

[Pursuant to Section 230(5) and Rule 8 of the Companies (Compromises, Arrangements & Amalgamations) Rules of the Companies Act, 2013]

In the matter of the Companies Act, 2013;

AND

In the matter of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

AND

In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('First Applicant Company' or 'Transferor Company' or 'SW WAAREE') with and into Sterling and Wilson Solar Limited ('Second Applicant Company' or 'Transferee Company' or 'SW SOLAR') and their respective Shareholders

Sterling and Wilson Solar Limited, a Company Incorporated	}
under the provisions of Companies Act, 2013 having its	}
registered office at 9 th Floor, Universal Majestic, P.L.	}
Lokhande Marg, Chembur (West), Mumbai - 400043	}
CIN: U74999MH2017PLC292281	}
Second Angling	1.0

..... Second Applicant Company (Transferee Company)

NOTICE TO UNSECURED CREDITORS UNDER SECTION 230 OF THE COMPANIES ACT, 2013

You are the unsecured creditor of Sterling and Wilson Solar Limited as on March 31, 2020.

Notice is hereby given in pursuance of sub section (5) of section 230 of the Companies Act, 2013, that, as directed Mumbai Bench of the National Company Law Tribunal, at Mumbai by an order delivered on 22nd September, 2020 under sub-section (1) of section 230 of the Act, meeting of equity shareholders and Secured/Unsecured creditors of Second Applicant Company is dispensed

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Sterling and Wilson Solar Limited (Formerly known as Rashmika Energy Private Limited) An Associate of Shapoorji Pallonji Group Registered Office: Universal Majestic, 9th Floor, P. L. Lokhande Marg, Chembur (W), Mumbai – 400 043 Phone: (91-22) 25485300 Fax: (91-22) 25485331 CIN: U74999MH2017PLC292281 Email: info@sterlingandwilsonsolar.com



as per the directions of National Company Law Tribunal as stipulated in Para 10 and Para11 of the order.

You are hereby informed that representations, if any, in connection with the proposed Scheme may be made to the National Company Law Tribunal, Bench, at Mumbai within thirty (30) days from the date of receipt of this notice. The address of the Hon'ble Tribunal is MTNL Exchange Building, Near G. D. Somani School, C. D. Somani Marg, Cuffe Parade, Mumbai- 400005. Copy of the representation may simultaneously be sent to the Company.

In case no representation is received within the stated period of thirty (30) days, it shall be presumed that you have no representation to make on the proposed scheme.



Jagannadha Rao Ch. V. (Authorised Signatory)

Dated: 09th October, 2020 Place: Mumbai

Enclosed

- 1. Copy of Scheme of Amalgamation of Sterling & Wilson Waaree Private Limited with and into Sterling and Wilson Solar Limited;
- 2. Copy of application in relation to C.A. (CAA) 1062/MB/2020 filed with the National Company Law Tribunal; and
- 3. Copy of Minutes of Order delivered on 22nd September, 2020.

SCHEME OF AMALGAMATION (By Absorption)

UNDER SECTIONS 230 TO 232 OF THE COMPANIES ACT, 2013 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES FRAMED THEREUNDER

OF

STERLING & WILSON – WAAREE PRIVATE LIMITED (TRANSFEROR COMPANY)

AND

STERLING AND WILSON SOLAR LIMITED (TRANSFEREE COMPANY)

AND

THEIR RESPECTIVE SHAREHOLDERS

A. PREAMBLE AND PURPOSE OF THE SCHEME

- This Scheme of Amalgamation (by Absorption) (herein after referred to as the "Scheme") is presented for the amalgamation of Sterling & Wilson – Waaree Private Limited ("SW WAAREE" or "Transferor Company") with Sterling and Wilson Solar Limited ("SW SOLAR" or "Transferee Company"), pursuant to provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 and other rules and regulations made thereunder.
- 2. This Scheme seeks to amalgamate and consolidate the business of SW Waree with that of SW Solar, being 100% holding Company of SW Waree. The Board of Directors of SW Waree and SW Solar have resolved that the merger by way of absorption of SW Waree with and into SW Solar would be in the interests of all the stakeholders of the SW Waree as well as SW Solar, as it would result in increased operational efficiencies, bring economies of scale and result in synergetic integration of businesses presently being carried on by each entity independently.
- 3. As on 15 March 2020, SW Solar holds the entire share capital of SW Waree.
- 4. This Scheme also provides for various other matters consequential or otherwise integrally connected therewith.

B. DESCRIPTION OF THE COMPANIES

- Sterling & Wilson Waaree Private Limited incorporated on December 16, 2016 under the provisions of the Companies Act, 2013 is a private limited company, limited by shares, bearing Corporate Identity No. U93000MH2016PTC288571 and having its registered office at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043 and is inter alia engaged in the business of Design, Engineer, Supply, Erect, Commission, Operate, Maintain – solar power plant, repair, accessories, components, spare parts thereof and provide renewable energy solutions, both in India and abroad. The PAN of SW Waree is AAXCS9584K and email id of its authorised representative is bahadur.dastoor@sterlingwilson.com.
- 2. Sterling and Wilson Solar Limited was incorporated as a private limited company in the state of Maharashtra on March 09, 2017 as 'Rashmika Energy Private Limited'. The name of the transferee



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CERTIFIED TRUE COPY For Sterling and Wilson Solar Ltd.

Company Secretary

company was changed to 'Sterling and Wilson Solar Private Limited' on April 24, 2018. Vide certificate dated January 25, 2019, the name of the company was subsequently changed to 'Sterling and Wilson Solar Limited' on conversion from private limited company to public limited company pursuant to section 18 of the Companies Act, 2013. The Company, limited by shares, is listed on the Bombay Stock Exchange and the National Stock Exchange, bearing Corporate Identity No. U74999MH2017PLC292281 and having its registered office at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043 and is, inter alia, engaged in setting up of green field Solar Plants of various sizes, envisaging, identifying and acquiring and selling suitable land, developing the site for Solar Parks; design, engineer, supply erect, commission and, or operate and maintain the plants, accessories, components, spare parts thereof and provide renewable energy solutions; Sell or otherwise dispose of part or whole of the Solar Plants, both in India and abroad. The PAN of SW Solar is AAICR1703J and email id of its authorised representative is jagannadha.rao@sterlingwilson.com.

C. RATIONALE

SW WAAREE - a wholly owned subsidiary of SW SOLAR, was set up as a special purpose vehicle for execution of 9 MW project in Niger awarded by the Ministry of Energy and Petroleum, Niger ("said project"). The Board of Directors of SW SOLAR, at its meeting held on March 27, 2019, had approved that on completion of all activities pertaining to the said project, SW WAAREE be merged with SWSOLAR with the prior approval of, inter alia, the Board of Directors of SW SOLAR believe that the relevant point in time. The Board of Directors of SW WAAREE with SW SOLAR believe that the amalgamation would have the following benefits:

- i. The Transferor and Transferee Company are engaged in the similar line of business. The resources available with both the companies could be pooled together and the Transferee Company will be able to effectively utilize the same for the benefit of the Transferee Company on a larger scale.
- ii. Elimination of multiple entities.
- iii. Reducing the multiplicities of legal and regulatory compliances.
- iv. The operational costs will be reduced and the management will be able to operate and run the Transferee Company and the Transferor Company as a single unit more effectively and economically resulting in better turnover and profits.
- v. There will be operational synergy in terms of procurement benefits, common license and reduction of administrative work etc., for the Transferee Company.
- vi. Will lead to pooling of financial resources leading to more effective and centralized management of funds, greater economies of scale, stronger base for future growth.
- vii. The Transferee Company will have benefit of combined assets, man-power and cash flows of the both the companies.
- viii. It will improve and consolidate internal controls and functional integration at various levels of the organization such as information technology, human resources, finance, legal and general management leading to an efficient organization capable of responding swiftly to volatile and rapidly changing market scenarios.

The Scheme is in the interest of the shareholders, creditors, lenders and various other stakeholders of the respective companies. It is not prejudicial to the interests of shareholders, creditors, lenders and various other stakeholders of the respective companies.

D. GENERAL

This Scheme is divided into the following parts:

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- (a) **Part I:** deals with definitions and interpretations, and sets out the share capital of the Transferor Company and the Transferee Company;
- (b) Part II: deals with the amalgamation of the Transferor Company with the Transferee Company; and
- (c) Part III: deals with general terms and conditions applicable to the Scheme.

E. TREATMENT OF THE SCHEME FOR THE PURPOSES OF INCOME TAX ACT, 1961

The provisions of this Scheme have been drawn up to comply with the conditions relating to "Amalgamation" as defined under section 2(1B) of the Income Tax Act, 1961. If, at a later date, any of the terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of section 2(1B) of the Income Tax Act, 1961, including as a result of an amendment of law or enactment of new legislation or any other reason whatsoever, the provisions of section 2(1B) of the Income Tax Act, 1961, or a corresponding provisions of any amended or newly enacted law, shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with section 2(1B) of the Income Tax Act, 1961. Such modifications will, however, not affect the other provisions of the Scheme.

PARTI

1. DEFINITIONS AND INTERPRETATIONS

- 1.1 In this Scheme, unless inconsistent with the subject or context, the following expressions shall have the following meanings:
- 1.2 **"1956 Act"** means the Companies Act, 1956 and the rules and regulations made there under, and includes any alterations, modifications, amendments made thereto;
- 1.3 **"2013 Act"** means the Companies Act, 2013 and the rules and regulations made there under, and includes any alterations, modifications, amendments made thereto and/or any reenactment thereof;
- 1.4 **"Amalgamation**" means merger by absorption of Transferor Company and Transferee Company in accordance with Sections 230 to 232 of the 2013 Act read with Section 2(1B) of the Income Tax Act, 1961, in terms of Part II of the Scheme;
- 1.5 **"Applicable Law"** means any statute, notification, bye laws, rules, regulations, guidelines, rule of common law, policy, code, directives, ordinance, orders or instructions having the force of law enacted or issued by any Appropriate Authority in India, including any statutory modification or reenactment thereof for the time being in force.
- 1.6 **"Appointed Date"** means April 01, 2020 or such other date as may be approved by NCLT or any other competent authority for the purposes of Amalgamation of SW Waree with and into SW Solar;
- 1.7 **"Appropriate Authority"** means any applicable central, state or local government, legislative body, regulatory, administrative or statutory authority, agency or commission or department or public or judicial body or authority, including but not limited to Securities and Exchange Board of India, Stock Exchanges, Registrar of Companies, Competition Commission of India, National Company Law Tribunal (to be constituted under the Companies Act, 2013), Reserve Bank of India and the High Court(s).





- 1.8 **"Board"** or **"Board of Directors"** in relation to the Transferor Company and the Transferee Company, as the case may be means the Board of Directors of such company, and shall include a Committee of Directors or any person authorized by the Board or such committee of Directors duly constituted and authorized for the purposes of matters pertaining to this Scheme and/or any other matter relating thereto."
- **1.9 "Effective Date"** means the last of the dates on which the conditions specified in Clause 17 are complied with. Any references in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" or "Scheme taking effect" shall mean the Effective Date.
- 1.10 **"Income Tax Act"** means the Income Tax Act, 1961, including any statutory modifications reenactments or amendments thereof for the time being in force;
- **1.11 "NCLT"** means the National Company Law Tribunal, Mumbai Bench as constituted and authorized as per the provisions of the 2013 Act for approving any scheme of arrangement, compromise or reconstruction of the companies under Section 230-232 of the 2013 Act;
- 1.12 "Parties" means the Transferor Company and the Transferee Company, collectively.
- 1.13 "Party" means the Transferor Company or the Transferee Company, individually.
- 1.14 ". <<Not required since no shares are issued by Transferee Co>>
- 1.15 "Scheme" or "the Scheme" or "this Scheme" means this scheme of amalgamation in its present form or as modified by an agreement between the Parties, submitted to the NCLT or any other appropriate Authority in the relevant jurisdictions with any modification thereof as the High Court(s) or any other Appropriate Authority may direct.
- 1.16 **"Taxation"** or **"Tax"** or **"Taxes"** means all forms of taxes and statutory, governmental, state, provincial, local government or municipal impositions, duties, contribution and levies and whether levied by reference to income, profit, book profits, gains, net wealth, asset values, turnover, added value or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at source, advance tax, minimum alternate tax or otherwise or attributable directly or primarily to SW Solar and SW Waree, as the case may be or any other person and all penalties , charges, costs and interest relating thereto.
- 1.17 **"Tax Laws"** means all the applicable laws, acts, rules and regulations dealing with Taxes including but not limited to the any tax liability under the Income-tax Act, 1961, Customs Act 1962, Central Excise Act, 1944, Goods and Services Tax Act, 2017, State Value Added Tax laws, Central Sales Tax Act, 1956 or other applicable laws/ regulations dealing with taxes/ duties/ levies of similar nature.
- 1.18 **"Transferor Company"** or **"Amalgamating Company"** means Sterling & Wilson Waaree Private Limited, incorporated on December 16, 2016 under the provisions of the Companies Act, 2013 is a private limited company, limited by shares, bearing Corporate Identity No. U93000MH2016PTC288571 and having its registered office at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043.
- 1.19 **"Transferee Company"** or **"Amalgamated Company"** means Sterling and Wilson Solar Limited, incorporated on March 01, 2017 under the provisions of the Companies Act, 2013, is a public listed limited company, limited by shares, bearing Corporate Identity No. U74999MH2017PLC292281 and having its registered office at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043.

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- 1.20 "Undertaking" shall mean an include the whole of the undertaking of the Transferor Company, as a going concern, including their businesses, all secured and unsecured debts, liabilities, duties and obligations and all the assets, properties, rights, titles and benefits, whether movable or immovable, real or personal, in possession or reversion, corporeal or in corporeal, tangible or intangible, present or contingent and including but without being limited to land and building (whether owned, leased, licensed), all fixed and movable plant and machinery, vehicles, fixed assets, work-in-progress, current assets, investments, reserves, provisions, funds, licenses, registrations, copyrights, patents, trade names, trademarks and other rights and licenses in respect thereof, applications for copyrights, patents, trade names, trademarks, pre-qualifications, track record, experience, goodwill and all other rights, leases, licenses, tenancy rights, premises, ownership flats, hire purchase and lease arrangements, lending arrangements, benefits of security arrangements, computers, office equipment, telephones, telexes, facsimile connections, internet connections, communication facilities, equipment and installations and utilities, electricity, water and other service connection, benefit of agreements, contracts and arrangements, powers, authorities, permits, allotments, approvals, consents, privileges, liberties, advantages, easements and all the right, title, interest, goodwill, benefit and advantage, deposits, reserves, provisions, advances, receivables, deposits, funds, cash, bank balances, accounts and all other rights, benefits of all agreements, subsidies, grants, tax credits (including but not limited to credits in respect of income tax, sales tax, goods and service tax, value added tax, octroi, excise duty, turnover tax, service tax, MAT etc.), software license, Domain / Websites etc. in connection / relating to the Transferor Company and other claims and powers, of whatsoever nature and wheresoever situated by the Transferor Company, as on the Appointed Date.
- 1.21 In this Scheme, unless the context otherwise requires:
- 1.20.1 Words denoting singular shall include plural and vice versa;
- 1.20.2 headings and bold typeface are only for convenience and shall be ignored for the purposes of interpretation;
- 1.20.3 references to the word "include" or "including" shall be construed without limitation;
- 1.20.4 a reference to an article, clause, section, paragraph or schedule is, unless indicated to the contrary, a reference to an article, clause, section, paragraph or schedule of this Scheme;
- 1.20.5 unless otherwise defined, the reference to the word "days" shall mean calendar days;
- 1.20.6 references to dates and times shall be construed to be references to Indian dates and times;
- 1.20.7 reference to a document includes an amendment or supplement to, or replacement or novation of, that document;
- 1.20.8 word(s) and expression(s) elsewhere defined in the Scheme will have the meaning(s) respectively ascribed to them under the 1956 Act or 2013 Act or any other Applicable Law; and
- 1.20.9 references to a person include any individual, firm, body corporate (whether incorporated), government, state or agency of a state or any joint venture, association, partnership, works council or employee representatives' body (whether or not having separate legal personality).

2. SHARE CAPITAL

2.1 The share capital of Transferor Company, as on 15 March 2020 is as under:

Α	Authorised Share Capital	Rs.
	50 Equity Class A Shares of Rs. 1,000 each with voting rights	50,000
	50 Equity Class B Share of Rs. 1,000 each with differential voting rights	50,000
	Total	1,00,000
В	Issued Subscribed and fully Paid up	
	49 Equity Shares of Rs. 1,000 each with voting rights	49,000
	Total	49,000

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2.2 The share capital of the Transferee Company, as on December 31, 2019 is as under:

Α	Authorised Share Capital	Rs.
	50,00,00,000 Equity Shares of Re. 1/- each	50,00,00,000
-	10,00,000 Preference Shares of Rs. 100/- each	1,00,000,000
	Total	60,00,00,000
В	Issued, Subscribed and fully Paid up	
	1,60,360,000 Equity Shares of Re. 1/- each	1,60,360,000
	Total	1,60,360,000

Subsequent to above, there has been no change in the issued, subscribed and paid up capital of SW Solar.

3. DATE OF TAKING EFFECT AND OPERATIVE DATE

The Scheme as set out herein in its present form or with any modification(s), as may be approved or imposed or directed by the NCLT, shall become effective from the Appointed Date as defined under Section 232 (6) of the Act but shall become operative from the Effective Date. Any references in the Scheme to 'upon the Scheme becoming effective' or 'effectiveness of the Scheme' or 'upon coming into effect of this Scheme' shall mean the Effective Date.

PART II

AMALGAMATION OF THE TRANSFEROR COMPANY WITH THE TRANSFEREE COMPANY

4. TRANSFER AND VESTING OF UNDERTAKING

- Upon the Scheme being effective and subject to the provisions of this Scheme, the transfer and 4.1 vesting of the entire Undertaking of the Transferor Company shall, pursuant to the sanction of the Scheme by the NCLT under the provisions of Sections 230 to 232 of the 2013 Act and other provisions of the 2013 Act, as applicable without any further act, instrument or deed, be and stand transferred to and vested in and/or be deemed to have been and stand transferred to and vested in the Transferee Company as a going concern basis so as to become, on and from the Appointed Date, the estate, assets, rights, title, interest and authorities of the Transferee Company, subject however, to all charges, liens, mortgages, affecting the same or any part thereof, provided always that the Scheme shall not operate to enlarge the scope of security for any loan, deposit or facility created by or available to the Transferor Company which shall vest in the Transferee Company by virtue of amalgamation and the Transferee Company shall not be obliged to create any further or additional security therefore after coming into effect of this Scheme or otherwise except in case where the required security has not been created and in such case if the terms thereof require, the Transferee Company will create the security in terms of the scheme of arrangement in relation thereto.
- 4.2 With respect to the assets of the Undertaking of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual/physical delivery or by paying over or endorsement and/or delivery, the same may be so transferred by the Transferor Company, and shall, upon such transfer, become the property, estate, assets, rights, title, interest and authorities of the Transferee Company as an integral part of its Undertaking on and from the Appointed Date.

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- 4.3 With respect to the assets of the Undertaking of the Transferor Company other than those referred to in clause 4.2 above, the same shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Transferee Company on the Appointed Date pursuant to the provisions of the 2013 Act. It is hereby clarified that all the investments made by the Transferor Company and all the rights, title and interests of the Transferor Company in any freehold, leasehold properties in relation to the Undertaking of the Transferor Company shall without any further act or deed, be transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company.
- All the intellectual property rights of any nature whatsoever, including but not limited to intangible 4.4 assets appertaining to the Transferor Company, whether or not provided in books of accounts of the Transferor Company, shall under the provisions of Sections 230 to 232 of the 2013 Act, as applicable, and all other provisions of applicable law, if any, without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred and vested in the Transferee Company as a part of the transfer of the Undertaking as a going concern, so as to become, as and from the Appointed Date, the intellectual property of the Transferee Company.
- All intangible assets including various business or commercial rights, pre-qualification for past 4.5 projects / sales, customer-base, etc. belonging to but not recorded in books of the Transferor Company shall be transferred to and vested with the Transferee Company and shall include all letters of intent, request for proposal, prequalification, permits, registrations, bid acceptances, tenders, technical experience (including experience in executing projects), goodwill earned in execution of the projects, technical know-how, contracts, deeds, memorandum of understanding, bonds, agreements, track record and all other rights claims, powers in relation to or enjoyed by or granted in favour of the Demerged Company, and the historical financial strength including turnover, profitability, performance, market share, net-worth, liquid/ current assets and reserves of the previous years of SW Waree and all empanelments, accreditations, recognitions as approved vendors for undertaking any jobs;
- All taxes (including but not limited to advance tax, tax deducted at source, tax collected at source, 4.6 minimum alternate tax credits, securities transaction tax, taxes withheld/paid in a foreign country, Value Added Tax, Sales Tax, Service Tax, Excise Duty, Goods and Service Tax, etc.) payable by or refundable to or being the entitlement of the Transferor Company, including all and any refunds or claims shall be treated as the tax liability or refunds/credits/claims, as the case may be, of the Transferee Company, and any tax incentives, advantages, privileges, exemptions, waivers, credits, tax holidays, remissions, reductions, as would have been available to the Transferor Company, shall pursuant to this Scheme becoming effective, be available to the Transferee Company. Benefit of tax losses including brought forward business loss, unabsorbed depreciation, etc., up to Appointed Date, shall be available to the Transferee Company w.e.f. from Appointed Date.
- The Transferee Company shall be entitled to claim refunds or credits, including Input Tax Credits, 4.7 with respect to taxes paid by, for, or on behalf of, the Transferor Company under applicable laws, including but not limited to sales tax, value added tax, service tax, excise duty, goods and service tax, or any other tax, whether or not arising due to any inter se transaction, even if the prescribed time limits for claiming such refunds or credits have lapsed. For the avoidance of doubt, Input Tax Credits already availed of or utilized by the Transferor Company and the Transferee Company in respect of inter se transactions shall not be adversely impacted by the cancellation of inter se transactions pursuant to this Scheme.
- 4.8 All statutory rights and obligations of Transferor Company would vest on/accrue to the Transferee Company. Hence, obligation of the Transferor Company, prior to the effective Date, to issue or receive any statutory declaration or any other Forms by whatever name called, under the Goods

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and Service Tax Act, State VAT Acts or the Central Sales Tax Act or any other act for the time being in force, would be deemed to have been fulfilled if they are issued or received by Transferee Company and if any Form relatable to the period prior to the said Effective Date is received in the name of the Transferor Company, it would be deemed to have been received by the Transferee Company in fulfillment of its obligations.

- 4.9 Benefits of any and all corporate approvals as may have already been taken by the Transferor Company, whether being in the nature of compliances or otherwise, shall under the provisions of Sections 230 to 232 of the 2013 Act, all other provisions of applicable law, if any, without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred and vested in the Transferee Company as part of the transfer of the Undertaking as a going concern, and the said corporate approvals and compliances shall be deemed to have originally been taken /complied with by the Transferee Company.
- 4.10 For the avoidance of doubt, it is clarified that upon coming into effect of this Scheme, in accordance with the provisions of relevant laws, consents, permissions, licenses, certificates, authorities (including for the operation of bank accounts), powers of attorneys given by, issued to or executed in favour of the Transferor Company, and the rights and benefits under the same shall, and all quality certifications and approvals, trademarks, brands, patents and domain names, copy rights, industrial designs, trade secrets and other intellectual property and all other interests relating to the goods or services being dealt with by the Transferor Company, be transferred to and vested in the Transferee Company.
- 4.11 In so far as the various incentives, indirect tax benefits, subsidies, grants, special status and other benefits or privileges enjoyed, granted by any Government body, local authority or by any other person, or availed of by the Transferor Company are concerned, the same shall, without any further act or deed, vest with and be available to the Transferee Company on the same terms and conditions on and from the Appointed Date.
- 4.12 All debts, liabilities, duties and obligations of Transferor Company as on the close of business on the day immediately preceding the Appointed Date and all other debts, liabilities, duties and obligations of Transferor Company which may accrue or arise from the Appointed Date but which relate to the period up to the day immediately preceding the Appointed Date, shall become the debts, liabilities, duties and obligations of the Transferee Company.
- 4.13 All loans advanced and other facilities sanctioned to the Transferor Company by its bankers / financial institutions prior to the Appointed date, which are partly drawn / utilized shall be deemed to be the loans / advances sanctioned to the Transferee Company and the said loans and advances shall be drawn / utilized, either partly or fully by the Transferor Company from the appointed date to the effective date and all loans / advances or other facilities made available to the Transferor Company shall on the effective date be treated as the advances/ loans or facilities made available to the Transferee Company and any balance of in the said accounts shall be transferred to the Transferee Company and all the obligations of the Transferor Company under any loan agreement shall be construed as and shall become the obligation of the Transferee Company without any further act or deed or instrument or document on the part of the Transferor Company.
- 4.14 The Transferor Company may at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required, under any Applicable law or otherwise, execute deeds of confirmation, in favour of any of the secured creditors of the Transferor Company or in favour of any other party to any contract or arrangement to which they are party or any writings as may be necessary to be executed in order to give formal effect to the above provisions. The Transferee Company shall under the provisions of the Scheme be deemed to be authorized to execute any such



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writings on behalf of the Transferor Company and to implement or carry out all such formalities or compliance referred to above on their part to be carried out or performed.

- 4.15 Where any of the liabilities and obligations attributed to Transferor Company on the Appointed Date has been discharged by it after the Appointed Date but prior to the Effective Date, such discharge shall be deemed to have been for and on behalf of the Transferee Company. Where after the Appointed Date, Transferor Company has taken any further loans, liabilities or obligations such further loan shall also be deemed to have been for and on behalf of the Transferee Company and the Transferee Company will assume liability for the same.
- 4.16 Without prejudice to the provisions of the foregoing Clauses, and upon the Scheme becoming effective, Transferor Company and the Transferee Company shall execute any instruments or documents or do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned Registrar of Companies to give formal effect to the above provisions, if required.
- 4.17 If and to the extent there are loans, deposits or balances inter se between Transferor Company and the Transferee Company, the obligations in respect thereof shall, on and from the Appointed Date, come to an end and suitable effect shall be given in the books of Transferee Company. For removal of doubts, it is hereby clarified that from the Appointed Date, there would be no accrual of interest or other charges in respect of any such loans, deposits or balances inter-se between Transferor Company and the Transferee Company.
- 4.18 With effect from the Appointed Date, there would be no accrual of income or expense on account of any transactions, including inter alia any transactions in the nature of sale or transfer of any goods, materials or services between Transferor Company and the Transferee Company.
- 4.19 Any tax liabilities under the Income Tax Act, Fringe Benefit Tax laws, Customs Act, 1962, Central Excise Act, 1944, Value Added Tax Act, Goods and Service Tax Act, applicable to any State in which the Transferor Company operates, Central Sales Tax Act, 1956, any other State Sales Tax / Value Added Tax laws, or Service Tax, or other applicable laws/ regulations dealing with taxes/ duties/ levies/cess (hereinafter in this Clause referred to as "Tax Laws") to the extent not provided for or covered by tax provision in the Accounts made as on the date immediately preceding the Appointed Date shall be transferred to the Transferee Company. Any surplus in the provision for taxation/ duties/ levies account including advance tax and TDS as on the date immediately preceding the Appointed Date will also be transferred to the account of and belong to the Transferee Company.
- 4.20 Any refund under the Tax Laws due to Transferor Company consequent to the assessment and for which no credit is taken in the accounts as on the date immediately preceding the Appointed Date shall also belong to and be received by the Transferee Company.
- 4.21 Without prejudice to the generality of the above, all benefits including under income tax, excise (including Cenvat), sales tax (including deferment of sales tax), goods and service tax etc., to which Transferor Company are entitled to in terms of the applicable Tax Laws of the Union and State Governments, local authorities shall be available to and vest in the Transferee Company with effect from the Appointed Date.
- 4.22 Without prejudice to the provisions of Clauses 4.1 to 4.14 above, with effect from the Appointed Date, all inter-party transactions amongst the Transferor Company and the Transferee Company shall be considered as intra-party transactions for all purposes. Further, if any tax has been paid by the Transferor Company, consequential refund of taxes so paid on these intra-party transactions, in terms of applicable law, would be available to the Transferee Company.
 - 5. CONTRACTS, DEEDS AND OTHER INSTRUMENTS

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- 5.1. Upon the coming into effect of this Scheme and with effect from Appointed Date and subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements and other instruments of whatsoever nature to which any of the Transferor Company are party subsisting or having effect on or immediately before the Effective Date shall remain in full force and effect against or in favour of the Transferee Company and shall be binding on and be enforceable by and against the Transferee Company as fully and effectually as if the Transferee Company had at all material times been a party thereto. Any inter-se contracts between Transferee Company and the Transferee Company shall stand cancelled and cease to operate in the Transferee Company from the Effective Date upon coming into effect of this Scheme.
- 4.23 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Undertaking occurs by virtue of this Scheme itself, the Transferee Company may, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations or other writings or tripartite arrangements with any party to any contract or arrangement to which the Transferor Company is a party or any writings as may be necessary in order to give formal effect to the provisions of this Scheme. The Transferee Company shall under the provisions of this Part of the Scheme, be deemed to be authorized to execute any such writings on behalf of Transferor Company to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company, as the case may be, to be carried out or performed.

6. PERMITS, CONSENTS AND LICENSES

All the licenses, permits, quotas, approvals, incentives, subsidies, rights, claims, leases, tenancy rights, liberties, rehabilitation schemes, special status and other benefits or privileges enjoyed or conferred upon or held or availed of by and all rights and benefits that have accrued to the Transferor Company, pursuant to the provisions of Section 232(4) of the Act, shall without any further act, instrument or deed, be transferred to and vested in or be deemed to have been transferred to and vested in and be available to the Transferee Company so as to become from the Appointed Date, the estates, assets, rights, title, interests and authorities of the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in law. Upon the Effective Date and until the licences, permits, quotas, approvals, incentives, subsidies, rights, claims, leases, tenancy rights, liberties, rehabilitation schemes, special status are transferred, vested, recorded, effected and / or perfected, in the records of the Appropriate Authority, in favor of the Transferee Company, the Transferee Company is authorized to carry on business in the name and style of the Transferor Company and under the relevant licence and or permit and / or approval, as the case may be, and the Transferee Company shall keep a record of such transactions.

7. STAFF AND EMPLOYEES

7.1 Upon the Scheme coming into effect, all permanent staff and employees of the Transferor Company in service on the Effective Date, shall deemed to have become the staff and employees of the Transferee Company on the same terms and conditions on which they are engaged by the Transferor Company without any interruption of service as a result of the amalgamation of the Transferor Company with the Transferee Company. The Transferee Company agrees that the services of all such Employees with the Transferor Company prior to the amalgamation of the Transferor Company with the Transferee Company shall be taken into account for the purposes of all benefits to which the said Employees may be eligible. It is hereby clarified that the accumulated balances, if any, standing to the credit of the Employees in the existing provident fund, gratuity fund and superannuation fund of which the Employees of Transferor Company are members shall be transferred, subject to applicable laws, to such provident fund, gratuity fund and superannuation

Page 10 of 15



fund of the Transferee Company or to be established and caused to be recognized by the appropriate authorities, by the Transferee Company. The accumulated balances, if any, standing to the credit of the former employees of Transferor Company in the existing provident fund of Transferor Company shall be transferred to the account of the relevant provident fund authorities (including the Regional Provident Fund Commissioner having jurisdiction).

- 7.2 Pending the transfer as aforesaid, the provident fund, gratuity fund and superannuation fund dues of the employees of the Transferor Company would be continued to be deposited in the existing provident fund, gratuity fund and superannuation fund respectively of the Transferor Company.
- 7.3 Upon transfer of the aforesaid funds to the respective funds of the Transferee Company, subject to applicable laws, the existing trusts created for such funds by the Transferor Company shall stand dissolved and no further act or deed shall be required to this effect. It is further clarified that the services of the Employees of the Transferor Company will be treated as having been continuous, uninterrupted and taken into account for the purpose of the said fund or funds.

8. LEGAL PROCEEDINGS

8.1 If any suit, cause of action, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called "the Proceedings") by or against the Transferor Company be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in the Scheme, but the Proceedings shall be continued, prosecuted and enforced by or against the Transferee Company in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferee Company as if the Scheme had not been made. On and from the Effective Date, the Transferee Company may initiate any legal proceeding for and on behalf of the Transferor Company.

9. CONSIDERATION

The entire share capital of Transferor Company is held by the Transferee Company [Katalyst Comment: Since this Scheme would be approved on 16 March 2020, when the entire share capital would be held by SW Solar]. Upon the Scheme becoming effective, the shares held by the Transferee Company and its nominees in the Transferor Company shall be cancelled and extinguished and no share shall be issued by the Transferee Company in consideration for this Scheme of Amalgamation. Upon the coming into effect of this Scheme, the share certificates, if any, and / or the shares in electronic form representing the shares held by Transferee Company, and its nominees, in the Transferor Company, shall be deemed to be cancelled without any further act or deed for cancellation thereof by the transferor and shall case to be in existence accordingly.

10. CONDUCT OF BUSINESS FOR THE TRANSFEREE COMPANY

- 10.1 With effect from the Appointed Date up to and including the Effective Date:
- 10.1.1 The business of the Transferor Company shall be deemed to have been carried on and shall carry on the business and activities in ordinary course and shall be deemed to have held and stood possessed of and shall hold and stand possessed of all of the assets for and on account of and in trust for the Transferee Company.
- 10.1.2 Any of the rights, powers, authorities or privileges exercised by the Transferor Company shall be deemed to have been exercised by the Transferee Company for and on behalf of, and in trust for and as an agent of the Transferor Company. Similarly, any of the obligations, duties and commitments that have been undertaken or discharged by the Transferor Company shall be deemed to have been exercised for and on behalf of the Transferee Company.

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- 10.2 Without prejudice to Clause 10.1 above, with effect from the Appointed Date and upon the Scheme becoming effective, any documents of title/ rights and easements in relation thereto shall stand transferred to and be vested in and/or be deemed to have been transferred and vested in the Transferee Company and shall belong to the Transferee Company. With effect from the Appointed Date, the Transferee Company shall, in relation to such properties, be accountable for all rates, rents and taxes whatsoever inclusive of the same remaining outstanding as on the Appointed Date... Transferor Company shall be deemed to have been undertaken for and on behalf of and as an agent of the Transferee Company.
- 10.2.1 All profits accruing to Transferor Company or losses arising or incurred for the period falling on and after the Appointed Date shall, for all purposes, be treated as the profits or losses, as the case may be of the Transferee Company.
- 10.2.2 All taxes, where applicable, (including but not limited to advance income tax, tax deducted at source, minimum alternate tax, wealth tax, taxes withheld/paid in a foreign country, sales tax, excise duty, customs duty, service tax, VAT, goods and service tax, tax refunds) payable by or refundable to the Transferor Company, including all or any tax refunds or tax liabilities or tax claims arising from pending tax proceedings, under any law, on or before the Effective Date, shall be treated as or deemed to be treated as the tax liability or tax refunds/ tax claims (whether or not recorded in the books of the Transferor Company) as the case may be, of the Transferee Company, and any unabsorbed tax losses and depreciation, etc., as would have been available to the Transferee Company upon the Scheme coming into effect.
- 10.3 All the income or profits accruing or arising to Transferor Company or expenditure or losses arising or incurred by the Transferor Company in respect thereof, shall for all purposes be treated as the income, profits, expenditure or losses (as the case may be) of the Transferee Company.

11. SAVING OF CONCLUDED TRANSACTIONS

11.1 Subject to the terms of the Scheme, the transfer and vesting of the Undertaking as per the provisions of the Scheme shall not affect any transactions or proceedings already concluded by the Transferor Company on or before the Appointed Date or after the Appointed Date till the Effective Date. The Transferee Company accepts and adopts all acts, deeds and things made, done and executed by the Transferor Company.

12. ACCOUNTING TREATMENT IN THE BOOKS AND FINANCIAL STATEMENTS OF TRANSFEREE COMPANY

- 12.1. Amalgamation of the Transferor Company with the Transferee Company shall be accounted in the books of the Transferee Company for by way of as per "Pooling of Interests Method" under Appendix C of Ind-AS 103 (Accounting for Business Combinations) and any other relevant Indian Accounting Standard prescribed under Section 133 of the Companies Act, 2013.
- 12.2. All the assets and liabilities of Transferor Company shall be recorded in the financial statements of the Transferee Company at the carrying value as appearing in the financial statements of the Transferor Company as on the Appointed Date.
- 12.3. The identity of the reserves pertaining to the Transferor Companies, shall be preserved and shall appear in the merged financial statements of Transferee Company in the same form in which they appeared in the financial statements of the Transferor Company and it shall be aggregated with

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the corresponding balance appearing in the financial statements of Transferee Company, as on the Appointed Date.

- 12.4. The investments in shares of the Transferor Company, as appearing, inter alia, in the books of the Transferee Company shall stand cancelled.
- 12.5. To the extent that there are inter-company loans, deposits, obligations, balances or other outstanding including any interest thereon, as between the Transferor Company and the Transferee Company as the case may be, the obligations in respect thereof shall come to an end and there shall be no liability in that behalf and corresponding effect shall be given in the books of account and records of the Transferee Company for the reduction of such assets or liabilities as the case may be.
- 12.6. The excess / deficit of the value of the assets over the value of liabilities of the Transferor Company, pursuant to Amalgamation of Transferor Company with and into the Transferee Company, and as recorded in the books of account of the Transferee Company shall, after adjusting as above, be recorded as 'Capital Reserve' in the books of the Transferee Company.
- 12.7. Notwithstanding anything to the contrary contained herein above, the Board of Directors of the Transferee Company, in consultation with its statutory auditors to account for any of these balances in any manner whatsoever, as may be deemed fit, in accordance with the applicable Accounting Standards issued by the Institute of Chartered Accountant of India and generally accepted accounting principles.

13. DISSOLUTION OF THE TRANSFEROR COMPANY

Upon this Scheme becoming effective, the Transferor Company shall stand dissolved without winding up and without any further act by the parties to the Scheme.

PART III

GENERAL PROVISIONS

14. DIVIDENDS

- 14.1 The Transferor Company and Transferee Company shall be entitled to declare and pay dividends, whether interim and/or final, to their members in respect of the accounting period prior to the Effective Date.
- 14.2 The holders of the shares of the Transferor Company and Transferee Company shall, save as expressly provided otherwise in this Scheme, continue to enjoy their existing rights under their respective Articles of Association including the right to receive dividends.
- 14.3 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any member of the Transferor Company and/or the Transferee Company to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Company and/or the Transferee Company as the case may

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be, and subject to approval, if required, of the shareholders of the Transferor Company and/or the Transferee Company, as the case may be.

15. APPLICATION TO THE NCLT OR SUCH OTHER COMPETENT AUTHORITY

15.1. The Transferor Company and the Transferee Company shall, as may be required, make applications and/or petitions under Sections 230 to 232 of the Act and other applicable provisions of the Act to the NCLT at Mumbai Bench for sanction of this Scheme and all matters ancillary or incidental thereto.

16. MODIFICATION / AMENDMENT TO THE SCHEME AND GENERAL POWER TO THE BOARD

- 16.1 The Transferor Company and Transferee Company with approval of their respective Board of Directors may consent, from time to time, on behalf of all persons concerned, to any modifications / amendments or additions / deletions to the Scheme which may otherwise be considered necessary, desirable or appropriate by the said Board of Directors to resolve all doubts or difficulties that may arise for carrying out this Scheme and to do and execute all acts, deeds, matters, and things as may be necessary for bringing this Scheme into effect or agree to any terms and/ or conditions or limitations that the NCLT or any other authorities under law may deem fit to approve of, to direct and/ or impose. The aforesaid powers of the Transferor Company and Transferee Company to give effect to the modification / amendments to the Scheme may be exercised by their respective Board of Directors or any person authorized in that behalf by the concerned Board of Directors subject to approval of the NCLT or any other authorities under the applicable law to such modification/ amendments to the Scheme.
- 16.2 The Transferor Company and the Transferee Company may withdraw this Scheme prior to the Effective Date at any time.

17. CONDITIONALITY OF THE SCHEME

The Scheme is conditional upon and subject to the following:

- a) The Scheme being approved by the respective requisite majorities of the shareholders and/ or creditors of the Transferor Company and Transferee Company as required, if any, and as may be directed by the NCLT.
- b) Obtaining the sanction of the Hon'ble NCLT by the Transferor Company and Transferee Company under Sections 230 to 232 of the 2013 Act and other applicable provisions of the 2013 Act.
- c) The certified copies of the Orders of the Hon'ble NCLT sanctioning this Scheme, are filed with the respective jurisdictional Registrar of Companies by the Transferor Company and Transferee Company.

18. EFFECT OF NON-RECEIPT OF APPROVALS / SANCTIONS

- 18.1 In the event of any of the said sanctions and approvals referred to in the preceding Clause 18 not being obtained and/or the Scheme not being sanctioned by the NCLT or such other competent authority, if applicable, the Scheme shall become null and void, and be of no effect, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability, or obligations which have arisen or accrued pursuant thereto and which shall he governed and be preserved or worked on as is specifically provided in the Scheme or as may otherwise arise in law and the Transferee Company shall bear the charges and expenses in connection with the Scheme unless otherwise mutually agreed.
- 18.2 In the event of this Scheme failing to take effect or becomes null and void no rights and liabilities of whatsoever nature shall accrue to or be incurred inter-se to or by the parties to the Scheme or any of them.

