06,37,175	4,72,55,71,380
(IV) Other Comprehensive Income Other items (Acturial Gain/ (Loss) Other items (Acturial Gain/ (Loss) Tax (V) Quasi Equity in Verasco FZE*	(3,93,209) 8,12,401 3,22,896 4,13,38,99,308	4,14,725 (5,77,157) (2,30,777) 4,24,01,99,576
Closing Balance	4,13,46,41,396	4,23,98,06,367
Total	19,70,95,23,905	18,86,44,58,512

Refer Note no 39 for description of Reserves

Represent amount contributed by Hazel Middle East FZE which is sub-ordinated against 8ank facilities availed by the Hazel International FZE

TITLES NAME	SEMPLE CONTRACTOR AND ADMINISTRATION AND ADMINISTRA	ministration of the control of	información en igent qualita a
14 B	ORROWING	S-NON	CURRENT

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Secured at Amortised Cost	9		
Syndicated term loans			
From Banks	2,03,98,24,112	2,98,89,47,750	
Loan From Director	68,40,22,650	68,20,80,650	
Total	2,72,38,46,762	3,67,10,28,400	

14.1 Terms of Repayment

Sr. No.	Nature of Loans	instalments in Rs.	Mode of Payments	Rate of Interest	Nature of Security	Month and Year of Maturity
1	Term Loan	291,403,466	24 Quarterly Installments from September 2017	For 1-2 years Elbor plus 4.75% and for 3-8 years Elbor plus 4%	Mortgage of Immovable Property Constructed on the Project land. Personal gaurantee of Director Joint and several corporate gaurantee of associatos companies.	Saptember, 2025

115 TRADE PAYABLES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Trade Payables - Micro Small and Medium Enterprises -Others	200 200 24 055	
Total	2,08,38,04,865	

16 OTHER FINANCIAL LIABILITIES - NON CURRENT

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Unsecured at Amortised Costs			
From Related Parties	2,82,66,37,308	2,77,47,57,243	
Lease Liabilities	50,56,12,601	\$2,74,70,583	
Payable to contractor	49,57,39,584	50,84,87,230	
Total	3,82,79,89;493	3,81,07,15,056	

17 NON CURRENT PROVISION

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Provision for Employee Senefit	1,24,60,384	69,55,378
Total	1,24,60,384	69,55,378

18 TRADE PAYABLES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount [Rs.]
Trade Payables -Others	3,20,28,80,330	5,28,23,05,307
Total	3,20,28,80,330	5,28,23,05,307

18.1 Refer Note 36 for disclosures under Section 22 of Micro, Small and Medium Enterprises Development Act, 2006

19 OTHER FINANCIAL LIABILITIES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)	
Current maturity of long term debt	1,16,56,13,715	1,19,56,05,562	
Interim/Final Dividend Unpaid	23,51,889	20,35,481	
Other Payables	38,84,242	39,07,550	
Lease Liabilities	4,67,64,689	4,81,27,686	
Advance from customer	3,00,027	1,10,83,536	
Total	1,21,89,14,562	1,26,07,59,81	

20 Other current liabilities

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Ştatutory Liabillitles	91,16,434	62,12,495
Tôtal	91,16,434	62,12,495

21 PROVISION

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Provision for CSR	78,81,070	
Provision for Employee Benefit	62,474	7 6, 563
Other Provisions	1,69,90,481	1,52,36,771
Total	2,49,34,025	1,53,13,334

22 CURRENT TAX ASSETS AND LIABILITIES (NET)

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (R5.)
Provision for Tax (Net of Advance Tax)	1,23,14,972	57,29,940
Total	1,23,14,972	57,29,940

Notes to Consolidated Financial Statements for the For the Year ended 31 March 2021

23 REVENUE FROM OPERATIONS

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Sale of Products Sale of Services	18,76,18,01,147 8,75,000	20,36,84,61,503
Yotal	18,76,26,76,147	20;36,84,61,508

23.1 Sale of Products/Service comprises:

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Electricity Generation	25,63,798	66,57,207
Agricultural Farm Produce	1,01,500	1,25,000
Traded and Developed Goods	18,75,91,35,859	20,36,16,84,296
Sale of Services	8,75,000	-tu
Total	18,76,26,76,147	20,36,84,61,503

24 OTHER INCOME

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Interest income		
intérest Income on PD carried at Amorrtised Cost	17,955	2,49,726
Other Non Operating Income		
Foreign exchange Gain\Loss -Export	83,54,107	-
Others	2,31,74,935	49,68,01,145
Income on Fair Valuation of Long term Creditors	1,10,54,585.	·
Total	4,26,01,582	49,70,50,87

25 EMPLOYEE BENEFIT EXPENSES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Salary / Wages and Allowances	7,01,30,936	11,50,29,448
Contributions to Provident & Other Fund	6,73,937	5,40,896
Staff Welfare and other benefits	7,265	29,996
Total	7,08,12,138	11,66,00,340

Refer Note No. 32 for details of Delined Benefit Contribution.

Notes to Consolidated Financial Statements for the For the Year ended 31 March 4021

26 FINANCE COSTS

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
On Term Loans	1	
Interest on Term Loan	21,67,78,897	92,93,07,779
Others		
Bank Charges, Commission and Others	3,47,666	19,17,6\$6
interest on Fair Valuation of Rent Deposit		2,19,88,323
Interest expense on lease (lability	2,57,06,501	3,14,273
Total	24,28,32,564	34,75,28,031

27 OTHER EXPENSES

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Lógistics Expenses	11,87,68,266	3,20,70,302
Packing Charges	-	3,20,865
Rent Paid	-	15,41,841
Repairs & Maintainance		
Machinery	6,68,732	12,44,26
Others	2,25,93,742	2,51,14,189
Insurance	3,81,43,870	3,51,78,90
Rates and Taxes	41,32,310	12,07,849
Brokerage & Commission Charges	84,90,174	15,68,31
Communication Expenses	6,70,375	9,83,98
Travelling and Conveyance	15,92,492	29,71,71
Printing and Stationery Expenses	1,24,488	1,42,84
Advertising / Business Promotion Expenses	33,77,569	11,44,79
Legal and Professional Fees	1,51,14,953	2,28,85,65
Payments to Auditors (Refer Note 27.1)	\$0,62,391	37,86,55
Foreign exchange Gain\Loss -Export		5,07,94,20
Electricity Charges	6,29,006	5,76,93
Loss on sale of Wind Mill	17.1	51,96,11
Forex Gain or loss	93,815	15,16
Directors' Sitting Fees	1,03,000	64,00
Miscellaneous Expenses	1,15,05,331	1,58,05,28
Corporate Social Responsibility (Refet Note 30)	78,81,070	
Bad Dobts	10,52,91,745	80,00,58
Disconts and diffrences/Dalance written off	11,00,861	-
Provision on Loan and Deposit	(99,17,269)	\$9,37,26
Allowance for Expected Cradit Loss *	(28,77,923)	1,11,02,56
Net Loss on Investment carried at FVTPL	2, 49,870	14,16,48
Total	32,72,68,868	22,94,71,6

^{*} ECL is Negative due to Reversal of provision consequent to write off.
27.1 Payment to Auditors as:

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
Statutory Audit Fees	50,62,391	37,86,556
Total	50,62,391	37,86,556

Notes to Consolidated Financial Statements for the For the Year anded 31 March 2021

28 Current Tax Provision

Particulars	As at 31 March 2021 Amount [Rs.]	As at 31 March 2020 Amount (Rs.)
Profit before Taxes of the Parent Company	8,23,53,497	8,62,47,629
Less: Exempt Incomes	1,12,90,245	2,90,46,748
Add: Disallowance of Expenses	2,71,21,266	8,66,44,989
Profits as per income Tax Act, 1961	6,65,22,476	20,19,39,366
Applicable Rate (MAT)	28,44%	28.56%
Tax Provision	1,8\$,28,882	2,13,87,438
Add: Interests Attributable	3,91,130	-
Add: Met	(80,12,142)	24,52,665
Add: OCI Tax	(3,22.896)	<u> </u>
Total Current Tax Provision	1,05,84,974	2,38,40,103

29.0 Deferred Tax Liability / (Assets)

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
	Amount (rs.)	Amount (res.)
Arising on account of Timing Difference in Depreciable Assets		
Opening Deferred Tax Liability / (Assets):	(47,95,129)	1,01,74,11
Fixed Assets	(1,22,474)	(97,83,38
Leave Salary	59,494	(60,36
Gratuity	1,02,887	{2,41,87
Provision for Debtors	8,18,525	(31,81,99
Provision on Loan and Deposit	28,26,312	(17,01,62
Closing Deferred Tax Liability / (Assets)	(11,10,385)]	(47,95,12

30 Corporate Social Responsibility (CSR)

Particulars	As at 31 March 2021 Amount (Rs.)	As at 31 March 2020 Amount (Rs.)
(i) Gross Amount to be spent by the Company during the year	20,53,597	19,93,621
(ii) Gross Amount Unspant During the previous period	58,27,473	
(II) Amount spent during the year		-
a) Construction/Acquistion of any asset		
b) On purpose other than above (II) (a) - In cash		-
c) On purpose other than above (ii) (a) - Yet to be paid in cash		
Unspent amount.	78,81,070	19,93,621

31 EARNINGS PER SHARE (EPS)

Particulars		As at 31 March 2021	As at 31 Merch 2020
		Amount (Rs.)	Amount (Rs.)
(1),	Profit /(Loss) attributable to Equity Shareholders of the Company(Rs.)	1,09,44,18,497	1,22,28,68,894
(0). (6)}.	Weighted Average number of Equity Shares (Basic)(nos) Weighted Average number of Equity Shares (Diluted)(nos)	2,68,10,000	2,68,10,000
		2,68,10,000	2,68,10,000
(lv).	Basic Earnings per Share (Rs.)	40.87	45.61
(v).	Diluted Earnings per Share (Rs.)	40.82	43,61
(vI),	Face Value per Equity Shero(Rs.)		1

hiptors for Commission of Triums lot Statements for the Year the year control. (1) his constitution

Note No: 32 Retirement Benefit Plans

(i). Gratuity:

The Graduity Plan is governed by the Payment of Graduity Act, 1972. Under the Act, an Employee who has completed five years of service is entitled to specific benefit. The level of benefits provided depends on the Member's length of service at separation date.