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COSTS

All costs, charges, taxes including duties, levies and all other expenses, if any (save as expressly otherwise agreed), arising out of or incurred in carrying out and implementing this Scheme und matters incidental thereto, shall be borne by the Transferee Company and shall be charged to the Statement of Profit and Loss of the Transferee Company.



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BEFORE THE NATIONAL COMPANY LAW TRIBUNAL

BENCH, AT MUMBAI

COMPANY SCHEME APPLICATION NO ___ OF 2020

In the matter of the Companies Act, 2013

AND

In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

AND

In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

STERLING & WILSON - WAAREE PRIVATE LIMITED

.... the Transferor Company

STERLING AND WILSON SOLAR LIMITED

... the Transferee Company

.... Collectively known as the Applicant Companies







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BEFORE THE NATIONAL COMPANY LAW TRIBUNAL

BENCH, AT MUMBAI

COMPANY SCHEME APPLICATION NO ____ OF 2020

In the matter of the Companies Act, 2013

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In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

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In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders

('the Scheme' or 'this Scheme')

SYNOPSIS AND SEQUENCE OF DATE AND EVENTS

Date of Incorporation of the Transferor Company viz. Sterling & Wilson - Waaree Private Limited - December 16, 2016

- Date of Incorporation of the Transferee Company viz. Sterling & Wilson Solar Limited – March 09, 2017
- The Appointed Date for the Scheme is April 01, 2020
- 4. The Proposed Scheme has been approved by the Board of Directors of the Transferor Company and the Transferee Company in their meeting held on March 16, 2020 and all the Directors of the Transferor Company and the Transferee Company who participated in the meeting, unanimously approved the Scheme
- 5. Nature of Business Activities of the Transferor Company: Sterling & Wilson - Waaree Private Limited

The Transferor Company is, inter alia, engaged in the business of Design, Engineer, Supply, Erect, Commission, Operate, Maintain – solar power plant, repair, accessories, components, spare parts thereof and provide renewable energy solutions, both in India and abroad.





6. Nature of Business Activities of the Transferee Company:

Sterling and Wilson Solar Limited

The Transferee Company is, inter alia, engaged in setting up of green field Solar Plants of various sizes, envisaging, identifying and acquiring and selling suitable land, developing the site for Solar Parks; design, engineer, supply erect, commission and, or operate and maintain the plants, accessories, components, spare parts thereof and provide renewable energy solutions; Sell or otherwise dispose of part or whole of the Solar Plants, both in India and abroad.

7. Rationale for the Scheme:

Both the companies under this Scheme are part of same group. SW WAAREE is a wholly owned subsidiary of SW SOLAR. The rationale for amalgamation of SW WAAREE with SW SOLAR is as under:

SW WAAREE - a wholly owned subsidiary of SW SOLAR, was set up as a special purpose vehicle for execution of 9 MW project in Niger awarded by the Ministry of Energy and Petroleum, Niger ("said project"). The Board of Directors of SW SOLAR, at its meeting held on March 27, 2019, had approved that on completion of all activities pertaining to the said project, SW WAAREE be merged with SW SOLAR with the prior approval of, inter alia, the Board of Directors of SW SOLAR and SW WAAREE at the relevant point in time. The Board of Directors of SW SOLAR with SW SOLAR with SW SOLAR with SW SOLAR believe that the amalgamation would have the following benefits:



The Transferor and Transferee Company are engaged in the similar line of business. The resources available with both the companies could be pooled together and the Transferee Company will be able to effectively utilize the same for the benefit of the Transferee Company on a larger scale.

Elimination of multiple entities.

iii. Reducing the multiplicities of legal and regulatory compliances.

iv. The operational costs will be reduced and the management will be able to operate and run the Transferee Company and the Transferor Company as a single unit more effectively and economically resulting in better turnover and profits.





- v. There will be operational synergy in terms of procurement benefits, common license and reduction of administrative work etc., for the Transferee Company,
- vi. Will lead to pooling of financial resources leading to more effective and centralized management of funds, greater economies of scale, stronger base for future growth.
- vii. The Transferee Company will have benefit of combined assets, man-power and cash flows of the both the companies.
- viii. It will improve and consolidate internal controls and functional integration at various levels of the organization such as information technology, human resources, finance, legal and general management leading to an efficient organization capable of responding swiftly to volatile and rapidly changing market scenarios.

The Scheme is in the interest of the shareholders, creditors, lenders and various other stakeholders of the respective companies. It is not prejudicial to the interests of shareholders, creditors, lenders and various other stakeholders of the respective companies.

 E-mail Intimation to BSE Limited and National Stock Exchange of India Limited about the Scheme in compliance with circular issued by SEBI, being circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 - The acknowledgment issued by BSE and NSE upon filing of Scheme of Amalgamation are annexed and marked as
Exhibit *E1* and Exhibit *E2* respectively.

The Statutory Auditor of the Transferee Company have certified that the accounting treatment specified in the Scheme is in conformity with the Accounting Standards prescribed under Section 133 of the Companies Act, 2013 given by B S R & Co LLP, Chartered Accountants dated March 28, 2020 which is annexed and marked as <u>Exhibit 'F'</u> to the Application.

10. Shareholders in the Transferor Company





- a) List of Equity Shareholders in the Transferor company is annexed to Company Scheme Application in <u>Exhibit 'G'.</u>
- b) The Transferor Company is the wholly owned subsidiary of the Transferee Company. There are 1 (One) Equity Shareholder (including nominee shareholder) in the Transferor Company. The 1 (One) Equity Shareholder have given its consent affidavit which is annexed to this Company Scheme Application in <u>Exhibit 'H1 and H2'</u>.
- c) Certificate from Chartered Accountant certifying the list of Equity Shareholders and their consent affidavits of Transferor Company is annexed to this Company Scheme Application in <u>Exhibit 'P.</u>
- 11. Creditors in the Transferor Company and the Transferee Company:
 - a) There are no Secured Creditors in the Transferor Company;
 - b) List of Unsecured Creditors in the Transferor Company is annexed to Company Scheme Application in <u>Exhibit 'J'</u>;
 - c) List of Unsecured Creditors in the Transferee Company is annexed to Company Scheme Application in <u>Exhibit 'L';</u>
 - List of Secured Creditors in the Transferee Company is annexed to Company Scheme Application in <u>Exhibit 'M'</u>
 - e) Certificate from Chartered Accountant certifying the list of Unsecured creditors of Transferor Company is annexed to this Company Scheme Application in <u>Exhibit 'K'.</u>







FORM NO. NCLT 2

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL

BENCH, AT MUMBAI

COMPANY SCHEME APPLICATION NO ___ OF 2020

In the matter of the Companies Act, 2013

AND

In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

AND

In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

NOTICE OF ADMISSION

Date: 30 July, 2020

From:

STERLING & WILSON - WAAREE PRIVATE LIMITED

..... the Transferor Company

STERLING AND WILSON SOLAR LIMITED



.... Collectively known as the Applicant Companies





The Registrar.

National Company Law Tribunal Bench at Mumbai,

The Parties named above request that the Hon'ble Tribunal grant the following reliefs:

- The meeting of the Equity Shareholders of the Transferor Company is not required to be convened.
- The meeting of the Unsecured Creditors of the Transferor Company is not required to be convened.
- The meeting of the Equity Shareholders and Unsecured Creditors of the Transferee Company is not required to be convened.
- The meeting of the Secured Creditors of the Transferor and Transferee Company is not required to be convened.

In terms of Sections 230 to 232 of the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

For the following reasons:

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- The Applicant Companies have filed a Joint Application seeking necessary directions for the purpose of considering, and if thought fit approving with or without modification of the Scheme.
- The Transferor Company has filed the application seeking dispensation of Equity Shareholders meeting in view of the consent affidavits received from all the shareholders of the Transferor Company.
- The Transferee Company has filed the application seeking dispensation of the meeting of the Equity Shareholders, Unsecured Creditors and Secured Creditors in view of the fact that the Transferor Company is 100% subsidiary of the Transferee Company.

As far as the rights of Secured Creditors of the Transferor Company are concerned, there are no Secured Creditors in the Transferor Company. Hence the question of convening and holding of the meeting of Secured Creditors does not arise.





5. As far as the rights of Unsecured Creditors of the Transferor Company are concerned, convening and holding Meeting of the Unsecured Creditors of the Transferor Company will not be required as they will not be affected by the proposed Scheme of Amalgamation since post Scheme, the assets of the Transferee Company will be sufficient to discharge its liabilities and further, it also does not involve any compromise or arrangement with any creditors of the Transferor Company.

In support of this Application, the Applicants have attached an Affidavit setting out the facts on which the Applicants rely.

For and on behalf of the Applicant Companies

Name and Title of person signing on behalf of the Applicant Companies

Mr. Jagannadha Rao Ch. V. - Authorised Signatory of the Transferor Company and the Transferee Company

Authorized Signatory Address and Contact Details:

9th Floor, Universal Majestic, P. L. Lokhande Marg,

Chembur (West), Mumbai 400043, Maharashtra, India

Tel. No.: +919930455664

Email: jagannadha.rao@sterlingwilson.com

This Form is prescribed under Rule 34 under NCLT Rules, 2016.







BEFORE THE NATIONAL COMPANY LAW TRIBUNAL,

BENCH, AT MUMBAI

COMPANY SCHEME APPLICATION NO. ____ OF 2020

In the matter of the Companies Act, 2013

AND

In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

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In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

STERLING & WILSON - WAAREE PRIVATE LIMITED

.... the Transferor Company

STERLING AND WILSON SOLAR LIMITED

... the Transferee Company

.... Collectively known as the Applicant Companies

NOTICE OF ADMISSION

Dated this 30th day of July, 2020

M/S A R C H AND ASSOCIATES Authorized Representative for the Applicant 1804, ANMOL PRIDE, 18TH FLOOR, OPP. PATEL AUTO, S.V. ROAD, GOREGAON (West), Mumbai – 400 104.









Amalgamation) Rules, 2016

AND

In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

STERLING & WILSON - WAAREE PRIVATE LIMITED

.... the Transferor Company

STERLING AND WILSON SOLAR LIMITED

... the Transferee Company

... collectively referred to as the Applicant Companies

AFFIDAVIT IN SUPPORT OF NOTICE OF ADMISSION

I, Mr. Jagannadha Rao Ch. V., son of Srihari Rao Chunduru aged about 58 years an Indian Inhabitant, having my office residing at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043, Maharashtra, India do solemnly affirm and state as follows:

- I am the Authorised Person of Sterling & Wilson Waaree Private Limited, the Transferor Company and Sterling and Wilson Solar Limited, the Transferee Company, in the above matter and I am duly authorised by the Board of Directors of both the Applicant Companies to make this Affidavit on its behalf.
- I say that I have filed the captioned Application for sanctioning the Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') with Sterling and Wilson Solar





Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme').



I repeat, reiterate and confirm that the facts stated in the Company Scheme Application and I adopt the averments made in the Company Scheme Application as part of this Affidavit in support of Notice of admission.

I therefore pray that the Company Scheme Application be made absolute.

Affirmed at Mumbai This 30th day of July, 2020

NOTARIAL





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BEFORE ME



BEFORE ME NC Ino Government of India Mumbai & Thane Dist

3 1 JUL 2020

NOTED & REGISTERED
St. No. 29.] Page No. 4.2
Date 3 1 111 2020



FORM NO. NCLT 1

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL

BENCH, AT MUMBAI

COMPANY SCHEME APPLICATION NO __ OF 2020

In the matter of the Companies Act, 2013

AND

In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

AND

In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

STERLING & WILSON - WAAREE PRIVATE LIMITED

........ the Transferor Company

STERLING AND WILSON SOLAR LIMITED

.....the Transferee Company

......Collectively known as the Applicant Companies

i. JURISDICTION OF THE BENCH

The Registered Office of the Transferor Company and the Transferee Company (*collectively known as "Applicant Companies"*) is situated in the State of Maharashtra. Therefore, the Applicant Companies declare that the







subject matter of the application is within the jurisdiction of the National Company Law Tribunal, Mumbai Bench.

ii. <u>LIMITATIONS</u>

The Applicant Companies declare that the presentation of present Application is not barred by the provisions of the Companies Act, 2013, as no limitation is prescribed for presenting Application under Sections 230 to 232 of the Companies Act, 2013.

iii. FACTS OF THE CASE

DETAILS ABOUT THE TRANSFEROR COMPANY

- Sterling & Wilson Waaree Private Limited (hereinafter referred to as 'SW WAAREE' or 'the Transferor Company' or 'the First Applicant Company') was incorporated under the Companies Act, 2013, in the State of Maharashtra on 16th day of December, 2016, bearing Corporate Identity No. U93000MH2016PTC288571. Hereto annexed and marked as <u>Exhibit 'A1'</u> is the copy of the Memorandum of Association and Articles of Association of the Transferor Company.
- The Registered Office of the Transferor Company is situated at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043, Maharashtra, India.







 The Authorised, Issued, Subscribed and Paid-up share capital of the Transferor Company as on March 31, 2020 is as under:

Particulars	Amount in (Rs.)
Authorized Share Capital	
50 Class A Equity Shares of Rs. 1,000 each with voting rights.	50,000
50 Class B Equity Shares of Rs. 1,000 each with differential voting rights	50,000
Total	1,00,000
Issued, Subscribed and fully Paid-up	
49 Class A Equity Shares of Rs. 1,000 each with voting rights	49,000
Total	49,000

Subsequent to above, there has been no change in the issued, subscribed and paid up capital of SW Waaree.

OBJECT CLAUSE OF THE TRANSFEROR COMPANY

- The objects of the Transferor Company are set out in the Memorandum of Association. They are briefly as under: -
 - "To Design, Engineer, Supply, Erect, Commission, Operate, Maintain – Solar Power Plant, repair, accessories, components, spare parts thereof and provide renewable energy solutions, both in India and abroad."





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NATURE OF BUSINESS OF TRANSFEROR COMPANY

5. The Transferor Company is engaged in the business of Design, Engineer, Supply, Erect, Commission, Operate, Maintain – solar power plant, repair, accessories, components, spare parts thereof and provide renewable energy solutions, both in India and abroad. A copy of the Audited Statements of Account as on March 31, 2020 is annexed and marked as <u>Exhibit 'B1'</u>.

DETAILS ABOUT THE TRANSFEREE COMPANY

- 6. Sterling and Wilson Solar Limited (hereinafter referred to as "the Transferee Company" or "SW SOLAR" or "the Second Applicant Company") was incorporated as a private limited company in the state of Maharashtra on March 09, 2017 as 'Rashmika Energy Private Limited'. The name of the transferee company was changed to 'Sterling and Wilson Solar Private Limited' on April 24, 2018. Vide certificate dated January 25, 2019, the name of the company was subsequently changed to 'Sterling and Wilson Solar Limited' on conversion from private limited company to public limited company pursuant to section 18 of the Companies Act, 2013. The company, limited by shares, is listed on BSE Limited and the National Stock Exchange Limited, bearing Corporate Identity No. U74999MH2017PLC292281. Hereto annexed and marked as <u>Exhibit 'A2'</u> is the copy of the Memorandum of Association and Articles of Association of the Transferee Company.
- The Registered Office of the Transferee Company is situated at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043, Maharashtra, India.





 The Authorised, Issued, Subscribed and Paid-up share capital of the Transferee Company as on March 31, 2020 is as under:

Share Capital	Amount in (Rs.)	
Authorised Capital		
50,00,00,000 equity shares of face value of Re. 1 each	50,00,00,000	
10,00,000 preference shares of face value of Rs. 100 each	10,00,00,000	
TOTAL	600,000,000	
Issued, Subscribed and fully Paid-up		
16,03,60,000 Equity Shares of Re.1/- each.	16,03,60,000	
TOTAL	16,03,60,000	

The equity shares of the Transferee Company are currently listed on BSE Limited and the National Stock Exchange of India Limited.

OBJECT CLAUSE OF THE TRANSFEREE COMPANY

 The main object of the Transferee Company as set out in the Memorandum of Association are as under:

> Setting up of green field Solar Plants of various sizes, envisaging, identifying and acquiring and selling suitable land, developing the site for Solar Parks; design, engineer, supply erect, commission and, or operate and maintain the plants, accessories, components, spare parts thereof and provide renewable energy solutions; Sell or otherwise dispose of part or whole of the Solar plants, both in India and abroad.







NATURE OF BUSINESS OF THE TRANSFEREE COMPANY

10. The Transferee Company is, inter alia, engaged in setting up of green field Solar Plants of various sizes, envisaging, identifying and acquiring and selling suitable land, developing the site for Solar Parks; design, engineer, supply erect, commission and, or operate and maintain the plants, accessories, components, spare parts thereof and provide renewable energy solutions; Sell or otherwise dispose of part or whole of the Solar Plants, both in India and abroad. A copy of the Audited Statements of Account as on March 31, 2020 is annexed and marked as Exhibit 'B2'.

RATIONALE FOR THE PROPOSED SCHEME

- 11. SW WAAREE a wholly owned subsidiary of SW SOLAR, was set up as a special purpose vehicle for execution of 9 MW project in Niger awarded by the Ministry of Energy and Petroleum, Niger ("said project"). The Board of Directors of SW SOLAR, at its meeting held on March 27, 2019, had approved that on completion of all activities pertaining to the said project, SW WAAREE be merged with SW SOLAR with the prior approval of, inter alia, the Board of Directors of SW Solar and SW Waaree at the relevant point in time. Thus, in view of the above and as a part of the consolidation strategy of SW SOLAR it is desired to merge SW WAAREE with its holding company SW SOLAR. The Board of Directors of SW WAAREE with SW SOLAR believe that the amalgamation would have the following benefits:
 - (i) The Transferor and Transferee Company are engaged in the similar line of business. The resources available with both the companies could be pooled together and the Transferee Company will be able







to effectively utilize the same for the benefit of the Transferee Company on a larger scale.

- (ii) Elimination of multiple entities.
- (iii) Reducing the multiplicities of legal and regulatory compliances.
- (iv) The operational costs will be reduced and the management will be able to operate and run the Transferee Company and the Transferor Company as a single unit more effectively and economically resulting in better turnover and profits.
- (v) There will be operational synergy in terms of procurement benefits, common license and reduction of administrative work etc., for the Transferee Company.
- (vi) Will lead to pooling of financial resources leading to more effective and centralized management of funds, greater economies of scale, stronger base for future growth.
- (vii) The Transferee Company will have benefit of combined assets, manpower and cash flows of the both the companies.
- (viii) It will improve and consolidate internal controls and functional integration at various levels of the organization such as information technology, human resources, finance, legal and general management leading to an efficient organization capable of responding swiftly to volatile and rapidly changing market scenarios.









The Scheme is in the interest of the shareholders, creditors, lenders and various other stakeholders of the respective companies. It is not prejudicial to the interests of shareholders, creditors, lenders and various other stakeholders of the respective companies.

- 12. In view of the aforesaid, the Board of Directors of the Transferor Company and the Transferee Company have approved the Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited with Sterling and Wilson Solar Limited and their respective shareholders ('the Scheme' or 'this Scheme'). A Certified True Copy of Board Resolution of the Transferor Company and the Transferee Company are annexed hereto and marked as <u>Exhibit 'C1'</u> and <u>Exhibit 'C2'</u> respectively.
- A copy of the Scheme of Amalgamation is annexed hereto and marked as <u>Exhibit 'D'</u>.
- 14. In compliance of SEBI, being Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017, the Transferee Company has forwarded copies of Scheme with the BSE Limited and the National Stock Exchange of India Limited on March 19, 2020 respectively. Copy of letter are hereto annexed and marked as <u>Exhibit 'E1'</u> and <u>Exhibit 'E2'</u> respectively.
- 15. A copy of the certificate issued by the Statutory Auditor of the Transferee Company to the effect that the Accounting Treatment specified in the Scheme is in conformity with the Accounting Standards prescribed under Section 133 of the Companies Act, 2013 is annexed hereto and marked as <u>Exhibit 'F'</u>.





- 16. To the best of the knowledge of the Transferor Company and the Transferee Company, there are no investigation or proceedings instituted or are pending in relation to the Transferor Company and the Transferee Company under the Companies Act, 2013 and there is no winding up petition admitted against the Transferor Company and the Transferee Company.
- 17. The material provisions of the proposed Scheme are as under:

PART II

AMALGAMATION OF THE TRANSFEROR COMPANY WITH THE TRANSFEREE COMPANY

4. TRANSFER AND VESTING OF UNDERTAKING

- 4.1 Upon the Scheme being effective and subject to the provisions of this Scheme, the transfer and vesting of the entire Undertaking of the Transferor Company shall, pursuant to the sanction of the Scheme by the NCLT under the provisions of Sections 230 to 232 of the 2013 Act and other provisions of the 2013 Act, as applicable without any further act, instrument or deed, be and stand transferred to and vested in and/or be deemed to have been and stand transferred to and vested in the Transferee Company as a going concern basis so as to become on and from the Appointed Date, the estate, assets, rights, title, interest and authorities of the Transferee Company, subject however, to all charges, liens, mortgages, affecting the same or any part thereof, provided always that the Scheme shall not operate to enlarge the scope of security for any loan, deposit or facility created by or available to the Transferor Company which shall vest in the Transferee Company by virtue of amalgamation and the Transferee Company shall not be obliged to create any further or additional security therefore after coming into effect of this Scheme or otherwise except in case where the required security has not been created and in such case if the terms thereof require, the Transferee Company will create the security in terms of the scheme of arrangement in relation thereto.
- 4.2 With respect to the assets of the Undertaking of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual/physical delivery or by paying over or endorsement and/or delivery, the same may be so transferred by the Transferor Company, and shall, upon







such transfer, become the property, estate, assets, rights, title, interest and authorities of the Transferee Company as an integral part of its Undertaking on and from the Appointed Date without requiring any separate deed or instrument or conveyance for the same.

- 4.3 With respect to the assets of the Undertaking of the Transferor Company other than those referred to in clause 4.2 above, the same shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Transferee Company on the Appointed Date pursuant to the provisions of the 2013 Act. It is hereby clarified that all the investments made by the Transferor Company and all the rights, title and interests of the Transferor Company in any freehold, leasehold properties in relation to the Undertaking of the Transferor Company shall without any further act or deed, be transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company.
- 4.4 All the intellectual property rights of any nature whatsoever, including but not limited to intangible assets appertaining to the Transferor Company, whether or not provided in books of accounts of the Transferor Company, shall under the provisions of Sections 230 to 232 of the 2013 Act, as applicable, and all other provisions of applicable law, if any, without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred and vested in the Transferee Company as a part of the transfer of the Undertaking as a going concern, so as to become, as and from the Appointed Date, the intellectual property of the Transferee Company.
- 4.5 All intangible assets including various business or commercial rights, prequalification for past projects / sales, customer-base, etc. belonging to but not recorded in books of the Transferor Company shall be transferred to and vested with the Transferee Company and shall include all letters of intent, request for proposal, prequalification, permits, registrations, bid acceptances, tenders, technical experience (including experience in executing projects), goodwill earned in execution of the projects, technical know-how, contracts, deeds, memorandum of understanding, bonds, agreements, track record and all other rights claims, powers in relation to or enjoyed by ar granted in favour of the Demerged Company, and the historical financial strength including turnover, profitability, performance, market share, net-worth, liquid/ current assets and reserves of the previous years of SW Waree and all empanelments, accreditations, recognitions as approved vendors for undertaking any jobs
- 4.6 All taxes (including but not limited to advance tax, tax deducted at source, tax collected at source, minimum alternate tax credits, securities transaction tax, taxes withheld/paid in a foreign country, Value Added Tax, Sales Tax, Service Tax, Excise Duty, Goods and Service Tax, etc.) payable by or refundable to or







being the entitlement of the Transferor Company, including all and any refunds or claims shall be treated as the tax liability or refunds/credits/claims, as the case may be, of the Transferee Company, and any tax incentives, advantages, privileges, exemptions, waivers, credits, tax holidays, remissions, reductions, as would have been available to the Transferor Company, shall pursuant to this Scheme becoming effective, be available to the Transferee Company. Benefit of tax losses including brought forward business loss, unabsorbed depreciation, etc., up to Appointed Date, shall be available to the Transferee Company w.e.f. from Appointed Date.

- 4.7 The Transferee Company shall be entitled to claim refunds or credits, including Input Tax Credits, with respect to taxes paid by, for, or on behalf of, the Transferor Company under applicable laws, including but not limited to sales tax, value added tax, service tax, excise duty, goods and service tax, or any other tax, whether or not arising due to any inter se transaction, even if the prescribed time limits for claiming such refunds or credits have lapsed. For the avoidance of doubt, Input Tax Credits already availed of or utilized by the Transferor Company and the Transferee Company in respect of inter se transactions shall not be adversely impacted by the cancellation of inter se transactions pursuant to this Scheme.
- 4.8 All statutory rights and obligations of Transferor Company would vest on/accrue to the Transferee Company. Hence, obligation of the Transferor Company, prior to the effective Date, to issue or receive any statutory declaration or any other Forms by whatever name called, under the Goods and Service TaxAct, State VAT Acts or the Central Sales Tax Act or any other act for the time being in force, would be deemed to have been fulfilled if they are issued or received by Transferee Company and if any Form relatable to the period prior to the said Effective Date is received in the name of the Transferor Company, it would be deemed to have been received by the Transferee Company in fulfillment of its obligations.
- 4.9 Benefits of any and all corporate approvals as may have already been taken by the Transferor Company, whether being in the nature of compliances or otherwise, shall under the provisions of Sections 230 to 232 of the 2013 Act, all other provisions of applicable law, if any, without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred and vested in the Transferee Company as part of the transfer of the Undertaking as a going concern, and the said corporate approvals and compliances shall be deemed to have originally been taken /complied with by the Transferee Company.
- 4.10 For the avoidance of doubt, it is clarified that upon coming into effect of this Scheme, in accordance with the provisions of relevant laws, consents, permissions, licenses, certificates, authorities (including for the operation of







bank accounts), powers of attorneys given by, issued to or executed in favour of the Transferor Company, and the rights and benefits under the same shall, and all quality certifications and approvals, trademarks, brands, patents and domain names, copy rights, industrial designs, trade secrets and other intellectual property and all other interests relating to the goods or services being dealt with by the Transferor Company, be transferred to and vested in the Transferee Company.

- 4.11 In so far as the various incentives, indirect tax benefits, subsidies, grants, special status and other benefits or privileges enjoyed, granted by any Government body, local authority or by any other person, or availed of by the Transferor Company are concerned, the same shall, without any further act or deed, vest with and be available to the Transferee Company on the same terms and conditions on and from the Appointed Date.
- 4.12 All debts, liabilities, duties and obligations of Transferor Company as on the close of business on the day immediately preceding the Appointed Date and all other debts, liabilities, duties and obligations of Transferor Company which may accrue or arise from the Appointed Date but which relate to the period up to the day immediately preceding the Appointed Date, shall become the debts, liabilities, duties and obligations of the Transferee Company.
- 4.13 All loans advanced and other facilities sanctioned to the Transferor Company by its bankers / financial institutions prior to the Appointed date, which are partly drawn / utilized shall be deemed to be the loans / advances sanctioned to the Transferee Company and the said loans and advances shall be drawn / utilized, either partly or fully by the Transferor Company from the appointed date to the effective date and all loans / advances or other facilities made available to the Transferor Company shall on the effective date be treated as the advances/ loans or facilities made available to the Transferee Company and any balance of in the said accounts shall be transferred to the Transferee Company and all the obligations of the Transferor Company under any loan agreement shall be construed as and shall become the obligation of the Transferee Company without any further act or deed or instrument or document on the part of the Transferor Company;
- 4.14 The Transferor Company may at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required, under any Applicable law or otherwise, execute deeds of confirmation, in favour of any of the secured creditors of the Transferor Company or in favour of any other party to any contract or arrangement to which they are party or any writings as may be necessary to be executed in order to give formal effect to the above provisions. The Transferee Company shall under the provisions of the Scheme be deemed to be authorized to execute any such writings on behalf of the





Transferor Company and to implement or carry out all such formalities or compliance referred to above on their part to be carried out or performed.

- 4.15 Where any of the liabilities and obligations attributed to Transferor Company on the Appointed Date has been discharged by it after the Appointed Date but prior to the Effective Date, such discharge shall be deemed to have been for and on behalf of the Transferee Company. Where after the Appointed Date, Transferor Company has taken any further loans, liabilities or obligations such further loan shall also be deemed to have been for and on behalf of the Transferee Company and the Transferee Company will assume liability for the same.
- 4.16 Without prejudice to the provisions of the foregoing Clauses, and upon the Scheme becoming effective, Transferor Company and the Transferee Company shall execute any instruments or documents or do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned Registrar of Companies to give formal effect to the above provisions, if required.
- 4.17 If and to the extent there are loans, deposits or balances inter se between Transferor Company and the Transferee Company, the obligations in respect thereof shall, on and from the Appointed Date, come to an end and suitable effect shall be given in the books of Transferee Company. For removal of doubts, it is hereby clarified that from the Appointed Date, there would be no accrual of interest or other charges in respect of any such loans, deposits or balances inter-se between Transferor Company and the Transferee Company.
- 4.18 With effect from the Appointed Date, there would be no accrual of income or expense on account of any transactions, including inter alia any transactions in the nature of sale or transfer of any goods, materials or services between Transferor Company and the Transferee Company.
- 4.19 Any tax liabilities under the Income Tax Act, Fringe Benefit Tax laws, Customs Act, 1962, Central Excise Act, 1944, Value Added Tax Act, Goods and Service Tax Act, applicable to any State in which the Transferor Company operates, Central Sales Tax Act, 1956, any other State Sales Tax / Value Added Tax laws, or Service Tax, or other applicable laws/ regulations dealing with taxes/ duties/ levies/cess (hereinafter in this Clause referred to as "Tax Laws") to the extent not provided for or covered by tax provision in the Accounts made as on the date immediately preceding the Appointed Date shall be transferred to the Transferee Company. Any surplus in the provision for taxation/ duties/ levies account including advance tax and TDS as on the date immediately preceding the Appointed to the account of and belong to the Transferee Company.







- 4.20 Any refund under the Tax Laws due to Transferor Company consequent to the assessment and for which no credit is taken in the accounts as on the date immediately preceding the Appointed Date shall also belong to and be received by the Transferee Company.
- 4.21 Without prejudice to the generality of the above, all benefits including under income tax, excise (including Cenvat), sales tax (including deferment of sales tax), goods and service tax etc., to which Transferor Company are entitled to in terms of the applicable Tax Laws of the Union and State Governments, local authorities shall be available to and vest in the Transferee Company with effect from the Appointed Date.
- 4.22 Without prejudice to the provisions of Clauses 4.1 to 4.14 above, with effect from the Appointed Date, all inter-party transactions amongst the Transferor Company and the Transferee Company shall be considered as intra-party transactions for all purposes. Further, if any tax has been paid by the Transferor Company, consequential refund of taxes so paid on these intraparty transactions, in terms of applicable law, would be available to the Transferee Company.

5. CONTRACTS, DEEDS AND OTHER INSTRUMENTS

- 5.1 Upon the coming into effect of this Scheme and with effect from Appointed Date and subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements and other instruments of whatsoever nature to which any of the Transferor Company are party subsisting or having effect on or immediately before the Effective Date shall remain in full force and effect against or in favour of the Transferee Company and shall be binding on and be enforceable by and against the Transferee Company as fully and effectually as if the Transferee Company had at all material times been a party thereto. Any interse contracts between Transferor Company and the Transferee Company shall stand cancelled and cease to operate in the Transferee Company from the Effective Date upon coming into effect of this Scheme.
- 5.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Undertaking occurs by virtue of this Scheme itself, the Transferee Company may, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations or other writings or tripartite arrangements with any party to any contract or arrangement to which the Transferor Company is a party or any writings as may be necessary in order to give formal effect to the provisions of this Scheme. The Transferee Company shall under the provisions of this Part of the Scheme, be deemed to be authorized to execute any such writings on behalf of Transferor Company to carry out or perform all such







formalities or compliances referred to above on the part of the Transferor Company, as the case may be, to be carried out or performed.

6. PERMITS, CONSENTS AND LICENSES

All the licenses, permits, quotas, approvals, incentives, subsidies, rights, claims, leases, tenancy rights, liberties, rehabilitation schemes, special status and other benefits or privileges enjoyed or conferred upon or held or availed of by and all rights and benefits that have accrued to the Transferor Company, pursuant to the provisions of Section 232(4) of the Act, shall without any further act, instrument or deed, be transferred to and vested in or be deemed to have been transferred to and vested in and be available to the Transferee Company so as to become from the Appointed Date, the estates, assets, rights, title, interests and authorities of the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in law. Upon the Effective Date and until the licences, permits, quotas, approvals, incentives, subsidies, rights, claims, leases, tenancy rights, liberties, rehabilitation schemes, special status are transferred, vested, recorded, effected and / or perfected, in the records of the Appropriate Authority, in favor of the Transferee Company, the Transferee Company is authorized to carry on business in the name and style of the Transferor Company and under the relevant licence and or permit and / or approval, as the case may be, and the Transferee Company shall keep a record of such transactions.

7. STAFF AND EMPLOYEES

7.1 Upon the Scheme coming into effect, all permanent staff and employees of the Transferor Company in service on the Effective Date, shall deemed to have become the staff and employees of the Transferee Company on the same terms and conditions on which they are engaged by the Transferor Company without any interruption of service as a result of the amalgamation of the Transferor Company with the Transferee Company. The Transferee Company agrees that the services of all such Employees with the Transferor Company prior to the amalgamation of the Transferor Company with the Transferee Company shall be taken into account for the purposes of all benefits to which the said Employees may be eligible. It is hereby clarified that the accumulated balances, if any, standing to the credit of the Employees in the existing provident fund, gratuity fund and superannuation fund of which the Employees of Transferor Company are members shall be transferred, subject to applicable laws, to such provident fund, gratuity fund and superannuation fund of the Transferee Company or to be established and caused to be recognized by the appropriate authorities, by the Transferee Company. The accumulated balances, if any, standing to the credit of the former employees of Transferor Company in the existing provident fund of Transferor Company







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shall be transferred to the account of the relevant provident fund authorities (including the Regional Provident Fund Commissioner having jurisdiction).

7.2 Pending the transfer as aforesaid, the provident fund, gratuity fund and superannuation fund dues of the employees of the Transferor Company would be continued to be deposited in the existing provident fund, gratuity fund and superannuation fund respectively of the Transferor Company.

8. LEGAL PROCEEDINGS

8.1 If any suit, cause of action, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called "the Proceedings") by or against the Transferor Company be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in the Scheme, but the Proceedings shall be continued, prosecuted and enforced by or against the Transferee Company in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if the Scheme had not been made. On and from the Effective Date, the Transferee Company may initiate any legal proceeding for and on behalf of the Transferor Company.

9. CONSIDERATION

The entire share capital of Transferor Company is held by the is a wholly owned subsidiary of the Transferee Company. Upon the Scheme becoming effective, the shares held by the Transferee Company and its nominees in the Transferor Company shall be cancelled and extinguished and no share shall be issued by the Transferee Company in consideration for this Scheme of Amalgamation. Upon the coming into effect of this Scheme, the share certificates, if any, and / or the shares in electronic form representing the shares held by Transferee Company, and its nominees, in the Transferor Company, shall be deemed to be cancelled without any further act or deed for cancellation thereof by the transferor and shall case to be in existence accordingly.

10. CONDUCT OF BUSINESS FOR THE TRANSFEREE COMPANY

10.1 With effect from the Appointed Date up to and including the Effective Date: 10.1.1 The business of the Transferor Company shall be deemed to have been carried on and shall carry on the business and activities in ordinary course and shall be deemed to have held and stood possessed of and shall hold and stand







possessed of all of the assets for and on account of and in trust for the Transferee Company.

- 10.1.2 Any of the rights, powers, authorities or privileges exercised by the Transferor Company shall be deemed to have been exercised by the Transferee Company for and on behalf of, and in trust for and as an agent of the Transferor Company. Similarly, any of the obligations, duties and commitments that have been undertaken or discharged by the Transferor Company shall be deemed to have been exercised for and on behalf of the Transferee Company.
- 10.2 Without prejudice to Clause 10.1 above, with effect from the Appointed Date and upon the Scheme becoming effective, any documents of title/ rights and easements in relation thereto shall stand transferred to and be vested in and/or be deemed to have been transferred and vested in the Transferee Company and shall belong to the Transferee Company. With effect from the Appointed Date, the Transferee Company shall, in relation to such properties, be accountable for all rates, rents and taxes whatsoever inclusive of the same remaining outstanding as on the Appointed Date. Transferor Company shall be deemed to have been undertaken for and on behalf of and as an agent of the Transferee Company.
- 10.2.1 All profits accruing to Transferor Company or losses arising or incurred for the period falling on and after the Appointed Date shall, for all purposes, be treated as the profits or losses, as the case may be of the Transferee Company.
- 10.2.2 All taxes, where applicable, (including but not limited to advance income tax, tax deducted at source, minimum alternate tax, wealth tax, taxes withheld/paid in a foreign country, sales tax, excise duty, customs duty, service tax. VAT, goods and service tax. tax refunds) payable by or refundable to the Transferor Company, including all or any tax refunds or tax liabilities or tax claims arising from pending tax proceedings, under any law, on or before the Effective Date, shall be treated as or deemed to be treated as the tax liability or tax refunds/ tax claims (whether or not recorded in the books of the Transferor Company) as the case may be, of the Transferee Company, and any unabsorbed tax losses and depreciation, etc., as would have been available to the Transferee Company upon the Scheme coming into effect.
- 10.3 All the income or profits accruing or arising to Transferor Company or expenditure or losses arising or incurred by the Transferor Company in respect thereof, shall for all purposes be treated as the income, profits, expenditure or losses (as the case may be) of the Transferee Company.

11. SAVING OF CONCLUDED TRANSACTIONS







11.1 Subject to the terms of the Scheme, the transfer and vesting of the Undertaking as per the provisions of the Scheme shall not affect any transactions or proceedings already concluded by the Transferor Company on or before the Appointed Date or after the Appointed Date till the Effective Date. The Transferee Company accepts and adopts all acts, deeds and things made, done and executed by the Transferor Company.

12. ACCOUNTING TREATMENT IN THE BOOKS AND FINANCIAL STATEMENTS OF TRANSFEREE COMPANY

- 12.1 Amalgamation of the Transferor Company with the Transferee Company shall be accounted in the books of the Transferee Company for by way of as per "Pooling of Interests Method" under Appendix C of Ind-AS 103 (Accounting for Business Combinations) and any other relevant Indian Accounting Standard prescribed under Section 133 of the Companies Act, 2013.
- 12.2 All the assets and liabilities of Transferor Company shall be recorded in the financial statements of the Transferee Company at the carrying value as appearing in the financial statements of the Transferor Company as on the Appointed Date.
- 12.3 The identity of the reserves pertaining to the Transferor Companies, shall be preserved and shall appear in the merged financial statements of Transferee Company in the same form in which they appeared in the financial statements of the Transferor Company and it shall be aggregated with the corresponding balance appearing in the financial statements of Transferee Company, as on the Appointed Date.
- 12.4 The investments in shares of the Transferor Company, as appearing, inter alia, in the books of the Transferee Company shall stand cancelled.
- 12.5 To the extent that there are inter-company loans, deposits, obligations, balances or other outstanding including any interest thereon, as between the Transferor Company and the Transferee Company as the case may be, the obligations in respect thereof shall come to an end and there shall be no liability in that behalf and corresponding effect shall be given in the books of account and records of the Transferee Company for the reduction of such assets or liabilities as the case may be.
- 12.6 The excess / deficit of the value of the assets over the value of liabilities of the Transferor Company, pursuant to Amalgamation of Transferor Company with and into the Transferee Company, and as recorded in the books of account of







the Transferee Company shall, after adjusting as above, be recorded as 'Capital Reserve' in the books of the Transferee Company.

12.7 Notwithstanding anything to the contrary contained herein above, the Board of Directors of the Transferee Company, in consultation with its statutory auditors to account for any of these balances in any manner whatsoever, as may be deemed fit, in accordance with the applicable Accounting Standards issued by the Institute of Chartered Accountant of India and generally accepted accounting principles.

13. DISSOLUTION OF THE TRANSFEROR COMPANY

Upon this Scheme becoming effective, the Transferor Company shall stand dissolved without winding up and without any further act by the parties to the Scheme.

PART III

GENERAL PROVISIONS

14. DIVIDENDS

- 14.1 The Transferor Company and Transferee Company shall be entitled to declare and pay dividends, whether interim and/or final, to their members in respect of the accounting period prior to the Effective Date.
- 14.2 The holders of the shares of the Transferor Company and Transferee Company shall, save as expressly provided otherwise in this Scheme, continue to enjoy their existing rights under their respective Articles of Association including the right to receive dividends.
- 14.3 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any member of the Transferor Company and/or the Transferee Company to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Company and/or the Transferee Company as the case may be, and subject to approval, if required, of the shareholders of the Transferor Company and/or the Transferee Company, as the case may be.







15. APPLICATION TO THE NCLT OR SUCH OTHER COMPETENTAUTHORITY

15.1 The Transferor Company and the Transferee Company shall, as may be required, make applications and/or petitions under Sections 230 to 232 of the Act and other applicable provisions of the Act to the NCLT at Mumbai Bench for sanction of this Scheme and all matters ancillary or incidental thereto.

16. MODIFICATION / AMENDMENT TO THE SCHEME AND GENERAL POWER TO THE BOARD

- 16.1 The Transferor Company and Transferee Company with approval of their respective Board of Directors may consent, from time to time, on behalf of all persons concerned, to any modifications / amendments or additions / deletions to the Scheme which may otherwise be considered necessary, desirable or appropriate by the said Board of Directors to resolve all doubts or difficulties that may arise for carrying out this Scheme and to do and execute all acts, deeds, matters, and things as may be necessary for bringing this Scheme into effect or agree to any terms and/ or conditions or limitations that the NCLT or any other authorities under law may deem fit to approve of, to direct and/ or impose. The aforesaid powers of The Transferor Company and Transferee Company to give effect to the modification / amendments to the Scheme may be exercised by their respective Board of Directors or any person authorized in that behalf by the concerned Board of Directors subject to approval of the NCLT or any other authorities under the applicable law to such modification/ amendments to the Scheme.
- 16.2 The Transferor Company and the Transferee Company may withdraw this Scheme prior to the Effective Date at any time.

17. CONDITIONALITY OF THE SCHEME

The Scheme is conditional upon and subject to the following:

- a) The Scheme being approved by the respective requisite majorities of the shareholders sand/ or creditors of the Transferor Company and Transferee Company as required, if any, and as may be directed by the NCLT.
- b) Obtaining the sanction of the Hon'ble NCLT by the Transferor Company and Transferee Company under Sections 230 to 232 of the 2013 Act and other applicable provisions of the 2013 Act.
- c) The certified copies of the Orders of the Hon'ble NCLT sanctioning this Scheme, are filed with the respective jurisdictional Registrar of Companies by the Transferor Company and Transferee Company.







18. EFFECT OF NON-RECEIPT OF APPROVALS / SANCTIONS

- 18.1 In the event of any of the said sanctions and approvals referred to in the preceding Clause 18 not being obtained and/or the Scheme not being sanctioned by the NCLT or such other competent authority, if applicable, the Scheme shall become null and void, and be of no effect, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability, or obligations which have arisen or accrued pursuant thereto and which shall he governed and be preserved or worked on as is specifically provided in the Scheme or as may otherwise arise in law and the Transferee Company shall bear the charges and expenses in connection with the Scheme unless otherwise mutually agreed.
- 18.2 In the event of this Scheme failing to take effect or becomes null and void no rights and liabilities of whatsoever nature shall accrue to or be incurred interse to or by the parties to the Scheme or any of them.

19. COSTS

All costs, charges, taxes including duties, levies and all other expenses, if any (save as expressly otherwise agreed), arising out of or incurred in carrying out and implementing this Scheme und matters incidental thereto, shall be borne by the Transferee Company and shall be charged to the Statement of Profit and Loss of the Transferee Company.

iv. <u>RELIEFS SOUGHT</u>

DISPENSATION OF MEETING OF EQUITY SHAREHOLDERS OF TRANSFEROR COMPANY

18. As far as the Equity Shareholders of the Transferor Company are concerned, hereto annexed and marked as <u>Exhibit 'G'</u> is the list of Equity Shareholders of the Transferor Company as on date. Annexed herewith and marked as <u>Exhibit 'H1 and H2'</u> are the consent affidavits from all the Equity Shareholders of the Transferor Company. The Chartered Accountants, BSR & Co. LLP has given a certificate dated 24th July, 2020, certifying the list of Equity Shareholders in the







Transferor Company, which is annexed as **Exhibit 'I'**. It is submitted that in view of the affidavit given by all the equity shareholders of the Transferor Company, meeting of the equity shareholder of the Transferor Company would be an empty formality and require unnecessary expenses. Therefore, the Transferor Company seeks for direction from this Hon'ble Tribunal to dispense with holding of meeting of the Equity Shareholders.

DISPENSATION OF MEETING OF SECURED CREDITORS OF TRANSFEROR COMPANY

 As on date, there are no Secured Creditors in the Transferor Company. Hence, the question of convening and holding of the meeting of Secured Creditors does not arise.

DISPENSATION OF MEETING OF UNSECURED CREDITORS OF TRANSFEROR COMPANY

20. As far as the Unsecured Creditors of the Transferor Company are concerned, hereto annexed and marked as <u>Exhibit 'J'</u> is the list of Unsecured Creditors of the Transferor Company as on March 31, 2020. It is submitted that the Unsecured Creditors of the Transferor Company are not in any manner affected by the Scheme nor is there any compromise or arrangement envisaged in the Scheme with the Unsecured Creditors of the Transferor Company. The Chartered Accountants, BSR & Co LLP has given a certificate dated 28th July, 2020, certifying the list of Unsecured Creditors of the Transferor Company, which is annexed as <u>Exhibit 'K'</u>. It is submitted that in view of the above, meeting of the unsecured creditors of the Transferor Company would be a formality and require unnecessary expenses.







Therefore, the Transferor Company seeks for direction from this Hon'ble Tribunal to dispense with holding of meeting of the Unsecured Creditors.

DISPENSATION OF MEETING OF EQUITY SHAREHOLDERS, UNSECURED CREDITORS AND SECURED CREDITORS OF TRANSFEREE COMPANY

21. The Transferee Company has filed the application seeking dispensation of meeting of Equity Shareholders, Unsecured Creditors and Secured Creditors in view of the fact that the Transferor Company is a wholly owned subsidiary of the Transferee Company. Thus, the entire economic interest of the Transferor Company is held by the Transferee Company. Since it is amalgamation of wholly owned subsidiary into holding company, after the Scheme being sanctioned, no new shares would be issued or allotted as consideration pursuant to amalgamation to the members of the Transferor Company by the Transferee Company. Further, the Scheme does not affect the rights and interests of the members or the Secured/Unsecured Creditors of the Transferee Company and does not involve any re-organisation of the share capital of Transferee Company. Also, the Scheme will not result in dilution of shareholding of the Transferee Company, Accordingly, the Scheme does not affect the rights and interests of the members of the Transferee Company.

Pursuant to the Scheme, all assets and liabilities of the Transferor Company would be transferred to the Transferee Company. Further, the Secured/Unsecured Creditors of the Transferee Company are also not likely to be affected by the approval of the Scheme. The rights of the Secured/Unsecured creditors of the Transferee Company is not affected







since there will be no reduction in their claims and the assets of the Transferee Company, post amalgamation, will be more than sufficient to discharge their claims. Annexed herewith and marked as **Exhibit 'L'** & **Exhibit 'M'** is the list of Unsecured Creditors and Secured Creditors of Transferee Company as on March 31, 2020. The Net-worth of the Transferee Company is significantly positive and there would not be any real or substantial adverse impact on the financial statements, post amalgamation of the Transferor Company. Annexed herewith and marked as **Exhibit 'N'** is the Net-worth certificate of Transferee Company.

It is respectfully submitted that the Hon'ble High Court of Judicature at Bombay in the case of Mahaamba Investments Limited V/s. IDI Limited (2001) 105 Company Cases page 16 to 18 inter alia observed and held that if the Scheme of Amalgamation provides for no issue of equity shares to the members of the Transferor Company, being a wholly owned subsidiary of the Transferee Company and the creditors of the Transferee Company, are not likely to be affected by the Scheme, a separate Petition by the Transferee Company was not necessary. Further, the Hon'ble High Court of Bombay in an unreported judgement of Bon Limited dated March 12, 2010 in Company Scheme Petition No. 123 of 2010, reiterated that a separate petition by the Transferee Company would not be necessary, if the Scheme, by way of transfer of undertaking, does not (a) involve the re-organisation of the capital of the Transferee Company; and (b) affect the rights of the members or creditors of the Transferee Company, as between themselves and the Company. The said observations are squarely applicable to the proposed Scheme wherein the Transferor Company is merged into the Transferee Company and the Transferor Company is a wholly owned subsidiary of the Transferee Company. Similar view has also been taken by the Delhi





High Court in the case of Sharat Hardware Industries P. Ltd., in re (1978) 48 Com Cas 23, Hon'ble High Court of Madras in the case of Santhanalakshmi Investments (P) Ltd., In re (2005) 129 Company Cases page 789 to 792 and the Hon'ble High Court of Andhra Pradesh in the case of Nebula Motors Ltd., In re 45 SCL 143. This Hon'ble Tribunal in CSA No 243 of 2017 in the matter of Housing Development Finance Corporation Limited, in CSA No. 915 of 2017 in the matter of Godrej Consumer Products Limited, in CSA No. 899 of 2017 in case of Mahindra CIE Automotive Limited, in CSA No. 1615 of 2017 in case of Godrej Properties Limited, in CSA No. 1615 of 2018 in case of Dolvi Minerals and Metals Private Limited, in CSA No. 396 of 2019 in case of JSW Logistics Infrastructure Private Limited, in CSA No. 3123 of 2019 in case of Jai Realty Ventures Limited and in CSA No. of 3749 of 2019 in case of Datamatics Digital Limited have taken similar view.

The Applicant Companies respectfully submits that under the present Scheme:

- (a) Being a merger of wholly owned subsidiary company into its holding company, no shares would be issued or allotted as consideration pursuant to the merger. Accordingly, the rights of members of the Transferee Company is not affected since there will be no issue of shares pursuant to the Scheme and there would be absolutely no change in the share capital of the Transferee Company. Also, the present Scheme will not result in any dilution in shareholding of the Transferee Company.
- (b) The rights of the Secured/Unsecured Creditors of the Transferee Company are not affected since there will be no reduction in their







claims and the assets of the Transferee Company, post amalgamation, will be more than sufficient to discharge their claims. Also, the net worth of the Transferee Company is and will continue to remain highly positive post-merger;

- (c) the existence of the Transferee Company will remain as before without any change either to its shareholding pattern or debt position pursuant to the Scheme;
- (d) no undertaking of the Applicant Companies is being parted away or being disposed off and hence provisions of Section 180 of the Companies Act, 2013 are also not applicable.

In view of the averments made above and the Order dated 4th September, 2017 passed by the Hon'ble Mumbai Bench of the National Company Law Tribunal ('NCLT') in the matter of Housing Development Finance Corporation Ltd (Company Scheme Application No. 243 of 2017), order dated 5th October, 2017 in the matter of Godrej Consumer Products Limited (Company Scheme Application No. 915 of 2017), order dated 12th October, 2017 in the matter of Mahindra CIE Automotive Limited (Company Scheme Application No. 899 of 2017). in the matter of Godrej Properties Limited order dated 11th April, 2018 (Company Scheme Application No. 1019 of 2017), in the matter of Dolvi Minerals and Metals Private Limited order dated 3rd January, 2019 (Company Scheme Application No. 1615 of 2018), in the matter of JSW Logistics Infrastructure Private Limited order dated 8th March, 2019, in the matter of Jai Realty Ventures Limited dated 30th September 2019 (Company Scheme Application No. 3123 of 2019) and in the matter of Datamatics Digital Limited dated 20th February 2020 (Company Scheme Application No. 3749 of 2019) allowing the transferee company





in the respective cases for not holding the Meeting of the Shareholders and Creditors, the Transferee Company in the present case respectfully submits and prays to the Hon'ble NCLT to give the directions that the Transferee Company need not hold Meeting of its Shareholders and Secured/Unsecured Creditors for seeking approval to the Scheme.

 Passing such other and further orders as are deemed necessary in the facts and circumstances of the case.

PRAYERS:

- It is prayed that necessary directions be issued in case of the Transferor Company and the Transferee Company for: -
 - Dispense the meeting of the Equity Shareholders of the Transferor Company.
 - (ii) Dispense the meeting of the Unsecured Creditors of the Transferor Company.
 - (iii) Dispense the meeting of the Equity Shareholders, Unsecured Creditors and Secured Creditors of the Transferee Company
 - (iv) sending notices to Central Government through Regional Director, Registrar of Companies, Official Liquidator (only in case of Transferor Company) and Income Tax Authorities.

For and on behalf of

STERLING & WILSON -

WAAREE PRIVATE LIMITED

Mr. Jagannadha Rao Ch. V. Authorised Person Suison-Wagener Bullson-Wagener Bullson - Pil

For and on behalf of STERLING AND WILSON SOLAR LIMITED



Mr. Jagannadha Rao Ch. V. Authorised Person



MEMORANDUM

AND

ARTICLES

OF ASSOCIATION

OF

STERLING & WILSON - WAAREE PRIVATE LIMITED









GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Central Registration Centre

Certificate of Incorporation

[Pursuant to sub-section (2) of section 7 of the Companies Act, 2013 and rule 18 the Companies (Incorporation) Rules, 2014]

I hereby certify that STERLING & WILSON - WAAREE PRIVATE LIMITED is incorporated on this Sixteenth day of December o thousand sixteen under the Companies Act, 2913 and that the company is limited by shares.

The CIN of the company is U93000MH2018PTC288571.

Given under my hand at Manesar this Sixteenth day of December Two thousand sixteen .

DIS MINISTRY OF CORPORATE AFFAIRE OT

MUKESH KUMAR

For and on behalf of the Jurisdictional Registrar of Companies

Registrar of Companies

Central Registration Centre

clarmer. This certificate only evidences incorporation of the company on the tasks of documents and declarations of the applicant(s). This certificate is neither a license nor permission to conduct business or solicit deposits or funds from public. Permission of sector regulator is necessary wherever required. Registration status and other details of the company can be verified on www.mca.gov.in

Mailing Address as per record available in Registrar of Companies office:

STERLING & WILSON - WAAREE PRIVATE LIMITED

9th Floor, Universal Majestic, P. L. Lokhande Marg., Chembur (West), Mumbai- 400043, MUMBAI, Mumbai City, Maharashtra, India, 400043



THE COMPANIES ACT, 2013

MEMORANDUM OF ASSOCIATION

OF

STERLING & WILSON - WAAREE PRIVATE LIMITED

1. The name of the Company is STERLING & WILSON - WAAREE PRIVATE LIMITED

- The Registered Office of the Company will be situated in the State of Maharashtra Le., within the jurisdiction of Registrar of Companies, Maharashtra, at Mumbal.
- ill. The objects for which the Company is established are :-
- A. THE MAIN OBJECTS OF THE COMPANY TO BE PERSUED BY THE COMPANY ON ITS INCORPORATION ARE:-
- To Design, Engineer, Supply, Erect, Commission, Operate, Maintain Solar Power Plant, repair, accessories, components, spare parts thereof and provide renewable energy solutions, both in India and abroad.







B. THE OBJECTS INCIDENTAL OR ANCILLARY TO THE ATTAINMENT OF THE MAIN OBJECTS ARE:-

- 2. To enter into contracts, partnership, or in to any arrangements for sharing profits, union of interest, co-operation, joint venture, reciprocal concession, licence or otherwise, with any person, firm, association, society, company or corporation carrying on or engaged in, or about to carry on, or engage in any business or transactions which this Company is authorised to carry on and to give to any person or company special rights. licences and privileges in connection with or control over this Company and in particular the right to nominate one or more person or persons (whether they be shareholders or not) to be Directors of the Company.
- 3. To enter into collaboration with Foreign or Indian collaborators for all the above objects.
- To repair, alter, remodel, clean, resovate, convert, any goods from time to time belonging to the Company.
- 5. To purchase, improve, manage, develop, mortgage, charge, sell, transfer, exchange, lease, under-lease, surrender or otherwise deal with dispose of or turn to account all or any part of the business, immovable or movable property rights and effects for the time being of the Company in such manner, on such terms and for such purpose as the Company may think fir and as to any sele of real property either in consideration for a gross sum or of a rent, charge or partly in one way and partly in other or others and to sell, transfer or dispose of the whole undertaking of the Company or may part thereof for each or such other consideration as the Company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company.
- b. To build, construct, alter, improve, maintain, colarge, pull down, remove, replace and to develop, work, manage, carry out and control any buildings, residential and commercial complexes, solar parks, machineries, engines, office, factories, warehouses, chawls, parking lots, shops, roads, tramways, wells, and other constructions related to civil works, real estate and conveniences, which may seem calculated to advance the Company's interests and to contribute to, to subsidise, or otherwise assist or take part in the construction, improvement, maintenance, development, working, management, carrying out or control thereof and to associate with any other person or company in doing any of these things.
- To act as a promoter, developer, contractor of any land or reclaim Land for above said purpose and to deal in properties generally inclusive of buying, selling, leasing, hiring, maintaining and repairing of immovable properties of the company.
- 8. To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of shares in the Company's Capital or any debentures, debenture-stock or other securities of the Company or in or about the formation or promotion of the or the acquisition of property by the Company, or the conduct of its business.







- 9. To design, minufacture, assemble, package, sell, distribute, import, export, lease, rent, hire, exchange, or otherwise deal in power plants built around gas and diesel reciprocating engines, gas and diesel turbines, steam turbines, and associated balance of plant(BOP), such as waste heat recovery, boilers, Fossil Fuel fired Boilers, vapor absorption chillers and any and all associated electro mechanical auxiliaries thereof of all and every kind and description for hard based/bargs mounted power generation and distribution applications; undertake turnkey or part implementation of power projects and other combined heat and power or co-generation projects with Solar, Gas, Diesel, Heavy Oil, Coal, Bio-gas, CBM Gas, Landfill gas, Syn gas and other similar feeds.
- To provide service, repair, operation and maintenance, in connection with gas and diesel processing engines, gas turbines, steam turbines and power plants.
- To purchase, sale, import, export of all kinds of equipment, plant, and material required for the purpose of carrying on the business of the Company.
- 12. To acquire and undertake the whole or any part of the goodwill, business, concern, undertaking, property, rights, assets and liabilities of any person, firm, association, society, company or corporation carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purpose of this Company, and to pay for the same in shares or debentares of this Company or by cash or otherwise or partly by one way and partly by the other and to conduct, expand and develop or wind up and tiquidate such business and to purchase and take steps for the acquisition of existing and new licences in connection with any such business.
- To carry out Research and Development and to establish centres necessary for that purpose to carry out any of the objects of the Company.
- 14. To win, work, convert, lease and dispose of any mineral property of the Company.
- 15. To take or otherwise acquire and hold, sell, exchange, mortgage, charge or otherwise deal in shares or stocks in any other company having objects altogether or in part similar to those of this Company or such as may be likely either directly or indirectly in the interest of the Company.
- 16. To apply for, purchase or otherwise acquire, and protect, prolong and renew whether in India or elsewhere, any patents, patent rights, invention, licences, concessions, trade marks, designs, and the like conferring any exclusive or non-exclusive or limited rights of use of any secret or other information as to any invention, process or privileges which may seem capable of being used for any of the purpose of the Company, or to ase, exercise, develop, manufacture under or grant licences or privileges in respect of information, use or licence so acquired and to subsidise, take part in or assist in, experiments, investigations and researches likely to prove beneficial to the Company.
- 17. To establish or promote or concur in establishing or promoting any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of the Company and to place or guarantee the placing of, or underwrite, subscribe for or otherwise, acquire all or any part of the shares, debentures other securities of any such other company.





- 18. To entire into any arrangement with any Government or supreme authority, municipal, local or otherwise, or any person or company that may seem conducive to the company's objects or any of them and to obtain from any such Government Authority, person or company any rights, privileges, charters, contracts, licences and concessions which the Company may think is desirable to obtain and to carry out, exercise and comply therewith.
- 10. To apply for, promote and obtain any under any charter-privilege, concession, licence, authorisation, if my, of and/or from any Government, State or Municipality, provisional order or licence or any authority for enabling the Company to carry out any of its objects into effect, or for extending any of the powers of the Company or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient and in oppose any proceedings on applications which may seem calculated, directly or indirectly to prejudice the Company's interests.
- 20. To insure the whole or any part of the property of the Company, either fully or partially to protect and indemnify the Company from liability or loss in any respect other fully or partially and also to insure and to protect and indemnify any part or portion thereof either on mutual principle or otherwise.
- To analgamate with any other company having objects altogether or in part similar to those of this Company.
- 22. To purchase, take in exchange or an lease, rent, hire, occupy, allow to be occupied or otherwise acquire and use any freehold, leasehold or other immovable property any lands, estates, sheps, warehouses, show-rooms, workstops, offices, buildings, premises, machinery, plant and works, stock-in-trade, waterways, easements or other rights interest in any land, building and premises or any other immovable or movable, real or personal property, rights which the Company may think necessary or convenient for the purpose of its business and as to any real property either in consideration of a gross sum or of a rent charge in cash, services or kind or perpetual lease in the manner aforesaid or partly in one way and partly in other or others;
- 23 To borrow, raise and secure the payment and repayment of money other than public deposits for any of the purpose of the Company's business in such manuer as the Company shall think fit, and in particular by the issue of redeemable preference shares, mortgage, debentures or debenture stock, perpetial or otherwise, charge upon all or any of the Company's undertaking and/or property (both present and future) or by other obligations or securities of the Company, or by mortgage or charge of all or any part of the property of the Company, present and future, including its uncalled capital or without any charge, and to purchase, redeem or pay off, cancel and discharge any such securities subject to provintious and directives of Reserve Bank of India.
- 34. To receive maney or deposit other than public deposits, from, and to lend money to, any person, firm, association, society, company or corporation of interest or otherwise and on such terms and to such security as may seem expedient or without any security and in particular to members or customers and other having and likely to have dealings with the Company, provided that the Company shall not carry on banking business as defined by Banking Regulation Act, 1949, and subject to provisions and directives of Reserve Bank of Iodia.



- 25. To draw, make, accept, endorse, discount, execute, retire, discharge, negotiate, issue and bonour bills of exchange, cheques, promissory notes, letters of credit and other foreign documents and warehouse warrants, rail receipts and other negotiable, semi-negotiable or transferable documents, instruments or securities in connection with the business of the Cempany.
- To open current, overdraft, loan, cash credit, Demat or deposit account or accounts with any bank.
- To lend out, deposit, invest and deal with the money of the Company not immediately required in such manner and upon such terms as may from time to time be determined by the Directors.
- 28. To pay all or any expenses incurred in connection with the formation, promotion or incorporation of this Company or any other company or of incidental to the winding up of any company the whole or part of the property whereof is acquired by this Company or in which this Company may be interested.
- 29. To distribute amongst the members in specie or kind or to gift in favour of any person, firm, body, corporate or institution any property of the Company or any proceeds of sale or disposal of any property of the Company subject, in the event of winding up, to the provisions of the Companies Act.
- 30. To establish, maintain and conduct or discontinue or close agencies and branches and appoint representatives in any part of the world for the conduct of the business of the Company.
- 31. To adopt such means of making known the business of the Company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest and by registering and establishing and protecting trade marks, publication of books and periodicals and by granting prizes, rewards and donations.
- 32. To donate, contribute, subscribe, promote, support or aid or otherwise assist or guarantee money to charitable, benevolent, religious, scientific, national, public or other institutions, funds or objects or for any exhibition or for any public objects.
- 33. To create any Depreciation Fund, Reserve Fund, Sinking Fund, Insurance Fund or any other Special Fund, whether for depreciation or for repairing, improving, extending or maintaining any of the property of the Company or for any other purposes conducive to the interests of the Company.
- 34. To place, to reserve or to distribute bonus shares among the members or otherwise to apply, as the Company may from time to time think fit, any money received by way of premium on shares or debentures, issued at a premium by the Company and money arising from the sale by the Company of forfeited shares in conformity with the provisions of the taw.







- 35 to carry out in any part of the world, all or any part of the Company's objects as principals, dealers agents, factors, contractors, trustees or otherwise either alone or in conjunction with any other person firm, association, corporate body, manicipality, province, state, or government or colony or dependency thereof.
- 36. To take part in the formation, management or supervise or control of the business or operation of any Company or undertaking having similar business.
- 37. To apply for and to obtain assistance (financial, technical or of any other type) from Government or other organisations, companies, firms or individual matienal or international for developing all or any of the husiness or businesses of the Company.
- 38. To establish and maintain or procure the establishment and maintenance of any contributory or non-contributory penaion or superannuation foods, for the benefit of, and give or procure the giving of donations, gratuities, pensions, allowances or emoluments to any persons who are or were at any time in the employment or service of the Company(including Directors of the Company) and the wives, widows, families and dependants of any such persons and also establish and autosidise and subscribe to any institutions, including in particular to be for the banefit of or to advance the interests and well-being of the Company.
- 39. Subject to the provisions of the Companies Act, 2013 or any other ensetment in force, to indemnify and keep indemnified officers, directors, agents and servants of the Company against preceedings, costs, damages, claim and demands in respect of any thing done or omitted to be done by them for and in the interest of the Company and for any loss, damages or misfortune whatever and which shall happen in execution of the duties of their office or in relation thereto.
- 40. To develop and turn to account any land acquired by the Company or in which it is interested, and in particular by laying out or preparing the same for building purposes, constructing, altering, pulling down, decorating, multitaining, fitting up and improving building and by planting, paving, draining, farming, contracting and letting on lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with the builders and other.
- 41. To agree to refer to arbitration and to refer to arbitration any disputes between the Company and any other company, firm or individual and to submit the same to arbitration to an arbitrator in India or abroad, in accontance with either Indian or any other foreign system of law.
- 42. To undertake preliminary planning, site development studies, feasibility reports, design engineering, procurement, factory inspection, construction management, instuding tochnical and specialized promoting any projects or enterprises in any form of organization, and in any field of endeavour.
- 43. To invest and deal with the moneys of the Company not immediately required, in or upon such securities and in such manner as may be determined from time to time.
- 44. To undertake and execute any trusts, which may be beneficial to the Company and to ver its property in such trustees which may seem to the Company desirable, either gratuitously or otherwise.







- 6

(V. The liability of the members is Limited.

0

V. The Authorised Share Capital of the Company is Rs.1,00,000/- (Rapees One lakh only) divided into 50 equity shares of Rs.1000/- each with voting rights and 50 equity shares of Rs.1000/- each with differential voting rights.







51

We, the several persons, whose names and addresses and occupations are hereunder subscribed belo are decirous of being formed into a company in pursuance of this Memorandum of Association and w respectively agree to take the number of shares in the Capital of the Company set opposite to oc-respective names :-

1

	Names, Addresses, Description & Occupation, of Subscribers	Number of equity shares agreed to be taken by each subscriber	Signature of the subscriber	Signature, Norm Addresses, Description an Occupation, of Witness.
	 STERIANG AND WILSON PV7. LTD. "TH FLOOR, UNIVERSAL MALESTIC P.L.LORHANDE MARG, CHEMBUR, MUMBAI 400043 OCCUPATION: BUSINESS REPRESENTED BY MRS. ZARINE VA2DI DARUVALA Through resolution passed By the Board of Directors on 23¹⁹ September, 2016) 	49 (PORTY NINE) EQUITY SHARES	REPRESENTATIVE)	d myself of their Identification particular
RE	2) WAABEE ENERGIES LIMITED 6D2, WESTERN EDGE, -I, WESTERN EXPRESS MIGHWAY, BORIVALI EAST. MUMBAI 400066 OCCUPATION: BUSINESS REPRESENTED BY MR. VIREN CHIMAINLAL DOSHI (Through resolution passed by the Board of Directors on 22-08-2016)	L (ONE) QUITY SHARE WFERENTIAL VOTING RIGHTS) VI	OR, WAAREE NEAGIES MITED REN DOSHI DHORIZED PRESENTATIVE	ridentity details for their identification and satisfied as fract in. Alar 605WAM Alar 605WAM S/o Dilip Goswam Plot No- 70/A, Vadavali SEC Ambernath Didt Thane Pin 421501 Octupation Service
DAT	0 03+13, 3+11	in o next	I withness to subscribers 1.8	wave restrict certified their identity







THE COMPANIES ACT, 2013

COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

OF

STERLING & WILSON - WAAREE PRIVATE LIMITED

Subject as hereinafter provided, the regulations in Table 'F' in Schedule I to the Companies Act of 2013, as amended from time to time, or any statutory modification or re-enactment thereof, shall apply to this Company and constitute its regulations except in so far they are herein after expressly or impliedly, excluded, modified or varied. The provisions of the Companies Act, 2013, shall prevail over the regulations contained in these Articles, in the event of any inconsistency with the Act.

2 The following regulations namely 60, 78 and 79(ii) of Table "F" shall not apply to Company.

 The Company is a private company as defined in Section 2 clause 68 of the Companies Act, 2013, and accordingly;

- restricts the right to transfer its shares;
- ii) limits the number of its members to two hundred: -

Provided that where two or more persons hold one or more shares in a company jointly, they shall, for the purposes of this clause, be treated as a single member:

Provided further that-

- (A) persons who are in the employment of the company; and
- (B) persons who, having been formerly in the employment of the company, were members of the company while in that employment and have continued to be members after the employment ceased, shall not be included in the number of members; and
- (III) Prohibits any invitation to the public to subscribe for any securities of the company

4.e) In the interpretation of these Articles the following expressions shall have the following meanings, unless, repugnant to the subject or context

- i) "The Act" or "the said Act" means "the Companies Act, 2013" or any statutory modification or re-enactment thereof for the time being in force or other Act or Acts for the time being in force in India, containing the provisions of the Legislature in relation to companies
- "Board of Directors" or "The Board" means the collective body of the Directors of the company.
- 'The Company' or "This Company" means "STERLING & WILSON WAAREE PRIVATE LIMITED







- iv) "Directors" means a Director appointed to the Board of the company.
- Dividend" includes any interim dividend.

vi) "Words" importing the masculine gender also include the feminine gender

- viii) "Month" means a calendar month, according to English Calendar.
- ix) "Office" means the Registered Office for the time being of the Company
- "Persons" include corporation.
- xi) "These Presents" or "Regulations" means these Articles of Association as originally framed or attered from time to time and include the Memorandum where the context so requires.
- xii) "Seal" means the Common Seal for the time being of the Company.
- xiii) "Secretary" means any person appointed to perform the duties of Secretary.
- xiv) Words importing the singular number include the plural number and vice-versa
- xv) "Writing" shall include printing, lithography and any other mode or modes representing or reproducing, the words in visible form.
- b) Subject as aforesaid, any words expressly defined in the act, except where the subject or context forbids, bear the same meaning in these Articles.

CAPITAL

- 5 The Authorised Share Capital of the Company shall be such amount as may be specified inclause V (a) of the Memorandum of Association of the company, with power to the Board of Directors to increase or reduce such capital from time to time in accordance with the regulations of the Company and legislative provisions for the time being in force in this behalf ; to classify the shares in the capital into several classes/kinds, or vice versa, including without limitation, equity shares, both with or without voting rights or differential rights as provided in Section 43 of the Companies Act, 2013 or any statutory modification or re-enactment thereof, and to attach thereto preferential, deferred, qualified or special rights, privileges or conditions, determine, vary, modify or abrogate the terms and conditions as to such rights, privileges or conditions, in such manner as may from time to time be permitted by taw.
- 6. The shares in the capital of the Company for the time being shall be under the control of the Directors, who may allot or otherwise dispose of the same of any of them to such person in such proportions and on such terms and conditions and either at a premium or at par (subject to compliance with the provisions of the Act) and at such times as they may from time to time think fit and proper.

7.0 TRANSFER AND TRANSMISSION OF SHARES

7.1 Shares to be un-encumbered

The Shareholders agree that they shall not create any charge, lish or other encumbrance in relation to their Shares in the Company or pledge them to third party(ids) without the prior consent in writing of the other Shareholders, during the subsistence of this Agreement. This shall also apply to any other shares and securities, warrants, preference shares any other instrument of similar nature issued by the Company.






7.2 Initial Period

Save for transfers permitted under the Articles, no Shareholder shall transfer any Shares during a period of three (3 years from the Effective Date ("Lock-In Period") or completion of the project whichever is later.

7.3 Voluntary Transfer

A shareholder wishing at any time after the expiry of the Lock-in Period to sell, transfer or otherwise dispose of some or all of the shares of the Company as provided in theArticles.

7.4 Notice of Transfer

Selling Shareholder proposing to transfer or dispose of any Shares owned in the Company, shall offer such shares in the first instance to the Continuing Shareholder by a notice ("Transfer Notice") in writing and specifying the number of Shares and the price (to be fixed on a uniform and equitable basis with reference to the Continuing Shareholder) (the "Initial Price") based on which it intends to sell or dispose of the Shares. Such notice shall not be revocable after being served on the Continuing Shareholder unless otherwise mutually agreed to in writing between the Parties.

7.5 Acceptance

The Continuing Shareholder shall have a right to purchase the Shares offered in the Transfer Notice either by itself and/or through its Affiliate(s).

The right to purchase the Shares offered in the manner as aforesaid under the Transfer Notice may be exercised within a period of thirty (30) days after receipt of the Transfer Notice by a written notice to the Selling Shareholder ("Acceptance Period").

7.6 Procedure upon Acceptance

If the Continuing Shareholder accepts the offer, the transfer of Shares at the Initial Price ahalf be completed within sixty (60) days from the date of communication of acceptance by the Continuing Shareholder. In the event that the transfer of Shares at the Initial Price is not completed within the time provided in this Clause due to a delay caused by the Continuing Shareholder, then the Selling Shareholder shall be entitled to sell and transfer such Shares to any Third Party at a price, which is not lower than the Initial Price. Should the sale and transfer of the Shares to a Third Party be not completed within sixty (60) days, the right of the Selling Party to sell and transfer the Shares to the Third Party shall automatically tapse. The provisions set out in Clauses 7.4 to 7.8 regarding transfer of Shares shall apply de-novo, if the Selling Shareholder wishes to sell the Shares at a price lower than the Initial Price.

7.7 Permission to sell and transfer to a Third Party

In the event that the Continuing Shareholder either:

- has permitted the Selling Shareholder to sell and transfer the Shares to a Third Party, or
- (ii) fails within the Acceptance Period to notify the Seiling Shareholder of its intentions with respect to the offered Shares, in which case the Continuing Shareholder shall be deemed to have permitted the sale and transfer of the Shares to a Third Party.

the Selling Shareholder shall be entitled to soll and transfer such Shares to a Third Party at a price, which is not lower than the Initial Price. Should such sale and transfer of the







Shares to said Third Party not be completed within bundred and fifty (150) days from date of expiry of the Acceptance Period, then such right to sell and transfer the Shares that Third Party shall automatically lapse. The provisions set out in Clauses 7.4 to regarding transfer of Shares shall apply de-novo, if the Selling Sharebolder wishes to the Shares at a price lower than the initial Price.

- 7.8 Procedure upon Non-Acceptance of Initial Price
 - 7.8.1 In the event that the Continuing Shareholder has notified the Setting Sharehold that the Initial Price of the Shares offered by the Setting Shareholder and as set of in the Transfer Notice is not acceptable to the Continuing Shareholder, the Settin Shareholder shall be entitled to sell the Shares to a Third Party at a price, which not lower than the Initial Price subject to the following conditions:
 - (i) the Selling Shareholder can provide within fifteen (15) days after the explicit of the Acceptance Period evidence of a binding offer ("Binding Offer Notice") from a Third Party to purchase the Shares mentioned in the Transfer Notice at a price ("Binding Offer Price") not being less than the Initial Price, and
 - (ii) the Continuing Shareholder shall have not exercised a right of last refusa to purchase the Shares at the Binding Offer Price by sending a notice to the Setting Shareholder within filteen (15) days from the date of the Binding Offer Notice ("Lapse of Right of Last Refusal").
 - 7.8.2 Upon fulfiment of the conditions as set out in Clause 7.8.1() and (ii) above, the transfer of Shares to the Third Party and payment for the Shares by the Third Party shall be executed by intermediation of an escrow agent. The escrow agent will be a law firm selected by the Selling Shareholder and accepted by the Continuing Shareholder within five (5) days from the notice sent by the Selling Shareholder to the Continuing Shareholder and indicating the name and address of the law firm. The Selling Shareholder shall deposit such Shareholder as a guarantee for the Third Party shall pay the Binding Offer Price in hands of the escrow agent. The Shares will be pledged in favour of the Continuing Shareholder as a guarantee for the due fulfilment of the obligations of the Selling Shareholder to sell the Shares to the Third Party at the Binding Offer Price. The encumbrance over the Shares shall be liberated only after receipt by the secrow agent of the Binding Offer Price. The Shares to the Third Party, confirmation of which shall be sent to the Continuing Shareholder and shall transfer the Shares to the Third Party. Confirmation of which shall be sent to the Continuing Shareholder and shall transfer the Shares to the Third Party. Confirmation of which shall be sent to the Continuing Shareholder within five (5) days following the payment of the Binding Offer Price.
 - 7.8.3 In the event that the transfer of Shares to the Third Party has not been completed within sixty (60) days from the date of the Lapse of Right of Last Refusal, the right to sell and transfer the Shares by the Selling Shareholder to the Third Party shall automatically lapse. The provisions set out in Clauses 7.4 to 7.8 regarding transfer at a price lower than the Initial Price.
 - 7.8.4 In the event that:

(i)

- within fifteen (15) days after the expiry of the Acceptance Period the Selling Shareholder fails to provide to the Continuing Shareholder evidence of the Binding Offer Notice as set out in sub-clause 7.8.1 (i), or
- (ii) within sixty (60) days from the date of the Lapse of Right of Last Refusal the transfer of Shares has not occurred;



then the Continuing Shareholder may request that the price of the Shares be determined/confirmed by any one of the independent accounting firms "Determined Price"

- 7.8.5 In the event that the Determined Price is not acceptable to the Selling Shareholder then it may withdraw the Transfer Notice within fifteen (15) days of receipt of the Determined Price.
- 7.8.6 In the event that the Determined Price is acceptable to the Selling Shareholder but:
 - (i) is not acceptable to the Continuing Shareholder; or
 - (ii) the notice of acceptance from the Continuing Shareholder to purchase the offered Shares at the Determined Price is not received by the Selling Shareholder within fifteen (15) days of receipt of the Determined Price.

then the Selling Shareholder shall be entitled to sell and transfer such Shares to a Third Party at a price that is not lower than the Determined Price and on terms no more favourable than those set forth in the Transfer Notice. Should the sale and transfer of Shares to a Third Party be not completed within hundred and fifty (150), days from the expiry of the fifteen (15) days after the receipt of the Determined Price, the right to sell and transfer the Shares to the Third Party shall automatically lapse. The provisions set out in Clauses 7.4 to 7.8 regarding transfer of Shares at a price lower than the Determined Price.

- 7.8.7 In the event that the Determined Price is acceptable to the Selling Shareholder and the Continuing Shareholder, the procedure set out in Clause 7.6 shall apply.
- 7.9 Permitted Transfers

Affiliates

The shareholders shall have the right to transfer the Shares held by them to their Affiliates. In case an Affiliate, to whom the Shares are transferred pursuant to this Clause 7.9, ceases to be an Affiliate of the Party concerned, such concerned Party shall undertake steps to require that the Shares held by such Affiliate are transferred back to it as a matter of urgency. Provided further, that it will be a condition of transfer to any Affiliate, that such Affiliate agrees in writing that upon ceasing to be an Affiliate it shall transfer the Shares to the Party of whom it was an Affiliate.

Nominee Shareholders

The shareholders shall also have the right to transfer the Shares held by them to their Nominee Shareholders, provided that either Party may not transfer to each of its Nominee Shareholders more than one (1) Share. In case such Nominee Shareholder, to whom one (1) Share is transferred pursuant to this Clause 7.9, censes to be a Nominee Shareholder of the Party concerned, such concerned Party shall undertake steps to require that the Share held by such Nominee Shareholder is transferred back to it as a matter of urgency. Provided further, that it will be a condition of transfer to any Nominee Shareholder, that such Nominee Shareholder agrees in writing that upon cassing to be a Nominee Shareholder it shall transfer the Share to the Party of whom it was a Nominee Shareholder.

7.10 Third Party

'Third Party' shall mean a party not being a Competitor of the Continuing Shareholder or the Afficiate of the Selling Shareholder.

7.11 Determined Price







The price of the Shares to be determined pursuant to sub-Clause 7.8.4 shall be determine by a reference to a firm of accountants (being the india office of such accountant firm) (th "Independent Accounting Firm"). The following principles shall apply: (i) the Independent Accounting Firm shall, unless otherwise agreed between the

11

- Parties, be a firm which is independent of both Parties and any Third Part purchaser, if any; the Independent Accounting Firm shall be appointed by mutual agreement of th (0)
- Parties, failing such appointment within 30 days; the Selling Shareholder and the Continuing Shareholder shall procure that there (11)
- made available to the Independent Accounting Firm such information relating to Company as it reasonably requires in order to determine the Determined Price;
- in certifying the Determined Price, the Independent Accounting Firm shall take intr (19) account all factors it considers to be relevant;
- (v) the Independent Accounting Firm shall be deemed to be acting as an expert and not an arbitrator and its decision shall be final and binding on the Parties;
- (14) the cost of obtaining the Independent Accounting Firm's certificate shall be borr by the Company; the Determined Price shall be determined by the Independent Accounting Firm
- (MI) within 80 (sixty) days of appointment.