The following table set out the funded status of the graduity plans and the amount recognised in the company's financial statements as at March 31, 2021 and March

		A SECURIT OF SECURITY AND ADDRESS OF SECURITY ADDRESS OF SECURITY AND ADDRESS OF SECURITY ADDRESS OF S	Amount (Rs.)
1	Change in Benefit Obligation during the year of	nded March 31, 2021	
	Particulars	As at 31st March 2021	As at 31st March 2020
	Present Value of Defined Benefit Obligation at beginning of the year	24,11,859	19,40,815
	Current Service Cost	3,23,936	1,66,848
	Interest Cost	1,61,745	1,48,561
	Actuarial (Gains)/Losses	(6,43,652)	8,27,524
	Benefits Paid	{1,24,512}.	(6,68,889)
	Present Value of Defined Benefit Obligation at end of the year	21,29,376	24,11,859

tt	Change in Assets during the year ended March 31, 2021		
	Particulars	As at 31st March 2021	As at 31st March 2020
	Fair Value of Plan Assets at the beginning of the year	36,54,495	40,27,399
	Actual Benefits Paid	(1,24,512)	(6,68,889)
	Expected returns on Plan Assets	2,60,201	3,02,055
	Contributions by Employer	18,544	18,327
	Actuarial Gains / (Losses)	(74,696)	(24,397)
	Plan Assets at the end of the year	37,34,032	36,54,495

101	Net Asset/(Itability) recognized in the Balance Sheet		
	Particulars	As at 31st March 2021	As at 91st March 2020
	Present Value of Defined Benefit Obligation	21,29,376	24,11,859
	Fair Value of Plan assets at the end of the year	(37,34,032)	(36,54,495)
	Fund Status Surplus/(Deficit)	(16,04,656)	(12,42,636)
	Net Asset/(Liability) at the end of the year	(16,04,656)	12,42,636

IV	Expenses recognized in the statement of Profit & Loss under Employee Benefit Expenses		
	Particulars	As at 31st March 2021	As at 31st March 2020
	Current-Service Cost	3,23,936	1,66,848
	Net Interest Cost	(98,458)	(1,56,494
	Total Expanse	2,25,480	10,354

V	The major categories of plan assets a	s a percentage of total plan	
	Particulars	As at 31st March 2021	As at 31st March 2020
	Insuror Managed Funds	100%	100%

VI	Actuarial Assumptions		
	Particulars	As at 31st March 2021	As at 31st March 2020
	Discount Rate	6.85%	6.85%
	Rate of Return on Plan Assets	6.85%	6.85%
	Mortality Table	UC (1294-96)	LIC (1094-96)
	Retirement Age	60 Years	60 years

VERITAS (INDIA) LIMITED
Notes to Consolidated Pinawood Stationerits for the for the Year ender. 31 March 2021

(ii). Leave Encashments:

 Change in Benefit Obligation during the year en	and March 21, 2024	Amount (Rs.)
Particulars	As at 31st March 2021	As at 31st March 2020
Present Value of Defined Benefit Obligation at beginning of the year	11,34,031	9,29,394
Currant Service Cost	2,94,922	2,87,110
(nterestiCost	75,059	67,303
Actuarial Gains /Losses	(5,66,341)	(43,987)
Benefits Paid	(12,819)	
Present Value of Defined Bonefit Obligation at end of the year	9,24,852	11,34,031

- 11	Chango in Assats during the year onded March 31, 2021		
	Particulars	As at 31st March 2021	As at 31st March 2020
	Fair Value of Plan Assets at the beginning of the year		
	Actual Benefits Paid		
	Expected returns on Plan Assets	-	
	Contributions by Employer	-	-
	Actuarial Gains /(Losses)	-	-
	Plan Assets at the end of the year		,

111	Net Asset/(Llability) recognized in the Balance Sheet		
	Particulars	As at 31st March 2021	As at 31st March 2020
	Net Opening provision in books of accounts	21,34,031	9,73,394
	Transfer In/(out) obligation	-	
	Transfor In/lout] plan assets		
	Employee benefit expenses as per annexure 2	(1,96,360)	3,10,426
	Benefits Peld by the Company	[12,819]	99,789
	Net Closing provision in books of accounts	9,24,852	11.94,031

Particulars	As at 31st March 2021	As at 31st March 2020
Current Service Cost	2,94,922	2,87,110
Interest Cost	75.059	67,303
Expected returns on Plan Assets		
Net Actuarial (Gains/Lossex	(5,66,341)	{43,987
Total Expense	(1,96,360)	3,10,426

V	Actuarial Assum	ptions	A CONTRACTOR OF THE PARTY OF TH
	Particulars	As at 31st March 2021	As at 31st March 2020
	Discount Rate	6.85%	7.55%
	Rate of Return on Plan Assets	0%	
	Mortality Table		
		Indian Assured Lives	Indian Assured Lives
		Mortality (2006-08)	Mortality (2006-08)
	Retirement Age	60 Years	60 Years

Financia Consolidated Vigaegial Statements for the For the Year broken. It Alaceh 2011

Note Not 33 Contingent Liabilities and Commitments

Amount (Rs.) For the year ended For the year ended St.No. Particulars 31st March, 2021 31st March, 2020 Contingent Dabilities Corporate Guarantees / Stand by Letter of Credit a. 8,67,50,00,000 3,76,95,00,000 Claims against Company not acknowledged as Debts Income Tax Demand pending Appeal and Rectification 8.74.96.084 2,38,70,783 Sales Tax Demand pending Appeal 18,05,58,645 13,18,88,852 Total 3,92,52,59,635 3,89,30,54,727 Commitments Lease Commitment 1,06,66,32,956 1,39,24,40,785 Total 1.06,66,32,956 1,39,24,40,785

133 (a) In case of a wholly owned subsidiary of the Group bills outstanding to a contractor is a matter under litigation in EIAE and simultaneously arbitration in india. Though the principal liability has been fully recognized in the financials, however the financial impact of interest and penalties arising from the judgments are unable to be determined and the Group has filed appropriate counter claim to safeguard its interest accordingly. The contractor has, vide Sharjah court order no 400/2019 passed against the case no 1027/19 has an attachment on the movable and immovable assets of the Group to the extent of US 5.26 Million. The wholly owned subsidiary reviews such contingent liabilities on a regular basis and where feasible an estimate is made of the potential financial impact. As at 31st March 2021 it was not feasible to make such an assessment.

Note No: 34 Financial Instruments

Amount (Rs.)

Valuation

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

- a. The fair value of investment in unquoted Equity Shares is measured at NAV.
 - b. All foreign currency denominated assets and liabilities are translated using exchange rate at reporting date.

	As at 31 March 2001			As at 31 March 2020						
Particulars	Carrying Amount		Level of input med in		Carry.ng Amount		Level of input used in		din	
	FTVPL	Amorased Cost	lavel 1	Level 2	Level 3	FIVPL	Amortised Cost	Level 1	Level 2	Lovel 3
Financial Assols			11	21120-151					40 24 27 2 , 404 1	
At Cost/Amonised Cost					92					
Yrade Receivables	0) (2)	9,13,78,47,349	- 0		9,13,78,47,349		8,64,84,10,161		-	8,64,84,10,161
Cash and Bank Balances		46,08,64,452		46,08,64,452			42,03,97,531	-	42,01,97,511	
Loans	•	57,64,643			57,64,643		9,42,69,786	- 1		9,42,69,786
At Fair Value through Profit and	Lėgs									
Investments	52,60,919		52,60,919			\$5,16,789		\$5,10,789		-
Financial Liabilities										
At Amortised Con							A Committee Committee			
(langwings		2,72,38,46,761		2,72,38,46,762			3,67,10,28,400	-	3,67,10,28,400	
Trade Payables		5,28,66,85,195			5,28,66,05,195		5, 28, 23, 05, 307			5.28.23,05,307
Other Financial Dabilities		5,04,69,04,055			5,04,09,04,055		5,07,14,74,871			5,07,14,74,871

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

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

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

Notes to Consolidated Smancial Statements for the Fox the Year ended. 31 March 2021

Foreign Corrency Risk

The following Table shows Poroign Currency Exposures in Financial Intruments at the end of the reporting period.

Particulars	As at 31 Ma	As at 31 March 2021		ch 2020
Particulars	USD	INR	UŚD	INR
Trade Payables	5,07,51,517	3,73,02,36,516	5,95,75,244	4,49,13,77,611
Trado Receivable	12,06,45,620	8,86,74,53,055	11,31,32,989	8,52,90,96,040

Foreign Currency Sensitivity

The following table demonstrate the sensitivity to a reasonably possible change in exchange rates, with all other variables held constant. The impact on the Company's profit before taxes is due to changes in the fair value of monetary assets and liabilities.

Tráde Päyable		Amount (Rs.)	
	Changes in USD Rate	Profit/(Loss)	
For the year ended 31st March, 2021	1%	(3,73,02,365)	
	-1%	3,73,02,365	
For the year ended 51st March, 2020	1%	(4,49,13,776)	
	-1%	4,49,13,776	

Trade Receivable	Amount (Rs.)		
	Changes in USD Rate	Profit/(Loss)	
For the year ended 31st March, 2021	1%	8,86,74,531	
	-1%	(8,86,74,531)	
For the year ended 31st March, 2020	1%	8,52,90,960	
	-1%	(8,52,90,960)	

For the year ended 31st March, 2021

2,72,38,46,762

2,72,38,46,762

Interest Rote Risk

5r.No.

1

The exposure of the company's horrowing to interest rate changes at the end of the reporting period are as follows:

100	Amount (Rs.)
	For the year ended
	31st March, 2020
	2,98,89,47,750

2,98,89,47,750

Interest Rate Sensitivity

Loans

Impact of Interest Expenses for the year on 1% change in Interest Rate

Porticulars

Total

	A	mount (Rs.)	
	Changes in Interest Rate	Profit/(Loss)	
For the year ended 31st March, 2021	1%	(2,72,38,468)	
	∗1 %6	2,72,38,468	
For the year ended 31st March, 2020	1%	(2,98,89,478)	
	-1%	2,98,89,478	

ranger to controllerate for angel of stemment for the for the same ended. At March 2023

Credit Risk

Credit risk is the risk of Rnancial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers and loans and advances.

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer and the geography in which it operates. Credit risk is managed shrough gradit approvals, establishing credit limits and continuously monitoring the creditworthiness of sustomers to which the Company grants credit terms in the normal course of business.

The maximum exposure to credit risk for trade and other receivables by type of counterparty was as follows:

		-	Amount (Rs.) Carrying amount	
	Notes	March 31, 2021	Match 31, 2020	
Financial Assets (Current)				
Loans	70	57,64,643	9,42,69,786	
I'rade and other receivables	7	9,13,78,47,349	9,64,84,10,161	
		9,14,36,11,992	8,74,26,79,947	

a) Trádo receivables

The Group individually monitors the sanctioned gredit limits as against the outstanding balances,

The Group establishes an allowance for impairment that represents its estimate of expected losses in respect of trade receivables. The Group uses a provision matrix to compute the expected credit loss for trade receivables. The Group has developed this matrix based on historical data as well as forward looking information portaining to assessment of credit risk. Management exercises override in few receivables.