The Independent Accounting Firm shall be required to communicate the Determined Price along with relevant details to both the Parties at the same time

FORFEITURE OF SHARES

- 8. At the end of Regulation 26 of Table F the following shall be inserted. 'and indemnify expenses that may have been incurred by the Company by reason of such non-payment".
- 9. In sub-clause (a) of Regulation 29 of Table F the words "and the place at which" shall be Inserted immediately after the words" on or before which" and in such clause (b) of Regulation 29 of Table F the words "at the place" shall be inserted immediately after the words "before the day"
- 10. At the end of Regulation 30 of table F the following words shall be inserted viz. "Such forfeiture shall include all Dividends declared in respect of the forfaited shares and not actually paid before forfeiture".
- 11. In Sub-clause (1) of Regulation 32 of Table "F' the word "presently" shall be omitted and following words shall be added at the end of the said sub-clause (1) viz. "together with interest thereon from the time of forfeiture until payment at the rate of 18% per annum and the Directors may enforce the payment if they think fit*.

GENERAL MEETING

- 12 SHAREHOLDERS' MEETINGS
- 12.4 Convocation of Meetings

Any director may call for a Shareholders' meeting. Written notice of at least 21 (liventyone) days of every meeting of the Shareholders shall be given to every Shareholder at their usual address whether in India or outside India, provided always that a meeting may their usual address whether in mole or obtaine mole, provided aways that a meeting may be convened by a shorter notice than 21 (twenty one) days with consent of all the Shareholders. Notice shall be given simultaneously by courier and by facsimile at the facsimile number, if any, provided by such Shareholder. Notice convening such meetings of the Shareholder shall be signed by the chairman for the time being of the Company or but any other receipt a state of the signed by the chairman for the time being of the Company or but any other receipt a state of the signed by the chairman for the time being of the Company or but any other receipt a state of the signed by the chairman for the time being of the Company or but any other receipt a state of the signed by the chairman for the time being of the Company or but any other receipt a state of the signed by the chairman for the time being of the Company or but any other receipt a state of the signed by the chairman for the time being of the Company or but any other receipt a state of the signed by any other person authorised by the chairman. The notice of meeting shall, unless



otherwise agreed by each of the Shareholders, set out an agenda identifying in reasonable detail the matters to be discussed.

12.2 Quarum

No business shall be transacted at any Shareholders' meetings unless a quorum is present at the scheduled commencement of the meeting. The quorum shall be at least (2) twoShareholders (out of the subscribers to the Mamorandum of Association and the Nominee Shareholders) holding equity shares personally present or through their representatives. Provided that if no quorum is present by the appointed time for the meeting, the meeting shall stand adjourned to the same day in the next week at the same time and place, or to such other day and such other earlier time and place as the Parties may determine, where presence of at least two (2) Shareholders (out of the Parties and the Nominee Shareholders) holding equity shares personally present or through their representatives, and provided that if such meeting is an annual general meeting then at which presence of any two (2) Shareholders (out of the Parties and the Nominee Shareholders) holding equity shares or their representatives shall constitute a valid quorum.

12.3 Voting

Every eligible Shareholder shall have the right to attend either in person or by proxy each and every Shareholders' meeting duly convened. At every Shareholders' meeting, each Shareholderpresent in person or by proxy shall be entitled to cast one vote for every Share, which it owns. Any Shareholder that has lodged with the Company a corporate authorisation shall act through the authorised representative named in that authorisation and such acts shall be deemed to be acts of such Shareholder acting in person.

13.0 MANAGEMENT

13.1 Board Constitution

The Company will be managed by a Board of Directors. Initially, the Board of the Directors of the Company will comprise of two (02) directors (including the chairman) appointed by SWPL Further appointment shall be mutually agreed by the parties. The first Directors of the Company shall be:

- 1 MRS ZARINE YAZDI DARUVALA
- 2. MR.KHURSHED YAZDI DARUVALA
- 13.2 Removal and Replacement of Directors

Replacement directors shall as soon as practicable be elected in place of incumbents who have resigned or become disabled or been removed or disqualified from office, each replacement to be a nominee of the Party which nominated the incumbent being replaced.

13.3 Board Decisions

The decision at Board meetings shall be by way of a simple majority of the votes of all directors who are attending and voting at the meeting.

13.4 Chairman





The chairman of Company will be one of the directors appointed by SWPL. The chairman of the Company shall have a casting in case of a tie.

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13.5 Filling of Casual Vacancies

Any casual vacancy in the office of a director may be filled by the Board provided however, that if a director whose office shall be so vacated be nominee of, the person to be appointed to fill such vacancy shall also be a person selected by SWPL, and such person shall hold office up to the date on which the director in whose place he is appointed would have held office.

13.6 Alternate Directors

SWPL may nominate for appointment an alternate director for the original director nominated by it, in accordance with the provisions of the Act.

13.7 Eligibility Requirements to act as Director

Persons nominated for the position of director shall be subject to the disqualification stipulated in Section 164 of the Companies Act 2013. Directors need not hold any qualification shares in the Company.

Directors appointed and withdrawn by any Party will not be eligible for appointment as nominees of another party without the written consent of the Party whose nominee any of such director was.

13.8 Quorum for the Board Meetings

The quorum for a meeting of the Board shall be one-third of the total strength of the Board for the time being or two directors whichever is more. In case the quorum at a meeting of the Board is not present then the meeting shall stand adjourned to the same place after seven (7) days.

13.9 Meetings of the Board

The directors shall meet as a Board for the despatch of business from time to time, and shall so meet at least once in every three (3) months and at least four (4) such meetings shall be held in every year. The directors may adjourn and otherwise regulate their meetings as they deem fit. With the consent of the majority of the directors, meetings of the Board may be held outside India. A director may, and the secretary, on the request of a director, shall summon a meeting of the Board.

Subject to Clause 7.3, except in those cases where a resolution is required by law to be passed at a meeting of the Board, the Board of Directors may also decide that resolutions may be passed by the Board of Directors without convening a meeting; in that case resolutions shall be passed by circular to be signed by the sufficient number of members of the Board of Directors and such a resolution shall be valid. If the passing thereof is in accordance with the provisions of the Act and the articles of association of the Company and if a draft thereof has been circulated together with the necessary papers, if any, to all directors at their usual address and the same has been approved by a majority of directors, as are entitled to vote thereon.

13.10 Notice of the Board Meetings

At least 7 (seven) days' notice of every meeting of the Board shall be given in writing to every director present for the time being in india and at his usual address in India, and to every other director, provided, however, that in the case of directors residing outside India, notice of every meeting of the Board shall also be given to such directors at their addresses outside India and to their attemates, if any, in India at their usual addresses in India. Such notice shall be accompanied by the agenda setting out the business proposed







ic be transacted at the meeting of the Board, provided, nowever, that with the consent of all the directors present in India a meeting of the Board may be convened by a shorter notice in the case of an emergency or if special circumstances so warrant.

Notice of Board meetings to directors' resident outside India shall be given in writing by telecopy (facsimile) or electronic mail and confirmed in writing by prepaid registered or certified air mail or courier service.

It is agreed that the Board shall not consider, and the chairman shall not recommend, to take up for decision any item which is not included in the agenda of items circulated to the members of the Board along with the notice for each meeting of the Board unless otherwise agreed by all the members of the Board present.

13.11 Distribution of Dividends

The Parties agree that they shall cause the Company, to the extent permitted by any Applicable Law and after giving due consideration to future business requirements of the Company including working capital, capital expenditure and any regulatory and contractual obligations, to declare and pay respectively to its Shareholders a dividend up to the maximum extent permissible out of the distributable profits earned by the Company in the year concerned after due provision has been made for minimum legal reserves, and necessary requirements in accordance with relevant law and prudent accounting principles. To this end, the Parties agree to exercise their respective voting rights through their nominee directors on the Board or at the Shareholders' meeting of the Company to achieve the aforesaid objective.

13.12 Committees

The Board can appoint committees. The powers and composition of the committees shall be such as may be decided by the Board from time to time.

13.14 Voting at Shareholders' Meetings

Except for matters requiring special resolutions under the Act, all other business transacted at a Shareholders meeting shall, in order to be effective, require only the approval of a simple majority of the total paid up shares of the Company, which are entitled to vote at such meeting.

SEAL

14. The Directors shall provide for the safe custody of the Seal which shall only be used by the authority of the Directors or by the order of the Managing Director or the Secretary on any and every instrument to which the seal shall be affixed, shall be signed by a Director or such other person as the Director or Managing Director may appoint for the purpose. Provided the certificate of the shares or depentures (if any) of the Company shall be sealed and signed in the manner provided for in the Companies (Share Capital and Depenture). Rules, 2014 or any statutory amendment thereof for the time being in force.

WINDING UP

- 15. a) Subject to the provisions of Chapter XX of the Act and the rules made there under, If the Company shall be wound up, the Liquidator may with the sanction of a Special Resolution of the Company, and any other sanction required by the Act, divide amongst the members in specie or in kind the whole or any part of the assets of the Company, whether they shall consist of the property of the same kind or not.
 - b) For the purpose aforesaid, the Liquidation may set such value as he deems fair upon any property to be divided as aforesaid, and may determine how such division can be carried out as between the members of different classes of member







c) The Liquidator may, with the like sanction, vest the whole or any part of such assets in trustees, upon such trust for the benefit of the contributories a the Liquidator with the like sanction shall think fit but so that, no member shall be compelled to accept any shares or other securities whereon there is any liability.

INDEMNITY

- 16.Subject to the provisions of the Acl, every Director, Managing Director, Manager of Officer of the Company or any person (whether an Officer of the Company or not) employed by the Company as auditor, shall be indemnified out of the funds of the Company against all liability incurred by him as such Director, Manager, Managing Director, Officer or Auditor in which judgment is given in his favour or in which he is acquitted or in which relief is granted to him by the court or the Tribunal. Nothing herein contained shall apply to the constituted attorney of the Managing Agent, if any, of the Company unless such attorney is or is deemed to be an Officer of the Company.
 - 17. Subject to the provisions of the Act, no Director, Auditor or other Officer of the Company shall be liable for the acts, receipts, neglects or defaults of any other Director or Officer or for joining in any receipt or other act or for any loss or expenses happening to the Company through the insufficiency or deficiency of title to any property acquired by order of the Director for or on behalf of the Company or for the insufficiency or deficiency of the company shall be invested, or upon which any loss or damage arising from bankruptcy, insolvency or tortucus act of any person, firm or company to or with whom, any money securities or effects shall be entrusted or deposited or for any loss occasioned by any other loss, damage or misfortune whatever which shall happen in relation to the execution of the duties of his office or in relation thereto, unless the same shall happen through his own dishonesty.
- 18. No member shall be entitled to ask for any information in respect of any details of the Company's trading or any matter in the nature of a trade secret, mystery of trade or secret, mystery of trade or secret process which may relate to the conduct of the business of the Company, and which in the opinion of the Directors it may not be expedient in the interest of the members of the Company to communicate to the public.



Names, Addresses, Description & Occupation, of Subscribers Signature of the subscriber Signature, Names Addresses, Description and of Occupation, of Witness. FOR, STERLING 1) STERLING AND WILSON PVT. LTD. AND WILSON PVT 9th FLOOR, UNIVERSAL MAJESTIC / witness to subscribers 1 & 2 who have subscribed and signed in my presence on 2814 November, 2016 at Mumbal. I have further certified LTD. P.L.LOKHANDE MARG, CHEMBUR, MUMBAI-400043 OCCUPATION: BUSINESS 2 REPRESENTED BY MRS. ZARINE VAZDI their identity delaits for their identification and satisfied myself of their identification particulars as filled in. DARUVALA . ZARINE (Through resolution passed DARUVALA By the Board of Directors on 23rd AUTHORIZED September, 2016) REPRESENTATIVE 23 WAAREE ENERGIES LIMITED FOR, WAAREE 602, WESTERN EDGE, -L WESTERN ENERGIES Ambernath . Dist. Thane. Pin-421501 EXPRESS HIGHWAY, BORIVALI EAST. LIMITED Plot No- 70/A, Vadavali SEC MUMBAI-400056 Occupation : Service S/o Dilip Goswarni ALAY GOSWAM OCCUPATION: BUSINESS REPRESENTED BY MR. VIREN CHIMANLAL DOSHI (Through VIREN DOSHI resolution passed by the Board of AUTHORIZED Directors on 22-08-2016) REPRESENTATIVE DATE: 03.12.2010 PLACE: Mumbus S. M. H. ZAIDI +60 Mumbai & Thane Dist Reg. No. 3640 OF 00

We, the several persons, whose names and addresses and occupations are hereunder subscribed below, are desirous of being formed into a company in pursuance of these Articles of Association - Certificate of Incorporation Consequent upon conversion to Public Limited Company



MINISTRY OF CORPORATE AFFAIRS

Registrar of companies, Mumbai Everest, 100 Marine Drive, Mumbai, Maharashtra, India, 400002

Corporate Identity Number: U74999MH2017PLC292281 Fresh Certificate of Incorporation Consequent upon Conversion from Private Company to Public Company

IN THE MATTER OF STERLING AND WILSON SOLAR PRIVATE LIMITED

I hereby certify that STERLING AND WILSON SOLAR PRIVATE LIMITED which was originally incorporated on Ninth day of March Two thousand seventeen under the Companies Act, 2013 as RASHMIKA ENERGY PRIVATE LIMITED and upon an Intimation made for conversion into Public Limited Company under Section 18 of the Companies Act, 2013; and approval of Central Government signified in writing having been accorded thereto by the RoC - Mumbai vide SRN H42927582 dated 25.01.2019 the name of the said company is this day changed to STERLING AND WILSON SOLAR LIMITED.

Given under my hand at Mumbai this Twenty fifth day of January Two thousand nineteen.

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AFFAIRS 23	State of the local division of the local div

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Registrar of Companies

RoC - Mumbai

Mailing Address as per record available in Registrar of Companies office:

STERLING AND WILSON SOLAR LIMITED 9TH FLR, UNIVERSAL MAJESTIC, P L LOKHANDE MARG, CHEMBUR WEST, MUMBAI, Maharashtra, India, 400043









GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Office of the Registrar of Companies Everest, 100 Marine Drive, Mumbai, Maharashtra, India, 400002

Certificate of Incorporation pursuant to change of name [Pursuant to rule 29 of the Companies (Incorporation) Rules, 2014]

Corporate Identification Number (CIN): U74999MH2017PTC292281

I hereby certify that the name of the company has been changed from RASHMIKA ENERGY PRIVATE LIMITED to STERLING AND WILSON SOLAR PRIVATE LIMITED with effect from the date of this certificate and that the company is limited by shares.

Company was originally incorporated with the name RASHMIKA ENERGY PRIVATE LIMITED.

Given under my hand at Mumbai this Twenty fourth day of April two thousand eighteen

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Registrar of Companies RoC - Mumbar

Mailing Address as per record available in Registrar of Companies office: STERLING AND WILSON SOLAR PRIVATE LIMITED

OFF NO.1001-05, UNIVERSAL MAJESTIC, P L LOKHANDE MARG, CHEMBUR (W), MUMBAL Mumbai City, Maharashtra, India, 400043









GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Central Registration Centre

Certificate of Incorporation

[Pursuant to sub-section (2) of section 7 of the Companies Act, 2013 (18 of 2013) and rule 18 of the Companies (Incorporation) Ru[es, 2014]

I hereby certify that RASHMIKA ENERGY PRIVATE LIMITED is incorporated on this Ninth day of March Two thousand seventeen under the Companies Act, 2013 (18 of 2013) and that the company is limited by shares:

The Corporate Identity Number of the company is U74999MH2017PTC292281.

The Permanent Account Number (PAN) of the company is AAICR1703J

Given under my hand at Manesar this Tenth day of March Two thousand seventeen .

CONSTRUCTIVE AND CONSTRUCTION OF THE OWNER

Digital Signature Certificate Ms Varaha Santoshi Jagirdar Deputy Registrar of Companies For and on behalf of the Jurisdictional Registrar of Companies Registrar of Companies Central Registration Centre

Disclaimer: This certificate only evidences incorporation of the company on the basis of documents and declarations of the applicant(s). This certificate is neither a license nor permission to conduct business or solicit deposits or funds from public. Permission of sector regulator is necessary wherever required. Registration status and other details of the company can be verified on www.mca.gov.in

Mailing Address as per record available in Registrar of Companies office:

RASHMIKA ENERGY PRIVATE LIMITED OFF.NO.1001-05, UNIVERSAL MAJESTIC, P.L. LOKHANDE MARG, CHEMBUR (W), MUMBAI, Mumbai City, Maharashtra, India, 400043

* as issued by the income Tax Department







THE COMPANIES ACT, 2013

MEMORANDUM OF ASSOCIATION

OF

STERLING AND WILSON SOLAR LIMITED*

- 1. *The Name of the Company is STERLING AND WILSON SOLAR LIMITED
- 2. The Registered office of the company will be situated in the state of Maharashtra
- 3. **(a) The objects to be pursued by the Company on its incorporation are:
 - Setting up of green field Solar Plants of various sizes, envisaging, identifying and acquiring and selling suitable land, developing the site for Solar Parks; design, engineer, supply erecl, commission and, or operate and maintain the plants, accessories, components, spare parts thereof and provide renewable energy solutions; Sell or otherwise dispose of part or whole of the Solar Plants, both in India and abroad.
- 3. **(b) Matters which are necessary for furtherance of the objects specified in clause 3(a) are:
 - To sell or otherwise dispose off part of whole of the solar plants both in India and abroad; to set up green field solar plants of various sizes, envisaging identifying and acquiring suitable land for developing the site for Solar Parks.
 - 2 To enter into contracts, partnership, or in to any arrangements for sharing profits, union of interest, co-operation, joint venture, reciprocal concession, licence or otherwise, with any person, firm, association, society, company or corporation carrying on or engaged in, or about to carry on, or rugage in any business or transactions which this Company is authorised to carry on and to give to any person or company special rights, licences and privileges in connection with or control over this Company and in particular the right to nominate one or more person or persons (whether they be shareholders or not) to be Directors of the Company.
 - 3. To enter into collaboration with Foreign or Indian collaborators for all the above objects.
 - 4. To sell or otherwise dispose off part of whole of the solar plants both in India and abroad; to set up green field solar plants of various sizes, envisaging identifying and acquiring suitable land for developing the site for Solar Parks
 - 5. To purchase, improve, manage, develop, mortgage, charge, sell, transfer, exchange, lease, underlease, surrender or otherwise deal with dispose of or turn to account all or any part of the business, immovable or movable property rights and effects for the time being of the Company in such manner, on such terms and for such purpose as the Company may think fit and as to any sale of real property either in consideration for a gross sum or of a rent, charge or partly in one way and partly in other or others and to sell, transfer or dispose of the whole undertaking of the Company or any part thereof for each or such other consideration as the Company may think fit and in particular for shares, debenures or securities of any other company having objects altogether or in part similar to those of this Company.

*Amended vide Special Resolution passed at the Extra-Ordinary General Meeting held on January 11, 2019 for conversion of the Company from Private Limited to Public Limited.

**Amended vide Special Resolution passed at the Extra-Ordinary General Meeting held on January 11, 2019 by renumbering existing clause 3(a) as clause 3(a)(1) and sub clauses at Sr. No. 2 to Sr. No. 45 of Clause 3(b) renumbered as Sr. No. 1 to Sr. No. 44.







To build, construct, alter, improve, maintain, enlarge, pull down, remove, replace and to develop, work, manage, carry out and control any buildings, residential and commercial complexes, solar parks, machineries, engines, office, factories, warehouses, chawls, parking lots, shops, roads, trainways, wells, and other constructions related to civil works, real estate and conveniences, which may seem calculated to advance the Company's interests and to contribute to, to subsidise, or otherwise assist or take part in the construction, improvement, maintenance, development, working, management, carrying out or control thereof and to associate with any other person or company in doing any of these things.

- 6. To act as a promoter, developer, contractor of any land or reclaim Land for above said purpose and to deal in properties generally inclusive of buying, selling, leasing, hiring, maintaining and repairing of immovable properties of the company.
- 7. To retrumerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of shares in the Company's Capital or any debentures, debenture-stock or other securities of the Company or in or about the formation or promotion of the or the acquisition of property by the Company, or the conduct of its business.
- 8. To design, manufacture, assemble, package, sell, distribute, import, export, lease, rent, hire, exchange, or otherwise deal in power plants built around gas and diesel reciprocating engines, gas and diesel turbines, steam turbines, and associated balance of plant(BOP), such as waste heat recovery, boilers, Fossil Fuel fired Boilers, vapor absorption chillers and any and all associated electro mechanical auxiliaries thereof of all and every kind and description for land based/barge mounted power generation and distribution applications; undertake turkey or part implementation of power projects and other combined heat and power or co-generation projects with Solar, Gas, Diesel, Heavy Oil, Coal, Bio-gas, CBM Gas, Landfill gas, Syn gas and other similar feeds.
- To provide service, repair, operation and maintenance, in connection with gas and diesel processing engines, gas turbines, steam turbines and power plants.
- 10. To purchase, sale, import, export of all kinds of equipment, plant, and material required for the purpose of carrying on the business of the Company and to repair, alter, remodel, clean, renovate, convert, any goods from time to time belonging to the company.
- 11. To acquire and undertake the whole or any part of the goodwill, business, concern, undertaking, property, rights, assets and liabilities of any person, firm, association, society, company or corporation carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purpose of this Company, and to pay for the same in shares or debentures of this Company or by cash or otherwise or partly by one way and partly by the other and to conduct, expand and develop or wind up and liquidate such business and to purchase and take steps for the acquisition of existing and new licences in connection with any such business.
- To carry out Research and Development and to establish centres necessary for that purpose to carry out any of the objects of the Company.
- 13. To win, work, convert, lease and dispose of any mineral property of the Company.
- 14. To take or otherwise acquire and hold, sell, exchange, mortgage, charge or otherwise deal in shares or stocks in any other company having objects altogether or in part similar to those of this Company or such as may be likely either directly or indirectly in the interest of the Company.
- 15. To apply for, purchase or otherwise acquire, and protoct, prolong and renew whether in India or elsewhere, any patents, patent rights, invention, licences, concessions, trade marks, designs, and the like conferring any exclusive or non-exclusive or limited rights of use of any secret or other information as to any invention, process or privileges which may seem capable of being used for any of the purpose of the Company, or to use, exercise, develop, manufacture under or grant





licences or privileges in respect of information, use or licence so acquired and to subsidise, take part in or assist in, experiments, investigations and researches likely to prove beneficial to the Company.

- 16. To establish or promote or concur in establishing or promoting any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of the Company and to place or guarantee the placing of, or underwrite, subscribe for or otherwise, acquire all or any part of the shares, debentures other securities of any such other company.
- 17. To enter into any arrangement with any Government or supreme authority, municipal, local or otherwise, or any person or company that may seem conducive to the company's objects or any of them and to obtain from any such Government Authority, person or company any rights, privileges, charters, contracts, licences and concessions which the Company may think is desirable to obtain and to carry out, exercise and comply therewith.
- 18. To apply for, promote and obtain any under any charter-privilege, concession, licence, authorisation, if any, of and/or from any Government, State or Municipality, provisional order or licence or any authority for enabling the Company to carry out any of its objects into effect, or for extending any of the powers of the Company or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient and to oppose any proceedings on applications which may seem calculated, directly or indirectly to prejudice the Company's interests.
- 19. To insure the whole or any part of the property of the Company either fully or partially to protect and indemnify the Company from liability or loss in any respect either fully or partially and also to insure and to protect and indemnify any part or portion thereof either on mutual principle or otherwise.
- To amalgamate with any other company having objects altogether or in part similar to those of this Company.
- 21. To purchase, take in exchange of on lease, reni, hire, occupy, allow to be occupied or otherwise acquire and use any freehold, leasehold or other immovable property any lands, estates, shops, warehouses, show-rooms, workshops, offices, buildings, premises, machinery, plant and works, stock-in-trade, waterways, easements or other rights interest in any land, building and premises or any other immovable or movable, real or personal property, rights which the Company may think necessary or convenient for the purpose of its business and as to any real property either in consideration of a gross sum or of a rent charge in cash, services or kind or perpetual lease in the manner aforesaid or partly in one way and partly in other or others.
- 22. To borrow, mise and secure the payment and repayment of money other than public deposits for any of the purpose of the Company's business in such manner as the Company shall think fit, and in particular by the issue of redeemable preference shares, mortgage, debentures or debenture stock, perpetual or otherwise, charge upon all or any of the Company's undertaking and/or property (both present and future) or by other obligations or securities of the Company, or by mortgage or charge of all or any part of the property of the Company, present and future, including its uncalled capital or without any charge, and to purchase, redeem or pay off, cancel and discharge any such securities subject to provisions and directives of Reserve Bank of India.
- 23. To receive money or deposit other than public deposits, from, and to lend money to, any person, firm, association, society, company or corporation at interest or otherwise and on such terms and to such security as may seem expedient or without any security and in particular to members or customers and other having and likely to have dealings with the Company, provided that the Company shall not carry on banking business as defined by Banking Regulation Act, 1949, and subject to provisions and directives of Reserve Bank of India.







- 24. To draw, make, accept, endorse, discount, execute, retire, discharge, negotiate, issue and honour bills of exchange, cheques, promissory notes, letters of credit and other foreign documents and warehouse warrants, rail receipts and other negotiable, semi-negotiable or transferable documents, instruments or securities in connection with the business of the Company.
- 25. To open current, overdraft, loan, cash credit, Dentat or deposit account or accounts with any bank.
- 26. To lend out, deposit, invest and deal with the money of the Company not immediately required in such manner and upon such terms as may from time to time be determined by the Directors.
- 27. To pay all or any expenses incurred in connection with the formation, promotion or incorporation of this Company or any other company or of incidental to the winding up of any company the whole or part of the property whereof is acquired by this Company or in which this Company may be interested.
- 28. To distribute amongst the members in specie or kind or to glift in favour of any person, firm, body, corporate or institution any property of the Company or any proceeds of sale or disposal of any property of the Company subject, in the event of winding up, to the provisions of the Companies Act.
- 29. To establish, maintain and conduct or discontinue or close agencies and branches and appoint representatives in any part of the world for the conduct of the business of the Company.
- 30. To adopt such means of making known the business of the Company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest and by registering and establishing and protecting trade marks, publication of books and periodicals and by granting prizes, rewards and donations.
- 31. To donate, contribute, subscribe, promote, support or aid or otherwise assist or guarantee money to charitable, benevolent, religious, scientific, national, public or other institutions, funds or objects or for any exhibition or for any public objects.
- 32. To create any Depreciation Fund, Reserve Fund, Sinking Fund, Insurance Fund or any other Special Fund, whether for depreciation or for repairing, improving, extending or maintaining any of the property of the Company or for any other purposes conducive to the interests of the Company.
- 33. To place, to reserve or to distribute bonus shares among the members or otherwise to apply, as the Company may from time to time think fit, any money received by way of premium on shares or debentures, issued at a premium by the Company and money arising from the sale by the Company of forfeited shares in conformity with the provisions of the law.
- 34. To carry out in any part of the world, all or any part of the Company's objects as principals, dealers agents, factors, contractors, trustees or otherwise either alone or in conjunction with any other person firm, association, corporate body, municipality, province, state, or government or colony or dependency thereof.
- 35. To take part in the formation, management or supervise or control of the business or operation of any Company or undertaking having similar business.
- 36. To apply for and to obtain assistance (financial, technical or of any other type) from Government or other organisations, companies, firms or individual national or international for developing all or any of the business or businesses of the Company.
- 37. To establish and maintain or procure the establishment and maintenance of any contributory or non-contributory pension or superannuation funds, for the benefit of, and give or procure the giving of donations, gratuities, pensions, allowances or emoluments to any persons who are or







were at any time in the employment or service of the Company(including Directors of the Company) and the wives, widows, families and dependants of any such persons and also establish and subsidise and subscribe to any institutions, including in particular to be for the benefit of or to advance the interests and well-being of the Company.

- 38. Subject to the provisions of the Companies Act, 2013 or any other enactment in force, to indemnify and keep indemnified officers, directors, agents and servants of the Company against proceedings, costs, damages, claim and demands in respect of any thing done or omitted to be done by them for and in the interest of the Company and for any loss, damages or misfortune whatever and which shall happen in execution of the duties of their office or in relation thereto.
- 39. To develop and turn to account any land acquired by the Company or in which it is interested, and in particular by laying out or preparing the same for building purposes, constructing, nitering, pulling down, decorating, maintaining, fitting up and improving building and by planting, paving, draining, farming, cultivating and letting on lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with the builders and other.
- 40. To agree to refer to arbitration and to refer to arbitration any disputes between the Company and any other company, firm or individual and to submit the same to arbitration to an arbitrator in India or abroad, in accordance with either Indian or any other foreign system of law.
- 41. To undertake preliminary planning, site development studies, feasibility reports, design engineering, procurement, factory inspection, construction management, including technical and specialized promoting any projects or enterprises in any form of organization, and in any field of endeavour.
- 42. To invest and deal with the moneys of the Company not immediately required, in or upon such securities and in such manner as may be determined from time to time.
- 43. To undertake and execute any trusts, which may be beneficial to the Company and to vet its property in such trustees which may seem to the Company desirable, either gratuitously or otherwise
- The liability of the member(s) is limited and this liability is limited to the amount unpaid, if any, on the shares held by them.
 - 5. *** # The Authorised Share Capital of the Company is Rs.60,00,00,000/- (Rupees Sixty Ctores Only) divided into 50,00,00,000 (Fifty Crores) Equity shares of Re.1/- (Rupee One Only) each and 10,00,000 (Ten Lakhs) Preference shares of Rs. 100/- (Rupees One Hundred Only) each with the power to increase and reduce the share capital of the Company and/or sub-divide it into shares of different classes.

***Sub-division of each equity share of the Company of Rs. 10/- each into 10 (Ten) equity shares of Re. 1/- each vide Ordinary Resolution passed in Extra-Ordinary General Meeting held on January 11, 2019.

The Authorised Share Capital of the Company is increased from Rs. 18,00,00,000/- (Rupees Eighteen Crores only) Equity Shares of Re. 1/- each to Rs. 60,00,06,000/- (Rupees Sixty Crores Only) divided into 50,00,00,000 (Fifty Crores) Equity shares of Re.1/- (Rupee One Only) each and 10,00,000 (Ten Lakhs) Preference shares of Rs. 100/- (Rupees One Hundred Only) each vide Ordinary Resolution passed in Extra-Ordinary General Meeting held on January 11, 2019.







We, the several persons, whose names and addresses are subscribed, are desirous of being formed into a company in pursuance of this memorandum of association, and we respectively agree to take the number of shares in the capital of the company set against our respective names:

S. No.	Name, Address, Description and Occupation of each subscriber	Number of Shares	Signature of Subscriber	Name, Address, Description & Occupation of witness
1	Kalpathy Hariharan Parameswaran S/o Parameswaran Subramanian Kalpathy Add: Flat no.6, Forward House No 1, Wadala (W), Mumbai 400031 Occupation : Service	10 Equity shares	Sd/-	Sd/- Harish Hegde S/o Hiriyyana Hegde Address: D 211, Ghatkopar Industrail Estate Behind R City Mall, Off LBS Marg, Ghatkopar West, 400086 Occupation: Chartered Accountant
2	Ravi Ananthakrishnan S/o Aarangottukara Ananthakrishnan Add : 6/7012, Garden Enclave, Nr. Vasant Vihar,Pokhran Road, No.2, thane(West), Thane- 400610 Occupation: Service	10 Equity Shares	Sd/-	
	Aniruddha Choudhuri S'o Bimalendu Choudhuri Add: B-603, Umang Bldg, Vasant Utsav CHS Ltd, Thakur Vlg, Kandivali (East), Mumbai- 400101 Occupation:Service	10 Equity Shares	Sd/-	
	Total	30 Equity shares		

Dated the 8th day of March, 2017 Place: Mumbai





This set of Articles of Association has been adopted by the members of the Company vide special resolution passed at their Extra-Ordinary General Meeting held on 11th January, 2019 in substitution and exclusion of the previous Articles of Association of the Company.

THE COMPANIES ACT, 2013

COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

OF

STERLING AND WILSON SOLAR LIMITED

1. CONSTITUTION OF THE COMPANY

- a) The regulations contained in table "F" of schedule I to the Companies Act, 2013 shall apply only in so far as the same are not provided for or are not inconsistent with these Articles.
- b) The regulations for the management of the Company and for the observance of the shareholders thereof and their representatives shall be such as are contained in these Articles subject however to the exercise of the statutory powers of the Company in respect of repeal, additions, alterations, substitution, modifications and variations thereto by special resolution as prescribed by the Companies Act, 2013.

2. INTERPRETATION

A. DEFINITIONS

In the interpretation of these Articles the following words and expressions shall have the following meanings unless repugnant to the subject or context.

- Act" means the Companies Act, 2013 and all rules, notifications, circulars and clarifications issued thereunder or the Companies Act, 1956 and the rules issued thereunder (to the extent that such enactment is in force and applicable to the context in which such term is used herein), and shall include all amendments, modifications and re-enactments of the foregoing.
- b. "Accounts" shall mean the audited financial statements as well as unaudited financial results of the Company, on a consolidated and standalone basis, as applicable, including the balance sheet, profit and loss account and cash flow statements, together with all such documents which are required to be annexed to such audited financial







statements or unaudited financial results prepared in accordance with the format prescribed under Law;

- "ADRs" shall mean American Depository Receipts representing ADSs.
- d "Annual General Meeting" shall mean the General Meeting of the holders of Equity Shares held annually in accordance with the applicable provisions of the Act.
- e. "ADR Facility" shall mean an ADR facility established/which may be established by the Company with a depository bank to hold any equity shares as established pursuant to a deposit agreement and subsequently as amended or replaced from time to time.
- f. "ADSs" shall mean American Depository Shares, each of which represents a certain number of Equity Shares.
- g. "Articles" shall mean these Articles of Association as adopted or as from time to time altered in accordance with the provisions of these Articles and Act.
- h. "Auditors" shall mean and include those persons appointed as auditors for the time being by the Company.
- "Board" shall mean the Board of Directors of the Company, as constituted from time to time, in accordance with Law and the provisions of these Articles.
- j. "Board Meeting" shall mean any meeting of the Board, as convened from time to time and any adjournment thereof, in accordance with law and the provisions of these Articles.
- Beneficial Owner" shall mean beneficial owner as defined in Clause (a) of subsection (1) of section 2 of the Depositories Act.
- "Business Day" means a day other than Saturday or Sunday or public holidays in India under the Negotiable Instrument Act, 1881 on which scheduled banks are generally open for business in Mumbai.
- m. "Capital" or "Share Capital" shall mean the share capital, for the time being comprising the Equity Share Capital and Preference Share Capital, as may be the case, raised or authorised to be raised by the Company in terms of these Articles, the Act and the Memorandum of Association of the Company.
- "Chairman" shall mean such person as is nominated or appointed in accordance with Article 32 herein below.







- o. "Companies Act, 1956" shall mean the Companies Act, 1956 (Act I of 1956) and the rules framed thereunder including any statutory modification or re-enactment thereof, to the extent in force.
- p. "Company" or "this Company" shall mean STERLING AND WILSON SOLAR LIMITED, incorporated under the Companies Act, 2013.
- "Committees" shall mean a committee constituted in accordance with Article 63.
- "Debenture" shall include debenture stock, bonds, and any other securities of the Company, whether constituting a charge on the assets of the Company or not.
- "Depositories Act" shall mean The Depositories Act, 1996 and shall include any statutory modification or re-enactment thereof.
- "Depository" shall mean a Depository as defined in Clause (c) of subsection (1) of section 2 of the Depositories Act.
- u. "Director" shall mean any director of the Company, including alternate directors, independent directors and nominee directors appointed in accordance with Law and the provisions of these Articles.
- "Dividend" shall include interim and final dividends.
- w. "Equity Share Capital" shall mean the total issued and paid-up equity share capital of the Company, calculated on a fully diluted basis.
- x. "Equity Shares" shall mean the equity shares of the Company having a par value of INR I/- (Rupee One Only) per equity share or such other par value as approved by the shareholders of the Company in accordance with applicable Law, and one vote per equity share or any other issued Share Capital of the Company that is reclassified, reorganized, reconstituted or converted into equity shares.
- y "Encumbrances" means, any claim, mortgage, charge (fixed or floating), non-disposal undertaking, escrow, power of attorney (by whatever name called), pledge, lien, hypothecation, option, power of sale, right of pre-emption, right of first refusal, right to acquire, assignment by way of security, trust arrangement for the purpose of providing security or any other security interest of any kind, including retention arrangements and any agreement or obligation to create any of







the foregoing, or encumbrance of any kind, or contract to give or refrain from giving any of the foregoing;

- "Executor" or "Administrator" shall mean a person who has obtained probate or letters of administration, as the case may be, from a court of competent jurisdiction and shall include the holder of a succession certificate authorizing the holder thereof to negotiate or transfer the Equity Share or Equity Shares of the deceased Shareholder and shall also include the holder of a certificate granted by the Administrator-General appointed under the Administrator Generals Act, 1963.
- aa. "Extraordinary General Meeting" shall mean an extraordinary general meeting of the holders of Equity Shares duly called and constituted in accordance with the provisions of the Act;
- bb. "Financial Year" shall mean any fiscal year of the Company, beginning on April 1 of each calendar year and ending on March 31 of the following calendar year.
- cc "Fully Diluted Basis" shall mean, in reference to any calculation, that the calculation should be made in relation to the equity share capital of any Person, assuming that all outstanding convertible preference shares or debentures, options, warrants and other equity securities convertible into or exercisable or exchangeable for equity shares of that Person (whether or not by their terms then currently convertible, exercisable or exchangeable), have been so converted, exercised or exchanged to the maximum number of equity shares possible under the terms thereof.
- dd. "GDRs" shall mean the registered Global Depositary Receipts, representing GDSs.
- ee. "GDSs" shall mean the Global Depository Shares, each of which represents a certain number of Equity Shares.
- ff. "General Meeting" shall mean a meeting of holders of Equity Shares and any adjournment thereof.
- gg. "Independent Director" shall mean an independent director as defined under the Act and under the SEBI Listing Regulations.
- hh. "India" shall mean the Republic of India.
- "Law" shall mean all applicable provisions of all (i) constitutions, treaties, statutes, laws (including the common law), codes, rules, regulations, circulars, notifications, ordinances or orders of any governmental authority and SEBI, including the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations,





2015, (ii) governmental approvals or other governmental restriction or any similar form of decision of, or determination by, or any interpretation or adjudication having the force of law of any of the foregoing, by any governmental authority having jurisdiction over the matter in question, (iii) orders, decisions, injunctions, judgments, awards and decrees of or agreements with any governmental authority or other governmental restriction or any similar form of decision of, or determination by, or any interpretation or adjudication having the force of law of any of the foregoing by any governmental authority having jurisdiction over the matter in question, (iv) rules, policy, regulations or requirements of any stock exchanges, (v) international treaties, conventions and protocols, and (vi) Indian GAAP, Indian Accounting Standards (Ind AS) or any other generally accepted accounting principles.

- jj "Managing Director" shall have the meaning assigned to it under the Act.
- kk. "MCA" shall mean the Ministry of Corporate Affairs, Government of India.
- "Memorandum" shall mean the memorandum of association of the Company, as amended from time to time.
- mm. "Member" shall mean:

(i) the subscriber to the Memorandum of the Company who shall be deemed to have agreed to become member of the Company, and on its registration, shall be entered as member in its register of members;

 (ii) every other person who agrees in writing to become a member of the Company and whose name is entered in the register of members of the Company;

(iii) every person holding shares of the Company and whose name is entered as a beneficial owner in the records of a depository

- nn. "Month" means a calendar month.
- oo "Office" shall mean the registered office for the time being of the Company.
- pp. "Officer" shall have the meaning assigned thereto by Section 2(59) of the Act.
- qq. "Ordinary Resolution" shall have the meaning assigned thereto by Section 114 of the Act.







- rr. "Paid up" means the amount credited as paid up.
- ss. "Person" shall mean any natural person, sole proprietorship, partnership, Company, body corporate, governmental authority, joint venture, trust, association or other entity (whether registered or not and whether or not having separate legal personality).
- "Preference Share Capital" shall mean the total issued and paid-up preference share capital of the Company.
- uu. "Preference Shares" shall mean the preference shares of the Company as approved to be issued by the Board of Directors and/or shareholders of the Company in accordance with applicable Law.
- vv. "Register of Members" shall mean the register of members to be maintained as per the Act.
- ww. "Registrar" shall mean the Registrar of Companies, from time to time having jurisdiction over the Company.
- xx. "Rules" shall mean the rules made under the Act, as amended and notified from time to time.
- yy. "Seal" or "Common Seal" shall mean the common seal(s) for the time being of the Company.
- zz "SEBI" shall mean the Securities and Exchange Board of India, constituted under the Securities and Exchange Board of India Act, 1992.
- aaa. "SEBI Listing Regulations" shall mean the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time.
- bbb. "Secretary" or "Company Secretary" shall mean a Company secretary as defined in clause (c) of sub-section (1) of section 2 of the Company Secretaries Act, 1980 who is appointed by a Company to perform the functions of a Company secretary under the Act.
- ccc. "Securities" shall have the meaning assigned to the term in clause (h) of section 2 of the Securities Contracts (Regulation) Act, 1956, as may be amended from time to time.
- ddd. "Share Equivalents" shall mean any debentures, preference shares, foreign currency convertible bonds, floating rate notes, options (including options to be approved by the Board (whether or not issued)







pursuant to an employee stock option plan) or warrants or other securities or rights which are by their terms convertible or exchangeable into equity shares.

- cee. "Shareholder" shall mean any shareholder of the Company, from time to time.
- fff "Shareholders Meeting" shall mean any meeting of the Shareholders of the Company, including Annual General Meetings and Extraordinary General Meetings of the Company, convened from time to time in accordance with Law and the provisions of these Articles.
- ggg. "Special Resolution" shall have the meaning assigned to it under Section 114 of the Act.
- hhh. "Stock Exchange(s)" shall mean the National Stock of Exchange of India Limited, BSE Limited or such other stock exchange, where the securities of the Company are time being listed.
- iii. "Subsidiary(ies)" shall have the meaning assigned to it under the Act.
- "Transfer" shall mean (i) any, direct or indirect, transfer or other ill disposition of any shares, securities (including convertible securities). or voting interests or any interest therein, including, without limitation, by operation of Law, by court order, by judicial process, or by foreclosure, levy or attachment; (ii) any, direct or indirect, sale, assignment, gift, donation, redemption, conversion or other disposition of such shares, securities (including convertible securities) or voting interests or any interest therein, pursuant to an agreement, arrangement, instrument or understanding by which legal title to or beneficial ownership of such shares, securities (including convertible securities) or voting interests or any interest therein passes from one Person to another Person or to the same Person in a different legal capacity, whether or not for value; (iii) the granting of any security interest or encumbrance in, or extending or attaching to, such shares, securities (including convertible securities) or voting interests or any interest therein, and the word "Transferred" shall be construed accordingly
- kkk. "Tribunal" shall mean the National Company Law Tribunal constituted under Section 408 of the Act.

B. CONSTRUCTION

In these Articles (unless the context requires otherwise):

 References to a Party shall, where the context permits, include such Party's respective successors, legal heirs and permitted assigns.





- (ii) The descriptive headings of Articles are inserted solely for convenience of reference and are not intended as complete or accurate descriptions of content thereof and shall not be used to interpret the provisions of these Articles and shall not affect the construction of these Articles.
- (iii) References to articles and sub-articles are references to Articles and Sub-articles of and to these Articles unless otherwise stated and references to these Articles include references to the articles and Subarticles herein.
- (iv) Words importing the singular include the plural and vice versa, pronouns importing a gender include each of the masculine, feminine and neuter genders, and where a word or phrase is defined, other parts of speech and grammatical forms of that word or phrase shall have the corresponding meanings.
- (v) Wherever the words "include," "includes," or "including" is used in these Articles, such words shall be deemed to be followed by the words "without limitation".
- (vi) The terms "hereof", "herein", "hereto", "hereunder" or similar expressions used in these Articles mean and refer to these Articles and not to any particular Article of these Articles, unless expressly stated otherwise.
- (vii) Unless otherwise specified, time periods within or following which any payment is to be made or act is to be done shall be calculated by excluding the day on which the period commences and including the day on which the period ends and by extending the period to the next Business Day following if the last day of such period is not a Business Day; and whenever any payment is to be made or action to be taken under these Articles is required to be made or taken on a day other than a Business Day, such payment shall be made or action taken on the next Business Day following.
- (viii) A reference to a Party being liable to another Party, or to liability, includes, but is not limited to, any liability in equity, contract or tort (including negligence).
- (ix) Reference to statutory provisions shall be construed as meaning and including references also to any amendment or re-enactment for the time being in force and to all statutory instruments or orders made pursuant to such statutory provisions.
- (x) References to any particular number or percentage of securities of a Person (whether on a Fully Diluted Basis or otherwise) shall be adjusted for any form of restructuring of the share capital of that Person, including without limitation, consolidation or subdivision or splitting







of its shares, issue of bonus shares, issue of shares in a scheme of arrangement (including amalgamation or de-merger) and reclassification of equity shares or variation of rights into other kinds of securities.

- (xi) References made to any provision of the Act shall be construed as meaning and including the references to the rules and regulations made in relation to the same by the MCA. The applicable provisions of the Companies Act, 1956 shall cease to have effect from the date on which the corresponding provisions under the Act have been notified.
- (xii) In these Articles, words that are gender neutral or gender specific include each gender, as the context may require.
- (xiii) In the event any of the provisions of the Articles are contrary to the provisions of the Act and the Rules, the provisions of the Act and Rules will prevail.

3. EXPRESSIONS IN THE ACT AND THESE ARTICLES

Save as aforesaid, any words or expressions defined in the Act shall, if not inconsistent with the subject or context, bear the same meaning in these Articles.

Share capital and reduction of capital

4. SHARE CAPITAL

- (a) The authorised Share Capital of the Company shall be as stated under Clause 5 of the Memorandum of Association of the Company from time to time.
- (b) The Share Capital of the Company may be classified into: (a) Equity Shares with differential rights as to dividend, voting or otherwise in accordance with the applicable provisions of the Act, Rules, and Law, from time to time; and (b) preference shares, non-convertible or convertible into Equity Shares, as permitted and in accordance with the applicable provisions of the Act and Law, from time to time.
- (c) Subject to Article 4(b), all Equity Shares shall be of the same class and shall be alike in all respects and the holders thereof shall be entitled to identical rights and privileges including without limitation to identical rights and privileges with respect to dividends, voting rights, and distribution of assets in the event of voluntary or involuntary liquidation, dissolution or winding up of the Company.
- (d) The Board may allot and issue shares of the Company as payment or

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part payment for any property purchased by the Company or in respect of goods sold or transferred or machinery or appliances supplied or for services rendered to the Company in or about the formation of the Company or the acquisition and/or in the conduct of its business or for any goodwill provided to the Company; and any shares which may be so allotted may be issued as fully/partly paid up shares and if so issued shall be deemed as fully/partly paid up shares. However, the aforesaid shall be subject to the approval of members under the relevant provisions of the Act and Rules.

- (e) Nothing herein contained shall prevent the Board from issuing fully paid up shares either on payment of the entire nominal value thereof in cash or in satisfaction of any outstanding debt or obligation of the Company
- (f) Except so far as otherwise provided by the conditions of issue or by these presents, any Capital raised by the creation of new Equity Shares, shall be considered as part of the existing Capital and shall be subject to the provisions herein contained with reference to the payment of calls and installments, forfeiture, lien, surrender, transfer and transmission, voting and otherwise.
- (g) All of the provisions of these Articles shall apply to the Shareholders.
- (h) Any application signed by or on behalf of an applicant for shares in the Company, followed by an allotment of any Equity Shares therein, shall be an acceptance of shares within the meaning of these Articles and every person who thus or otherwise accepts any shares and whose name is on the Register of Members shall for the purposes of these Articles be a Shareholder.
- (i) The money, (if any), which the Board shall, on the allotment of any shares being made by them, require or direct to be paid by way of deposit, call or otherwise, in respect of any shares allotted by them, shall immediately on the insertion of the name of the allottee, in the Register of Members as the name of the holder of such Equity Shares, become a debt due to and recoverable by the Company from the allottee thereof, and shall be paid by him accordingly.
- (j) Subject to the provisions of these Articles, the Company shall have the power, subject to and in accordance with the provisions of Section 54 of the Act and other relevant regulations in this regard from time to time, to issue sweat equity shares to its employees and/or Directors on such terms and conditions and in such manner as may be prescribed by Law from time to time.







5. PREFERENCE SHARES

Subject to the provisions of Section 55 and other applicable provisions of the Act and applicable Law, the Company shall have power to issue any Preference Shares, which are liable to be redeemed / convertible into securities on such terms and in such manner as the Company may determine before issue of such preference shares.

6. SHARE EQUIVALENT

The Company shall, subject to the applicable provisions of the Act, compliance with Law and the consent of the Board, have the power to issue Share Equivalents on such terms and in such manner as the Board deems fit including their conversion, repayment, and redemption whether at a premium or otherwise.

7. ADRs/GDRs

The Company shall, subject to the applicable provisions of the Act, compliance with all Law and the consent of the Board, have the power to issue ADRs or GDRs on such terms and in such manner as the Board deems fit including their conversion and repayment. Such terms may include at the discretion of the Board, limitations on voting by holders of ADRs or GDRs, including without limitation, exercise of voting rights in accordance with the directions of the Board.

8. ALTERATION OF SHARE CAPITAL

Subject to these Articles and Section 61 of the Act, the Company may, by Ordinary Resolution in General Meeting from time to time, alter the conditions of its Memorandum as follows, that is to say, it may:

- increase its authorised Share Capital by such amount as it thinks expedient;
- (b) consolidate and sub-divide all or any of its Share Capital into shares of larger amount than its existing shares,

Provided that no consolidation and sub-division which results in changes in the voting percentage of shareholders shall take effect unless it is approved by the Tribunal on an application made in the manner prescribed under the Act.

- (c) convert all or any of its fully Paid up shares into stock and reconvert that stock into fully Paid up shares of any denomination
- (d) sub-divide its shares, or any of them, into shares of smaller amount than







is fixed by the Memorandum, so however, that in the sub-division the proportion between the amount paid and the amount, if any, unpaid on each reduced share shall be the same as it was in the case of the share from which the reduced share is derived; and

(e) cancel shares which, at the date of the passing of the resolution in that behalf, have not been taken or agreed to be taken by any person, and diminish the amount of its Share Capital by the amount of the shares so cancelled. A cancellation of shares in pursuance of this Article shall not be deemed to be a reduction of Share Capital within the meaning of the Act.

9. REDUCTION OF SHARE CAPITAL

The Company may, subject to Section 66 and other applicable provisions of the Act, from time to time, reduce its Capital, any capital redemption reserve account and the securities premium account in any manner for the time being authorized by Law. This Article is not to derogate any power the Company would have under Law, if it were omitted.

10. POWER OF COMPANY TO PURCHASE ITS OWN SECURITIES

Pursuant to a resolution of the Board, the Company may purchase its own Equity Shares or other Securities, by way of a buy-back arrangement, in accordance with Sections 68, 69 and 70 of the Act, the Rules and regulations formulated by any statutory/regulatory authority as may be applicable from time to time.

11. VARIATION OF CLASS OF SHAREHOLDERS' RIGHTS

Where the Capital is divided (unless otherwise provided by the terms of issue of the shares of that class) into different classes of shares, all or any of the rights and privileges attached to each class may, subject to the provisions of Section 48 of the Act and Law, and whether or not the Company is being wound up, be modified, commuted, affected or abrogated or dealt with by agreement between the Company and any Person purporting to contract on behalf of that class, provided the same is effected with consent in writing and by way of a Special Resolution passed at a separate meeting of the holders of the issued shares of that class. Subject to Section 48(2) of the Act and Law, all provisions hereafter contained as to General Meetings (including the provisions relating to quorum at such meetings) shall mutatis mutandis apply to every such meeting.







Registers, Shares and Share certificates

12. REGISTERS TO BE MAINTAINED BY THE COMPANY

- (a) The Company shall, in terms of the provisions of Section 88 of the Act and the provisions of the Depositories Act, 1996, cause to be kept the following registers in terms of the applicable provisions of the Act;
 - A Register of Members indicating separately for each class of Equity Shares and preference shares held by each Shareholder residing in or outside India;
 - (ii) A register of Debenture holders; and
 - (iii) A register of any other security holders.
- (b) The register(s) and index of beneficial owners maintained by a depository under the Depositories Act, 1996, as amended, shall be deemed to be the corresponding register(s) and index required under (a) above and the Act.
- (c) The Company shall also be entitled to keep in any country outside India, a part of the registers referred above, called "foreign register" containing names and particulars of the Shareholders. Debenture holders or holders of other Securities or beneficial owners residing outside India.

13. SHARES AND SHARE CERTIFICATES

- (a) The Company shall issue, re-issue and issue duplicate share certificates in accordance with the provisions of the Act and in the form and manner prescribed under the Companies (Share Capital and Debentures) Rules, 2014.
- (b) A duplicate certificate of shares may be issued, if such certificate:
 - i. is proved to have been lost or destroyed; or
 - has been defaced, mutilated or torn and is surrendered to the Company.
- (c) The Company shall be entitled to dematerialize its existing shares, rematerialize its shares held in the depository and/or to offer its fresh shares in a dematerialized form pursuant to the Depositories Act, and the rules framed thereunder, if any.







- (d) A certificate, issued under the Common Seal, if any, of the Company and signed by two Directors or by a Director and the Company Secretary, specifying the shares held by any Person shall be prima facie evidence of the title of the Person to such shares. Where the shares a re held in dematerialized form, the record of depository shall be the prima facte evidence of the interest of the beneficial owner.
- If any certificate be worn out, defaced, mutilated or torn or if there be (e) no further space on the back thereof for endorsement of transfer, then upon production and surrender thereof to the Company, a new certificate may be issued in lieu thereof, and if a ny certificate is lost or destroyed, then upon proof thereof to the satisfaction of the Company and on execution of such indemnity as the Company deems adequate, being given, a new certificate in lieu thereof shall be given to the party entitled to such lost or destroyed certificate. Every certificate under the Articles shall be issued without payment of fees if the Board / Committee of the Board so decide or on payment of such fees (not exceeding Rupees fifty for each certificate) as the Board shall prescribe. Provided that no fee shall be charged for issue of a new certificate in replacement of those which are old, defaced or worn out or where there is no further space on the back thereof for endorsement of transfer.

Provided that notwithstanding what is stated above, the Board shall comply with the applicable provisions of the Act, Rules or regulations or requirement of Stock Exchange and rules made under the Securities Contracts (Regulation) Act, 1956, as amended or any other Act or rules applicable in this behalf.

- (f) In respect of any share or shares held jointly by several persons, the Company shall not be bound to issue more than one certificate, and delivery of a certificate for a share to one of several joint holders shall be sufficient delivery to all such holders.
- (g) The provisions of this Article shall mutatis mutandis apply to Debentures and other Securities of the Company.
- (h) All blank forms to be used for issue of share certificates shall be printed and the printing shall be done only on the authority of a resolution of the Board. The blank forms shall be consecutively machine-numbered and the forms and the blocks, engravings, facsimiles and hues relating to the printing of such forms shall be kept in the custody of the Secretary or of such other person as the Board may authorize for the purpose and the Secretary or the other person aforesaid shall be responsible for rendering an account of these forms to the Board.







- (i) The Company Secretary shall be responsible for the maintenance, preservation and safe custody of all books and documents relating to the issue of share certificates including the blank forms of the share certificates referred to in sub-article (h) of this Article.
- (j) All books referred to in sub-article (i) of this Article, shall be preserved in the manner specified in the Companies (Share Capital and Debentures) Rules, 2014.
- (k) If any Share stands in the names of 2 (two) or more Persons, the Person first named in the Register of Members shall as regards receipt of Dividends or bonus, or service of notices and all or any other matters connected with the Company except voting at meetings and the transfer of shares, be deemed the sole holder thereof, but the joint holders of a share shall be severally as well as jointly liable for the payment of all installments and calls due in respect of such shares, and for all incidents thereof according to these Articles.
- (I) Subject to applicable provisions of the Act, the Company shall issue certificates or receipts or advices, as applicable, of sub-division, split, consolidation, renewal, exchanges, endorsements, issuance of duplicates thereof or issuance of new certificates or receipts or advices, as applicable, in cases of loss or old decrepit or worn out certificates or receipts or advices, as applicable within a period of 30 (thirty) days from the date of such lodgment.

14. SHARES AT THE DISPOSAL OF THE BOARD

(a) Subject to the provisions of Section 62 and other applicable provisions of the Act, and these Articles, the shares in the Capital of the Company for the time being (including any shares forming part of any increased Capital of the Company) shall be under the control of the Board who may issue, allot or otherwise dispose of the same or any of them to such person(s), in such proportion and on such terms and conditions and either at a premium or at par or at discount (subject to compliance with Section 53 and 54 of the Act) at such time as they may, from time to time, think fit for such consideration as the Board think fit which may be either in cash or otherwise, that is for any property sold and transferred or for any services rendered to the Company in the conduct of its business, or in any combination thereof and any shares which may be so allotted may be issued as fully paid up shares and if so issued, shall be deemed to be fully paid up shares.







- (b) If, by the conditions of allotment of any share, the whole or part of the amount thereof shall be payable by installments, every such installment shall, when due, be paid to the Company by the person who, for the time being, shall be the registered holder of the shares or by his executor or administrator.
- (c) Every Shareholder, or his heir(s), Executor(s), or Administrator(s) shall pay to the Company, the portion of the Capital represented by his share or shares which may for the time being remain unpaid thereon in such amounts at such time or times and in such manner as the Board shall from time to time in accordance with the Articles require or fix for the payment thereof.
- (d) In accordance with Section 56 and other applicable provisions of the Act and the Rules:
 - Every Member or allottee of shares shall be entitled without (1)payment, to receive one or more certificates specifying the name of the Person in whose favour it is issued, the shares to which it relates and the amount paid up thereon. Such certificates shall be issued only in pursuance of a resolution passed by the Board and on surrender to the Company of its letter of allotment or its fractional coupon of requisite value, save in cases of issue of share certificates against letters of acceptance or of renunciation, or in cases of issue of bonus shares. Such share certificates shall also be issued in the event of consolidation or sub-division of shares of the Company. Every such certificate shall be issued under the Seal of the Company, if any, in the manner set out in this Article and signed by two Directors or by a Director and Company Secretary. Particulars of every share certificate issued shall be entered in the Register of Members against the name of the Person, to whom it has been issued, indicating the date of issue. For any further certificate, the Board shall be entitled, but shall not be bound to prescribe a charge not exceeding rupees fifty.
 - (ii) Every Member shall be entitled, without payment, to one or more certificates, in marketable lots, for all the shares of each class or denomination registered in his name, or if the Board so approve (upon paying such fee as the Board may from time to time determine) to several certificates, each for one or more of such shares and the Company shall complete and have ready for delivery such certificates within 2 (two) months from the date of allotment, or within 1 (one) month of the date of receipt of instrument of transfer, transmission, sub-division, consolidation or renewal of its shares as the case may be.







- (iii) the Board may, at their absolute discretion, refuse any applications for the sub-division of share certificates or Debenture certificates, into denominations less than marketable lots except where sub-division is required to be made to comply with any statutory provision or an order of a competent court of law or at a request from a Shareholder or to convert holding of odd lot into transferable/marketable lot
- (iv) A Director may sign a share certificate by affixing his signature thereon by means of any machine, equipment or other mechanical means, such as engraving in metal or lithography etc, but not by means of a rubber stamp, provided that the Director shall be responsible for the safe custody of such machine, equipment or other material used for the purpose.

Underwriting and Brokerage

15. UNDERWRITING AND BROKERAGE

- (a) Subject to the applicable provisions of the Act, the Company may at any time pay a commission to any person in consideration of his subscribing or agreeing to subscribe or procuring or agreeing to procure subscription, (whether absolutely or conditionally), for any shares or Debentures in the Company in accordance with the provisions of the Act, Companies (Prospectus and Allotment of Securities) Rules, 2014 and regulations prescribed by SEB1 for this purpose as amended from time to time.
- (b) The Company may also, on any issue of shares or Debentures, pay such brokerage as may be lawful.

Calls

16. CALLS ON SHARES

(a) Subject to the provisions of Section 49 of the Act, the Board may, from time to time, subject to the terms on which any shares may have been issued and subject to the conditions of allotment, by a resolution passed at a meeting of the Board, (and not by circular resolution), make such call as it thinks fit upon the Shareholders in respect of all money unpaid on the shares held by them respectively and each Shareholder shall pay the amount of every call so made on him to the Person or Persons and Shareholders and at the times and places appointed by the Board. A call may be made payable by installments. Provided that the Board shall not give the option or right to call on shares to any person except with the sanction of the Company in the General Meeting.









(b) Such days' notice in writing as permitted under the Act, at the least shall be given by the Company of every call (otherwise than on allotment) specifying the time and place of payment and if payable to any Person other than the Company, the name of the person to whom the call shall be paid, provided that before the time for payment of such call, the Board may by notice in writing to the Shareholders revoke the same.

- (c) The Board may, when making a call by resolution, determine the date on which such call shall be deemed to have been made, not being earlier than the date of resolution making such call and thereupon the call shall be deemed to have been made on the date so determined and if no date is determined, the call shall be deemed to have been made at the time when the resolution of the Board authorising such call was passed and may be made payable by the Shareholders whose names appear on the Register of Members on such date or at the discretion of the Board on such subsequent date as shall be fixed by the Board. A call may be revoked or postponed at the discretion of the Board.
- (d) The joint holder of a share shall be jointly and severally liable to pay all instalments and calls due in respect thereof.
- (e) The Board may, from time to time at its discretion, extend the time fixed for the payment of any call and may extend such time as to all or any of the Shareholders who, from residence at a distance or other cause the Board may deem fairly entitled to such extension; but no Shareholders shall be entitled to such extension save as a matter of grace and favour.
- (f) If any Shareholder or allottee fails to pay the whole or any part of any call or installment, due from him on the day appointed for payment thereof, or any such extension thereof as aforesaid, he shall be liable to pay interest on the same from the day appointed for the payment thereof to the time of actual payment at such rate as shall from time to time be fixed by the Board but nothing in this Article shall render it obligatory for the Board to demand or recover any interest from any such Shareholder.
- (g) Any sum, which by the terms of issue of a share or otherwise, becomes payable on allotment or at any fixed date or by installments at a fixed time whether on account of the nominal value of the share or by way of premium shall for the purposes of these Articles be deemed to be a call duly made and payable on the date on which by the terms of issue or otherwise the same became payable, and in case of non-payment, all the relevant provisions of these Articles as to payment of call, interest, expenses, forfeiture or otherwise shall apply as if such sum became payable by virtue of a call duly made and notified.










- (h) On the trial or hearing of any action or suit brought by the Company against any Shareholder or his legal representatives for the recovery of any money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the Shareholder in respect of whose shares the money is sought to be recovered appears entered on the Register of Members as the holder, or one of the holders at or subsequent to the date at which the money sought to be recovered is alleged to have become due on the shares; that the resolution making the call is duly recorded in the minute book, and that notice of such call was duly given to the Shareholder or his representatives so sued in pursuance of these Articles; and it shall not be necessary to prove the appointment of the Directors who made such call nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted nor any other matters whatsoever, but the proof of the matters aforesaid shall be conclusive evidence of the debt.
- (i) Neither a judgment nor a decree in favour of the Company for calls or other money due in respect of any share nor any part payment or satisfaction thereunder, nor the receipt by the Company of a portion of any money which shall from time to time be due from any Sharehol der to the Company in respect of his shares, either by way of principal or interest, nor any indulgence granted by the Company in respect of the payment of any such money shall preclude the Company from thereafter proceeding to enforce a forfeiture of such shares as hereinafter provided.
- (j) The Board may, if it thinks fit (subject to the provisions of Section 50 of the Act) agree, to and receive from any Member willing to advance the same, the whole or any part of the moneys due upon the shares held by him beyond the sums actually called up, and upon the amount so paid or satisfied in advance, or so much thereof as from time to time and at any time thereafter as exceeds the amount of the calls then m ade upon and due in respect of the shares in respect of which such advance has been made, the Company may pay interest at such rate, as the Member paying such sum in advance of calls shall not confer a right to participate in profits or dividend. The Board may at any time repay the amount so advanced.
- (k) No Member shall be entitled to voting rights in respect of the money(ies) so paid by him until the same would but for such payment, become presently payable.
- The provisions of these Articles shall mutatis mutandis apply to the calls on Debentures of the Company.





- (a) The Company shall have a first and paramount lien:
 - (i) on every share (not being a fully paid share), for all money (whether presently payable or not) called, or payable at a fixed time, in respect of that share;
 - (ii) on all shares (not being fully paid shares) standing registered in the name of a single person (whether solely or jointly with others), for all money presently payable by him or his estate to the Company; and
 - (iii) on the proceeds of sale thereof for all moneys (whether presently payable or not) called or payable at a fixed time in respect of such shares:

Provided that the Board may, at any time, declare any shares wholly or in part to be exempt from the provisions of this Article.

(b) No equitable interest in any share shall be created except upon the footing and condition that this Article will have full effect and Company's lien, if any, on the shares, shall extend to all Dividends payable and bonuses declared from time to time in respect of such shares.

The Company may sell, in such manner, as the Board thinks fit, any shares on which the Company has a lien. Provided that no sale shall be made:

- unless a sum in respect of which the lien exists is presently payable; or
- (ii) until the expiration of 14 days after a notice in writing stating and demanding payment of such part of the amount in respect of which the lien exists as is presently payable, has been given to the registered holder for the time being of the share or the person entitled thereto by reason of his death or insolvency.
- (c) To give effect to any such sale, the Board may cause to be issued a duplicate certificate in respect of such shares and authorize some person to transfer the shares sold to the purchaser thereof. The purchaser shall be registered as the holder of the shares comprised in any such transfer. The purchaser shall not be bound to see to the application of the purchase money, nor shall his title to the shares be affected by any irregularity or invalidity in the proceedings in reference to the sale.







- (d) The net proceeds of any such sale shall be received by the Company and applied in payment of such part of the amount in respect of which the lien exists as is presently payable. The residue, if any, shall (subject to a like lien for sums not presently payable as existed upon the shares before the sale) be paid to the Person entitled to the shares at the date of the sale.
- (e) The provisions of this Article shall mutatis mutandis apply to the Debentures of the Company.

Forfeiture

18. FORFEITURE OF SHARES

- (a) If any Shareholder fails to pay any call or installment or any part thereof or any money due in respect of any shares either by way of principal or interest on or before the day appointed for the payment of the same or any such extension thereof as aforesaid, the Board may, at any time thereafter, during such time as the call or installment or any part thereof or other money remain unpaid or a judgment or decree in respect thereof remain unsatisfied, give notice to him or his legal representatives requiring him to pay the same together with any interest that may have accrued and all expenses that may have been incurred by the Company by reason of such non-payment.
- (b) The notice shall name a day, (not being less than 14 (fourteen) days from the date of the notice), and a place or places on or before which such call or installment or such part or other money as aforesaid and interest thereon, (at such rate as the Board shall determine and payable from the date on which such call or installment ought to have been paid), and expenses as aforesaid are to be paid. The notice shall also state that in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or installment is payable, will be liable to be forfeited.
- (c) If the requirements of any such notice as aforesaid are not be complied with, any share in respect of which such notice has been given, may at any time, thereafter before payment of all calls, installments, other money due in respect thereof, interest and expenses as required by the notice has been made, be forfeited by a resolution of the Board to that effect. Such forfeiture shall include all Dividends declared or any other money payable in respect of the forfeited share and not actually paid before the forfeiture subject to the applicable provisions of the Act. There shall be no forfeiture of unclaimed Dividends before the claim becomes barred by Law.
- (d) When any share shall have been so forfeited, notice of the forfeiture shall be given to the Shareholder on whose name it stood immediately





prior to the forfeiture or if any of his legal representatives or to any of the Persons entitled to the shares by transmission, and an entry of the forfeiture with the date thereof, shall forthwith be made in the Registe r of Members, but no forfeiture shall be in any manner invalidated by any omission or neglect to give such notice or to make any such entry as aforesaid.

- (e) Any share so forfeited shall be deemed to be the property of the Company and may be sold; re-allotted, or otherwise disposed of either to the original holder thereof or to any other Person upon such terms and in such manner as the Board shall think fit.
- (f) The forfeiture of a share shall involve extinction at the time of the forfeiture of all interest in all claims and demands against the Company, in respect of the share and all other rights incidental to the share, except only such of these rights as by these Articles are expressly saved.
- (g) A duly verified declaration in writing that the declarant is a Dir ector or Secretary of the Company and that a share in the Company has been duly forfeited in accordance with these Articles on a date stated in the declaration, shall be conclusive evidence of the facts therein stated as against all Persons claiming to be entitled to the shares.
- (h) Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers hereinbefore given, the Board may appoint some Person to execute an instrument of transfer of the shares sold and cause the purchaser's name to be entered in the Register of Members in respect of the shares sold and the purchaser shall not be bound to see to the regularity of the proceedings, or to the application of the purchase money, and after his name has been entered in the Register of M embers in respect of such shares, the validity of the sale shall not be impeached by any person and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively.
- (i) Upon any sale, re-allotment or other disposal under the provisions of the preceding Articles, the certificate or certificates originally issued in respect of the relevant shares shall, (unless the same shall on demand by the Company have been previously surrendered to it by the defaulting Shareholder), stand cancelled and become null and void and of no effect and the Board shall be entitled to issue a new certificate or certificates in respect of the said shares to the person or persons entitled thereto.
- (j) The Board may, at any time, before any share so forfeited shall have been sold, re-allotted or otherwise disposed of, annul the forfeiture thereof upon such conditions as it thinks fit.





19. FURTHER ISSUE OF SHARE CAPITAL

- (a) Where at any time, the Company proposes to mcrease its subscribed capital by the issue of further shares, such shares shall be offered —
 - (i) to persons who, on the date specified under Law, are holders of Equity Shares of the Company in proportion, as nearly as circumstances admit, to the Paid up Share Capital on those shares by sending a letter of offer subject to the following conditions, namely:
 - a. the offer shall be made by notice specifying the number of shares offered and limiting a time, unless otherwise prescribed under Law, not being less than 15 (fifteen) days and not exceeding 30 (thirty) days from the date of the offer within which the offer, if not accepted, shall be deemed to have been declined;
 - the offer aforesaid shall be deemed to include a right exercisable by the Person concerned to renounce the shares offered to him or any of them in favour of any other Person; and the notice referred to in clause a above shall contain a statement of this right;
 - c. after the expiry of the time specified in the notice aforesaid, or on receipt of earlier intimation from the Person to whom such notice is given that he declines to accept the shares offered, the Board may dispose of them in such manner which is not disadvantageous to the Shareholders and the Company;
 - to employees under a scheme of employees' stock option, subject to Special Resolution passed by the Company and subject to the Rules and such other conditions, as may be prescribed under Law; or
 - (iii) to any persons, if it is authorised by a Special Resolution, whether or not those Persons include the Persons referred to in clause (i) or clause (ii) above, either for cash or for a consideration other than cash, if the price of such shares is determined by the valuation report of a registered valuer subject to the applicable provisions of the Act and the Rules.







20. TRANSFER AND TRANSMISSION OF SHARES

- (a) The Company shall maintain a "Register of Transfers" and shall have recorded therein fairly and distinctly particulars of every transfer or transmission of any Share, Debenture or other Security held in a material form.
- (b) In accordance with Section 56 of the Act, the Rules and such other conditions as may be prescribed under Law, every instrument of transfer of shares held in physical form shall be in writing. In case of transfer of shares where the Company has not issued any certificates and where the shares are held in dematerialized form, the provisions of the Depositories Act, 1996 shall apply. All provisions of Section 56 of the Act and statutory modifications thereof for the time being shall be duly complied with in respect of all transfer of shares and registrations thereof.
- (c) (i) An application for the registration of a transfer of the shares in the Company may be made either by the transferor or the transferee within the time frame prescribed under the Act
 - (ii) Where the application is made by the transferor and relates to partly paid shares, the transfer shall not be registered unless the Company gives notice of the application to the transferee in a prescribed manner and the transferee communicates no objection to the transfer within 2 (two) weeks from the receipt of the notice.
- (d) Every such instrument of transfer shall be in the common form as prescribed in the rules made under section 56 of the Act and executed by both, the transferor and the transferee and attested and the transferor shall be deemed to remain the holder of such share until the name of the transferee shall have been entered in the Register of Members in respect thereof
- (e) The Board shall have power on giving not less than 7 (seven) days previous notice by advertisement in a vernacular newspaper and in an English newspaper having wide circulation in the city, town or village in which the Office of the Company is situated, and publishing the notice on the website as may be notified by the Central Government and on the website of the Company, to close the transfer books, the Register of Members and/or Register of Debenture-holders at such time or times and for such period or periods, not exceeding 30 (thirty) days at a time and not exceeding in the aggregate 45 (forty-five) days in each







year, as it may deem expedient.

(f) Subject to the provisions of Sections 58 and 59 of the Act, these Articles and other applicable provisions of the Act or any other Law for the time being in force, the Board may refuse, whether in pursuance of any power of the Company under these Articles or otherwise, to register the transfer of, or the transmission by operation of law of the right to, any securities or interest of a Member in the Company. The Company shall, within 30 (thirty) days from the date on which the instrument of transfer, or the intimation of such transmission, as the case may be, was delivered to the Company, send a notice of refusal to the transferee and the transferor or to the person giving intimation of such transmission, as the case may be, giving reasons for such refusal.

Provided that, registration of a transfer shall not be refused on the ground of the transferor being either alone or jointly with any other person or persons indebted to the Company on any account whatsoever except where the Company has a lien on shares.

- (g) In case of the death of any one or more Shareholders named in the Register of Members as the joint-holders of any shares, the survivors shall be the only Shareholder or Shareholders recognized by the Company as having any title to or interest in such shares, but nothing therein contained shall be taken to release the estate of a deceased jointholder from any liability on shares held by him jointly with any other Person.
- (h) The Executors or Administrators or holder of the succession certificate or the legal representatives of a deceased Shareholder, (not being one of two or more joint-holders), shall be the only Shareholders recognized by the Company as having any title to the shares registered in the name of such Shareholder, and the Company shall not be bound to recognize such Executors or Administrators or holders of succession certificate or the legal representatives unless such Executors or Administrators or legal representatives shall have first obtained probate or letters of administration or succession certificate, as the case may be, from a duly constituted court in India, provided that the Board may in its absolute discretion dispense with production of probate or letters of administration or succession certificate, upon such terms as to indemnity or otherwise as the Board may in its absolute discretion deem fit and may under Article 20 (a) of these Articles register the name of any Person who claims to be absolutely entitled to the shares standing in the name of a deceased Shareholder, as a Shareholder.
- (i) The Board shall not knowingly issue or register a transfer of any share to a minor or insolvent or Person of unsound mind, except fully paid shares through a legal guardian.









(k) A Person becoming entitled to a share by reason of the death or insolvency of a member shall be entitled to the same Dividends and other advantages to which he would be entitled if he were the registered holder of the shares, except that he shall not, before being registered as a member in respect of the shares, be entitled to exercise any right conferred by membership in relation to meetings of the Company.

Provided that the Directors shall, at any time, give notice requiring any such Person to elect either to be registered himself or to transfer the shares, and if such notice is not complied with within 90 (ninety) days, the Directors may thereafter withhold payment of all Dividends, bonuses or other monies payable in respect of the shares until the requirements of the notice have been complied with.

- (I) Every instrument of transfer shall be presented to the Company duly stamped for registration accompanied by such evidence as the Board may require to prove the title of the transferor, his right to transfer the shares. Every registered instrument of transfer shall remain in the custody of the Company until destroyed by order of the Board.
- (m) Where any instrument of transfer of shares has been received by the Company for registration and the transfer of such shares has not been registered by the Company for any reason whatsoever, the Company shall transfer the Dividends in relation to such shares to a special account unless the Company is authorized by the registered holder of such shares, in writing, to pay such Dividends to the transferee and will keep in abeyance any offer of right shares and/or bortus shares in relation to such shares.







- (n) Before the registration of a transfer, the certificate or certificates of the share or shares to be transferred must be delivered to the Company along with a properly stamped and executed instrument of transfer in accordance with the provisions of Section 56 of the Act.
- (o) No fee shall be charged by the Company in respect of the registration of transfer or transmission of shares, or for registration of any power of attorney, probate, letters of administration and succession certificate, certificate of death or marriage or other similar documents, sub division and/or consolidation of shares and debentures and sub-divisions of letters of allotment, renounceable letters of right and split, consolidation, renewal and genuine transfer receipts into denomination corresponding to the market unit of trading.
- (p) The Company shall incur no liability or responsibility whatsoever in consequence of its registering or giving effect to any transfer of shares made or purporting to be made by any apparent legal owner thereof, (as shown or appearing in the Register of Members), to the prejudice of a Person or Persons having or claiming any equitable right, title or interest to or in the said shares, norwithstanding that the Company may have had any notice of such equitable right, title or interest or notice prohibiting registration of such transfer, and may have entered such notice or referred thereto, in any book of the Company and the Company shall not be bound or required to regard or attend or give effect to any notice which may be given to it of any equitable right, title or interest or be under any liability whatsoever for refusing or neglecting so to do, though it may have been entered or referred to in some book of the Company but the Company shall nevertheless be at liberty to regard and attend to any such notice, and give effect thereto if the Board shall so think fit.
- (q) The Company shall not register the transfer of its securities in the name of the transferee(s) when the transferor(s) objects to the transfer.

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Provided that the transferor serves on the Company, within sixty working days of raising the objection, a prohibitory order of a Court of competent jurisdiction.





21. DEMATERIALIZATION OF SECURITIES

(a) Dematerialization

Notwithstanding anything contained in these Articles but subject to the provisions of Law, the Company shall be entitled to dematerialize its existing Securities, rematerialize its Securities held in the dematerialized form and/or to offer its fresh Securities in a dematerialized form pursuant to the Depositories Act, and the rules framed thereunder, if any,

- (b) Subject to the applicable provisions of the Act, instead of issuing or receiving certificates for the Securities, as the case maybe, either the Company or the investor may exercise an option to issue, dematerialize, deal in, hold the securities (including shares) with a Depository in electronic form and the certificates in respect thereof shall be dematerialized, in which event the rights and obligations of the parties concerned and matters connected therewith or incidental thereof, shall be governed by the provisions of the Depositories Act as amended from time to time or any statutory modification thereto or reenactment thereof.
- (c) If a Person opts to hold his Securities in dematerialized form through a Depository, then notwithstanding anything to the contrary contained in these Articles the Company shall intimate such Depository the details of allotment of the Securities and on receipt of the information, the Depository shall enter in its record the name of the allottee as the Beneficial Owner of the Securities.
- (d) Securities in Depositories to be in fungible form:

All Securities held by a Depository shall be dematerialized and be held in fungible form. Nothing contained in Sections 88, 89 and 186 of the Act shall apply to a Depository in respect of the Securities held by it on behalf of the Beneficial Owners.

- (e) Rights of Depositories & Beneficial Owners :
 - (i) Notwithstanding anything to the contrary contained in the Act or these Articles, a Depository shall be deemed to be the Registered Owner for the purposes of effecting transfer of ownership of Securities on behalf of the Beneficial Owner.







- (ii) Save as otherwise provided m (i) above, the Depository as the Registered Owner of the Securities shall not have any voting rights or any other rights in respect of the Securities held by it.
- (iii) Every person holding shares of the Company and whose name is entered as the Beneficial Owner in the records of the Depository shall be deemed to be a member of the Company.
- (iv) The Beneficial Owner of Securities shall, in accordance with the provisions of these Articles and the Act, be entitled to all the rights and subject to all the liabilities in respect of his Securities, which are held by a Depository.
- (f) Except as ordered by a court of competent jurisdiction or as may be required by Law required and subject to the applicable provisions of the Act, the Company shall be entitled to treat the person whose name appears on the Register as the holder of any share or whose name appears as the Beneficial Owner of any share in the records of the Depository as the absolute owner thereof and accordingly shall not be bound to recognize any benami trust or equity, equitable contingent, future, partial interest, other claim to or interest in respect of such shares or (except only as by these Articles otherwise expressly provided) any right in respect of a share other than an absolute right thereto in accordance with these Articles, on the part of any other person whether or not it has expressed or implied notice thereof but the Board shall at their sole discretion register any share in the joint names of any two or more persons or the survivor or survivors of them.
- (g) Transfer of Securities:
 - (i) Nothing contained in Section 56 of the Act or these Articles shall apply to a transfer of Securities effected by transferor and transferee both of whom are entered as Beneficial Owners in the records of a Depository.
 - (ii) In the case of transfer or transmission of shares or other marketable Securities where the Company has not issued any certificates and where such shares or Securities are being held in any electronic or fungible form in a Depository, the provisions of the Depositories Act shall apply.
- (h) Allotment of Securities dealt with in a Depository.

Notwithstanding anything in the Act or these Articles, where Securities are dealt with by a Depository, the Company shall intimate the details of allotment of relevant Securities thereof to the Depository 29







immediately on allotment of such Securities.

(i) Certificate Number and other details of Securities in Depository

Nothing contained in the Act or these Articles regarding the necessity of having certificate number/distinctive numbers for Securities issued by the Company shall apply to Securities held with a Depository

Provisions of Articles to apply to Shares held in Depository:

Except as specifically provided in these Articles, the provisions relating to joint holders of shares, calls, lien on shares, forfeiture of shares and transfer and transmission of shares shall be applicable to shares held in Depository so far as they apply to shares held in physical form subject to the provisions of the Depositories Act.

Nomination

22. NOMINATION BY SECURITY HOLDERS

A holder of a security may appoint a nominee for his securities subject to the provisions of Section 72 of the Act and subject to the provisions of the Rules as may be prescribed in this regard.