An impairment enalysis is performed at each reporting date on an individual basis for major clients. In addition a large number of minor receivables are grouped into homogenous groups and assessed for impairment collectively. The calculation is based on exchange losses historical data. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assets disclosed. The Group does not hold collecteral as security. The Group evaluates the coheatration of risk with respect to trade receivables as low, as its customers are located in several jurisdiction and industries and operate largely in independent markets.

The Company exposure to top 5 Debtors is 74% of outstanding trade receivable as at March \$1,2021 There is credit concentration and management is confident of full recovery.

		Amount (Rs.)
Particular	For the year ended 31st March, 2021	For the year ended 31st March, 2020
Domestic Trada Receivables	27,03,94,293	11,93,14,121
forign Trade Receivables	8,86,74,53,055	8,52,90,96,040

The following table gives concentration of credit risk in terms of Top 10 amounts receivable from customers

Particular	For the year ended 31st March, 2021	For the year ended 31st March, 2020
Trade Receivables	8,72,81,08,564	8,53,56,41,219

b) Costi and cash equivalents

Cosh and cash equivalents of INR 6;36,56,138 at March 31, 2021 (March 31, 2020 INR 2,00,16,746. The cash and cash equivalents are held with bank having good credit rating.

Liquidity filsk

The Liquid risk that the Company will ancounter difficulty in meeting the obligation essociated with its financial liabilities that are settled by delivering each or another financial asset. The Company's approach of managing liquidity is to ansure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damages to the Company's reputation.

Maturity Profile of Loens and Other Financial Liabilities as on 31 March, 2021

Amount (Rs.)						
Particulars	Below 1 Year	1-3 Years	Above 3 Years.	Total		
Borrowings	1,16,56,13,715			1,16,56,18,715		
Borrawings		2,72,38,46,762		2,72,38,46,762		
Trade Payables	3,20,26,80,330	2,08,38,04,865	-	5,28,66,85,195		
Other Financial Liabilities	1,21,89,14,562	3,82,79,89,499		5,04,69,04,055		
Total	5,58,74,08,507	8,63,56,41,120		14,22,80,49,727		

Maturity Profile of Loans and Other Financial Liabilities as on 31 March, 2020

			A	Amount (Rs.)	
Particulars	Below 1 Year	1-3 Years	Above 3 Years	Total	
Borrowings	1,19,56,05,562			1,19,56,05,562	
Borrowings	100000000000000000000000000000000000000	2,05,47,61,920	92,41,85,830	2,98,89,47,750	
Trade Payables	5,28,28,05,307			5,28,23,05,307	
Other Financial Liabilities	1,26,07,59,815	3,81,07,15,056		5,07,14,74,871	
Total	7,73,85,70,684	5,87,54,76,976	92,41,85,830	14,53,83,33,490	

Notes to Concellelated Forences! Statements for the Fest the Year ended 31 March 2071

Note No: 35 Operating Segments

Business Segments

The Company has identified business segments (industry practice) as its primary segment and geographic segments as its secondary segment. Business segments are primarily Trading, Distribution and Development & Wind Power Generation and Manufacturing and Warehousing.

Revenues and expenses directly attributable to segments are reported under each reportable segment. Expenses which are not directly identifiable to each reporting segment have been allocated on the basis of associated revenues of the segment and manpower efforts. All other expenses which are not attributable or allocable to segments have been disclosed as unallocable expenses.

Assets and liabilities that are directly attributable or allocable to segments are disclosed under each reportable segment. All other assets and liabilities are disclosed as unallocable, Fixed assets that are used interchangeably among segments are not allocated to printerly and secondary segments.

Amount (Rs.)

	Year ended Alarth 31, 2021						Year ended M	arch 31, 2020				
Parikulare	frading, Oktribution and Development	Wind Power Generation	Manufacturing	Watehousing	Un-adopable	Total	Trading Orbitabation and Development	Wind Fower Generation	Handajwing	Watehousing	Un-allecable	Total
Segment Bevenue External Sales (Re)) Othersnoorse	1,94,00,691	25,61,744		155,75,75,75	7,31,97,890	18,75,26,16,147 4,25,01,582	19,48,03,27,512	66,52,707		90,54,86,784	49,70,50,871	20,36,84,61,503 49,70,50,871
Total Revenue	17,15,73,85,629	25,63,788		1,62,21,35,422	7,31,97,890	PLT,TT,T2,00,61	19,46,03,72,517	66,52,307		90,14,45,784	49,70,59,871	20,86,55,12,374
Segment Result (PBIT) Profit Before Interest and Tax Interest Productor for Tax	65,17,53,728 10,89,727	(\$1,111 -	·	67,62,58,p12 24,17,42,837	98 <u>1</u> 12,17 -	1,35;18,55,815 26,28,32,560 1,45,04,814	73E82,5E,11 081,PE,05	13,18,154		11,71,764 14,54,335 14,54,335	49,70,50,871	1,57,18,16,695 14,75,28,071 14,19,781
Profit after Tax	65,06,64,001	651,111		43,A5,15,137	2,31,92,890	1,09,44,16,437	11,71,65,687	M(\$1,66		40,67,54,953	49,70,50,871	1,22,28,68,684
Other Information Segment Fixed Assets Segment Other Assets	8,53,00,50,197 8,73,27,50,395	1,37,57, <u>2</u> 06 - - 41,17,207	3,39,48,13,134 15,14,49,146	11,27,17,56,274 74,75,21,276	61,71,203	23,21,03,84,805 9,64,22,10,92?	8,52,33,78,670 8,65,19,42,188	1,49,40,282 1,01,21,072	3,33,86,38,410 17,47,55,100	11.84,45,74,391 18,35,22,177	1,03,05,918	23,72,15,31,783 9,22,87,56,454
Total Assets	17,26,28,00,587	1,78,64,413	3,54,62,62,280	12,01,92,77,149	67,71,703	32,85,25,95,732	17,17,53,20,858	2,51,61,354	3,51,34,03,540	12,22,60,96,561	1,03,05,918	32,95,02,41,237
Segment Link Dities	5,00,33,09,409 5,00,33,09,408	1,98,710	68,53,74,475 68,53,74,475	1,42,63,79,234 7,42,63,79,234		13,11,62,61,827	5,19,37,16,793 5,19,37,16,793		90,89,01,977 90,89,01,977	7.95,64,00,857 7,95,64,00,957		14,05,99,19,725

Based on the "management approach" defined in ind AS 108 - Operating Segments, the Chief Operating Decision Maker evaluates the company's performance and allocate resources based on an analysis of various performance indicators by business segments. Accordingly information has been presented along these segments.

The Group has Four reportable segments Trading Distribution & Development and Power Generations and Manufacturing and Warehousing. The Group through its whofly-owned subsidiery. Veritas Polychem Private Limited has initiated a setup of the integrated manufacturing complex at the Dight Port in the state of Maharashtra, consisting of an PVC manufacturing plant, Playmerized Bitamen Plant, Gas storage tanks. The project has received the status of Ultra Mega Project by the Government of Maharashtra. The Company has initiated the process of seaking various approvals required to communes satting up of the plant. VIL as the parent company has initially funded the project and the investment so made is pending allotment of securities. The project would also be suitably financed subsequently through appropriate means at appropriate time.

Notes to Concellerated Financial Statements for the For the year order 11-74 arch 2021

Geographical Segments

The secondary reporting segment for the Company is geographical segment based on location of customers, which are as follows:

	A 112 (12 to 5 5 10 to 1	Amount (Rs.)		
Particulars	Domestic	Dverseas	Total	
Revenue from External Customers (FY 2020-21)	4,22,86,48,358	14,53,40,27,789	18,76,26,76,147	
Rovenue from External Customers (FY 2019-20)	4,17,11,57,250	16,74,73,04,252	20,36,84,61,503	
Segment Assets (FY 2020-21)	12,34,42,90,012	20,50,83,05,719	32,85,25,95,732	
Sogmant Assets (FY 2019-20)	12,25,92,03,486	20,69,10,84,752	32,95,02,88,237	

Note No. 36 Payable to any micro, small and medium enterprises:

The Group does not have any dues payable to any micro, small and medium enterprises as at the year end. The identification of the micro, small & medium enterprises is based on management's knowledge of their status. The Group has not received any intimation from the suppliers regarding their status under the M5MED Act 2006 and amendments thereof.

Sr.No.	Particulars	For the year ended 31st March, 2021	For the year ended 31st March, 2020
(1)	Principal amount remaining unpaid (but within due date as per the MSMED Act)		
(11)	Interest due thereon remaining unpaid		
(111)	Interest paid by the Company in terms of Section 16 of the Micro, Small and Medium Enterprises Davelopment Act, 7006, along- with the amount of the payment made to the supplier beyond the appointed day during the pariod		
(lv) (v)	Interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the period) but without adding interest specified under the Micro, Small and Medium Enterprises Act, 2006 Interest accrued and renialning unpaid	-	
(*/	Interest remaining due and payable even in	•	
(vI)	the succeeding years, until such date when the interest dues as above are actually paid to the small enterprises		
	Total		

36.1. As per information provided by menegement, there are no specific claims from suppliers under interest on delayed payments covered under Small Scale & Ancillary Act, 1993.

Note No. 37 Lease:

- a. Actual Payment of Rent from 61.64.2020 to 31.09.2021 is 8s. 4,34,18,047 (P.Y. 7,60,38,707)
- b. The following is the breakup of Current and non-current portion of Lease Liebility as on 31.03.2021:

		Amount (Rs.)
PerUsulars	As at the year ended 1/1st March, 2021	As at the year ended 31st March, 2020
Current	4,67,64,689	4,81,27,686
Non-Current	50,56,12,601	52,74,70,583
Total Lease Liability as on 31.03.2021	55,23,77,290	\$7,55,98,269

c. The following is the movement of Lease Liability as on 31,03,2021s

		Amount (Rs.)
Particulars	Ay at the year ended 3) at March, 2021	As at the year anded 31st March, 2020
Opening Value of Lease Liability as of April 1, 2020 due to initial recognition as per Ind AS 116	57,55,98,269	
Additions	91,18,115	62,69,48,210
Deduction/Adjustment	{1,81,681}	
Interest Expense on Lease Liability	2,57,06,501	2,23,02,596
Actual Payment of Rent	(4,34,18,047)	(7,00,38,707)
Provision on Oisposals		
Impact on Yeanslation	(1,44,45,867)	(30,13,830)
Closing Value of Lease Lisbility as of March 31, 2021	55,23,77,290	57,55,98,269

VERITAS (INDIA) LIMITED
Notes to Consolidated Forescial Statements for the For the Year ended: 1) Africh 2021

d. The Carrying Value of Right of Use Asset as of March 31, 2021;

Particulars .	As at the year ended East Merch, 2031	As at the year ended Flat March, 2020		
Gross Opening Value of Right of Use Asset	62,63,48,210	1		
Additions	91,18,1,16	62,63,48,210		
Deduction/Adjustment	[1,81,681]			
Impact on Translation	(1,55,66,499)	62,63,48,210		
Grass carrying value				
	61,97,18,144	62,63,48, <u>21</u> 0		
Accumulated Depreciation	3,15,43,284	•		
Depreciation	3,30,41,050	2,96,86,012		
Impact on Translation	[10,96,581]	18,57,272		
Accumulated Depreciation as of March 31, 2021	6,34,87,754	3,15,43,284		
Closing Carrying Value	59,62,30,390	59,48,04,926		

e. The following represents the Contractual Maturity of the Lease Hability as on 31.03.2021 on an undiscounted basis:

		Amount (Rs.)
Particulars	As at the year onded S14t March, 2021	As at the year ended S1st March, 2020
On demand		
Upto 3 months	1,00,20,429	9,5,68,334
Above 3 months to 12 months	3,00,61,288	2,87,05,001
Abovo 1 Year -3 Years	8,48,13,720	7,93,40,121
Above 3 Years-5 Years	8,41,60,491	8,12,45,905
Aboye § Years-10 Years	20,30,17,866	20,29,82,129
Above 10 Years	28,16,37,868	32,21,14,581
Total	69,37,11,662	72.33.56.071

Amount recognised in Statement of Profit and Loss:

		Amount (Rs.)
Particulars	As at the year ended 31st March; 2021	As at the year ended \$15t March, 2020
Interest on lease Liabilities	2,57,06,501	2,23,02,596
Variable payments not included in measurement of lease liability		
Income from subleasing ROU assets		
Expenses relating to short term loases	<u> </u>	
Expenses relating to leases of low value assets, excluding short term leases of low value assets		
Others		•
Total amount recognised in the Statement of Profit and Loss	2,57,06,501	2,23,02,595

Amount recognised in the Statement of Cash Flow:

Parilculars	As at the year ended 1[at March, 2021	Amount (Rs.) As at the year ended 21st March, 2020
Total amount of cash flows for leases (not of rental inflows)	(38,53,100)	57,55,98,269

VERITAS (INDIA) LIMITED
(sorps to Consolidation Foreignal Consolidation for the the content 1) March 2021

Note No. 38 Related Party Disclosures:

As per IndiAS 24, the disclosures of transactions with the related parties are given below:

a). List of rolated parties where control exists and also related parties with whom transactions have taken place and relationships:

Sr. No.	Nature of Related Party	Particulars
A	Key Managerial Personnel	Nitin Kumar Didwania - Director Proveen Shatnager - Whole time Director
		Kamala Althal- Independent Director
		Kunal Sharma - Director wef 04-09-2020
		Vijay Shah - Independent Director
		Purvi Matani - Independent Director
		Rajaram Shanbhag - Chief Financial Officer
		Prasad Oek - Company Secretary
6	Enterprises over which key management Personnel and their	Veritas Investment Limited
	relatives are able to exercise significant influence	Sears Real Estato Privato Limitad
		Prakruti import Export Private Limited
		Moonrise Capital LLP
		Veritas Housing Development Private Limited
		Hazel Mercantile Limited
		Sanman Trade Impex Limited
		Aspen International Private Limited
		Groupe Veritas Limited
	1	Gracious Real Estates Private Limited
		Akshata Fintrade Private Limited
		Emrald Fintrade Private Limited
		Avid Properties Private Limited
		Provid Trade (mpex Private Limited
		Titly Berter Private Limited
		Diva Trade Impex Priyate Limited
		Clairvoyant frade impex Private Limited
		Hozel Middle East FZE-UAE
		Hazel Legistics Private Limited
		Trident Fintrade Private Limited
		Effin Import Export Private Limited
		Arbitrum Finyest Private Limited
		Matin Exim Private Limited
		Rhythm Greators Private Limited
		County Trade (mpex Private Limited
		India Fintrada Limitad
		Pricefess Investrate Private Limited
		Shimmer Trade Impex Private Limited
		Ravive Securities Private Limited
		Gilstoning Properties Private Limited
		Kamyab Properties Private Elmited
		Bhumiputra Agro Private Limited
		Kamyab Power Farms Private Limited
		Aristo Fincap Private Limited
		Aster Impex Private Limited Narine Resort Private Limited
		Veritas Properties Private Limitad
		Veritäs Infrastructure Private Limited
		Eben Trade Impex Private Umited
		Rursh) Farming Private Limited
		Sainath Agriculture Privata Limited
		Online Trade Impex Private Limited
		Voritas Habitats Private Limitod
		Hazel Infra Limited
		Neolita Polymer (ndustries Privato Limited
	54 (C	Shashwat Hospitality Services Private Limited
		Krushi Farming Private Limited
		Dhara Farming Private Limited
		Hezel Metals And Minerals Private Limited
		Affluent Properties Private Limited
	0	Biofuels (Varitas) Limitad
		Shubh Labh Agriculture Private Limited

b). Transactions with related parties:

				Amount (Rs.)
Particolars	Key Managerial Per	rsonnel and its Pelatives	Enterprises over which XMP & its relatives have si influence	
	7020-21	2019-20	2020-21	2019-20
Unsecured Loan Given to				
Nitin kumar Didwania	19,42,000	56,29,00,650		
lazel Mercantile Limited		,,	24,83,08,921	
Aspen International Private Umited			,,,	22,55,39,91
Hazel Middle East			59,35,93,424	1,90,04,34,02
Unsecured Loan repold by				
Hazel Moreantile I,imited			24,83,0B,921	1,48,83,40,76
Hazel Middle East	• \		58,86,15,710	76,33,35,36
Aspen International Private Limited	•		22,55,39,912	
Salary and Other Employee Donofits to KMP				
Prayeen Bhatnagar	38,00,000	48,00,000		
Rejaram Shanbhag	72,00,000	87,00,048	I I	
Prasad Oak	21,40,000	25,50,492		
Kamala Aithal	29,000	16,000		
Vijay shah	37,000	24,000	. \	
Purvi Matani	49,000	24,000		
Rent Paid			1	
Veritas Housing Development Private Limited		•	3.19,920	3,19,92
Agriculture lease rent				
Hazel Mercantile Umited	.		2,00,00,000	2,00,00,00
Deposits Repaid				
Veritas Investment Limited	.	-		25,00
Diva Trade Impex Private Limited	.	-	.	20,00
Veritas Housing Development Private		-		25,00,00
L)mited				_5/65/85

c) Balances with rolated parties:

Amount (Rs.)

Particulars	Key Managerial Pe	sonnel and its Relatives	Enterprises over which KMP & its relatives have significantly influence	
	2020-21	2014-20	2020-21	2015-20
Amount Payable				
Nitin Kurnar Didwania	68,40,22,650	66,20,80,650		
Hazel Mercantile Limited	-		- \	
Sanman Trade Impex Limited		•		
Aspen International Private Limited	<u> - </u>		.	
Hazel Middle East			6,62,40,05,147	6,78,92,30,959
Hazel Logistics Private Umited		-	3,63,348	1,74,600
Ventas Housing Development Private	ļ			
timited			42.480	
Amount Receivable			1	
Hazel Mercantile Limited	-	-	- \	
Sanman Trade Impex Limited	-	-	12,84,178	
Aspon International Private Limited	-	•	-	-
Aspen International Private Limited	-	•	·	

38.1 Componsation of Key Management Personnel

The remuneration of director and other member of key management personnel during the year was as follows:

		Amount (Rs.)
Particulars	For the year ended 31st March, 2021	For the year ended 31st March, 2020
Praveen Bhatnager	38,00,000	48,00,000
(Director)		
Rajaram Shanbhag	72,50,500	67,00,048
(Chief Financial Officer)		-
Prasad Oak	21,40,000	25,50,492
(Company Secretary)		
Kamala Althal	29,000	16,000
(Independent Director)		
Vijay sheh	000,7£	24,000
(Independent Director)		
Purvi Matani	49,000	24,000
(Independent Director)		to the same of the
Total	1,32,55,000	1,61,14,540

34.2 Payment to RAYIP's does not include post-employment benefit hased on actorical valuations this is done for the Company as a whole

Note No. 39 OTHER EQUITY

Description of reserves

[I]Securities premium

The amount received in excess of the par value of equity shares has been classified as securities premium.

(II)Foreign Currency Translation Reserve

The exchange differences arising from the translation of finendal statements of foreign subsidiarles with functional currency other than the Indian rupper is recognized in other comprehensive income and is presented within equity.

(III)Retained earnings

Retained earnings represent the amount of accumulated earnings of the Company,

(Iv)Other components of equity

Other companents of equity include remeasurement of net defined benefit liability / asset, equity instruments fair valued through other comprehensive Procome, changes on (air valuation of investments and changes in fair value of derivatives designated as cash flow hedges, net of taxes.

Note No. 40

In the opinion of the Board and to the bast of their knowledge and boilef, the value on reblization of the corrent assets, loans & advances, deposits, in the ordinary course of business will not be less than the value stated in Balance Sheet. The Middlifter on account of supply of goods & services are also not more than the value of flabilities except liability written off on account of Shortage / Rate Ofference / contract performance /Quality Issues etc.