23. NOMINATION FOR FIXED DEPOSITS

A depositor (who shall be the member of the Company) may, at any time, make a nomination and the provisions of Section 72 of the Act shall, as far as may be, apply to the nominations made in relation to the deposits made subject to the provisions of the Rules as may be prescribed in this regard.

24. NOMINATION IN CERTAIN OTHER CASES

Subject to the applicable provisions of the Act and these Articles, any person becoming entitled to Securities in consequence of the death, lunacy, bankruptcy or insolvency of any holder of Securities, or by any lawful means other than by a transfer in accordance with these Articles, may, with the consent of the Board (which it shall not be under any obligation to give), upon producing such evidence that he sustains the character in respect of which he proposes to act under this Article or of such title as the Board thinks sufficient, either be registered himself as the holder of the Securities or elect to have some Person nominated by him and approved by the Board registered as such holder; provided nevertheless that, if such Person shall elect to have his nominee registered, he shall testify the election by executing in favour of his nominee an instrument of transfer in accordance with the provisions herein contained and until he does so, he shall not be freed from any liability in respect of the Securities.







Borrowings

25. BORROWING POWERS

- (a) Subject to the provisions of Sections 73, 179 and 180, and other applicable provisions of the Act and these Articles, the Board may, from time to time, at its discretion by resolution passed at the meeting of a Board:
 - accept or renew deposits from Shareholders;
 - borrow money by way of issuance of Debentures;
 - (iii) borrow money otherwise than on Debentures;
 - (iv) accept deposits from members either in advance of calls or otherwise; and
 - (v) generally raise or borrow or secure the payment of any sum or sums of money for the purposes of the Company.

Provided, however, that where the money to be borrowed together with the money already borrowed (apart from temporary loans obtained from the Company's bankers in the ordinary course of business) exceed the aggregate of the Paid-up capital of the Company and its free reserves (not being reserves set apart for any specific purpose), the Board shall not borrow such money without the consent of the Company by way of a Special Resolution in a General Meeting.

- (b) Subject to the provisions of these Articles, the payment or repayment of money borrowed as aforesaid may be secured in such manner and upon such terms and conditions in all respects as the resolution of the Board shall prescribe including by the issue of bonds, perpetual or redeemable Debentures or debenture-stock, or any mortgage, charge, hypothecation, pledge, lien or other security on the undertaking of the whole or any part of the property of the Company, both present and future. Provided however that the Board shall not, except with the consent of the Company by way of a Special Resolution in General Meeting mortgage, charge or otherwise encumber, the Company's uncalled Capital for the time being or any part thereof and Debentures and other Securities may be assignable free from any equities between the Company and the Person to whom the same may be issued.
- (c) Any bonds, Debentures, debenture-stock or other Securities, may if permissible in Law, be issued at a discount, premium or otherwise by









the Company and shall with the consent of the Board be issued upon such terms and conditions and in such manner and for such consideration as the Board shall consider to be for the benefit of the Company, and on the condition that they or any part of them may be convertible into shares of any denomination, and with any privileges and conditions as to redemption, surrender, drawing, allotment of shares, attending (but not voting) at the General Meeting, appointment of Directors and otherwise. Provided that Debentures with rights to allotment of shares or conversion into shares shall not be issued except with, the sanction of the Company in a General Meeting accorded by a Special Resolution.

- (d) Subject to the applicable provisions of the Act and these Articles, if any uncalled Capital of the Company is included in or charged by any mortgage or other security, the Board shall make calls on the members in respect of such uncalled Capital in trust for the Person in whose favour such mortgage or security is executed, or if permitted by the Act, may by instrument under seal authorize the Person in whose favour such mortgage or security is executed or any other Person in trust for him to make calls on the members in respect of such uncalled Capital and the provisions hereinafter contained in regard to calls shall *mutatis mutandis* apply to calls made under such authority and such authority may be made exercisable either conditionally or unconditionally or either presently or contingently and either to the exclusion of the Board's power or otherwise and shall be assignable if expressed so to be.
- (e) The Board shall cause a proper Register to be kept in accordance with the provisions of Section 85 of the Act of all mortgages, Debentures and charges specifically affecting the property of the Company; and shall cause the requirements of the relevant provisions of the Act in that behalf to be duly complied with within the time prescribed under the Act or such extensions thereof as may be permitted under the Act, as the case may be, so far as they are required to be complied with by the Board.

Any capital required by the Company for its working capital and other capital funding requirements may be obtained in such form as decided by the Board from time to time.

25A. RESTRICTION ON ADVANCING LOANS

From the date of listing of the equity shares of the Company on BSE Limited and/or the National Stock Exchange of India Limited, no loans shall be granted by the Company to (i) Shapoorji Pallonji and Company Private Limited ("SPCPL"); (ii) promoters, subsidiaries, associates and joint ventures of SPCPL; (iii) Khurshed Yazdi Daruvala; and (iv) entities promoted by Khurshed Yazdi Daruvala or entities





over which Khurshed Yazdi Daruvala has the ability to exercise significant influence whether directly or indirectly However, nothing stated in this article shall restrict the ability of the Company to grant loans to its own subsidiaries, joint ventures and its associates.

Conversion of Shares

26. CONVERSION OF SHARES INTO STOCK AND RECONVERSION

- (a) The Company in General Meeting may, by Ordinary Resolution, convert any Paid-up shares into stock and when any shares shall have been converted into stock, the several holders of such stock may henceforth transfer their respective interest therein, or any part of such interests, in the same manner and subject to the same regulations as those subject to which shares from which the stock arose might have been transferred, if no such conversion had taken place or as near thereto as circumstances will admit. The Company may, by an Ordinary Resolution, at any time reconvert any stock into Paid-up shares of any denomination. Provided that the Board may, from time to time, fix the minimum amount of stock transferable, so however such minimum shall not exceed the nominal account from which the stock arose.
- (b) The holders of stock shall, according to the amount of stock held by them, have the same rights, privileges and advantages as regards Dividends, voting at meetings of the Company, and other matters, as if they held the shares from which the stock arose, but no such privileges or advantages, (except participation in the Dividends and profits of the Company and in the assets on winding-up), shall be conferred by an amount of stock which would not, if existing in shares, have conferred that privilege or advantage.

Meetings of the Members

27. ANNUAL GENERAL MEETING

In accordance with the provisions of the Act, the Company shall in each year hold a General Meeting specified as its Annual General Meeting and shall specify the meeting as such in the notices convening such meetings. Further, not more than 15 (fifteen) months gap shall exist between the date of one Annual General Meeting and the date of the next Annual General Meeting. All General Meetings other than Annual General Meetings shall be Extraordinary General Meetings.

Inserted vide special resolution passed by the Shareholders of the Company at their Extra-Ordinary General Meeting held on July 8, 2019.







28. VENUE, DAY AND TIME FOR HOLDING ANNUAL GENERAL MEETING

- (a) Every Annual General Meeting shall be called during business hours, that is, between 9 A.M. and 6 P.M. on a day that is not a national holiday, and shall be held at the Office of the Company or at some other place within the city, town or village in which the Office of the Company is situated, as the Board may determine and the notices calling the Meeting shall specify it as the Annual General Meeting.
- (b) Every member of the Company shall be entitled to attend the Annual General Meeting either in person or by proxy and the Auditor of the Company shall have the right to attend and to be heard at any General Meeting which he attends on any part of the business which concerns him as Auditor. At every Annual General Meeting of the Company there shall be laid on the table, the Directors' Report and Audited Statement of Accounts, Auditors' Report, (if not already incorporated in the Audited Statement of Accounts), the proxy Register with proxies and the Register of Directors' shareholdings which latter Register shall remain open and accessible during the continuance of the Meeting. The Board shall cause to be prepared the Annual Return and forward the same to the concerned Registrar of Companies, in accordance with Sections 92 and 137 of the Act. The Directors are also entitled to attend the Annual General Meeting.

29. NOTICE OF GENERAL MEETING

The notice of the General Meeting shall comply with the provisions of Companies (Management and Administration) Rules, 2014 and the Secretarial Standard 2 prescribed by the Institute of Company Secretaries of India.

30. REQUISITION OF EXTRA-ORDINARY GENERAL MEETING

- (a) The Board may, whenever it thinks fit, call an Extraordinary General Meeting and it shall do so upon a requisition received from such number of Shareholders who hold, on the date of receipt of the requisition, not less than one-tenth of such of the Paid up Share Capital of the Company as on that date carries the right of voting and such meeting shall be held at the Office or at such place and at such time as the Board thinks fit.
- (b) Any valid requisition so made by members must state the object or objects of the meeting proposed to be called, and must be signed by the requisitionists and be deposited at the Office; provided that such requisition may consist of several documents in like form each signed by one or more requisitionists.







- (c) Upon the receipt of any such valid requisition, the Board shall forthwith call an Extraordinary General Meeting and if they do not proceed within 21 (twenty-one) days from the date of the requisition being deposited at the Office to cause a meeting to be called on a day not later than 45 (forty-five) days from the date of deposit of the requisition, the requisitionists or such of their number as represent either a majority in value of the Paid up Share Capital held by all of them or not less than one-tenth of such of the Paid-up Share Capital of the Company as is referred to in Section 100 of the Act, whichever is less, may themselves call the meeting, but in either case any meeting so called shall be held within three months from the date of the delivery of the requisition as aforesaid.
- (d) Any meeting called under the foregoing sub-articles by the requisitionists, shall be called in the same manner, as nearly as possible, as that in which a meeting is to be called by the Board.

31. QUORUM FOR GENERAL MEETING

The quorum for the members' Meeting shall be in accordance with Section 103 of the Act. Subject to the provisions of Section 103(2) of the Act, if such a quorum is not present within half an hour from the time set for the Shareholders' Meeting, the Shareholders' Meeting shall be adjourned to the same time and place or to such other date and such other time and place as the Board may determine and the agenda for the adjourned Shareholders' Meeting shall remain the same. If at such adjourned meeting also, a quorum is not present, at the expiration of half an hour from the time appointed for holding the meeting, the members present shall be a quorum, and may transact the business for which the meeting was called.

32. CHAIRMAN OF THE GENERAL MEETING

The Chairman of the Board shall be entitled to take the Chair at every General Meeting, whether Annual or Extraordinary. If there is no such Chairman of the Board or if at any meeting he is not present within fifteen minutes of the time appointed for holding such meeting or if he is unable or unwilling to take the Chair, then the Directors present shall elect one of them as Chairman. If no Director is present or if all the Directors present decline to take the Chair, then the Members present shall elect, on a show of hands or on a poll if properly demanded, one of their member to be the Chairman of the meeting. No business shall be discussed at any General Meeting except the election of a Chairman while the Chair is vacant.

33. CHAIRMAN CAN ADJOURN THE GENERAL MEETING

The Chairman may, with the consent given in the meeting at which a quorum







is present (and if so directed by the meeting) adjourn the General Meeting from time to time and from place to place within the city, town or village in which the Office of the Company is situate but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.

34. RESOLUTIONS AT GENERAL MEETING

- (a) At any General Meeting, a resolution put to the vote of the General Meeting shall, unless a poll is demanded, be decided by a show of hands. Before or on the declaration of the result of the voting on any resolution by a show of hands, a poll may be carried out in accordance with the applicable provisions of the Act or the voting is carried out electronically. Unless a poll is demanded in accordance with the provisions of the Act, a declaration by the Chairman that a resolution has, on a show of hands, been carried or carried unanimously, or by a particular majority, or lost and an entry to that effect in the Minute Book of the Company shall be conclusive evidence of the fact, of passing of such resolution or otherwise.
- (b) In the case of equal votes, the Chairman shall both on a show of hands and at a poll, (if any), have a casting vote in addition to the vote or votes to which he may be entitled as a Shareholder.
- (c) If a poll is demanded as aforesaid, the same shall subject to anything stated in these Articles be taken at such time, (not later than forty -eight hours from the time when the demand was made), and place within the City, Town or Village in which the Office of the Company is situate and either by a show of hands or by ballot or by postal ballot, as the Chairman shall direct and either at once or after an interval or adjournment, or otherwise and the result of the poll shall be deemed to be the decision of the meeting at which the poll was demanded. Any business other than that upon which a poll has been demanded may be proceeded with, pending the taking of the poll. The demand for a poll may be withdrawn at any time by the Person or Persons who made the demand.
- (d) Where a poll is to be taken, the Chairman of the meeting shall appoint one or more scrutinizers to scrutinise the votes given on the poll and to report thereon to him. The Chairman shall have power at any time before the result of the poll is declared, to remove a scrutinizer from office and fill vacancies in the office of scrutinizer arising from such removal or from any other cause.
- (e) Any poll duly demanded on the election of a Chairman of a meeting or any question of adjournment, shall be taken at the meeting forthwith A poll demanded on any other question shall be taken at such time not





later than 48 hours from the time of demand, as the Chairman of the meeting directs.

- (f) The demand for a poll except on the question of the election of the Chairman and of an adjournment shall not prevent the continuance of a meeting for the transaction of any business other than the question on which the poll has been demanded.
- (g) No report of the proceedings of any General Meeting of the Company shall be circulated or advertised at the expense of the Company unless it includes the matters required by these Articles or Section 118 of the Act to be contained in the Minutes of the proceedings of such meeting.
- (h) The Members will do nothing to prevent the taking of any action by the Company or act contrary to or with the intent to evade or defeat the terms as contained in these Articles.

35. RESOLUTIONS BY POSTAL BALLOT

- (a) Notwithstanding any of the provisions of these Articles, the Company may, and in the case of resolutions relating to such business as notified under the Companies (Management and Administration) Rules, 2014, as amended, or other Law required to be passed by postal ballot, shall get any resolution passed by means of a postal ballot, instead of transacting the business in the General Meeting of the Company. Also, the Company may, in respect of any item of business other than ordinary business and any business in respect of which Directors or Auditors have a right to be heard at any meeting, transact the same by way of postal ballot.
- (b) Where the Company decides to pass any resolution by resorting to postal ballot, it shall follow the procedures as prescribed under Section 110 of the Act and the Companies (Management and Administration) Rules, 2014, as amended from time and applicable Law.

36. VOTES OF MEMBERS

- (a) No member shall be entitled to vote either personally or by proxy at any General Meeting or meeting of a class of Shareholders either upon a show of hands or upon a poll in respect of any shares registered in his name on which calls or other sums presently payable by him have not been paid or in regard to which the Company has exercised any right of lien.
- (b) No members shall be entitled to vote at a General Meeting unless all calls or other sums presently payable by him have been paid, or in









regard to which the Company has lien and has exercised any right of lien.

(c) Subject to the provisions of these Articles, without prejudice to any special privilege or restrictions as to voting for the time being attached to any class of shares for the time being forming a part of the Capital of the Company, every member not disqualified by the last preceding Article, shall be entitled to be present, and to speak and vote at such meeting, and on a show of hands, every member present in person shall have one vote and upon a poll, the voting right of such member present, either in person or by proxy, shall be in proportion to his share of the Paid Up Share Capital of the Company held alone or jointly with any other Person or Persons.

Provided however, if any Shareholder holding Preference shares be present at any meeting of the Company, save as provided in Section 47(2) of the Act, he shall have a right to vote only on resolutions placed before the Meeting, which directly affect the rights attached to his preference shares.

- (d) On a poll taken at a meeting of the Company, a member entitled to more than one vote, or his proxy, or any other Person entitled to vote for him (as the case may be), need not, if he votes, use or cast all his votes in the same way.
- (e) A member of unsound mind or in respect of whom an order has been made by any court having jurisdiction in lunacy, may vote, whether on a show of hands or on a poll, through a committee or through his legal guardian; and any such committee or guardian may, on a poll vote by proxy. If any Shareholder be a minor his vote in respect of his Share(s) shall be exercised by his guardian(s), who may be selected (in case of dispute) by the Chairman of the meeting.
- (f) If there be joint registered holders of any shares, any one of such Persons may vote at any meeting or may appoint another Person, (whether a member or not) as his proxy in respect of such shares, as if he were solely entitled thereto; but the proxy so appointed shall not have any right to speak at the meeting and if more than one of such joint-holders be present at any meeting, then one of the said Persons so present whose name stands higher in the Register of Members shall alone be entitled to speak and to vote in respect of such shares, but the other joint-holders shall be entitled to be present at the meeting. Several Executors or Administrators of a deceased Shareholder in whose name shares stand shall for the purpose of these Articles be deemed jointholders thereof.
- (g) Subject to the provision of these Articles, votes may be given personally or by an attorney or by proxy. A body corporate, whether or not a Company within the meaning of the Act, being a member may



38.



vote either by a proxy or by a representative duly authorised in accordance with Section 113 of the Act and such representative shall be entitled to exercise the same rights and powers, (including the right to vote by proxy), on behalf of the body corporate which he represents as that body could have exercised if it were an individual Shareholder.

- (h) Any Person entitled to transfer any shares of the Company may vote at any General Meeting in respect thereof in the same manner as if he were the registered holder of such shares, provided that forty-eight hours at least before the time of holding the meeting or adjourned meeting, as the case may be, at which he proposes to vote, he shall satisfy the Board of his right to such shares and give such indemnity (if any) as the Board may require unless the Board shall have previously admitted his right to vote at such meeting in respect thereof.
- (i) Every proxy, (whether a member or not), shall be appointed in writing under the hand of the appointer or his attorney, or if such appointer is a corporation under the Common Seal of such corporation or be signed by an officer or an attorney duly authorised by it, and any committee or guardian may appoint proxy. The proxy so appointed shall not have any right to speak at a meeting.
- (j) An instrument of proxy may appoint a proxy either for (i) the purposes of a particular meeting (as specified in the instrument) or (ii) for any adjournment thereof or (iii) it may appoint a proxy for the purposes of every meeting of the Company, or (iv) of every meeting to be held before a date specified in the instrument for every adjournment of any such meeting.
- (k) A Member present by proxy shall be entitled to vote only on a poll.
- (I) An instrument appointing a proxy and a power of attorney or other authority (including by way of a Board Resolution, (if any),) under which it is signed or a notary certified copy of that power or authority or resolution as the case may be, shall be deposited at the Office not later than forty-eight hours before the time for holding the meeting at which the Person named in the instrument proposes to vote and in default the instrument of proxy shall not be treated as valid. No instrument appointing a proxy shall be valid after the expiration of 12 months from the date of its execution. An attorney shall not be entitled to vote unless the power of attorney or other instrument or resolution as the case may be appointing him or a notary certified copy thereof has either been registered in the records of the Company at any time not less than forty-eight hours before the time for holding the meeting at which the attorney proposes to vote, or is deposited at the Office of the Company not less than forty-eight hours before the time fixed for such meeting as aforesaid.





- (m) Every instrument of proxy whether for a specified meeting or otherwise should, as far as circumstances admit, be in any of the forms set out in the Companies (Management and Administration) Rules, 2014
- (n) If any such instrument of appointment be confined to the object of appointing an attorney or proxy for voting at meetings of the Company it shall remain permanently or for such time as the Board may determine in the custody of the Company; if embracing other objects a copy thereof, examined with the original, shall be delivered to the Company to remain in the custody of the Company.
- (o) A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death of the principal, or revocation of the proxy or of any power of attorney under which such proxy was signed, or the transfer of the Share in respect of which the vote is given, provided that no intimation in writing of the death, revocation or transfer shall have been received at the Office before the meeting.
- (p) No objection shall be made to the validity of any vote, except at the Meeting or poll at which such vote shall be tendered, and every vote whether given personally or by proxy, not disallowed at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.
- (q) The Chairman of any meeting shall be the sole judge of the validity of every vote tendered at such meeting. The Chairman present at the taking of a poll shall be in the sole judge of the validity of every vote tendered at such poll.
- (r) All matters arising at a General Meeting of the Company, other than as specified in the Act or these Articles if any, shall be decided by a majority vote.
- (s) Any corporation which is a member of the Company may, by resolution of the Board or other governing body, authorise such person as it thinks fit to act as its representative at any meeting of the Company and the said person so authorised shall be entitled to exercise the same powers on behalf of the corporation which he represents as that corporation could have exercised if it were an individual member in the Company (including the right to vote by proxy).
- (1) The Company shall also provide e-voting facility to the Shareholders of the Company in terms of the provisions of the Companies (Management and Administration) Rules, 2014, the SEBI Listing Regulations or any other Law, if applicable to the Company.

Board of Directors 40





37. DIRECTORS

- (a) Subject to the applicable provisions of the Act, the number of Directors of the Company shall not be less than 3 (three) and not more than 15 (fifteen), provided that the Company may appoint more than 15(fifteen) directors after passing a special resolution in a General Meeting. The Company shall also comply with the provisions of the Companies (Appointment and Qualification of Directors) Rules, 2014 and the provisions of the SEBI Listing Regulations.
- (b) The first Directors of the Company are:
 - 1. Mr. Kalpathy Hariharan Parameshwaran
 - 2. Mr. Ravi Ananthakrishnan
 - 3. Mr. Aniruddha Choudhuri

38. CHAIRMAN OF THE BOARD OF DIRECTORS

- (a) The members of the Board shall elect any one of them as the Chairman of the Board. The tenure of the Chairman shall be as may be decided by the Board in this regard or if no duration is specified at the time of appointment or election, shall be for such time till decided otherwise by the Board. The Chairman shall preside at all meetings of the Board. The Chairman shall have a casting yote in the event of a tie.
- (b) If for any reason the Chairman is not present at the meeting within 15 minutes after the time appointed for holding the meeting or is unwilling to act as Chairman, the members of the Board shall appoint any one of the remaining Directors as the Chairman.

39. APPOINTMENT OF ALTERNATE DIRECTORS

Subject to Section 161 of the Act, any Director shall be entitled to nominate an alternate director to act for him during his absence for a period of not less than 3 (three) months from India. The Board may appoint such a person as an Alternate Director to act for a Director (her einafter called "the Original Director") (subject to such person being acceptable to the Chairman) during the Original Director's absence for a period of not less than three months from India. An Alternate Director appointed under this Article shall not ho ld office for a period longer than that permissible to the Original Director in whose place he has been appointed and shall vacate office if and when the Original Director returns to India. If the term of the office of the Original Director is determined before he so returns to India, any provisions in the Act or in these Articles for automatic re-appointment shall apply to the Original









Director and not to the Alternate Director

40. CASUAL VACANCY AND ADDITIONAL DIRECTORS

Subject to the applicable provisions of the Act and these Articles, the Board shall have the power at any time and from time to time to appoint any qualified Person to be a Director either as an additional director or to fill a casual vacancy but so that the total number of Directors shall n ot at any time exceed the maximum number fixed under Article 37. Any Person so appointed as an additional director shall hold office only up to the earlier of the date of the next Annual General Meeting or at the last date on which the Annual General Meeting should have been held but shall be eligible for appointment by the Company as a Director at that meeting subject to the applicable provisions of the Act.

41. DEBENTURE DIRECTORS

If it is provided by a trust deed, securing or otherwise, in connection with any issue of Debentures of the Company, that any Person/lender or Persons/lenders shall have power to nominate a Director of the Company, then in the case of any and every such issue of Debentures, the Person/lender or Persons/lenders having such power may exercise such power from time to time and appoint a Director accordingly. Any Director so appointed is herein referred to a Debenture Director. A Debenture Director may be removed from office at any time by the Person/lender or Persons/lenders in whom for the time being is vested the power under which he was appointed and another Director may be appointed in his place. A Debenture Director shall not be bound to hold any qualification shares. The trust deed may contain ancillary provisions as may be arranged between the Company and the trustees and all such provisions shall have effect notwithstanding any other provisions contained herein.

42. INDEPENDENT DIRECTORS

The Company shall have such number of Independent Directors on the Board of the Company, as may be required in terms of the provisions of Section 149 of the Act and the Companies (Appointment and Qualification of Directors) Rules, 2014, read with the SEBI Listing Regulations, as may be amended from time to time or any other Law, as may be applicable.

43. EQUAL POWER TO DIRECTOR

Except as otherwise provided in these Articles, all the Directors of the Company shall have in all matters, equal rights and privileges and shall be subject to equal obligations and duties in respect of the affairs of the Company.

44. NOMINEE DIRECTORS









Whenever the Board enters into a contract with any lenders for borrowing any money or for providing any guarantee or security or for technical collaboration or assistance or enter into any other arrangement, the Board shall have, subject to the provisions of Section 152 of the Act the power to agree that such lenders shall have the right to appoint or nominate by a notice in writing addressed to the Company one or more Directors on the Board for such period and upon such conditions as may be mentioned in the common loan agreement/ facility agreement. The nominee director representing lenders shall not be required to hold qualification shares. The Directors may also agree that any such Director, or Directors may be removed from time to time by the lenders entitled to appoint or nominate them and such lenders may appoint another or other or others in his or their place and also fill in any vacancy which may occur as a result of any such Director, or Directors ceasing to hold that office for any reason whatsoever. The nominee director shall hold office only so long as any monies remain owed by the Company to such lenders.

45. NO QUALIFICATION SHARES FOR DIRECTORS

A Director shall not be required to hold any qualification shares of the Company.

46. REMUNERATION OF DIRECTORS

- (a) Subject to the applicable provisions of the Act, the Rules, Law including the provisions of the SEBI Listing Regulations, a Managing Director or Managing Directors, and any other Director/s who is/are in the whole time employment of the Company may be paid remuneration either by a way of monthly payment or at a specified percentage of the net profits of the Company or partly by one way and partly by the other, subject to the limits prescribed under the Act.
- (b) Subject to the applicable provisions of the Act, a Director (other than a Managing Director or an executive Director) may receive a sitting fee not exceeding such sum as may be prescribed by the Act for each meeting of the Board or any Committee thereof attended by him.
- (c) The remuneration payable to each non-executive Director for every meeting of the Board or Committee(s) of the Board attended by them shall be such sum as may be determined by the Board from time to time within the maximum limits prescribed under the Act.
- (d) All fees/compensation to be paid to non-executive Directors including Independent Directors shall be as fixed by the Board and shall require the prior approval of the Members in a General meeting. Such approval shall also specify the limits for the maximum number of stock options







that can be granted to a non-executive Director, in any financial year, and in aggregate. However, such prior approval of the Shareholders shall not be required in relation to the payment of sitting fees to nonexecutive Directors if the same is made within the prescribed limits under the Act for payment of sitting fees.

47. SPECIAL REMUNERATION FOR EXTRA SERVICES RENDERED BY A DIRECTOR

Subject to the provisions of the Act and Law, if any Director is called upon to perform extra services or special exertions or efforts (which expression shall include work done by a Director as a member of any Committee formed by the Board), the Board may arrange with such Director for such special remuneration for such extra services or special exertions or efforts either by a fixed sum or otherwise as may be determined by the Board. Such remuneration may either be in addition, to or in substitution for his remuneration otherwise provided, subject to the applicable provisions of the Act.

48. CONTINUING DIRECTORS

The continuing Directors may act notwithstanding any vacancy in their body, but if, and so long as their number is reduced below the minimum number fixed by Article 37 hereof, the continuing Directors not being less than two may act for the purpose of increasing the number of Directors to that number, or for summoning a General Meeting, but for no other purpose.

49. VACATION OF OFFICE BY DIRECTOR

The office of a Director, shall *ipso facto* be vacated on the grounds as mentioned in Sections 167 of the Act.

50. RELATED PARTY TRANSACTIONS

Subject to the provisions of the Section 188 of the Act and Companies (Meetings of Board and its Powers) Rules, 2014 read with the SEBI Listing Regulations or any other law for the time being in force, the Company may enter into contracts or arrangement with the related parties, with the consent of the Audit Committee or Board or Members in the General Meeting, as may be required.

51. DISCLOSURE OF INTEREST

a) A Director of the Company in the manner provided in Section 184 of the Act shall at the first meeting of the Board in which he participates and at the first meeting of the Board in every financial year thereafter or whenever there is any change in the disclosures already made, then at the first Board meeting held after such change, disclose his concern or interest in any







Company or companies or bodies corporate, firms, or other association of individuals which shall include the shareholding, in such manner as may be prescribed under the Companies (Meeting of the Board and its Powers) Rules 2014;

b) A Director may be or become a Director of any Company promoted by the Company, or on which it may be interested as a vendor, shareholder, or otherwise, and no such Director shall be accountable for any benefits received as director or shareholder of such Company except in so far as Section 188 or Section 197 of the Act as may be applicable.

52. RETIREMENT OF DIRECTORS BY ROTATION

Subject to Section 152 of the Act and the Companies (Appointment and Qualification of Directors) Rules, 2014, two-thirds of the total number of Directors of the Company shall be persons whose period of office is liable to determination by retirement of directors by rotation. Provided that Directors appointed as Independent Director(s) under these Articles hereto shall not retire by rotation under this Article nor shall they be included in calculating the total number of Directors under this Article.

At the Annual General Meeting of the Company to be held in every year, one third of the Directors as are liable to retire by rotation for the time being, or, if their number is not three or a multiple of three then the number nearest to one third shall retire from office in the manner prescribed under the Act and the Rules, and they will be eligible for re-election.

53. COMPANY MAY INCREASE OR REDUCE THE NUMBER OF DIRECTORS.

Subject to Article 37 and Sections 149, 152 and 164 of the Act, the Company may, by Ordinary Resolution, from time to time, increase or reduce the number of Directors, and may alter their qualifications and the Company may, (subject to the provisions of Section 169 of the Act), remove any Director before the expiration of his period of office and appoint another qualified in his stead. The person so appointed shall hold office during such time as the Director in whose place he is appointed would have held the same if he had not been removed.

54. REGISTER OF DIRECTORS ETC.

The Company shall keep at its Office, a Register containing the particulars of its Directors, Managing Director(s), Manager, Secretary and other Persons mentioned in Section 170 of the Act and shall otherwise comply with the provisions of the said Section in all respects.

55. DIRECTORS' & OFFICERS' LIABILITY INSURANCE







Subject to the provisions of the Act and SEBI Listing Regulations and applicable Law, the Company may procure, at its own cost, comprehensive directors and officers liability insurance for each Director which shall not form a part of the remuneration payable to the Directors in the circumstances described under Section 197 of the Act: -

- (a) on terms approved by the Board;
- (b) which includes each Director as a policyholder;
- (c) is from an internationally recognized insurer approved by the Board; and
- (d) for a coverage for claims of an amount as may be decided by the Board, from time to time.

56. DIRECTOR'S AND OTHER'S RIGHTS TO INDEMNITY

Subject to the provisions of Section 197 of the Act, every Director, Manager and other officer or employee of the Company shall be indemnified by the Company against any liability incurred by him and it shall be the duty of the Directors to pay out the funds of the Company all costs, losses and expenses which any director, Manager, officer or employee may incur or become liable to by reason of any contract entered into by him on behalf of the Company or in any way in the discharge of his duties and in particular, and so as not to limit the generality of the foregoing provisions against all liabilities incurred by him as such Director, Manager, Officer or employee in defending any proceedings Whether civil or criminal in which judgement is given in his favour or he is acquitted or in connection with any application under Section 463 of the Act in which relief is granted by the court and the amount for which such indemnity is provided shall immediately attach as a lien on the property of the Company and have priority as between the shareholders over all the claims.

57. DIRECTOR'S ETC. NOT LIABLE FOR CERTAIN ACTS

Subject to the provision of Section 197 of the Act, no Director, Manager, Officer or Employee of the Company shall be liable for the acts, defaults, receipts and neglects of any other Director, Manager, Officer or employee or for joining in any receipts or other acts for the sake of conformity or for any loss or expenses happening to the Company through the insufficiency or deficiency of any security in or upon which any of the monies of the Company shall be invested or for any loss or damage arising from the bankruptcy, insolvency or tortuous act of any person with whom any monies, securities or effects shall be deposited or for any loss occasioned by an error of



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judgement or oversight on his part, or for any other loss, damage or misfortune whatsoever which shall happen in the execution thereof unless the same shall happen through negligence, default, misfeasance, breach of duty or breach of trust. Without prejudice to the generality of the foregoing it is hereby expressly declared that any filing fee payable or any document required to be filed with the Registrar of Companies in respect of any act done or required to be done by any Director or other officer by reason of his holding the said office shall be paid and borne by the Company.

Management

58. MANAGING DIRECTOR(S)/ WHOLE TIME DIRECTOR(S)/ EXECUTIVE DIRECTOR(S) / MANAGER

Subject to the provisions of Section 203 of the Act and of these Articles, the Board shall have the power to appoint from time to time any full time employee of the Company as Managing Director/ whole time director or executive director or manager of the Company. The Managing Director(s) or the whole time director(s) manager or executive director(s), as the case may be, so appointed, shall be responsible for and in charge of the day to day management and affairs of the Company and subject to the applicable provisions of the Act and these Articles, the Board shall vest in such Managing Director/s or the whole time director(s) or manager or executive director(s), as the case may be, all the powers vested in the Board generally. Board, subject to the consent of the shareholders of the Company shall have the power to appoint Chairman of the Board as the Managing Director / whole time director or executive director of the Company.

59. PROVISIONS APPLICABLE TO MANAGING DIRECTOR(S)/ WHOLE TIME DIRECTOR(S) / EXECUTIVE DIRECTOR(S)/ MANAGER

Notwithstanding anything contained herein, a Managing Director(s) / whole time director(s) / executive director(s) / manager shall, subject to the provisions of any contract between him and the Company, be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he ceases to hold the office of a Director he shall ipso facto and immediately cease to be a Managing Director(s) / whole time director(s) / executive director(s) / manager.

60. REMUNERATION OF MANAGING DIRECTOR(S)/ WHOLE TIME DIRECTOR(S) / EXECUTIVE DIRECTOR(S)/ MANAGER

The remuneration of the Managing Director(s) / whole time director(s) / executive director(s) / manager shall (subject to Sections 196, 197 and 203 and other applicable provisions of the Act and of these Articles and of any contract between him and the Company) be fixed by the Board subject to the approval of the Members at the next General Meeting from time to time. The





remuneration may be by way of fixed salary and/or perquisites or commission or profits of the Company or by participation in such profits, or by any or all these modes or any other mode not expressly prohibited by the Act.

61. POWERS AND DUTIES OF MANAGING DIRECTOR(S)/ WHOLE TIME DIRECTOR(S) / EXECUTIVE DIRECTOR(S)/ MANAGER

Subject to the superintendence, control and direction of the Board, the dayto-day management of the Company shall be in the hands of the Managing Director(s)/ whole time director(s) / executive director(s)/ manager in the manner as deemed fit by the Board and subject to the applicable provisions of the Act, and these Articles, the Board may by resolution vest any such Managing Director(s)/ whole time director(s) / executive director(s)/ manager with such of the powers hereby vested in the Board generally as it thinks fit and such powers may be made exercisable for such period or periods and upon such conditions and subject to the applicable provisions of the Act, and these Articles confer such power either collaterally with or to the exclusion of or in substitution for all or any of the Directors in that behalf and may from time to time revoke, withdraw, alter or vary all or any of such powers.

62. PROCEEDINGS OF THE BOARD OF DIRECTORS

The proceedings of Board meeting shall be governed by Section 173 and other relevant provisions of the Companies Act 2013, Companies (Meeting of the Board and its Powers) Rules 2014, Secretarial Standard 1 prescribed by the Institute of Company Secretaries of India and the regulations prescribed by SEBI from time to time.

63. QUORUM FOR BOARD MEETING

Quorum for Board Meetings

The quorum for Board meetings shall be as prescribed under Section 174 read with the SEBI Listing Regulations as amended from time to time.

If any duly convened Board Meeting cannot be held for want of a quorum, then such a meeting shall automatically stand adjourned to the same day at the same time and place in the next week, or if that day is a national holiday, on the succeeding day which is not a public holiday to the same time and place. Provided however, the adjourned meeting may be held on such other date and such other place as may be unanimously agreed to by all the Directors in accordance with the provisions of the Act.

(b) If in the event of a quorum once again not being available at such an adjourned meeting, the meeting shall stand cancelled.







64. QUESTIONS AT THE BOARD MEETINGS

- (a) Questions arising at any meeting of the Board, other than as specified in these Articles and the Act, if any, shall be decided by a majority vote. In the case of an equality of votes, the Chairman shall have a second or casting vote.
- (b) No regulation made by the Company in General Meeting, shall invalidate any prior act of the Board, which would have been valid if that regulation had not been made.

65. POWERS OF THE BOARD

Subject to the applicable provisions of the Act, these Articles and other applicable provisions of Law: -

- a) The Board shall be entitled to exercise all such power and to do all such acts and things as the Company is authorised to exercise and do under the applicable provisions of the Act or by the memorandum and articles of association of the Company.
- b) The Board is vested with the entire management and control of the Company, including as regards any and all decisions and resolutions to be passed, for and on behalf of the Company.
- c) The Board shall exercise certain powers as mentioned in the Section 179 of the Act only by resolutions passed at the meeting of the Board any other matter which may be prescribed under the Act and the Companies (Meetings of Board and its Powers) Rules, 2014 and the SEBI Listing Regulations.

66. COMMITTEES AND DELEGATION BY THE BOARD

- (a) The Company shall constitute such Committees as may be required under the Act, applicable provisions of Law and the SEBI Listing Regulations.
- (b) Subject to the applicable provisions of the Act, the requirements of Law and these Articles, the Board may delegate any of its powers to its Committee(s) of the Board consisting of such member or members of the Board as it thinks fit, and it may from time to time revoke and discharge any such Committee of the Board either wholly or in part and either as to persons or purposes. Every Committee of the Board so formed shall, in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed on it by the Board. All acts done by any such Committee of the Board in conformity with such regulations and in fulfillment of the purposes of their appointment but not otherwise, shall have the like force and effect as if 49







done by the Board.

(c) The meetings and proceedings of any such Committee of the Board consisting of two or more members shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Board, so far as the same are applicable thereto and are not superseded by any regulation made by the Board under the last preceding Article.

67. ACTS OF BOARD OR COMMITTEE VALID NOTWITHSTANDING DEFECTS IN APPOINTMENT

All acts undertaken at any meeting of the Board or of a Committee of the Board, or by any person acting as a Director shall, notwithstanding that it may afterwards be discovered that there was some defect in the appointment of such Director or persons acting as aforesaid, or that they or any of them were disqualified or had vacated office or that the appointment of any of them had been terminated by virtue of any provisions contained in the Act or in these Articles, be as valid as if every such person had been duly appointed, and was qualified to be a Director. Provided that nothing in this Article shall be deemed to give validity to the acts undertaken by a Director after his appointment has been shown to the Company to be invalid or to have been terminated.

68. PASSING OF RESOLUTION BY CIRCULATION

No resolution shall be deemed to have been duly passed by the Board or by a Committee thereof by circulation, unless the resolution has been circulated in draft form, together with the necessary papers, if any, to all the Directors, or members of the Committee, as the case may be, at their addresses registered with the Company in India by hand delivery or by post or by courier, or through such electronic means as may be provided under the Companies (Meetings of Board and its Powers) Rules, 2014 and has been approved by majority of the Directors or members of the Committee, who are entitled to vote on the resolution. However, in case one-third of the total number of Directors for the time being require that any resolution under circulation must be decided at a meeting, the chairperson shall put the resolution to be decided at a meeting of the Board.

A resolution mentioned above shall be noted at a subsequent meeting of the Board or the Committee thereof, as the case may be, and made part of the minutes of such meeting.

69. MINUTES OF THE PROCEEDINGS OF THE MEETING OF THE BOARD

The Company shall prepare minutes of each Board Meeting in accordance with Section 118 of the Act and the Companies (Meeting of the Board and its Powers) Rules 2014 read with Secretarial Standard 1.







70. REGISTER OF CHARGES

The Board shall cause a proper register to be kept, in accordance with the applicable provisions of the Act, of all mortgages and charges specifically affecting the property of the Company and shall duly comply with the requirements of the applicable provisions of the Act in regard to the registration of mortgages and charges therein specified.

71. CHARGE OF UNCALLED CAPITAL

Where any uncalled capital of the Company is charged as security or other security is created on such uncalled capital, the Board may authorize, subject to the applicable provisions of the Act and these Articles, making calls on the Members in respect of such uncalled capital in trust for the person in whose favour such charge is executed.

72. SUBSEQUENT ASSIGNS OF UNCALLED CAPITAL

Where any uncalled capital of the Company is charged, all persons taking any subsequent charge thereon shall take the same subject to such prior charges and shall not be entitled to obtain priority over such prior charge.

73. CHARGE IN FAVOUR OF DIRECTOR FOR INDEMNITY

If a Director or any person, shall become personally liable for the payment of any sum primarily due from the Company, the Board may execute or cause to be executed, any mortgage, charge or security over or affecting the whole or part of the assets of the Company by way of indemnity to secure the Directors or other persons so becoming liable as aforesaid from any loss in respect of such liability.

Officers of the Company

74. OFFICERS

- (a) The Company shall have its own professional management and such officers shall be appointed from time to time as designated by its Board. The officers of the Company shall serve at the discretion of the Board.
- (b) The officers of the Company shall be responsible for the implementation of the decisions of the Board, subject to the authority and directions of the Board.
- (c) The officers of the Company shall be the Persons in charge of and responsible to the Company for the conduct of the business of the Company and shall be concerned and responsible to ensure full and due compliance with all statutory laws, rules and regulations as are required to be complied with by the Company and/or by the Board of the







Company.