Note No. 41 Advance Tax Net of Provisions

Particular	For the year ended 31st March, 2021	For the year ended 31st March, 2020
TDS Recoverable FY 11-12 - Cochin	4,10,785	4,10,785
TCS 1% Receivable	10.62,419	4,70,240
TCS @ 0.075%(Recoverable)	16,97,856	
TOS RECOVERABLE 15-16	10.57,713	10,37,713
TD5 RECOVARABLE 2015-17	4,342	4,342
TDS Recoverable (2017-18)	11,83,893	11,83,333
TDS Recoverable 2018-19)	5,16,985	5,23,830
TDS Recoverable (2019-20)	72,779	
TDS Recoverable FY 13-14	9,79,590	9,79,530
TOS Recoverable FY 14-15	10,75,032	10,75,032
TOS Recoverable on FOR FY 12-13	9,24,186	9,24,186
TDS Recoverable on FDR FY2011-12	7,96,267	7,96,287
TOS Recoverable FY2016-17	9,63,740	9,63,740
OCITAX	2,27,974	2,27,974
Advanço Tax (AY 2011-12)	9,000	9,000,6
Advance Tax (AY 2012-13)	1,64,38,999	1,64,38,999
Advance Tax (A.Y 2013-14)	1,64,55,516	1.64,55,516
Advance Tax (A.Y 2014-15)	1,16,32,600	1,16,32,600
Advance Tax (A.Y 2015-16)	52,50,000	52,50,000
Advance Tax (A.Y. 2016-17)	1,22,75,000	1,22,75,000
Advance Tax (A.Y. 2017-18	1,50,00,000	1,50,00,000
Advance Tax (A.Y. 2018-19)	99,00,000	99,00,000
Advance Tax (A.Y. 2020-21)	1,50,00,000	99,00,000
Tax Paid Under Appeal-20% (A.Y.2015-16)	5,72,716	E 70 716
Self Assessment Tax (A.Y 2010-11)	9,000	5,72,716 9,000
Self Assessment Tax (A.Y 2010-11)	33,100	33,100
Self Assessment Tax (A.Y 2017-18)	29,81,910	29,31,910
Self Assessment Tax (A.Y 2017-15)	48,62,910	48,62,910
Self Assessment Tax (A.Y.2015-16)		
Self Assessment Tax (AY2016-17)	1,77,03,830 45,91,010	1,77,03,830
Self Assessment Tax (AY2016-17)		45,91,010
Seu Assessment I an JAT2016-19]	1,27,22,560	1,27,22,560
Total	15,63,40,486	13,89,85,133
Provisions		
Provision for Tax (A.Y 2009-10)	9,000	9,000
Provision for Tax A.Y 2010-11	33,100	33,100
Provision for Tax (A.Y 2012-2013)	1,50,24,091	
Provision for Tax A.Y 2013-2014.	1,69,53,149	1,69,53,149
Provision for Tax A. Y. 2014-15	1,67,00,000	1,67,00,000
Provision for Tax A. Y. 2015-16	2,29,71,723	2,29,71,72
Provision for Tax A. Y. 2016-17	1,70,24,349	1,70,24,349
Provision for Yax A. Y. 2017-18	1,96,03,486	1,98,03,4\$
Provision for Tax AY 2018-19	2,24,64,207	2,24,64,20
Provision for Tax AY 2020-21	Z,13,87,43B	
Total	15,21,70,513	19,07,83,07
Net Total	41,69,972	82,02,051

Noté No. 42

The Company has recognized all the claim receivables / Ilabilities with various government authorities towards Custom duty, VAT, Cass, Incomertax, SAD, Unutilized CENVAT credit and Insurance claim etc. on accrual basis and shown under the head Loans & Advances and Current Liabilities respectively.

Notes to Consolidated Projected Statements for the Cor the Year ended. 33, March 2021.

Note No. 43 Capital Management

The Company's objective for Capital Mariagement is to maximise share holder value, safeguard business continuity and support the growth of the Company. The Company determines the Capital requirements based on annual operating plans and long term and other strategic investment plans. The funding requirements are met through equity and operating cash flows generated.

Note No. 44 Additional information related to the Subsidiaries considered in preparation of Consolidated Financial Statements
Current Year

Amount (Rs.)

Name of the Entity	Net A	issels	Share in Prof	It and toss	Share in Other Comprehensive Income		Share in Total Comprehensive	
	Composition	Amount	Composition	Amount	Composition	Amount	Composition	Amount
Parent								
Veritas india Umitod	8.63	1,70,34,82,099	2.57	2,80,93,280	[0,45]	6.04.239	2.29	2.86,97,519
Subsidiaries								
Indiao								
Veritas Polychem Private Umited	(0.00)	(91,177)						
Ventas Agro Ventures Private Umited	42.27	8,34,25,92,396	(0.14)	(15,81,204)			[0.16]	[15,81,204
Verities Infra and Logistics Private Limited	(0.00)	(8,82,923)	0.01	56,D0B			0.01	66,008
Foreign								
GV Offshore Private Umited					1 1			
Veritas International F2E	25.84	5,10,05,68,966	57.91	63,37,55,030	96.74	(12,96,49,904)	52.49	50,41,05,126
Veritas Global Pte Umited	(0.01	[16,35,184]	(0.04)	(4,29,835	(0.03)	35,243	(0.04)	(3,94,612
Verasco FZE (formally Hazel International FZE)	23.27	4,59,23,01,820	39.70	43,45,15,178	1.74	(50, 12, 607)	44.72	42,95,02,571
Total		19,71,63,13,902		1,09,44,18,437		(13,40,23,029)		96,03,93,408

Prévious Year

Name of the Entity	NetA	ssets	Share in Prof	it and loss	Share in Other Comprehensive Income		Share in Total Comprehensive Income	
	Composition	Amount	Composition	Amount	Composition	Amount	Composition	Amount
Parent		22. 40011000						
Veritas India Umited	8.80	1,66,17,73,940	3.71	4,53,26,117	(0.09)	(3,40,382)	2.83	4,49,85,735
Subsidiantes								
Indian								
Veritas Polychem Private Umited	(a.am)	(93,272)						-
Veritas Agro Venturos Private Limited	44.17	6,34,41,79,600	(0.15)	(17.54,425	1	- 3	(0.11)	(17,94,426
Veritas Infra and Logistics Private Limited	[0.01]	(9,48,930)	(0,00)	(35,907	-	14	(0.00)	(35,907
Foreign								
GV Offshore Private Umited			• 7			-		
Veritas Informational FZE	24,45	4,61,85,04,228	63,78	77,98,84,701	101.77	37,52,83,912	72:58	1,15,51,68,613
Veritas Global Pte Umited	(0.01)	(12,40,572)	(0.59)	(72,65,554	0.01	55,133	[0.45]	(72;10,421
Hazol International FZE	?2:60	4,26,90,99,517	33.26	40,67,53,953	(1.70)	(67,56,553)	25.16	40,04,97,400
Total		18,89,12,68,511		1,22,28,68,884		36,87,42,110		1,59,16,10,994

Weter In Consolidated Empirical Statements for the For this Year under 31 Minch 1021

Note No. 45 Hodging activities

As at 31st March 2021, the Group held certain interest rate swap contract designated as a hedge of expected future payments under the borrowing contracts entered by the Group for which it has firm commitments. The interest rate swap contract is being used to hedge the interest rate risk of the firm commitments. The nominal amount of those contracts was Rt 3,72,18,92,200 and the outstanding contract value as at balance sheet date is Rs 2,11,78,40,466), (PY Rs. 2,36,25,33,070)

Particular		For the year ended 31st March, 2020
Interest rate swap contracts	Amount in Rs	Amount in Rs
Fair Value		-
Assets		- 1-
Liabilities	1,39,64,432	1,50,40,305

The fair values of the interest rates swaps are estimated using quotes from external sources or from the counter party to the instruments

Nota No. 46 Leases:

The Group has elected for exemption of recognition of certain leases as provided in the exclusion under ind A5 116 which states as follows:

A lesses can elect not to apply IndAS 116's recognition and requirements to:

- a) Short-term leases; and
- b) beases for which the underlying asset is of low value ('low valueleases')

Note No. 47 The Group has following reportable segments Trading, Distribution & Davelopment, Power Generations and Manufacturing & Warehousing, The Group through its wholly-owned cubsicilary, Verites Polychem Private Limited has initiated a setup of the integrated manufacturing complex at the Dight Port in the state of Maharashtra, consisting of PVC manufacturing plant, Ploymerized Bitumen Plant and Gas Storage Tanks which has been identified as a reportable segment, "Manufacturing". The project has received the status of Ultra Mega Project by the government of Maharashtra. The Group has initiated the process of seeking various approvals required to commence setting up of the plant. The project is presently financed by the Group and would also be sultably financed subsequently through appropriate means at appropriate time.

Note No. 48 Figure of the previous period have been regrouped / rearranged, wherever necessary.

As per our report of even date attached

For M.P.Chitale & Co. Chartered Accountants Firm Regd. No.: 101851W For and on behalf of the Board of Directors

Nitin Kumar Oldwania Kunál Shármá Director DIN: 03553398 DIN: 00210289

Director

Ashutosh Podnekar

Partner

Membership No.; 041037

Place: Mumba) Rajaram Shanbhag Presed Oak Date: June 30, 2021 Chief Financial Officer Company Secretary

Annexure 1

[Pursuant to first provise to sub-section (3) of semion 129 read with rule 5 of Companies (Accounts) faults, 2014).
Statement combining solvent features of the financial statement of Substituales/Accounts Companies/Jobst Ventures.
Part *K*: Substituales Form ADC:1

(information is respect of each subsidiary to be presented with amounts in Rs.)

Name of the subdidiary Company	Reporting Period	Reporting Coursency and excellence of the Financial Trush	Share Capital	Reserves & Sumplus	Total Assets	Total Liabilities	liwestments	Tumover	Profit Belisto Tecnnon	Provision For Taration	Profit After Taration	Proposed	% of the second
Wholly Owned Subsidiary	++							aleste.		-			
Yomas Palyzham Private Umited	31-Mar-21	143 143 143 143 143 143 143 143 143 143	10,000,000	2,852,889,764	354,92,64,238	686,374,474		•		1	1		100
2 Ventes Agro Ventures Private Limited	31-1626-23	KAI	100,000	8,342,592,396	8,489,584,418	146,892,022		10,500	(1,581,204)	7	(1,581,204)		1001
3 Venius Infra-B Lugistics Pelvare simited	31-Mar-21	N.S.	100,000	[882,923]	26,219,939	17,102,852			78,208	 - - -	800799		DOT
4 Vericus International PZE	31-Mar-23	USD .	290,136,063	5,100,568,966	6,429,058,334	1,438,353,326	3,422	12,911,892,367	633,755,030		633,755,030		100
Verato FZE Formerly known as Hazel Interansonal FZE	13-Nav-21	O\$A	596,095	4,592,301,830	12,027,503,175	7,478,379,134		1,625,135,422	434,515,178		434,515,178	\ 	95(
Step Down Subsidiary 6 Ventas Gobal Pte Ltd	31-Mar-21	GRD	3,422	(1,635,184)	157.731	1,789,493			(429,835)	 	 425,835		1001
Sebadiany 7 (SV Offshore Private United	131-Mar-21	5	000000	•						 	 	1	j.

) is of shareholding includes direct and inding through subpoint.

I the amounts given in the table above are from the accounts made for the ceppoint and for each of the companies.

The indem rupes equivalently of the figures given in foreign currently in the account of the subpoints, have been given based on the expanses rates as on March 31, 2021, i.e. Fa. 73.50.

There are no substantes which are yet to commone operation.

Part 8 of Form ADC-1 is not applicable to the Company as the Company does not have any Associate Company and Joint Venture

NHInkumer Dedwania Director Place Morabal Date: 31 July, 2020 Presad A Clab Company Secretary

Rajaram Shanbhag Chief Financial Officer

Kunal Sharma Derector

For Verices (Imdia) United

CIN: L23209MH1985PLC035702

Registered Office: Veritas House, 3rd Floor, 70, Mint Road, Fort Mumbai, Mumbai City -400001 Maharashtra India Email: corp@veritasindia.net Website: www.veritasindia.net

NOTICE

NOTICE is hereby given that the 36th (Thirty-Sixth) Annual General Meeting ("AGM") of the Members of VERITAS (INDIA) LIMITED will be held on Thursday, 30th day September, 2021 at 11:00 AM through Video Conferencing ("VC") or Other Audio-Visual Means ("OAVM"), to transact the following businesses:

Ordinary Business:

- To receive, consider and adopt the Audited Financial Statements (Standalone) of the Company for the financial year ended 31st March, 2021, together with the Statutory Auditors' Report thereon and the report of the Board of Directors of the Company; the Audited Financial Statements (Consolidated) of the Company for the financial year ended 31st March, 2021, together with the Statutory Auditors' Report thereon;
- 2. To declare Final Dividend Re. 0.05/- per Equity Share, on Equity Shares of Re. 1/- each, for the financial year ended March 31, 2021.
- 3. To appoint Director in place of Mr. Praveen Bhatnagar (DIN: 01193544), Whole-time Director, who retires by rotation and being eligible, offers himself for re-appointment.

Special Business:

4. Regularisation of appointment of Mr. Kunal Sharma (DIN: 03553398), non-executive additional director

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and any other applicable provisions of the Companies Act, 2013 and the rules made thereunder (Including any statutory modification(s) or re-enactment thereof for the time being in force) and such other provisions as may be applicable ("Act"), read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or re-enactments thereof for the time being in force), the explanatory statement annexed to the Notice of 36th Annual General Meeting of the Company, and in furtherance to the recommendations of the Nomination and Remuneration Committee and the Board of the Company, approval of the Members of the Company be and is hereby given to appoint Mr. Kunal Sharma (DIN: 03553398), who was appointed as an Additional Director (Non-executive) on September 04, 2020 as a Non-Executive Director on the Board of the Company with immediate effect, liable to retire by rotation, and in respect of whom the Company has received a Notice in writing from a Member under Section 160 of the Act, signifying the intention to propose the candidature of appoint Mr. Kunal Sharma (DIN: 03553398) for the office of Director."

"RESOLVED FURTHER THAT the Board of Directors and/or Company Secretary of the Company, be and is hereby severally authorized to file necessary returns/forms to the Registrar of Companies and to do all such acts, deeds and things that may be necessary, proper, expedient or incidental for the purpose of giving effect to the aforesaid resolution."

5. Approval of Material Related Party Transactions:

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

"RESOLVED THAT pursuant to the provisions of pursuant to the provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Meetings of Board and its Powers) Rules, 2014 and Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, including any statutory modification(s) or re-enactments thereof), and subject to such other approvals, consents, sanctions and permissions of any authorities as may be necessary, consent of the members of the company be and is hereby accorded to enter into material related party arrangements or transactions as detailed below during the financial year 2021 – 2022 with authority to the Audit Committee and the Board of Directors of the Company to authorize the Management of the Company to enter into the aforesaid material related party arrangements or transactions upon the principal terms mentioned in the Explanatory Statement annexed hereto.

Name of the related party	Nature and duration of the transaction	Maximum amount (in Rs.)
Hazel Mercantile Limited	Purchase and Sale	550,00,00,000
Sanman Trade Impex Limited	Purchase and Sale	350,00,00,000
Veritas Polychem Private Limited (wholly owned subsidiary)	Investment	250,00,00,000

"RESOLVED FURTHER THAT the Board of Directors (including a Committee thereof) be and is hereby authorized to negotiate and finalize other terms and conditions and to do all such acts, deeds, matters and things and to execute or authorize any person to execute all such documents instruments and writings as may be considered necessary, relevant, usual, customary and/or expedient to give effect to this resolution."

6. Reappointment of Ms. Kamala Aithal (DIN: 07832519) as an Independent Director of the Company

To consider and if thought fit, to pass the following Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 150, 152 read with Schedule IV and any other applicable provisions of the Companies Act, 2013 and the companies (Appointment and Qualifications of directors) Rules, 2014 and Securities and Exchange Board of India (Listing Obligations and Disclosure requirements) Regulations, 2015 as amended from time to time, Ms. Kamala Aithal, the Independent Director (DIN: 07832519) who was appointed as an Independent Director of the Company at the 36th Annual General Meeting of the Company and who holds office of the Independent Director upto 31th March, 2022 and who is eligible for being re-appointed as an Independent Director and in respect of whom the Company has received a notice from a member under Section 160 of the Companies Act, 2013 proposing his/her candidature for the office of Director, be re-appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a second term of 5 consecutive years commencing from 1th April, 2022 to 31th March, 2027."

By Order of the Board of Directors

Place: Mumbai Date: August 13, 2021 Sd/-Prasad A Oak Vice President - Legal and Company Secretary

Registered Office:

Veritas House, 3rd Floor, 70 Mint Road, Fort, Mumbai - 400001 Phone no: 91 22 2275 5555/6184 0000 Email-corp@veritasindia.net

NOTES:

- The Explanatory Statement pursuant to Section 102(1) of the Companies Act, 2013 ("Act"), Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of the Special Business is annexed hereto.
- 2. In view of the outbreak of the COVID-19 pandemic, social distancing norms and pursuant to the General Circular Nos. 14/2020, 17/2020 and 20/2020 dated April 08, 2020, April 13, 2020 and May 05, 2020, respectively read with the General Circular No. 02/2021, issued by the Ministry of Corporate Affairs (collectively "MCA Circulars") and Circular Nos. SEBI/HO/CFD/CMD1/ CIR/P/2020/79 dated May 12, 2020 and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 issued by the Securities and Exchange Board of India ("SEBI Circulars") read with and in compliance with the applicable provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the 36th Annual General Meeting of the Company ("36th AGM" / "AGM") is being held through VC/OAVM Facility, which does not require physical presence of Members at the venue. The proceedings of the 36th AGM shall be deemed to be made at the Registered Office of the Company situated at Veritas House, 3rd Floor, 70 Mint Road, Fort, Mumbai 400001, India.
- 3. The Board of your Company has fixed Thursday, September 23, 2021 as the 'Record Date' /'Cut-off' date for the purpose of determining entitlement of the Members to the final Dividend for the Financial year 2020-21, if declared at the AGM and for deciding the eligibility of members for remote e-voting. Further, the Register of Members and Share Transfer Books of the Company will remail closed from Thursday, 24th September, 2020 to Monday, 30th September, 2020.
- 4. Members are requested to note the following:
 - a. Members holding shares in physical form are requested to intimate any change in their address, name, bank details, ECS Mandates, nominations, Power of attorney, etc. to the Company's Registrar and Transfer Agent, Universal Capital Securities Pvt. Ltd., 21, at C 101, 247 Park, LBS Road, Vikhroli West, Mumbai 400083 email id: ravi@unisec.in or the Company Secretary of the Company; email id: corp@veritasindia.net
 - b. Kindly quote the ledger folio number in all your correspondence. For updation of the Bank Account details / mandate, kindly send the scan copy of a signed request letter mentioning therein the name, folio number, Bank Account details, self-attested copy of PAN Card and a cancelled cheque leaf with pre-printed name of the Member (first shareholder) of the Company, to the Registrar and Transfer Agent.
 - c. Members holding shares in dematerialized form are requested to intimate any change in their address, name, bank details, ECS mandates, nominations, power of attorney, etc. to their respective DPs only. Kindly quote client ID and DP ID numbers in all your correspondence.
 - d. In the cases where the ECS mandates of the Members are not available to enable the payment of Dividend electronically, the Dividend warrant/cheques shall be dispatched only upon resumption and normalization of the postal services.

170

- 5. The 36th Annual Report along with AGM Notice including general guidelines for participation at the 36th AGM through VC/OAVM, procedure for remote e-voting including during the AGM, is being sent by electronic mode to those Members whose e-mail addresses are registered with the Company/Depository. The said documents have also been uploaded on the website of the Company, i.e. http://www.veritasindia.net/. To support the 'Green Initiative' and in accordance with the MCA Circulars and SEBI Circular, copy of the Annual Report is being sent only through emails to the Members of the Company. Members who have not registered their e-mail addresses are requested to register the same with the Company or with the Company's R&T Agent / respective Depository Participant(s).
- 6. Members are requested to note that as per Section 124(5) of the Companies Act, 2013, Dividends not claimed within seven years from the date of transfer to the Company's Unpaid Dividend Account shall be transferred to the Investor Education and Protection Fund of the Government. The details of unclaimed Dividends and its due dates for transfer to IEPF are available on the website of the Company: http://www.veritasindia.net

Section 124(6) of Companies Act, 2013 and rules made thereto, provides that all shares in respect of which Dividend has not been paid or claimed for seven consecutive years or more shall also be transferred to IEPF. No claim shall lie against the Company after the shares are transferred to IEPF.

Upon transfer, the Members can claim these Equity Shares from the IEPF Authority by following the requisite procedure, the details of which are also available at www. iepf.gov.in. Hence, it is in the Members' interest to claim any uncashed Dividends and for future, opt for Electronic Credit of Dividend, so that Dividends paid by the Company are credited to the Member's account on time.

Those Members who have not, so far, encashed the Dividend warrants or any subsequent Dividend warrants may claim or approach our Registrar and Transfer Agents viz. Universal Capital Private Limited or the Company for payment thereof.

7. Corporate Members intending to attend the meeting through VC/OAVM are requested to send a scanned copy of the certified true copy of Board Resolution / Power of Attorney from the Corporate Member's registered email address authorizing their representatives to attend the AGM on their behalf, at the email ID, corp@veritasindia.net or upload on the VC portal/e-voting portal or email to evoting@nsdl.co.in. Further, the Corporate Members are requested to also state the Client ID/DP ID in which the Company's shares are held. Members of the Company under the Category of Institutional Investors are encouraged to attend and vote at the AGM through VC.

Incase of joint holders attending the Meeting, the Member whose name appears as the first holder in the order names as per the Register of Members of the Company will be entitled to vote.

8. Members holding shares in physical form can avail the nomination facility by filing Form SH13, as prescribed under Section 72 of the Companies Act, 2013 and rules made thereunder, with
the Registrar and Transfer Agents, Universal Capital Private Limited. Members holding shares
in demat form may contact their respective Depository Participant(s) for availing this facility.