(d) The Board shall appoint with the approval of the Chairman, a President and/or Chief Executive Officer and/or Chief Operating Officer of the Company, as well as persons who will be appointed to the posts of senior executive management.

Secretary

75. COMPANY SECRETARY

Subject to the provisions of Section 203 of the Act, the Board may, from time to time, appoint any individual as Company Secretary of the Company to perform such functions, which by the Act or these Articles for the time being of the Company are to be performed by the Secretary and to execute any other duties which may from time to time be assigned to him by the Board. The Board may also at any time appoint some individual (who need not be the Company Secretary) to maintain the Registers required to be kept by the Company.

Seal

76. COMMON SEAL

- (a) The Board may provide a Common Seal for the purposes of the Company and shall have power from time to time to destroy the same and substitute a new Seal in lieu thereof, and the Board shall provide for the safe custody of the Seal, if any, for the time being.
- (b) The Seal of the Company shall not be affixed to any instrument except by the authority of a resolution of the Board or of a Committee of the Board, and except in the presence of at least one (1) Director or of the Company Secretary or such other person as the Board or Committee of the Board may appoint for the purpose; and those one (1) Director and the Company Secretary or other person aforesaid shall sign every instrument to which the Seal of the Company is so affixed in his presence.

Audit & Auditors

77. AUDIT AND AUDITORS

- (a) Auditors shall be appointed and their rights and duties shall be regulated in accordance with Sections 139 to 147 of the Act.
- (b) Every audited financial statements of the Company shall be approved at an Annual General Meeting and shall be conclusive except as regards any error discovered therein within three months after the approval thereof. Whenever any such error is discovered within that period the account shall forthwith be corrected, and henceforth shall be







conclusive.

- (c) Every balance sheet and profit and loss account forming part of the audited financial statements shall be audited by one or more Auditors to be appointed as hereinafter set out insofar as such financial statements are required to be audited under applicable Law. Further the Auditors may carry out limited review of the financials of the Company as may be required from time to time as per the provisions of the Act and SEBI Listing Regulations
- (d) The Company shall appoint an Auditor or Auditors at an Annual General Meeting to hold office upto such time as permitted under the Act and Law and every Auditor so appointed shall be duly intimated of his appointment.
- (e) A person, other than a retiring Auditor, shall not be capable of being appointed at an Annual General Meeting unless special notice of a resolution of appointment of that person to the office of Auditor has been given by a Shareholder in accordance with Section 115 of the Act, and the Company shall send a copy of any such notice to the retiring Auditor and shall give notice thereof to the Shareholders in accordance with provisions of Section 115 of the Act and all the other provision of Section 140 of the Act shall apply in the matter. The provisions of this sub-clause shall also apply to a resolution that a retiring auditor shall not be re-appointed.
- (f) The persons qualified for appointment as Auditors shall be those referred to in Section 141 of the Act and the SEBI Listing Regulations.

78. AUDIT OF BRANCH OFFICES

The Company shall comply with the applicable provisions of the Act and the Companies (Audit and Auditor) Rules, 2014 in relation to the audit of the accounts of branch offices of the Company

79. REMUNERATION OF AUDITORS

The remuneration of the Auditors shall be fixed by the Company as authorized in an Annual General Meeting from time to time in accordance with the provisions of the Act and the Companies (Audit and Auditor) Rules, 2014. Provided that the Board may fix the remuneration of the first auditors appointed by it.

Documents & Notices

80. DOCUMENTS AND NOTICES

(a) A document or notice may be given or served by the Company to or on any Members whether having his registered address within or outside India either personally or by sending it by post to him to his registered address.







- Where a document or notice is sent by post, service of the document or (b) notice shall be deemed to be effected by properly addressing, prepaying and posting a letter containing the document or notice, provided that where a Member has intimated to the Company in advance that documents or notices should be sent to him under a certificate of posting or by registered post with or without acknowledgement due or by cable or telegram and has deposited with the Company a sum sufficient to defray the expenses of doing so, service of the document or notice shall be deemed to be effected unless it is sent in the manner intimated by the Member. Such service shall be deemed to have effected in the case of a notice of a meeting, at the expiration of forty eight hours after the letter containing the document or notice is posted or after a telegram has been dispatched and in any case, at the time at which the letter would be delivered in the ordinary course of post or the cable or telegram would be transmitted in the ordinary course.
- (c) A document or notice may be given or served by the Company to or on the joint-holders of a Share by giving or serving the document or notice to or on the joint-holder named first in the Register of Members in respect of the Share.
- (d) Every person, who by operation of Law, transfer or other means whatsoever, shall become entitled to any Share, shall be bound by every document or notice in respect of such Share, which previous to his name and address being entered on the Register of Members, shall have been duly served on or given to the Person from whom he derives his title to such Share.
- (e) Any document or notice to be given or served by the Company may be signed by a Director or the Secretary or some Person duly authorised by the Board for such purpose and the signature thereto may be written, printed, photostat or lithographed.
- (f) All documents or notices to be given or served by Shareholders on or to the Company or to any officer thereof shall be served or given by sending the same to the Company or officer at the Office by post under a certificate of posting or by registered post or by leaving it at the Office.
- (g) Where a Document is sent by electronic mail, service thereof shall be deemed to be effected properly, where a shareholder has registered his electronic mail address with the Company and has intimated the Company that documents should be sent to his registered email address, without acknowledgement due. Provided that the Company, shall provide each members an opportunity to register his email address and change therein from time to time with the Company or the concerned depository. The Company shall fulfill all conditions required by Law,








in this regard.

81. SHAREHOLDERS TO NOTIFY ADDRESS IN INDIA

Each registered Shareholder from time to time shall notify in writing to the Company such place in India to be registered as his address and such registered place of address shall for all purposes be deemed to be his place of residence.

82. SERVICE ON MEMBERS HAVING NO REGISTERED ADDRESS IN INDIA

If a Members who does not have registered address in India, has not supplied to the Company any address within India, for the giving of the notices to him, a document advertised in a newspaper circulating in the neighbourhood of Office of the Company shall be deemed to be duly served to him on the day on which the advertisement appears.

83. SERVICE ON PERSONS ACQUIRING SHARES ON DEATH OR INSOLVENCY OF MEMBERS

A document may be served by the Company on the persons entitled to a share in consequence of the death or insolvency of a Members by sending it through the post in a prepaid letter addressed to them by name or by the title or representatives of the deceased, assignees of the insolvent by any like description at the address (if any) in India supplied for the purpose by the persons claiming to be so entitled, or (until such an address has been so supplied) by serving the document in any manner in which the same might have been served as if the death or insolvency had not occurred.

84. NOTICE BY ADVERTISEMENT

Subject to the applicable provisions of the Act, any document required to be served or sent by the Company on or to the Members, or any of them and not expressly provided for by these Articles, shall be deemed to be duly served or sent if advertised in a newspaper circulating in the District in which the Office is situated.

Declaration of Dividend

85. DIVIDEND

(a) The profits of the Company, subject to any special rights relating thereto being created or authorised to be created by the Memorandum or these Articles and subject to the provisions of these Articles shall be divisible among the Members in proportion to the amount of Capital Paid-up or credited as Paid-up and to the period during the year for which the Capital is Paid-up on the shares held by them respectively. Provided always that, (subject as aforesaid), any Capital Paid-up on a







Share during the period in respect of which a Dividend is declared, shall unless the Board otherwise determine, only entitle the holder of such Share to an apportioned amount of such Dividend as from the date of payment.

- (b) Subject to the provisions of Section 123 of the Act, the Companies (Declaration and Payment of Dividend) Rules, 2014, as amended read with the SEBI Listing Regulations, as amended or any other Law for the time being in force the Company in a General Meeting may declare Dividend to be paid to Shareholders according to their respective rights and interests in the profits; further, the Board may declare interim dividend during financial year or any time during the period from closure of financial year till holding of the annual general meeting out of the surplus in the profit and loss account or out of the profits of the financial year for which such interim dividend is sought to be declared or out of profits generated in the financial year till the quarter preceding the date of declaration of the interim dividend.
- (c) No Dividends shall exceed the amount recommended by the Board, but the Company in General Meeting may, declare a smaller Dividend, and may fix the time for payments not exceeding 30 (thirty) days from the declaration thereof.

Bonus Shares

86. ISSUE OF BONUS SHARES

Subject to the provisions of Section 63 of the Act and Rules made thereunder and SEBI Listing Regulations, as amended, the Company in its General Meeting may resolve to issue the bonus shares to its Members and capitalize its profit or reserves for the purpose of issuing fully paid up bonus shares.

87. DISTRIBUTION OF ASSETS IN SPECIE OR KIND UPON WINDING UP

- (a) If the Company shall be wound up, the Liquidator may, with the sanction of a special Resolution of the Company and any other sanction required by the Act divide amongst the shareholders, in specie or kind the whole or any part of the assets of the Company, whether they shall consist of property of the same kind or not.
- (b) For the purpose aforesaid, the Liquidator may set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the shareholders or different classes of shareholders.



88. INSPECTION BY MEMBERS

The register of charges, register of investments, register of members, register of contracts and the minutes of the meeting of the members shall be kept at the office of the Company and shall be open, during business hours, for such periods not being less in the aggregate than two hours in each Business Day as the Board determines for inspection of any shareholder without charge. In the event such shareholder conducting inspection of the abovementioned documents requires extracts of the same, the Company may charge a fee which shall be Rupees ten per page.

Others

89. AMENDMENT TO ARTICLES OF ASSOCIATION

The Company, may from time to time alter, add to amend or delete any of the existing Articles or may add a new Article thereto or adopt a new set in accordance with the provisions of the Act.

90. SECRECY

- a) No shareholder shall be entitled to inspect the Company's work without permission of the Managing Director/Directors or to require discovery of any information respectively any details of Company's trading or any matter which is or may be in the nature of a trade secret, history of trade or secret process which may be related to the conduct of the business of the Company and which in the opinion of the managing Director/Directors will be inexpedient in the interest of the shareholders of the Company to communicate to the public.
- b) Every Director, Managing Directors, Manager, Secretary, Auditor, Trustee, members of the committee, officer, servant, agent, accountant or other persons employed in the business of the Company shall, if so required by the Director before entering upon his duties, or any time during his term of office, sign a declaration pledging himself to observe secrecy relating to all transactions of the Company and the state of accounts and in matters relating thereto and shall by such declaration pledge himself not to reveal any of such matters which may come to his knowledge in the discharge of his official duties except which are required so to do by the Directors or the Auditors, or by resolution of the Company in the general meeting or by a court of law and except so far as may be necessary in order to comply with any of the provision of these Articles or Law.

91. PROVISIONS OF THE COMPANIES ACT, 1956 SHALL CEASE TO HAVE EFFECT

Notwithstanding anything contained in these Articles, the provisions of the Companies Act, 1956, as are mentioned under these articles shall cease to have any effect once the said provisions are repealed upon notification of the 57







corresponding provisions under the Companies Act, 2013 or Section 465 of the Companies Act, 2013, as the case may be.

92. GENERAL POWER

Wherever in the Companies Act, it has been provided that the Company shall have right, privilege or authority or that the Company could carry out any transaction only if the Company is so authorised by its articles, then and in that case this regulation hereto authorised and empowers the Company to have such rights, privilege or authority and to carry such transactions as have been permitted by the Act, without there being any specific regulation in that behalf herein provided.









Note: The Articles shall be signed by each subscriber of the memorandum of association who shall add his address, description and occupation, if any, in the presence of at least one witness who shall attest the signature and shall likewise add his address, description and occupation, if any, and such signatures shall be in form specified below:

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S. No.	Name, Address, Description and Occupation of each subscriber	Signature of Subscriber	Name, Address, Description & Occupation of witness
1	Kalpathy Hariharan Parameswaran S/o Parameswaran Subramanian Kalpathy Add: Flat no.6, Forward House No 1, Wadala (W), Mumbai 400031 Occupation : Service	Sd/-	
2	Ravi Ananthakrishnan S/o Aarangottukara Ananthakrishnan Add : 6/7012, Garden Enclave, Nr. Vasant Vihar,Pokhran Road, No.2, thane(West), Thane- 400610 Occupation: Service	Sd/-	Industrail Estate 3S Marg. ountant
3	Aniruddha Choudhuri S/o Bimalendu Choudhuri Add: B-603, Umang Bldg, Vasant Utsav CHS Ltd, Thakur Vlg, Kandivali (East), Mumbai- 400101 Occupation: Service	Sd/-	Sd/. Harish Hegde S/o Hiriyyana Hegde Address: D 211, Ghatkopar Industrail Estate Behind R City Mall, Off LBS Marg, Ghatkopar West, 400086 Occupation: Chartered Accountant
-	Total		

Dated the 08th day of March, 2017

Place: Mumbai







BSR&Co. LLP

Chartered Wandursheren

Lit Floor, Lodis Lookan Apolo Milli Compound M. M. Jostit Marg, Manuestii Mumbol: 420 d11 Tugra Telepmone +81 (22) 4345 5399 Fail: (01 (22) 4345 5356

Independent Auditors' Report

To the Members of Sterling & Wilson- Waaree Private Limited

Report on the Audit of the Financial Statements.

Opinion

We have audited the financial statements of Sterling & Wilson – Waaree Private Limited ("the Company"), which comprise the Balance Sheet as at 31 March 2020, and 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 then ended, and notes to the financial statements, including a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to as, the aforesaid financial statements give the information required by the Companies Act, 2013 ("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 31 March 2020, 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 andit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act. Our responsibilities under those SAs are further described in the *dualities* a *Responsibilities for the Audit of the Fourierial 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 together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereinder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the nudit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the financial statements.

Other information

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Company's Directors report, but does not include the financial statements and our auditors' report thereon.

Our opition on the financial statements does not cover the other information and we do not express any team of assurance conclusion thereas

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Independent Auditors' Report (Continued) Sterling & Wilson- Waaree Private Limited

Other Information (Continued)

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, bused on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management's and Board of Directors' Responsibility for the Financial Statements

The Company's management and Board of Directors are responsible for the matters stated in Section 134(5) of the Act with respect to the proparation of these financial statements that give a true and fair view of the state of affairs, profit/loss and other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and ustimates 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 financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Management and Board of Directors are 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 the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material missiatement, 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 missiatement 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 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 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 A collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.









Auditor's Responsibilities for the Audit of the Financial Statements

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible
 for expressing our opinion on whether the company has adequate internal financial controls with
 reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the financial statements made by the Management and Board of Directors.
- Conclude on the appropriateness of the Management and Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in dur auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the
 disclosures, and whether the 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 hear on our independence, and where applicable, related safeguards.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditors' Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143 (11) of the Act, we give in the "Amexure A" a statement on the masters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
 - (A) As required by Section 143(3) of the Act, we report that:
 - a) we have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) in our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books:

c) the balance sheet, the statement of profit and loss (including other comprehensive income), the statement of changes in equity and the statement of cash flows dealt with by this Report are in agreement with the books of account;







Independent Auditors' Report (Continued)

Sterling & Wilson- Waaree Private Limited

Report on Other Legal and Regulatory Requirements (Continued)

- d) in our opinion, the aforesaid financial statements comply with the ind AS specified under Section 133 of the Act;
- c) on the basis of the written representations received from the directors as on 31 March 2020 taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2020 from being appointed as a director in terms of Section (64(2) of the Act, and
- f) with respect to the adequacy of the internal financial controls with reference to the standalone financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".

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

- I the Company does not have any pending litigations which would impact its financial position;
- the Company did not have any long-term contracts, including derivative contracts, for which there were any material foreseeable losses;
- iii. there were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company; and
- iv. the disclosures in the financial statements regarding holdings as well as dealings in specified bank notes during the period from 8 November 2016 to 30 December 2016 have not been made in these financial statements since they do not pertain to the financial year ended 31 March 2020.
- (C) With respect to the matter to be included in the Auditors' Report under Section 197 (16) of the Act, we report that:

In our opinion and according to the information and explanation given to us and based on our examination of the records of the Company, the Company has not paid/ provided for managerial remumeration. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For B S R & Co. LLP Chartered Accountents Firm's Registration NorTHT2454/W-100022

Akiruddha Godbote Partner Membership No: 105149 UDIN20105149AAAAEB1478

Mumbai 22 June 2020







Annexure A to the Independent Auditors' Report - 31 March 2020

With reference to the Annexire' A referred to in the Independent Auditors' Report to the members of the Company on the financial statements for the year ended 31 March 2020, we report the the following:

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of property, plant and equipment.
 - (b) The lixed assets have been physically verified by the management during the year in line with its policy of verifying them annually to our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. In our opinion and according to information and explanations given to us, no discrepancies were noticed upon such verification during the year.
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company does not have any immovable properties. Accordingly, paragraph 3 (i) (c) of the Order is not applicable to the Company.
- (ii) The Company does not hold any inventory of construction materials, stores and spare parts throughout the year. Accordingly, paragraph 3 (ii) of the Order is not applicable to the Company.
- (iii) The Company has granted unsecured loans to three companies and a partnership firm covered in the register maintained under Section 189 of the Companies Act, 2013 ('the Act'). The Company has not granted any loans, secured or unsecured, to limited liability partnerships or other parties covered in the register required to be maintained under Section 189 of the Act.
 - i) According to the information and explanations given to us and based on the audit procedures conducted by us, we are of the opinion that the rate of interest and other terms and conditions of unsecured loans granted by the Company to companies and a partnership firm covered in the register maintained under Section 189 of the Act are not, prima facie, prejudicial to the interest of the Company.
 - ii) According to the information and explanations given to us and based on the audit procedures conducted by us, the unsecured loans granted to the companies and the interest thereon are repayable on domand or repayable as per contractual terms of intercorporate deposit agreements and the unsecured loan granted to a partnership firm and the interest thereon is repayable on domand. The borrowers have been regular in payment of principal and interest as domanded.
 - (iii) There are no overdue amounts of more than 90 days in respect of the unsecured loans grained to comparise and a partnership fine by the Company.
 - In our opinion and according to the information and explanations given to us and based on the audit procedures conducted by us, the Company has complied with the provisions of Sections 185 and 186 of the Act, with respect to loans granted to three companies and a partnership firm. The Company has not made any investment or provided any guarantee or security during the year to the parties covered under Section 185 and 186 of the Act. Accordingly, comptiance under Sections 185 and 186 of the Act In respect of making investments or providing guarantees and sections is not applicable to the Company.







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Annexure A to the Independent Auditors' Report - 31 March 2020 (Continued)

- (v) In our opinion, and according to the information and explanations given to us, the Company has not accepted deposits as per the directives issued by the Reserve Bank of India under the provisions of Sections 73 in 76 or any other relevant provisions of the Act and the rules framed there under. Accordingly, paragraph 3 (v) of the Order is not applicable to the Company.
- (vi) We have broadly reviewed the books of accounts maintained by the Company pursuant to the rules prescribed by the Central Government for the maintenance of cost records under Section 148(1) of the Act and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. However, we have not made a detailed examination of the records.
- (vii) (a) According to the information and explanations given to us and on the basis of our examination of records of the Company, amounts deducted/ accrued in the books of account in respect of undisputed statutory dues including Goods and service tax and other material statutory dues have been regularly deposited during the year by the Company with the appropriate authorities. The amounts deducted/ accrued in the books of account in respect of undisputed statutory dues including income tax have generally been regularly deposited during the year by the Company with the appropriate authorities, though there have been slight delays in few cases. As explained to us, the Company did not have any dues on account of Provident fund, Employees' state insurance, Profession tax and Cess.

According to the information and explanations given to us, no undisputed amounts payable in respect of Goods and service tax, Income tax and other material statutory dues were in arrears as at 31 March 2020 for a period of more than six months from the date they became payable to the appropriate authorities.

- (b) According to the information and explanations given to us, there are no dues of Goods and service tax and Income tax which have not been deposited with the appropriate authorities on account of any dispute.
- (viii) The Company does not have any loans or borrowings from government or outstanding does to any financial institutions or banks or dues to debenture holders during the year. Accordingly, paragraph 3 (viii) of the Order is not applicable to the Company.
- (18) In our opmion and according to the information and explanations given to us, the Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) and has not obtained any term loans during the year. Accordingly, paragraph 3 (ix) of the Order is not applicable to the Company.
- (x) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, we have neither come across any instance of material fead by the Company or on the Company by its officers or employees, noticed or reported during the year, nor have we been informed of any such case by the management.

According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not paid/ provided for managerial remuteration during the year. Accordingly: paragraph 3 (si) of the Order is not applicable to the Company





Annexure A to the Independent Auditors' Report - 31 March 2020 (Continued)

- (xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi Company and the Nidhi Rules, 2014 are not applicable to it. Accordingly, paragraph 3(xii) of the Order is not applicable to the Company.
- (xiii) In our opinion and according to the information and explanations given to us, the Company has entered into transactions with related parties in compliance with the provisions of Section 188 of the Act. The details of such related party transactions have been disclosed in the financial statements as required by Indian Accounting Standard (Ind AS) 24, Related Party Disclosures specified under Section 133 of the Act. The Company does not fall under the definition of a listed company or other class of companies which is required to constitute audit committee under Section 177 of the Act and hence, to this extent, the paragraph 3 (xiii) of the Order is not applicable to the Company.
- (xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, paragraph 3 (xiv) of the order is not applicable to the Company.
- (xv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into any non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3 (xv) of the Order is not applicable to the Company.
- (xvi) According to the information and explanations given to us, the Company is not required to be registered under Section 45-1A of the Reserve Bank of India Act, 1934. Accordingly, paragraph 3(xvi) of the Order is not applicable to the Company.

For BSR& Co. LLP Chartered Accountants Firm's Registration N 101298W/W-100022

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Antruddha Godhole Peripter Membership No. 105149 UDIN: 20105149AAAAEB1478









Annexure B to the Independent Auditors' Report - 31 March 2020

Report on the internal financial controls with reference to the aforesaid financial statements under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

(Referred to in paragraph 1 A (f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Opinion

We have audited the internal financial controls with reference to financial statements of Sterling & Wilson - Waaree Private Limited as of 31 March 2020 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

in our opinion, the Company has, in all material respects, adequate internal financial controls with reference to financial statements and such internal financial controls were operating effectively as at 31 March 2020, based on the internal financial controls 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 (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

The Company's management and the Board of Directors are responsible for establishing and maintaining internal financial controls based on the internal financial controls with reference to financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note. 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 frauda 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 (hereinafter referred to as "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, prescribed under Section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to financial statements. Those Standards and the Guidance Note require that we comply with efficient requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to financial controls with reference to financial statements and plan and perform the audit to obtain trasonable assurance about whether adequate internal financial controls with reference to a statements were established and maintained and whether such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain multi-evidence about the adequacy of the internal financial controls with reference to financial statements and their operating effectiveness. Our audit of internal financial controls with reference to financial statements included obtaining an understanding of such internal financial controls, 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 procedures 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





Annexure B to the Independent Auditors' Report - 31 March 2020 (Continued)

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

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 controls 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.

> For B S R & Co. LLP Chartered Accountants Firm's Registration Nor T07848W/W-100022

> > niruddha Godbole

Memberellip No: 105149 UDIN: 20105149AAAAEB1478

Partner

Mumbai 22 June 2020









Sterling & Wilson - Wanree Privote Lounted

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anti-intervention and a statement

and the state of a second state of the second			
Farticulary	None	31 Ments 2020	TT March 1514
Assets			
Anni-durrout assets			
(a) Property, plast and equipment	14	8,17	0.22
(b) Disfirmed tax assets	3./	6.01	0.01
(c) Nationautomi min deports (com)		0.79	20.00
(d) Other new-current essets	2.		10.14
Total non-current amois	1.1	6.817	17.64
Current assets			
(A) Financial assess			
(i) Trade receivables	o.		
(ii) Cash and tonit equivalents		1.80	1112,74
	9	4,62	生-19
(HQ Lonza	10	406.72	366.22.
(by) Other financial among	27	12.45	16.96
(b) Other current assets	22	9.60	0.05
Total corrects angle		434.50	495.47
Total assets		436.56	512.11
Equity and Linkshop			
Routhy			
(a) Equity share aspital	2.8	6.05	0.05
(b) Other mining	13 13#		6.99
Retained samings	154	413.45	Sec. 44
Capital indexposion reprise		6.00	359,06
Tetal appirs		411/20	and the second s
		411/10/	359.11
Lintélities			
Correct liabilities			
(a) Financial Babilities			
(i) Trada gayabila	14		
- Total suitanding dues of siless enterprises and small enterprises			
- Total outstanding dues of conditions other than micro enterpolases and small		4.84	: 25.23
kuhuprises			
(ii) Other Dessocial Initiation*	73	0.00	W.12
(b) Other current flabilities	16	5.44	20.20
(c) Current tax liabilities (not)	17	13.55	\$9.45
Total current liabilities		23.66	154.00
Total equity and industries	-	(35.5)	513.11
*Amount less than Rs G 01 million			and a second
Significant necountry policies	.2		
None to the feature starouses	1.37		
The attacked points are an integral part of these financial statements			

At per our report of smoothle standard

FIE B S R & Ch. LLP Ch, Ng 1013diny/W-100021 First 1 Aminadda Pariner Member

Mumbei 22 June 2020 For sed on behalf of Board of Directory Starling & Wilson - Waarse Private Limited CON-US9000401000607C.200004

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Muniter 27 June 2020

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Stations at of profit and loss for the low order 11 March 2020

promities Indiacomments and the

Particulars	Nete	For the year winlest 51 Otanch 2020	To March 1919
Income			
Revenue from operations	111	16.56	425.67
Offer income	14	78.95	
Fotal incant:		81.94	91.04 115.73
Expenses			
Cool of construction matemaly, storey and space parts	-70	2270	10.00
Direct project costs	20	2.03	22,98
Depreciation expense	1	2.40	151.33
Finance coara	3.00	6.71	0.05
Cellury appendes	17 23		17.31
Tedal expenses	-	0,89	0.45
The statement		12,35	198.31
Profit before tan		20.49	123,40
Tax experience	31		
(d) Convent and	-	17.90	
19) Deferred las charge *		0.06	91,67
and the second se		17.90	5.92
		11.50	96.69
Profit for the year		\$1,59	720.71
Other comprehensive become for the your, not of tax		-	
Third second New Yorks and the second			
Tutal comprehensive incrime for the year		57.29	3299.71
Farmings per equily share (sceninal value of Rr. 1,000 each, fully paid-up)			
Basic and cliuted earnings per share (Ra.) - Class A equity alarea	20.	1,673,343	4.304,248
Basic and diluted earnings per sham (Ra.) - Class B equity alares	242	54,839,360	2245,7008,142
*Autount lens thins Rv 0.01 million			
Significant accounting pulieler	1		

Notes to the financial statements

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The attached notes are an integral part of these financial statements.

As per our report of even date studied.

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Monstal 22 June 2020

For soil on Ishalf of Busel of Directors Norling & Wilson - Warrise Private Limited Case DistantialH2016PTC2ass74 τ 1

Rinershed Darsvala Cheroman DIN 00216905

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Zarizs Y Daruvala 20040000 1000200190365

22 June 2020







Sterling & Wilson - WEERE Prevale Louited

Statement of changes in equity no the sum mand 31 Merch 2020

(Community: within require in collinary

A. Equity share capital

	Week	Bolonus acos 9 April 2010	Ounger in Equity Show Copital during the year*	Ballweit st. el At March 2010
finny Bas Cella	.//1	1,05	(6.00)	4.03
		Falance as of 1 April 2016	Chunges in Equip State Capital starting the year	Bellande og st 20 åttorse 1029
Splg Shes Cipel	18	1005		-0.28

B. Other equity

	Baroloud Encodega	Gagital redenigthes reserve	Total
Behavior as on 5 April 2018	128.25		198.75
Aule: World: The she year	#此位书/		380.71
Tatal compactiveling income for the year	120.71	71	838,73
Balance at at 31 New B 2013	152.46	1	198/0
Balanns ac ac i Agari duite Aidd Profit So dar year	102.65 83.98	1	7199-04 37.59
Teint zeitgesbesche lanses die its year Adjaarneut	12.89		37,59 52,59
Treaths to Capital refeription read ve*	(3.100);	0.00	
Relative as at 37 March 2110	417.45	8.00	415.65

"Docuttaction index-are an integral part of these firstrated statements.

As per our report of even date attailed.

Par B 8 B & Co. LLP Chemical Parameters From Reportation Visit (012) (19/09/90-100022) Antimutidata Collifore Partner Manufaceduption 19/5342 Manufaceduption 19/5342 Manufaceduption 19/5342

For and on behalf of Board of Directory Sterling & Wilson - Wearee Persons Limited Cire Distributed and aPD/2200511 N and a Kharshod Daravala

Kharshid Daraval Charseon DIN:01216905

Munitai 22 June 2020 Zarine Y Darovala (Arocher DDH:00190585







Statement of cash flows for the surrest order 21 March 2020

(Company : Indust capeas in million)

Bertinium

	Particulurs		For the year and al 31 March 2020	For the year unded 31 March 2019
*	Cash flows from operating activities			
	Profit before tay		70.49	AT7.40
	Adjustments:			
	Depreciation express		9.95	0.43
	Reversal of provision for oregous contract			(14.90)
	Interest income		(54.24)	(16.83)
	Pinance cost		6.22	17:51
	Unrealised foreign mechange loss/gain)		9.05	(80.98)
	Supplier belances written back		(16.58)	
	Operating profit before working capital changes		5.89	292.63
	Chauges in working capital:			
	Discresse le trade receivables		109.85	480.15
	Decrease in other son current assets and current assets		7.67	13.80
	(Decrease) in make payables		(3.83)	(270.07)
	(Decrease) in ofter financial liabilities			(8.31)
	(Deciense) in other current liabilities.		(14.76)	(82.96)
	Net change in working english		90.13	152.09
	Cash generated from operations		96,63	645.32
	Income terms peid (net)		(104.37)	(#2.81)
	Net cash flows (used in) / generated from operating arthittes	CAT _	(135)	363.01
в	Cash Baws from lovesting activities			
	Purchase of property, plant and equipment			(0.27)
	Inter-corporate deposits / lean given to follow autoidiaries		(139.33)	(397.72)
	Inter-corporate deposits / loan repaid by Solow solutiliaries		172.81	31.50
	Interest received on loss given to follow subsidiaries		15.74	148
	Not each flows generated from / (used in) investing activities	(8)	18.22	(364.61)
¢	Crish flows from financisg activities			
	Interest paid		(1524)	(1.07)
	Loss telen from holding company		101.38	362.65
	Long speed to holding company		(101.58)	(362.65)
	Net cash flows (used in) financing activities	(C)	(15.24)	(1.01)
	tate cross provid foreign my considering acrossment	14	Instant	
	Not movement in currency translation	(0)	(0.19)	(0.27)
	Net (decrease) in cash and rash equivalents	(A+B+C+D)	(5.47)	(2,38)
	Cash and each equivalents at the beginning of the year		9.49	12,37
	Cash and yash equivalents at the end of the year		4.62	9.49









Statement of cash flows (Continued) for the war ended 31 March 2020

(Currency Judian rupers in million)

Notaric

3

- 1 The stational of righ flows has been propared under the indirect method as set out in Indian Accounting Stationary of Cade Flows
- 2. Components of cash and cash agaivalents:

31 March 2020	31 March 2019
3,95 6,09	9,02 0,47
4.01	9.49
ning from cash frows and paar-cash changes	
31 March 2020	3) Marzh 2019
101_38 (101_38)	362.65 (362.55)
	5.93 6.09 4.02 starg from cath flows and pase-cash changes 31 March 2020 101.38

4 The above statement of each flows includes its NU (31 March 2019; its Nil) towards corporate area responsibility (refer note 26).

As per our report of even date attached.

At the end of the year

For II S R & Co. LLF Charger Louis 012456/w-100822 Anizetdha Gook Partner Membershie No. 105141

Mumbui 22 June 2020

Por and on behalf of Board of Dorectory Sterling & Wilson - Waarse Pringte Limited CIN, Ursteinweitzen annotheren The - - l Khuriani Danash Zarine V Daruvala Chairmant DIN-00216905 Divector DIN: 00190585

5dumbai 22 June 2020







Notes to the financial statements for the ryse public 271 Starch PCN

Classical meter mores of a lines;

1. Background

Stering & without - Wanter, Pervite Lantint ("The Company") is a frincete Limited Company demosted in Luke with its registered of face second at 9th Place, Drivenial Majorier, P. L. Lottlande Marg, Chember (Went) Misritor - (00013). The Company has been incorporated in the December 2018 and of the provisions of the Companies Apl, 2013. The Company has been incorporated to design, englisher, supply, small, communities, mainlane, equal to the power plants, accessing, dimponents, spare parts facess² and provide opposible memory valuations, both to India and obtain.

The Company is a school y goined subatting of Storbing and Wilson Salar Lintent (Reversely moves or Sheeting and Blacer Solar Premis Lowente

2. Basis of preparation of the financial statements

(a) Statement of computations

The accompanying financial statements tave been prepared in accordance with the accounting principles peacedly accepted in units, including the ledien Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Rates, 2015 and Companies (Indian Accounting Standards) (Anizedment) Roles, 2016 nettiled under Scenten 533 of Companies Act, 2013 (the Act) and other mission provisions of the Act. The financial statements were authorized for mean by the Board of Directors of the Company at their meeting heid on 37 (size https://

(b) Elementation and preparations correspond

These fittaiced incompares are presented in Indian Report (DNR), which is also the Company's first linual currency. All emistants have been counted off In the manet two desired places in million, under otherwise strated.

623 Basis of manufacture

The literatual statements have been prepared on the historical cost basis except for cartain distinctial excets and habilities that we measured at fair value

117 Use of entineaves and Judgements

The preparation of the firanceli statements in neurotherre with ind AS requires one of judgments, resinates and assumptions, that affect the application of accurating policies and for imported amount of access, liabilities, matrix and expenses. The accessive and estimates and differ from those estimates. Entirates and underlying estamptions are reviewed on an angring tame. Revision to accurating estimates are recognized prospectively. Assumptions and expenses in extending the superior and assumptions are reviewed on an angring tame. Revision to accurate adjustment in the year ending 34 Match 2021 are as a figure estimation and expenses in a material adjustment in the year ending 34 Match 2021 are as a specific estimate and estimates and estimates and assumptions. **follow**

(l) Evaluation of percentage of completion

Determinetion of exercise under pretentage of completion method successfully involves making estimates, some of which are of a technical rational concerning, where retrievil, the perioritage of completion, must be completion, the estimates from the project or activity tec linearithic losses to completion. Estimates of project income, as well as project weats, no environed periodically. The effect of changes, if any, to estimates is recognised in the financial statements for the period in which such charges are determined.

unted worfed lives of property, plant and equipment 10 Estin

The Company estimates the useful lives of property, plant and accignment based on the patiod over which the anests are expected to be available for use the estimation of the such lives of property, plant and equipment is taked on observe assessment of industry patche, internal technical evaluation and on the interest experience with amount access. It is possible, however, that future tends form operations could be maturity of lives of another brough about by changes in factors mentioned process. The estimated available with another mentioned period would be affected by changes in these factors and circumspances. The estimated availables on environes, periodically and for updated of expectations differ flows provide estimates due to physical wear and tear, beckning to commercial obselescence and legal of other limits on the one of the enses.

fild Recoverability of Actieved income tax anets

In downnianing the recoverability of deferred income too assets, the Company primarily considers success and expected protitability of approaches income any neurophile ten resolution protocol tenders to defensed income tag model to approache and tenders protocol tenders to defensed income tag model at every reporting protocol tenders projected tenders projected tenders projected tenders of tenders to tender temperate and tenders and tenders to tender tenders and tenders planning strategies

(in) Measurement of fair values

A number of the Company's seconding policies and disclinaries require the measurement of fair values, for both flutateial and non-Granoid resets and habilities. The Company has an established control francescory with respect to the reasonancem of fair values, which incluses overarring all superficant fair value measurements, including Level 3 fair values by the management. The management appliedy projews significant anotherwarte inputs and valuation adjournments

The management regularly reviews significant inclusivervable reports and variantian adjustments. If third party information, such as larger quotes to graving services, is used to remnare the values, then the management assesses the evidence channel from the third parties to support the conclusion than these valuations must be requirement of and AS, including the level in the fair value hierory in which the valuations chanded by the conclusion than valuation must be requirement of and AS, including the level in the fair value hierory in which the valuations chanded by the Company's Board of Company.





Steriing & William - Waaree Private Lunited

Notes to the funencial statements (Continuent) for the sale control 31 March 2020.

Curstney, Judity rutan in million

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2 Basis of preparation of the fluancial statements (Continued)

(d) Use of estimates and Judgements (Comment)

(in Measurement of Juir values (Continued)

Pair values are categorised into different levels in a fair value histoarchy based on the inputs used in the valuation technopees as follows - Level 1 quoted prices (unefjusted) in active markets for identical assets or fabrities - Level 2: trajects other than quoted prices included in Level 1 that an intervable for the agest or fabrity, affect discody (i.e. as prices) or indirectly (i.e. Borivid from prices).

44

- Level 3' triputs for the asset or Vability that are not based on charavable market data (unobasevable inputs).

When measuring the fair value of an asset or a liability, the Company uses observable market thats as do as possible. If the inputs used to measure the thir value of an usen or a liability fall into different levels of the fair value bierasoly, then the fair value measurement is categorized in its antiony in the same level of the thir value hierarchy as the lowest level input that is significant to the antire measurement.

The Company recognizes transfers between levels of the Sir value hierarchy at the end of the

Further influenzation about the assumptions marks in transming fair values is included in the following noter-- Note 12 - financial intervenents.

(v) Impairmant losses on Fluouchit acress

The Company reviews its financial among to assess impairment of regular intervals. The Company's credit risk is primarily attributable to its financial assets. Is determining whether impairment loases should be reported in the statement of profit and tess, the Company makes judgmints as to whether their in an identified for a measurable deernace in the estimated finan cash flows. Accordingly, at allowance, for experiment trick has it made where there is a measurable deernace in the estimated of profit and flows. Accordingly, at allowance, for experiment trick has it made where there is an identified into event or condition which, based on previous experiments, is evidence of a reduction in the recoverability of the cash flows

3. Significant accounting policies

3.7 Carrent' sons-current classification

The Setudate III to the Act requires same and liabilities to be classified as other content or non-current.

41000

An asset is classified an current when it satisfies any of the following orderin.

(i) it is expected to be realised to, or is idended for sale or consumption in, the Company's stornal operating cycle:

(ii) it is expected to be realized within tourive months from the reporting date,

(iii) it is bold mimarily for the surprass of being traded; or

(iv) it is easy or task equivalent unless it is restricted from being exchanged or used to settle a liability for at least twelve months after the separting date. All other assess are classified as non-current.

LINDIGES

A liability is classified as covert when it satisfies any of the following criteria:

(i) it is expected to be settled in the Company's normal operating cycle;

(ii) it is due to be settled within twelve months from the reporting date;

(iii) it is held primarily for the purposes of being tracket, or

(iv) the Company does not have an unconditional right to defer sufferment of the liability for advect twelve months from the reperting date.

All other lightities are classified as non-context.

Operating Excis

All assets and liabilities have been classified as entrent or inor-current as yer the Company's normal optiming cycle and other criteria set our shove which are in accordance with the Schedule III to be Act.

based on the nature of services and the time between the acquisition of assets and their realization in cash and cash equivalent trig sold at 12 months. The electric

3.2 Financial Instruments

A financial frammoury is any compact they gives rise to a financial asset of one entity and a financial listifity or equity instrument of acodies exists

Recepcition and califal necessary 105

Trade receivables and debt accurates issued are initially tocognized when they are originated. All other financial assets and financial liabilities are initially rotogrized when the Company becomes a party to the contractual provisions of the instrument.

A financial asset or financial fieldbly is initially measured at fair value plus, for an item not at fair value through profit and loss (FVTPL), transmission costs that are directly attributable to its acquaition or innor









Notes to the financial statements (Continued) for the term wieled TJ March 2020

(Chimnes Indian moses in million)

Significant accounting policies (Continued) 3

5.2 Flavoriol instruments (Centinuoli,

Cleasification and autoequart measurement da.

Financial assert

On instial recognition, a financial asset is clarelfort as reconned as

- associated cost, FVOCI - debt investment;
- FVCCI equity measureed or
- FVTPL

Financial attents are not toolassified subsequent to that initial recognition, except if and in the year the Company changes its business model for managing firancial assets.

A financial start is measured at amortised uset (fit eracts both of the following conditions and is not designated as at PVTPL.

 Ust asset is least within a Southous model whose objective is to hold assets to collect contractual each flows, and
 the obstractual terms of the linearial attest give rise on specified dates to cash flows that are solidly payments of principal and interest on the principal anouri outstaning.

A dobt investment is measured at FVOD. If it meets both of the following conditions and is not designeed as at FVOPs. Its east is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets, and — the contractual issues of the financial user give rise on specified dates to cash flows that are solely payments of principal and interest on the principal

attuint outstanding.