171

- The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore requested to submit the PAN to their Depository Participant with whom they are maintaining their demat account(s). Members holding shares in physical form can submit their PAN details to the Company's Registrar and Transfer Agent. As per Regulation 40 of the SEBI Listing Regulations (as amended), requests for effecting transfer of securities, except in case of transmission or transposition of securities, shall not be processed effective from April 01,2019 unless the securities are held in the dematerialized form. Hence, the Members holding Equity Shares of the Company in physical form are requested to take action to dematerialize the same promptly.
- 10. The brief profile and other requisite details of the Directors recommended by the Board for appointment/ reappointment at the 36th AGM under Item No. 3, 4 and 6 of this Notice, as required by SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS-2), are furnished in this AGM Notice.
- 11. Soft Copies of the Register of Directors' and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act, and the Register of Contracts or Arrangements in which the Directors are interested under Section 189 of the Act will be available for inspection during the AGM electronically.
- 12. All the relevant documents referred in the Notice shall be available for inspection by the Members upto the date of 36th Annual General Meeting electronically and the Member(s) may send a request for inspection of documents to the Company Secretary (Email ID: corp@veritasindia.net) and mention the details of Folio No. or Client ID/DP ID wherein the shares of the Company are held by the Member(s).

General Instructions for accessing and participating at the 36th AGM through Electronic Means (VC/OAVM)

- i. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the
 - Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by NSDL.
- ii. The Members may join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Members holding 2% or more shareholding), Promoters,

Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

- iii. The attendance of the Members attending the AGM through VC/QAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Act.
- Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the Members is not available for this ACM being conducted through VC/OAVM. However, in pursuance of Section 112 and Section 113 of the Act, representatives of the Members such as the President of India or the Governor of a State or Body Corporates can attend the AGM through VC/OAVM and cast their votes through e-voting, subject to the
 - applicable conditions as mentioned in Note No. 19 below.
- Notice of the 36th AGM has been uploaded on the website of the Company at www.veritasindia.net . The Notice can also be accessed from the websites of the Stock Exchange i.e. BSE Limited at www.bseindia.com The AGM Notice is also disseminated on the website of NSDL i.e. www.evoting.nsdl.com
- AGM has been convened through VC/OAVM in compliance with applicable provisions of νi. Companies Act, 2013 read with MCA Circulars.
- vii. In continuation of this Ministry's General Circular No. 20/2020, dated May 05, 2020 and after due examination, it has been decided to allow companies whose AGMs were due to be held in the year 2020, or become due in the year 2021, to conduct their AGMs on or before December 31, 2021, in accordance with the requirements provided in paragraphs 3 and 4 of the General Circular No. 20/2020, as per MCA circular no. 02/2021 dated January 13, 2021.
- 14. Process for those Members whose email addresses are not registered with the Depositories for obtaining login credentials for e-voting on the Resolutions set out in this Notice:
 - In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of AADHAR Card) by email to corp@veritasIndia.net
 - In case shares are held in Demat mode, please provide DPID-CLID (16-digit DPID + CLID or 16-digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of AADHAR Card) to (corp@veritasindia.net). If you are an Individual shareholder holding securities in Demat mode, you are requested to refer to the login

- method explained in Note number 17(iv) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in Dernat mode.
- iii. Alternatively, shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
- iv. In terms of SEBI circular dated December 09, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in Demat mode are allowed to vote through their Demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their Demat account in order to access e-Voting facility.

15. Voting through electronic means:

The Company is pleased to provide remote e-voting facility through National Securities Depository Limited (NSDL) for the Members of the Company to enable them to cast their votes electronically on the resolutions mentioned in this Notice of 36th Annual General Meeting of the Company dated August 07, 2021 ("Notice"). The details and instructions for remote e-voting are furnished in point Nos. 17, 19 and 20 of the AGM Notice. These details form an integral part of the Notice.

16. Procedure for Remote E-Voting: The instructions for the Members voting electronically are as under

- The remote e-voting period begins on September 27, 2021 (Monday) at 09:00 a.m. (IST) and ends
 - September 29, 2021 (Wednesday) at 05:00 p.m. (IST). During this period Members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. September 23, 2021 (Thursday) may cast their vote electronically. The e-voting module shall be disabled by NSDL for voting thereafter.
- ii. The Members who have already voted prior to the meeting date would not be entitled to vote during the meeting.
- iii. Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 09, 2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote evoting facility to its Members, in respect of all shareholders' resolutions. It is also mentioned in the circular that currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the Members. In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitate in seamless authentication but also enhancing ease and convenience of participating in e-voting process.

iv. In terms of aforesaid SEBI circular, Individual Members holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Members are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility. Login method for e-Voting and joining virtual meetings for Individual Members holding securities in Demat mode is given below:

A. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in Demat mode

Type of Members	Login Method
Individual Members holding securities in Demat mode with NSDL	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. 2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp 3) Visit the e-Voting website of NSDL. Open web browser by typing the
	following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit Demat Account Number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting
Individual Members holding securities in Demat mode with CDSL	1) Existing Users of who have opted for CDSL's Easi / Easiest facility, can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URLs for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi.

	 2) After successful login the Easi / Easiest user will be able to see the e-Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote. 3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration 4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a link in www.cdslindia.com home page.
	The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be provided links for the respective ESP i.e., NSDL where the e-Voting is in progress during or before the AGM.
Individual Shareholders (holding securities in demat mode) login through their Depository Participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on options available against Company name or e-Voting service provider name (NSDL) and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

B. Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in Demat mode and shareholders holding securities in physical mode.

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

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

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

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

Details on Step 1 is mentioned below:

How to Log-in to NSDL e-Voting website?

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

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

4. Your User ID details are given below:

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

- 5. Your password details are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL

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

Details on Step 2 is given below:

How to cast your vote electronically on NSDL e-Voting system?

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

General Guidelines for shareholders

Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(les) who are authorized to vote, to the Scrutinizer by e-mail to mansi@jmja.in with a copy marked to evoting@nsdl.co.jn.

- It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders
 and e-voting user manual for Shareholders available at the download section of
 www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request at evoting@nsdl.co.in

Other instructions:

- i. The voting rights of the Members shall be in proportion of the shares held by them in paid-up Equity Share Capital of the Company as on the Cut-Off Date i.e. Monday, September 23, 2021. Person who is not the Member as on Cut-Off Date should treat this notice for information purpose only.
- ii. Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to corp@veritasindia.net.

In case shares are held in demat mode, please provide DPID-CLID (16-digit DPID + CLID or 16-digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to corp@veritasindia.net

- ili. CS Mansi Damania (C.P. No. 8120), Practicing Company Secretary, has been appointed as the Scrutinizer to Scrutinize the e-voting process (including the remote e-voting at the Annual General Meeting) in a fair and transparent manner.
- iv. The Scrutinizer shall, within a period not exceeding two days from the conclusion of the e-voting period and after conclusion of AGM, unblock the votes in the presence of at least two witnesses (not in the employment of the Company) and a Scrutinizer's Report of the votes cast in the favor or against, if any, shall be submitted to the Chairman of the AGM or any Director of the Company. The result will be intimated to NSDL and BSE Ltd, and displayed along with the Scrutinizer's report on the Company's website (http://www.veritasindia.net) and NSDL's website (www.evoting.nsdl.com). Subject to receipt of requisite number of votes, the Resolutions shall be deemed to be passed on the date of 36th AGM i.e., September 30, 2021.
- v. Members who are present at AGM through VC/ OAVM and have not used the facility of remote e-voting during the above mentioned e-voting period to cast their votes on the resolution(s) mentioned in the Notice, and are otherwise not barred from doing so, shall be provided e-voting facility at the AGM.
- vi. Members can opt for only one mode of voting i.e. either through remote e-voting during e-voting period before the AGM date or remote e-voting during the AGM subject to the Member(s) joining the AGM through VC/OAVM. The result declared along with Scrutinizer's report shall be placed on the Company's website, http://www.veritasindia.net and on the website of the NSDL

- $\underline{www.evoting.nsdl.com}$, within two days of the passing of the resolutions at the 36th AGM of the Company an shall be communicated to the Stock Exchanges where the shares of the Company are listed
- vii. The details of dispatch of Notice to the Members will be published in at least 1 (one) English and 1

(one) vernacular language newspaper circulating in Maharashtra.

17. Instructions for Members attending the AGM through VC/OAVM are as under:

- i. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM link" placed under "Join General meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- ii. Members are encouraged to join the Meeting through Laptops for better experience.
- iii. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- iv. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- v. Members who would like to express their views/ask questions during the AGM may register themselves as a speaker by sending their request from their respective registered email id(s) in advance atleast 48 hours before the commencement time of 36th AGM, mentioning their name, demat account number/folio number, email id, mobile number at corp@veritasindia.net. Members who do not wish to speak during the AGM but would like to seek further information or clarification on the Annual financial statements or operations of the Company, may send their queries from their registered email id(s) in advance atleast 7 (seven) days prior to AGM date, mentioning their name, demat account number/folio number, email id, mobile number at corp@veritasindia.net, so that the queries can be replied by the Company suitably.
- vi. Those Members who have registered themselves as a speaker, as mentioned above, will only be allowed to express their views/ask questions as speaker during the AGM.

18. Instructions for Members attending the AGM through VC/OAVM and e-voting during the Meeting are as under:

 The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for Remote e-voting.

- ii. Only those Members as on Thursday, September 23, 2021 (cut-off date) and who are present in the AGM through VC/OAVM facility and have not cast their vote on the Resolutions through remote e-voting earlier and are otherwise not barred from doing so, shall be eligible to vote through e-voting system available during the AGM (www.evoting.nsdl.com).
- iii. If any votes are cast by the Members through the e-voting available during the AGM and if the same Members have not participated in the meeting through VC/OAVM facility, then the votes cast by such Members shall be considered invalid as the facility of e-voting during the AGM is available only to the Members attending the AGM through VC/ QAVM.
- iv. The Members who have voted through Remote e-voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- v. The details of the person who may be contacted for any queries/grievances connected with the facility for e-Voting on the day of the AGM or attending AGM through VC/OAVM facility shall be the same person mentioned for Remote e-voting above.

19. Note for Non - Individual Members and Custodians.

Non-Individual Members are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer (E-mail: mansi@jmja.in) and to the Company at the email address viz.; corp@veritasindia.net if they have voted from individual tab and not uploaded same in the NSDL e-voting system for the scrutinizer to verify the same.

20. Since the 36th AGM shall be held through VC/OAVM facility only and physical presence of the Members at the venue is not required, the route map is not annexed to the Notice.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013, SECRETARIAL STANDARD-2 (SS-2) ON GENERAL MEETINGS AND REGULATION 36 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

Item No. 4

Mr. Kunal Sharma was appointed as an Additional Director (Non-Executive) by the Board of Directors at its meeting held on September 04, 2020, to hold the office up to the conclusion of this Annual General Meeting and is eligible for the appointment as a Director of the Company, liable to retire by rotation. The Company has received a notice in writing from a Member under Section 160 of the Companies Act, 2013 ("Act") proposing the candidature of Mr. Kunal Sharma as a Non-Executive Director of the Company.

Mr. Kunal Sharma has submitted the declaration as required that he is not disqualified from being appointed as a Director in terms of Section 164 of the Act. Further having regard to his qualification, knowledge and experience, appointment of Mr. Kunal Sharma as a Non-Executive Director will be in the best interest of the Company.

Brief profile and other requisite details of Mr. Kunal Sharma as required under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings is provided on page no. 19 of this Notice

The Board recommends the resolution set out in Item No. 4 to be passed as an Ordinary Resolution.

Except Mr. Kunal Sharma, none of the Directors / Key Managerial Personnel of the Company / their relatives are in any way, concerned or interested, financially or otherwise in the resolution.

Pursuant to the BSE circular No. LIST/COMP/14/2018-19 dated June 20, 2018 we hereby affirm that Mr, Kunal Sharma is not debarred from holding the office of Director by virtue of any Securities Exchange Board of India order or any other such authority.

Item No: 5

Under Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, all Related Party Transactions shall require prior approval of the Audit Committee and all material Related Party Transactions shall require approval of the Shareholders through resolution.

The Companies Act, 2013 aims to ensure transparency in the transactions and dealings with the related parties of the Company. The provisions of Section 188(1) of the Companies Act, 2013 govern the Related Party Transactions for entering into any contract, transactions or arrangement with the related party(ies), the company obtain the approval of Shareholders by way of a Resolution as prescribed in rule 15 of the Companies (Meeting of Board and its Power) Rules, 2014.

182

In the light of provisions of the Companies Act, 2013 the Board of Directors of your company has approved, upon recommendation of the Audit Committee, the proposed transactions along with annual limit that your company may enter into with the related parties.

Primarily/largely Veritas (India) Limited imports polymers, whereas Hazel Mercantile Limited imports petrochemicals and Sanman Trade Impex Limited imports Solvents. Different companies having different set of customers which may interchangeably require any or all of these products to channelise imports or sales effectively across multiple clients having different requirements. The Company tend to have purchase and/or sales with related parties.

The particulars of the transactions pursuant to the provisions of Section 188 and Companies (Meetings of Board and its Powers) Rules, 2014 are as under:

Name of Related Party	Name of the Director/KMP who is related and nature of their relationship	Nature, material terms, monetary value and particulars of the contract or arrangement	
Hazel Mercantile Limited	Mr. Nitinkumar Didwania is a Promoter and Managing Director of Flazel Mercantile Limited	The transaction of Rs. 550 crores may be entered for the Financial Year 2021-22 (or such extended period of time as may be decided by the Board of Directors) at Arm's Length price or prevailing market price as may be mutually decided by the Board of Directors. Particulars of the Contract or Arrangement: Sale, purchase or supply of goods and materials upto 550 crores.	
Sanman Trade Impex Limited	Mr. Nitinkumar Didwania is a Promoter and Director of Sanman Trade Impex Limited	The transaction of Rs. 350 crores may be entered for the Financial Year 2021-22 (or such extended period of time as may be decided by the Board of Directors) at Arm's Length price or prevailing market price as may be mutually decided by the Board of Directors. Particulars of the Contract or Arrangement: Sale, purchase or supply of goods and materials upto 350 crores	
Vertias Polychem Private Limíted	Wholly Owned Subsidiary	The transaction of Rs. 250 crores (as per the below mentioned details) may be entered for the Financial Year 2021-22 (or such extended period of time as may be decided by the Board of Directors) at Arm's Length price or prevailing market price as may be mutually decided by Board of Directors. Veritas Polychem Private Limited is in its nascent stage and is proposing a setting up of an integrated PVC project, which has got mega project status from the State Government of Maharashtra.	

All the proposed transactions put up for approval are in ordinary course of business and at arm's length.

In respect of Item No. 6

The Members at their meeting held on Friday, September 22, 2017approved the appointment of Mrs. Kamala Aithal as an Independent Director for a term of five (5) years w.e.f December 14, 2016 to hold office till December 13, 2021. Pursuant to the provisions of Companies Act, 2013, an Independent Director can hold the office for a maximum of two (2) tenures of five (5) years each.

However, it is further prescribed that such reappointment for a second term of five (5) years shall be subject

to passing of a Special Resolution by the Members of the Company. Further, as per the provisions of the Secretarial Standards-2 on General Meetings, in case of re-appointment of Independent Director, a performance evaluation report or a summary thereof shall be included in the Explanatory Statement.

Pursuant to the provisions of the Board Evaluation Policy, a structured performance evaluation exercise was carried out for the Independent Directors including Mrs. Kamala Aithal. The said evaluation was based on various parameters such as participation and contribution at the Board and Committee meetings, understanding of the governance, regulatory, financial, fiduciary and ethical requirements of the Board and

Committees, standards of ethics and integrity, ability to exercise objective independent judgment in the best interests of the Company and its stakeholders.

Post evaluation of performance of Mrs. Kamala Aithal, the Board decided that her performance was more than satisfactory.

Mrs. Kamala Aithal has submitted declarations as required pursuant to Section 149(7) of the Act, stating that she meets the criteria of Independence as provided in sub section (6) of Section 149 of the Act and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) ["SEBI Listing Regulations"]. She has also submitted a declaration as required under the provisions of Rule 6(3) of Companies (Appointment and Qualifications of Directors) Rules, 2014 (as amended). Further, she is not disqualified from being appointed as a Director in terms of Section 164 of the Act.

The Board is of the opinion that she fulfills the conditions as specified in the Act and rules made thereunder, for her appointment and that Mrs. Kamala Aithal is independent of the management and having regards to her qualifications, knowledge, expertise and experience, reappointment of Mrs. Kamala Aithal as an Independent Director will be in the best interest of the Company.

184

Information on Directors being appointed/re-appointed as required under Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards-2 on General Meetings (Refer Note No. 10 of the AGM Notice):

Names of Directors	Mr. Praveen Bhatnagar DIN: 01193544	Mr. Kunal Sharma DIN: 03553398	Ms. Kamala Aithal DIN: 07832519
Date of Birth/ Age	02 nd March, 1959	10 th August, 1969	07 ^ւ հ May, 1970
Experience/ Expertise in Specific Functional Area	Mr. Bhatnagar has three decades of experience in the polymer and petrochemical industry. He also has experience in trading of petrochemicals. He has worked with Godrej soaps Limited, Indian Rayon & Industries Ltd. (A V Birla), Oriental Carbon & Chemicals Ltd and LG Chem Limited and also has an expertise to set up the manufacturing facility or unit.	Having wide experience for more than 30 years in international trade, import and export of plastics/metals & minerals.	She has more than 20 years of experience in Market Risk Management. Her work experience spans across the spectrum from bank treasury, corporate risk consulting, technology consulting to handling treasury for a manufacturing company.
Terms and Conditions of Appointment	Re-appointment as liable to retire by rotation, recommended by the Board of Directors of the Company.	Resolution No. 4 read with the explanatory statement, recommended by the Board of the Director of the Company.	Resolution No. 6 read with the explanatory statement, recommended by the Board of the Director of the Company.
Details of Remuneration	Mr. Praveen Bhatnagar, Whole-time Director draws salary from Wholly Owned Subsidiary of the Company, Veritas Polychem Private Limited and his Gross Salary for the Financial Year was INR 36,00,000/-		Mrs. Kamala Aithal, Independent Director of the Company is paid sitting fees for attending Board/Committee Meeting and Gross amount paid to her in the Financial Year was INR 29,000

Date of First Appointment	12th June, 2018	04th September, 2020	25 th May, 2017
Qualification	Chemical Engineer from Delhi University and a post graduate from Indian Institute of Foreign Trade (IIFT).	SSC/Under Graduate.	Management Graduate from Loyola Institute of Business Administration, Chennai
Shareholding in the Company (As on March 31, 2021)	NIL	NIL	NIL
No. of Board Meeting attended during the Financial Year	1 (One)	3(Three)	. 4 (Four)
Disclosure of relationships between Directors inter-se	NIL	NIL	NIL
Relative of any other Director / Manager and other KMP	NIL	NIL	NIL
List of outside Directorship held (Excluding foreign companies)	1. Veritas Polychem Private Limited 2. Veritas Infra & Logistics Private Limited 3. Veritas Petro Industries Private Limited	1. Sainath Agriculture Private Limited 2. Krushi Farming Private Limited 3. Dhara Farming Private Limited 4. Veritas Agro Ventures Private Limited 5. Neolite Polymer Industries P.Ltd. 6. Veritas Polychem Private Limited 7. Hazel Infra Limited 8. Groupe Veritas Limited 9. Sanman Trade Impex Limited 10. Aspen International Private Limited	Hazel Mercantile Limited

Г	Τ	11 Claima T 1	
		11. Shimmer Trade	
		Impex Private	
		Limited	
		12. Titly Barter	
		Private Limited	
		13. India Fintrade	
		Limited	
		14. Revive	
		Securities	
		Private Limited	
		15. Priceless	
		Investrade	
		Private Limited	
		16. Shashwat	
	ļ	Hospitality	
		Services	
		Privatelimited	
		17. Veritas Infra &	
		Logistics	
		Privatelimited	
		18. Veritas	
		Investments	
		Limited	
		19. Provid Trade	
		Impex Private	
		Limited	
Chairman / Member	Member of Audit	NIL	Chairperson of the
of	Committee, Stakeholder		Audit Committee and
the Committee of the	Relationship Committee		Member of the
Board of Directors of	and Corporate Social		Nomination and
the Company	Responsibility.		Remuneration
	-		Committee
Chairman / Member	NIL	NIL	NIL
of the Committee of	- ,,-	1 110	
Directors of other			
Public			
Limited Companies			
in which he/she is a			
Director			
a) Audit Committee			
b) Stakeholders'			
Relationship			
Committee			
~ommutee		l .	1

Note: Pursuant to Regulation 26 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, only two Committees viz. Audit Committee and Stakeholders' Relationship Committee have been considered.

By Order of the Board of Directors

Sd/-Prasad A Oak Vice President - Legal and Company Secretary

Place: Mumbai Date: August 13, 2021

Registered Office:

Veritas House, 3rd Floor, 70 Mint Road, Fort, Mumbai - 400001 Phone no: 91 22 2275 5555/6184 0000 Email-corp@veritasindia.net

Blank Page

	(and		_
If undelivered, please return to:			
Universal Capital Securities Pvt. Ltd.			
UNIT: Veritas (India) Limited C 101, 247 Park, LBS Road, Vikhroli West,			
Mumbai – 400083.			