On initial recognition of an equity investment that is not held fire availing, the Company may messeably start to present subsequent stanges at the Investment's fire value in OCI (designated as FVOCI - equity investment). This election is made on an investment by-investment basis

All fituacial assets not classified as manufaed at amortand cest or PVOCI as described above are measured in PVDPL. This includes all derivative financial neosy. Or initial recognition, the Company user live-seably designate a financial sear that otherwise meets the sequences to be measured at arcentation out evolution at EVOCI as at EVIPL if doing so eliminates or significantly reduces an accounting minutch that would observise active

Film edal annos: Rashana model agressme

The Company wakes an assessment of the objective of the business model in which a financial asset is held at a portfolio used because this bear enfants the way the business is managed and information is powided to management. The information emolocied includes

— On statut policius and objectives for the portfolio and the operation of flows policies to provide. These include whether management's strategy formers on setting commercial invoses because, maintaining a particular interest mic profile, matching the datation of the financial status is the datation of any related liabilities or expected cash outflows or realizing cash flows through the sale of the second

 - how the performance of the performance of the basisess model (and the financial assets hold within that business model) and how these risks are managed;
 - the ticks that affinit the performance of the basisess model (and the financial assets hold within that business model) and how these risks are managed; how managers of the honorests are compensated - e.g. whether compensation is based on the fair value of the assets managed as the contractual cash flows oblicated, and

- the first untry, volume and timing of sales of financial users in pairs pairs of the reasons for each sales and expectations about future with activity

Transfors of financial assess to third parties in memoritane that the net quelify for deterogention are not sensibled takes for this purpose, emission with the Company's continuing recognition of the assets

Financial assets that are built for unding or new managed and whose performance is evaluated on a few value basis are consumed at EVTPL.

Financial annua: Assessment whether contraction such first are solely proments of pelucipal and laseren.

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset of initial recognition. 'Internal' is defined as consideration for the time value of money and for the credit risk associated with the principal encount conducting during a particular period of time and fair other basic leading risks and costs (e.g. liquidity tisk and administrative costs), at well as a grady margin.

In successing whether the contractual cash flows an velocy payments of printipal and intervent, the Company considers the contractual terms of the minimum. This includes assessing whether the financial asset contains a contractual term that cauld change the turing or unclust of commented cash flows such that a would not meet the confidence to making the assessment, the Company consider: - contingent events that would change the amount or timing of each flows; - turns that may adjust the contractual coupon rate, including variable miners rate features; - programment and calmation flowance; and

terms that limit the Company's claim to cash Bows from spatified assets (e.g. non-measures features).

A prepayment ferrare is consistent with the solidy payments of principal and interest exterior if the prepayment amount necessarially represent amount include reasonable additional compensation for early turnination) is treated as constantial with this criterion of the fait value of the prepayment feature in invignificant at initial recognition.







Notes to the financial statements (Continued) for the war ender 17 March 2020.

(Currency | indian rappen in ordinal)

- 3. Significant accounting policies (Continued)
- 3.2 Financiai interneter (Continued)
- (b) Constitionation and subsequent measurement (Costinued)
- Financial assess: Subsequent measurement and galas and losses
- a) Francia) asses a FV7FL

These apert are sufficient or sufficiently measured of fair value. Not gams and lesses, including any interest or dividend income, are recognized in the attainment of profit and loss.

(II) Financial assets at amortised cost:

These assess are asbasquently measured at assertiated cost using the effective interest method. The amorized cost is reduced by impairment losses, internet income, foreign conterge game and incommon and impairment are recognised in the statement of profit and loss. Any gain we have on demongration is recognised in the statement of profit and loss.

(iii) Daht Innantworts of FVOCE

These assets are subsequently measured at few value. Interest frequence under the effective interest method, foreign methange gains and inners and impairment are recognized in OCL On developminon, gains and loaces accumulated in OCL on developminon, gains and loaces accumulated in OCL on developminon, gains and loaces accumulated in OCL are reclamined to the statement of profit and loss

(iv) Equity Investments at FVOCI:

These stress are subsequently inassend at fair value. Dividends are recognized as income in the statement of profit and loss teless the dividend clearly represents a recognized in OCI and are not reclassified to the inatement of profit and loss.

Financial lieblitics: Classification, subroquant measurement and galast and Journ

Financial liabilities are consolided as measured at another than the provide the formation liabilities are consolided as measured at another one within reception. Financial liabilities at PVTPL, if it is classified as held-formating on it is designated as such as initial reception. Financial liabilities at PVTPL, are measured at fair value and net grain and lease. This designates are properly interest reactions in the datament of profit and lease. Other timescal liabilities are subsequently measured at uncertained coart wing the efficiency interest method. Interest expresse and foreign exchange grains and leases are recognized in the summant of gooff and leas. Any gain or loss on derecognized in the summant of gooff and leas.

(t) Descognition

Flooring aspets

The Company detecogetions a financial asset often the contractual rights to the each flows from the financial asset explore, or it transfers the rights to reserve the contractual each flows in a framatice or which substantially all of the tracks and rewards of ownership of the financial sent are transferred or in which the Company neither transferre ner retain substantially all of the tracks and rewards of ownership and down not retain control of the financial asset.

If the Company enters into transactions whereby is manifers assets recognized on its behavior sheet, but retains elifier all or substantially all of the risks and sexants of the transferred assets, the transferred assets are not derecognized.

Financial liabilities

The Company derentgroses a financial liabury when its commutati obligations are discharged or cancelled, or express The Company also derecognises a formulal liability when its terms are modified and the cash flows under the modified terms are substantially different. In this case, a new firancial liability based on the modified terms is recognized at flor value. The difference between the carrying answart of the financial liability entropolated and the new financial liability with modified terms is teorgained in the statement of profit and loss.

ou officially

reserved errors and memorial industries and other and the ner-securit provision in this believe attent when, and only when, the Company contrastly has a legally enforceable right to set off the amounts and it summit either to serile them on a per basis or to realise the asset and within the flatidity simultaneously.

3.3 Felt Velac

The Company measures financial isomenance at fair value in accordance with the accounting policies mentioned above. Fair value is the prior that would be version to sall an accordance to the policies and the prior that the measurement of the fair value measurement is based on the policies that the transaction to sell the measurement of the fair value measurement is based on the policies that the transaction to sell the mean or mergins the fairing takes place either. (I) is the analytic policies measurement to the analytic policies the fair value of the policies of the policies of the fair value of the second of

(ii) in the absence of a principal market, in the coost advestageous curried for the asset or hability.









Notes to the financial statements (Continued) his-the year entire 71. March 2020

(Carrieros) inditio octave in million)

3. Significant accounting policies (Countinued)

3.3 Feb Habre (Command)

All appres and taituities for which fair value is measured or distanced in the financial statements are categorised within the fair value inequely that consistences into three levels, as described as follows, the inpres to saturation techniques used to measure value. The fair value "bierarchy gives the highest priority to quoted prices in active markets for identical assess or Ital/Italia (Level 1 inputs) and the lowest pricety in orientervable markets (level 3 inputs) Level 1 - paoved (anadjusted) market prices in active markets for identical asiets or liabilities

Level 2 - mean other than posted prices included within Level 1 that are observable for the asses or tability, either directly or indirectly

Level 3 : inputs that are unobservable for the easet or Hability.

For assets and liabilities that are recognised in the financial statements at fair value on a recurring hosts, the Company descriptions whether invalent inst-occurred between levels in the between by to essenting categorispion at the end of each reporting year.

3.4 Providians and Contingencies

A provision is recognised if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable duri an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discourting the expected fature and flows (representing the best estimate of the expectations required to settle the present obligation at the balance sheet date) at a pre-sax run that reflects communicate assuments of the size value of money and the risks specific to the bability. The unwinding of the discourt is recognised as finance cost Expected fature containing losses are not provided for.

A discinctive for a contrispent liability is made when there is a possible obligation or a present obligation that may, but probably will not require an outlow of resources onbodying scenerate benefits or the amount of such obligation cannot be measured reliably. When there is a possible obligation or a present obligation in respect of which likelihood of outlow of resources subodying scenerate heading in our respect of which likelihood of outlow of resources subodying scenerate heading is remained reliably. A contingent assot is disclosed where an inflow of economic benefits is probable.

Onergal contracts

A comment is considered in the encours when the expected economic benefits to be derived by the Company from the contrast are lower than the unavoidable cost of meeting its obligations under the contrast. The provision for an onesses contrast is measured at the present value of the lower of the expected cast of terminating the contrast and the expected not cost of continuing with the contrast. Before such a provision to made, the Company recipitive any impairment less on the associated with that contrast.

3.5 Reven e recognition

The Company its adopted Ind AS 115, Resease from Constants with Commons, with offset from 1 April 2018.

Revenue from contracts with customers

The Company mangnises revenue from contracts with customers based on a five step model as not out to Ind AS 115.

Step 1. Remarks the contrast(s) with a customer: A contrast is defined as an agreement between two or meso patters that marks enforcedale rights and enlightion and sets on the orderia for every contrast that rates be not.

Step 2. Identify the performance obligations in the contract: A performance abligation is a proteine on a contract with a contract to transfer a good or service to the custom

Step 3. Descenies the manaetion price: The transaction price is the amount of consideration to which the Company expanse to be entitled in exchange for transforming prominent goods or services to a customer, excluding amounts solvetted on helalf of third parties

Sup 4. About the transaction price to the performance obligations in the contract. For a contract that has more than one performance obligation, the Company will glocate the transaction price to each performance obligation in an amount that depicts the amount of consideration to which the Company express to be criticled in exchange for satisfying each performance obligation.

Step 5. Recognize revenue when (or as) the antity satisfies a performance obligation

The Company satisfies a performance obligation and satagnates revenue over tants, if use of the following externs is met-

Z

The sustainer simultancents relations and encourse the barafile provided by the Company performance so the outputy performance of the following externs is multiple or enhances an asset that the multiple externs is created or enhances; or it is created or enhances; or enh

Revenue from works contence

Revenue from works contracts, where the outcome can be estimated reliably, is recognized under the percentage of completion method by reference to the stage of completion of the contract network. The stage of completion is measured by calculating the supervisor that casts incurred to date how to the astimated total costs of a contract. Determination of revenues under the percentage of completion method necessarily involves making astimutes by the Diministration of









Notes to the financial statements (Continued) in the vorceoded 71 Harch 2020

(Currence: Inden) succes as willion)

- 1. Significant accounting policies (Continued).
- 1.5 Rearran recognition (Construent)

Resense from works contract (Constraed)

When the Company satisfies a performance obligation by delivering the promised goads or remains it creates a contrast asset based on the amount of consideration to be samed by the performance. Where the amount of consideration metaved from a customer escends the amount of revenue secondical this gives me to a contrast liability.

Any variations in contract work, claims, incentive payments are included in the transaction price of it in highly probable that a significant reversal of reverse will not occur does associated amontainties are resolved.

Consideration is adjusted for the time value of money if the period between the installer of gaude or survices and the money of payment exceeds twelve months and three is a significant financing benefit either to the contempt of the Company.

Operation out visinfearnce income.

The Company recognises revenue from Operations and Maintanance services using the time-clapsed measure of progress i.e. and method on a trangit line basis

An Recognition of Interest Income

interest income is recognized using the effective stratest method.

The 'effective interest rate' is the rate that centrly discourse estimated fature cash payments or resulpts though the especies life of the fituarcial inductors in

- the gross carrying amount of the financial agies; or - the amountsed cost of the financial liability.

In coloriating interest accords, the effective interest role is applied to the gross-carrying amount of the asset (when the asset) is not endle-impaired) as to the amounted case of the liability. However, for financial assets that have because bredit-impaired subsequent to infinal receptition, attends income is colorized by applying the effective interest rate to the amounteed end of the financial asset. If the asset is no longer endle-impaired, then the calculation of interest income events to the gross basis.

3.7 Property, plant and equipment

Recognition and measuremost

The used of an term of property, plant and experience is recognised as an asset if, and only if, it is proteible that faiture scenamic benefits associated with the term will flow to the Company and the cost of the inen can be measured selfably and is assaured as cost. Subsequent to recognition, all terms of property, plant and equipment (except for freehold land) are statisf at cost less accountiated depreciation and accomplated impeliation (except for freehold land) are statisf at cost less accountiated depreciation and accomplated impeliation.

If the cost of an individual part of property, plant and employment is significant relative to the total cost of the item, the individual part is accounted for and depreciated separately.

The cost of property, plans and equiptaisni comprises its purchase price plan any costs directly utiliburable in beinging the asset in the location and condition receivery for it to be expande of operating in the manner intended by management and the initial entropy of deterministicating, respective and similar liabilities, if any. Subsequent expenditure is explained only if it is probable that the forum economic benefits associated with the expenditure will flow to the Company.

items such an spine party, stand-by equipments and servicing that marks the definition of property, plant and equipment are capitalised at contant, dependents over the useful Net. Cost of repairs and maintenance are recognized in the statement of profit and loss as and when mermal.

Depresenten

Origonolettor on property, plant and equipment has been provided using the straight line method in the manour and at the useful his presented by Schedole D of the Act. Depreciation on additions (draposats) is provided on a pro-rate havis i.e. from (uppe) the fate on which anet in mady for one (disposed of). The useful free useful are so out in the failtwing table, are invest than or as these specified in Schedule II of the Act or under:

Gunni	Life to ex. of years	Schedule (Pracified Beth
The undergroup with	S peaks	65 years

3.8 Advances from commerc, progress payments and retention

Advances received from continuous in mapper of contracts are treated as habitizes and adjusted against progress billing as per terms of the contract. Progress payments succeed are adjusted against amount receivable from continues in respect of the contract work performed. Amounts retained by the customers entil the samefactory completion of the contracts are receivables.



Notes to the financial statements (Continued) for the contradist D. March 2020

(Dommery Bidde) copys in million)

3. Significant accounting policies (Continued)

3.9 Investories

Mairrial at central stores comprises modiries, writes, natilea, composents, stores and spares

Inventorities are valued at lower of cost and not realizable value, cost is descentized on fire moving weighted wenger method basis. Not mainthic value is the estimated telling price is the ordinary colorae of biologies, less estimated costs of completion and estimated costs measuring to make the sale.

3.16 Department

Impairment of non-derivative financial words

A financial statt is assessed at each reporting data to determine whether there is objective contenes that if is impaired. A financial easet is impaired if objective evidence indicates that a loss event has ecouved after the initial recognition of the asset, and that the bass event had a segurive effect on the estimated buyers each flows of last also that can be estimated reliably.

The Company applies expected inself losser (SCL) model for measurement and meognition of loss allowing: (i) Tracs receivables, unbilled sectivables and lease sectivables; and (ii) Financial assets measured at amontiast cost (other than trade receivables, inbilled receivables and lease receivables)

in case of made receivables, contract newnor merivables and inner receivables, the Company Balows is aimptified approach wherein an anion equal to lifetime ECL, is measured and mengebben as loss allowance. For all other linencial anists, respected credit lenses are measured at an amount equal to the 17 month ECL, utless there has been a significant increase in credit rick from initial recognition is which case there are measured at Ministra of ECL.

HCL is the difference between all contractual cash flaves that are due to the Company in accordance with the contract and all the cash flows may the

milly expects to userine (i.e., all cash diambility), disconsisted of the original effective interest rate. Labitive RCL me the expected credit losses resulting from all pushifie defaults events over the expected life of a financial esset. ID means ECI, are a particle of the lifetime RCL which result from default events that are passible within 12 means from the reporting date.

BCL are consured in a manner that they reflect arbitrard and probability weighted amounts determined by a range of outcomes, taking into account the time value of movies and internation of future excaunts conditions.

The amount of expected intelfit losses (or revenant) that is required to adjust the loss allowatore at the reporting data to the amount that is required to be recognized is natogeneed as an impairment gain or loss in the intervent of profit and loss.

Impairment of ann-financial assets

Non-Texancial assets atter than inventories, deferred tox assets and non-nurrent excets classified as held for sale art majowed at each Balance Sheet date to determine whether there is any indication of impairment if any such indication evices, or where annual impairment testing for an asset is required, the Corporation estimates the asset's recoverable amount. The recoverable amount is the higher of the asset's or Cash-Generating Unit's (COU) this value less cases of disposal and its value in use. Recoverable amount is betternined for an individual asset, unless the most does not generally cash-influent test pendant of those from other assets or groups of anotia ate largely inde

When the carrying amount of an anen or CGU exceeds an income the annual, the asset is considered impound and is written proven to its recoverable approved

All Incomesar

income tax comprises cannot and defende (see it is recognised in the statement of profit and loss except to the extent that it relates to a business combination or so an item recognized directly is equity or is other comprehensive income

On 10th March 2019, MCA los award anendment segondary the income tax Uncernanty over Income Tax Treatments. The antifeasion clarifies the recognition and measurations requirements when there is uncertainty over lacoma tax measurants. In excessing the uncertainty, an entry shall consider whether is is probable that a manifest authority will except the uncertain tax measurem. This notification is effective for annual separating periods beginning or or after April 1, 2019. As per the Company's assassment, there are no material uncertainties over income tax treatments.

Corrected into

Correct the comprises the expected tax payable or instructific out the taxable instance or loss for the period with any adjustment to the two payable or receivable to respect of provises periods. The amount of current tax reflects the best estimate of the tax amount expected to be paid or received after annuallying for succession), if any, related to income taxes, it is received using bit estimate of the second average natural income tax rule expected. for the field financial year.









Notes to the financial statements (Continued) for the new sound I: March 2020

Cutumer Deline onlys of output

3. Significant accounting pulicies (Continues);

577 Income har (Continuet)

Chitzent and (Conilmant)

Clutters the address and content the field links are offsed only if there is a legally entracedule right to set off the recognised moments, and it is interacted to realize the leaders and sente the (stability or a net lastic or simultaneously).

Deferrent bes

Defend tax is imagined in respect of temportry differences between the catrying amounts of assets and liabilities for financial resonant purposes and the contributing amounts used for taxation purposes. Defended as is also recognized in respect of samed forward tax losses and us used to:

Defend tax is not recognized the

 - temporary differences arising on the initial secreption of agents or liabilities in a transaction free in tosis business combination and that affects arether accounting nor toxable profit or loss at the turn of the transaction;
 - temporary differences related to investment in autoidances, associates and joint amagements to fair extent that the Company is role to control the

Importery differences related to investment of autobiointies, and pairs' among and to the extent that the Company is relating company is relating on the temporary differences and is a probable that may will not reverse in the Specie advertised.
 Excellence advection of the temporary differences and is a probable that may will not reverse in the Specie advection and
 Excellence advection of the temporary differences and is a probable that may will not reverse in the Specie advection and
 Excellence advection of the temporary differences and is a probable of good will.

Defined tas easets are morgatized to the countil that it is probable that future neoable profile will be available against which they can be med. The internet of utilized tax loases is among evidence that litture taxable profile may ran be weakble. Therefore, is use of a listicary of recent losses, the Company recognizes a defend tex seaf only to the extent that it has bufferent taxable temporary differences or there is convucting other evidence that in the sufficient taxable temporary differences or there is convucting other evidence that an internet taxable profile washes a defend tex seaf only to the extent that it has sufficient taxable temporary differences or there is convucting other evidence that control tax is an extended to available the evidence tax to extende the seaf of evidence tax to extend the sufficient taxable profile washes and the evidence tax to extend the sufficient taxable profile and the seaf of evidence tax to extend the sufficient taxable profile and the seaf of evidence tax to extend the sufficient taxable profile as the seaf of evidence tax to extend the sufficient taxable profile and the sufficient taxable tax to extend the sufficient taxable tax to extend tax.

Defend tes is measured at the tax rates that are expected to opply to the parties when the sense is remined or the labelity is settled, based on the labor that taxe back eracted or substantisely encoded by the opporting date. The measurement of defend no reflects the two consequences that would follow time the materia is which the Company expects, at the reporting date, to recover or settle the comping answer of its assets and fail-time.

Deforming no much and habilities are offset if there is a legally an imperable right to offset aurouit tax indultion and assets, and they relate to include taxes levaed by the serie tax automly on the same treatile unity, or on different tax outlines, but they mend to settle element tax failabilities and assets on a nut have or they tax sets and habilities will be realised annulaneously.

1.17 Statement of cash flows

The Company's statement of each flows are prepared using the Indirect method, whereby grafts for the year is sujusted for the effects of transmessors of a non-cost stature, any deferration accurate or factors operating rank seconds or payments and down of second or experime associated with investing or finanzing care flows. The cost flows from operating, investing and finanzing anti-titles of the Company see sugregated.

Cash and cools empirized and each and bask balances that are subject to an insignificant risk of changes in value. These else subject bank overdrafts that form an insignificant of the Company's cosh management

ALI Faculage per stans

The basic carrings per share (HPST) is computed by mivaling the set profit attribution to anythy absorbing in the year, by the weighted average number of optity share untransful gibing the year.

[Minted EPS is computed using the weighted average number of equity and dilutive (potential) equity equivalent shares constanding during the year weep) often the results would be anti-dilutive.

2.14 Shere equital

Common stack issued by the Company is classified as equity res of directly an ilusable expenses when there is no connectual obligation to travels or other thanks in the former is the holder of staces, heremennic costs directly strikturable to the tour of equity issuements are recipied at equity, not of Dividends and others displications to addees of the Company's equity introduced are recipited directly is equity.

2.13 Farrige on anna transations

- Inidal Recegnition

All diseactives that our not demonstrate in the Company's foreneral converses our lossion converses. Denot transactions are initially needed in the foreign demonstrate data are which here approximate for actual rate of the transactions theorem differences arising to foreign including transactions settled during the year are recognized to the electronic of profil and loss.

- Meannement of foreign correct; bend at the reporting date

Monitory assess and tabilities decompared in flexing consistent rate translated into the functional convertey of the exchange rate of the Non-monetary atoms and telefilian further measured based on functional care in a foreign convertey are monolated at the exchange rate of the translation. Portungs differences are monograted in the seminant of profit and loss.









Notes to the function statements (Continued) so the new control () kinete (2010

(Catterest online oparisment) (or)

3. Significant accounting pulicies (Continued)

1.16 Lanua after eigensing note

Where events occurring other thy betaneo sheet due provide evidence of compliance due weared at the unit of the opporting period. He impact of such events in adjusted with the Rearchel statements. Otherwise, events after the ophone direct date of statement are only directioned.

3.47 Leons

Palky applicable before April D1, 2019;

Determining whether an arrangement contains a lease

At increases of an anargument, it is determined whether the anargument is or contains a hose. At increases the indexession of the anargument that contains a laste, the payments and other consideration required by such as anargument are separated into foose for the laste, and itsue its other elements on the basis of their relative fair values. If it is recollated for a figure have that it is impracticable to separate the regiments are reader and an error relative, there are ensert and a tablity are resegninged as an anorest equal to the fair value of the orderlying acoust. The fightility is reduced as payments are reader and an impract finance contain the lightility is recognized using the incrementable between the

Averts held under leaves

Leases of property, plan and equiptions the transfer to the Company substantially all the rules and recently of ownership are classified as finance leases. The leased wates are measured initially at an amount equal to the lower of their fair value and the present value of the minimum lease payments. Subsequent to initial recognition, the assess are accounted for in accounters with the accounting policy applicable to similar owned average

Assets field order leaves that do not transfer to the Company submentially all the rake and rewords of correcting times) are not recognized in the Company's Balance Sheet.

Less payments

Provinsits works under opticating leases are principly recognized in the approximation of profils and loss on a straight-line basis over the term of the lease unless such payments are structured to increase in line with expected gazend inflation to comparison for the leases' a expected inflationary sold intereases Lease incontrive received are recognized as an integral pair of the total lease expense over the term of the lease.

Minimum lease payments made under fearner leaser are apportuned heteren the finance charge and the reduction of the constanting baining. The finance starge is illocated to each year during the lease term to us a to produce a constant periode subs of interest on the remaining bolance of the initiality.

Policy applicable after April 61, 2619

At the inappire of a contract, the Company intersets whether a contract is or contains, a lease A contract is, or contains a lease of an identified user for a period of time in eachange of consideration. To assess whether a contract conveys the right to zentral the use of an identified user for a period of time in eachange of consideration. To assess whether a contract conveys the right to zentral the use of an identified user for a period of time in eachange of consideration. To assess whether a contract conveys the right to zentral the use of an asset the Company assess whether.

- The contrast involves the use of an identified asset - this may be specified explicitly or implicitly, and should be physically distinct or represent substantially of of the capability of a physical distinct asset. If the supplier has a substantive substitution right, then the same is one identified,

- The Company has the right to obtain adminishing all of the economic herefin flum use of the most throughout the period of use, and

The Company has the right to deset the use of the asset. The Company has this right when it has the decisive-waking rights that are most selecant to thanging here and for what purpose the asset is used.

An a lensee

Riebe-of-ave auton

The Company reception a right-of-our associated a lease liability or the lease commencement date. At the commencement date, a lease that increases the right-of-our association of the lease liability, any lease payments made at or before the commencement date, lease any lease meeting and increases that increases that increases that a lease liability, any lease payments made at or before the commencement date, lease any lease meeting any initial discussion increased by the leases; and at estimate of costs to be ordered by the lease in dominantling and removing the underlying assoc, restoring the site on which it is located or resocing the underlying association and any actuative discussion and conditions of the second time wave tight-of-one association and any actuative discussion.

Lease Listann

At the contribution of the last, a losses shall unsature the laste liability at the present value of the laste payments that are not paid at that date. The losse payments shall be document using the interest rate stiplied in the lesse, if this rate can be readily distributed. If that now cannot be could a document be could allow misses, in the rate of the readily distributed. If that now cannot be could a document be could a document be could a document be could a document be could a document.

Short-term lease and leases of have value arrest.

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The Company has elected non-to-recognize right-of-use assets and lease lightlines for alon-term tensors that have a lease term of lease data. (1) months of less and leases of loss-value results, including IT Equipment. The Company recognizes the tence payments associated with these leases as an expresse on a straight-line lastic over the lease term.

The experiments for extent leaves shall be made by class of antibodying asset to which the right of use others. A shall of underlying asset is a grouping of underlying assets of a smallar native and and in Company's spectrices. The election for leaves for which the underlying asset is of from token on the mode on a planetic form. Service









Notes to the financial statements (Confinued) for the war ended 31 March 2020

(Currency indian ruppes in million)

- 3. Significant accounting policies (Conduned)
- 3.17 Lorens (Continued)

At a laties (Continued)

Changes in accounting policies and Transition note

Un 30 Marsh 2019, the Ministry of Corporate Affairs ("NCA") through the Companies (Initian Accounting Standards) Amendment Rules, 2019 and the Companies (Initian Accounting Standards) Second Amendment Rules, has notified lad AS 116 Leases which replaces the existing lease scandard, lad AS 17 leases and other interpretations.

Ind AS 116 arts out the prioriples for the recognition, restauroment, presentation and disclosure of leases for both lesses and losses. It introduces a single, on-balance short lease accounting model for lesses.

Effective from 1 April 2019 ("the date of transition"), the Company applied Int AS 116 using the modified retrospective approach, under which the right of-we asset is rough to lease liability on 1 April 2019. Accordingly, the comparative information is not restated – i.e. It is presented, as perviously reported, under Ind AS 17. Additionally, the discious requirements in Ind AS 116 have not generally been applied to comparative information.

On traveition to Ind AS 116, the Company elected to apply the practical expedient to guadificher the assessment of which parsactions are leases. The Company applied had AS 116 only to contracts that were previously identified as leases under Ind AS 17. Therefore, the definition of a lease under Ind AS 116 was applied only to contracts antimed into or changed on or after 1 April 2019.

There is no contract for lease entered into by company. Accordingly, a right-of-me asset of its Nil million and lease inhibity of Ra Nil million has been recognised. The constantive effect on transition in retained entrings in Ra Nil.

2.18 Standards looved but not yet affective

Ministry of Corporate Affairs ("MCA") politics now standard or entertainents to the axiating standards. There is no such ostification which would have been applicable from April 1, 2020.



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Notes to the financial statements (Continued) for the year ended \$1 March 2020

(Ciantersy Indian names in a (Koat)

4. Property, plant and equipment

Petraious	First and excipenat	Tel
Geten oursymptotecont		
Balaway na at 5 Aurol 2400 Add Addatow Warn, Frymm Law Drapante turing die jeze	6.22	4.27
Belavier av at 30 Stareb 2000	4.97	0.57
Attactuation dependencies		
Rollwaise on an 3 April 2000 Add: Depondation for the year Sent Dispendie landing the year	R.PS E.BT	6,05
Balance as as \$1. March 2020	6.10	1.10
Califying sciences (see)		
An at 21 March 2028	\$17	0.57
Periculars	Fired and mplgmant	Terr
Denia corplag animat. Definition at a 4 Appell 2018 NAL Addition during the year Low Dispende energy tha year	937	2.17
Belenn so or 32 March 2019	0.23	6.67
And and stop on order		-
Reference en en 1 Auge-8 2018 Adde Despectation für des year Erner Disposalis datilog für year	0.45	2.07
Eddands as at 31 Min.en 2011	6.55	6.01
Sanita another (con)		
West St. March 2819	0.23	6.63









			(15
Sh	nling & Witson - Waaree Private Limited		Ý
Not far :	tes Lo the linancyal statigments (Continues) he war poded 12 binese 3020		
(Cir	rowy tedian inpera-in william		
	Perficulars	31 March 2020	St March 2019
5.	Deferred tax assets		
	Deferent variables		
	Ameritanies, of protectiony expenses Extern of Dispersions as per broke avec record Tax Act, (6614	0.01	6.62
	and a subsection of the power size records the Arc, roo in	6,50	
	"Amount loss than Rx 6.01 million -	0.01	4.01
6.	Non-current fax assets		
	Advances fair (net of provision for net 31 March 2029; So. 91.02 Million)	0.75	
		0.79	*
Ϋ.	Other non-current assats		
	Balance with Covernment Authorities		17.64
			(2.4)
H.	Trade receivables		- Mathe
	R honouring		
	Trada Razavezie		
	- Considered good - Significant increase in credit date	1.60	122.74
	- Credit imprime		100.000
	Less Loss allowance*	1,89	102.53
	Not made successfulles	1.50	102.74
	Of the above, trade resolvables from telated parties are as bejow:		- Children -
	Total trade monimbles from related parties		
	los slovers*	÷	
9.	As at \$1 March 2020, tidde motivation includes returnion of Pa Nil (\$1 March 2019 ; Pa Nil) relating to implemention motivation in program.		
	Delevious with Berli		
	 In our optimized automation Easily discharged 	3.53	9.00 6.47
		4.02	9,49
Ed,	Loann (Diamarad, counderwi good)		
	To minuted parties		
	Loss gives to helding company	22,79	100
	litter-conjunte departer/form given in fellow antividiaries	26.636	365.23
		405.92	366.22
	Dues from firms or private companies is which any dimeter is a partner or a director or somether		
	Studing on Witco Sole Langed Studing and Witco Powergen Private Limited	32.79	110.00
	Starling and Wilson Provate Limited Starling Wilson SPCPL-Cloud Memoran Venture	107.58	256.22
A A A	· ha		
	S. M. H. ZAIDI + + + + Mumber 2	Contraction of the second	

Notes to the financial statements (Continued) for the unit coded 31 March 2020

The second state of the second state

100	Benny - Budiaurroptics in minikator		
	Particulars	37 March 2020	31 Man 20/9
μ,	Other: financial assets (University considered good)		
	c a resident parties Determinations for the doe	12.45	10.46
		10,000	
	Dues from firms or pelvate companies in which any director is a partner or a director or member	12.45	In Se
	Starling and Wilton Sciar Limited	0.05	
	Stelling and Wilson-Petwenger Private Limited	0.05	8.25
	Storling and Wilson Private Limited	9.65	0.51
	Steding & Wilson SPEFL-Clant Montean Vestual	2,77	-
12.	Other current assets		
	(Uninexarial, considered grout)		
	Advance to suppliers	0.72	
	Prepayments		0.06
	Induses with Government authorities	6.58	
		9,60	11.05
13.	Equity share capital		
	Anthorised		
	50 (3) March 2019 : 50) stplity shares of Rs 1,600 each - Class A shares	0.05	0.05
	50 (31 Merch 2019 50) equity shares of Rs 1,000 each - Class H shares	0.05	0.05
		5,10	0:00
	Issued, subscribed and paid-up:		
	49 (31 Metch 2039 : 49) equily shares of Rs 1,000 each , fully said-up - Class A shares	6.95	0.05
	NE (31 March 2019 : 1) equity share of Rs 1,000 each , fully paid-op-Class B shares*		0.00
		0.05	8.05
	"Ammantium then Rodoll million		

a) Reconciliation of the shares outstanding at the heginning and at the and of the year is as below:

35 March 2220		35 March 2029	
No. of charge	Assount	No. of akarns	Assault
49,00	16.001	89.00	100
	1.0	-	-
-63,00	6.95	47.52	1.05
	and the second second		
1.00	8.60	1.05	9.62
61,009	(\$2.20)		
	-	1.00	0,90
	Ni, of chang 45.00 	45.00 K.01 -40.00 K.05 T.00 K.00	No. of places Assount No. of places 40.00 0.00 0.00

b) Rights, preferences and restrictions attached to the opatty shares

The Company has two classes of againy shares i.e. Class A and Class B. Class A shares have voting rights and are dividend bearing. The face value of Class A shares in Ex 1,000 per share. Class B shares do not have voting sights and are non-dividend bearing. The face value of Class B shares was Ry 1,000 per share. Class B shares were bought back during the year.

The equity sisces of Class A are entitled to receive dividend as declased from time to time. The voting rights of a Class A equity shareholder on a poli-(not on show of heads) are in proportion to its share of the paid-up equity capital of the Cdenpany. Voting rights carete he overeased in respect of shares on which any call or other some presently payable have not been poid. Failure to pay any amount called up on shares may had to forfeiture of the shares.

On winding up of the Company, the holders of both choses of equity shares will be entitled to reache: the residual assets of the Company, remaining after distribution of all preferenced amounts in proportion to the number of equity shares held.

17









Notes to the financial statements (Couldnard) for the very easied 31 March 2020

(Currency | Indien support in million)

13. Equity share capital (Continued)

c) Shares heal by hubling company

and the second se	31 Manute 2018		33 Allareb 3018	
Never of the effectuation	Parentsey of regarity advances being	Appacet	Noveller of Manual States	Advisor
Chan A config strate				
Equity shares of Ro 1,000 each hely paint-up held by				
Sering and Wilsey Solar Lanand (Jornanity Laureau as Storing and Wilson Solar Wivers Linsted), the Holding Champery , the Holding Compare-form () April 2017)	-4820	-	49.03	0.03
Zalise Yant) Desirate Diriching three at a memory as helds of Reving and Wales Solu Lot of	120	8.85		

d) Details of shares held by shareholders (including those bolding more than 5% of the equity shares of the Company)

and the second se			34 March 1	arch 2315
Plaine of the shareholdur	Number of equity shares field	Persentage Holding	Number of equity shaves	Posteratoge bendlag
Chen A sporty stores Reprint whereas of Ex 1,000 seets fields polid-up haid by Intelling and Wilson Salar Lindow! (Remarks known as Sacring and Wilson Solar Prevail Lindow), the Haidling Company (see F. 1. April 2017)	***	10076	et.57	
Class & aquily shares Repairs shares of Ra LUKO asch faity sould up bein by Wanya Prompice Linuxed			108	Los
Particulars			31 March 2020	31 March 2019

13A. Other equily

Retained earnings At the beginning of the year Adž Peofit for the year Lans: Transfer to Capital Redemption Reserve*	359,06 \$2,59 (12,60)	138-15 220-21
At the and of the year	411.65	358.05
Capital redengelion reserve At the beginning of the year Add, Transforred from retained earnings*	0.00	3
At the end of the year	0.03	
Total other equity	411.65	359.06

Note: (i) Retained corraingo

Retained survings are the profite that the Company has samed till date, less any troasfers to general sesences, dividends or other date/builons paid to shareborders.

(10 Capital orderegation material

Construction of the second phase of the atlantic control of the original of the off the share back to be at of the rest of a Control of the rest of the second of the second of the rest of the rest

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			C
Ste	erling & Wilson - Wearee Private Limited		-
No.	tes to the financial statements (Continued) the new orded 31 March 2020		
(Cut	many : Indian aupers in million)		
	Particulary -	33 March 2020	31 March 2019
14,	Trade payables		
	- Total subtanding dues of micro entopolies and small entopolies (refer tots 29) - Total culturading dues of entitors other then micro enterprises and small enterprises	4,84	25.23
		5.81.	25.23
15.	Other financial inhibities		
	To induited partner littlerest scorated and not than Papable towards buy-back of Equity share*	6.00	9.13
	*Amount less than Rs 0.01 million	0.09	9.82
16,			
	To parties other than related parties. Advantas from customers (refer note 32) Sistemery liabilities*	5.05 0.29	19.22 0.38
		5.44	29,20
	*Indudes CBT populate rate devices at powers		
17	Current ins Rabilities (net)		
	Provision for current tax (net of advance tax of its 107.03 million [31 March 2019; its 1.88 million]) 43.57	99,45
		13.57	99.15







No	des to the finearial statements (Cantionad)		
	the tear ended \$1 March 2020		
(C)a	ammy chaftan rapoas is million)		
	Particulars	Far the year midel	For the year unded
		31 March 2028	31 March 2019
18.	Revenue from operations		
	Sale of Mervices		
	Income that works contract	-	425.67
	Revenue finit operative and manufatance services	16.86	
		16.86	425.67
19	Other Income		
	Firmige undarge gain (net)*	200	
	Internat incarne	0.00 54.24	
	Supplier ballenne written back	16.58	18.MS
	Misodianmos incense	6.16	2,31
	Nonenati kur Pan Ha i ki ne fan	78,54	91.94
-20	and the second		
1.44			
	Investory of southinks at the baginning of the year Add: Furthere made during the year		÷
	Laur : investory of ensterials or the unit of the year	1.70	17,98
		1.70	397,96
21	Direct project costs		
	THEFT PROPERTOSIS		
	Communication expenses	0.07	0.36
	Lagel and professional form Printing and stationery expenses	9.30	0.77
	Ren .	6.00	0.24
	Repairs and quaintenance - others	0.99	0.64
	Treating and conveyages expenses	0.05	1.28
	Electricity, power and feel	8.24	0.43
	Bark charges	0.16	2.54
	Inthematics operate		9.74
	Missellaveous expresses	1.09	6,58
	A. A	523	29.74
	Employee beachin expense		
	Saturden, wages and bonna	56.0	3.95
	Shiff welface expenses	0.93	3.99
		2,87	6.90
	Sub-conductor supman	9.50	716,60
		8.05	153.32



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Notes to the financial statements (Continued) for the var oxided 31 March 2020

(Caronicy : Indian reposes in million)

Perticutars

	PRINCIPAL PRINCI	Put the year carial 31 March 2020	File for your eached 31 Mainth 2019
22	Finance costs		
	Referent on lines Information incourse ner	6,12 9,59	45.13 1.28
			17.51
23	Other expenses		
	Legal and professional free Payment to auditors (refer nees (rd balese)	6,39 6,50	0.45
		0.505	0.45
14)	As tacifur		
	Statutory and it fit other capacity	0.22	0.20
	Tax staffs Cattification services	0.29	6.17
	Other services (including reinflatsoness of expanses)	6.05 6.04	0.08
		0,59	0.65



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Sterling & Wilson - Waaree Private Limited

Notes to the fitneeinl statements (Collinsed) for the year suded 31 March 2020

(Currency : Indian (space is cullion)

24 Contingent liabilities and commitments

Continues Easting	JE March 1926	M March 26/10
Chan want the property of a low want of the second second	Nil	10
Classed and		-
Transition is a second strate presenting to be presented as an indian as we define provided for the ral advanced	pat	in l

25 Disclosure pursuant to section 156 of the Companies Act, 2013

Details of leases given (act) by the Company are as follows:

Noord of the acting Sectory and Withou Salar Lot (refer noor 1 botton) Sectory and Withou Fireford Limited (refer noir 3 boline) Limiting and Withou FICPL-Chief Management Vegtore (refer noor 3 boline) Anning and Withou Fireford -Chief Management Vegtore (refer noor 3 boline)	As at 2 April 2019 19532 19231	Loss gives dening the year 22.55 197.52 276.58	Least repaid decing the year store track	Ara 30 March 162 22,76 107,38 107,38
Name of the newly	As at 1 April 25th	Lone giver during the year	Louis regaid daring the year	Anni At Marsh 201
Marking net: Within Private Located (1996 para 2 Index) Nation per Ultimo Stavegeo Novae Located (nate mili + palaw)	- 1	281.72 (10.00	31.58	TML12 L18.03

Note 1; Sterling and Wilson Salar Limited

	21 Novel, 2020	31 Mirch 203
Parpeon of addition of lease given to the code as	Working Capitol	NA
Lean repayment serves	Reportion income	NA
Kate of Externet	12.07% p.s.	NA

Note 2: Starling and Wilson Private Limited

	SI March 2510	AL Mirel 1989
Person of utilization of lase given In the exting	Working Copital	Working Capital
Loss represent to an	11 months 15	Repayable on demand
Note of Delevant	12.00%-13.50%	32.00% p.m.

Note 3: Sterling and Wilson -SPCPL Chint Morecean Venture

	34 March 2410	31 March 2018
Parpice of utilization of last given	Warting Capital	NA
Last repignent inter	Aspentiem	NA
Mate of Anarrent	11.00% p.s.	266

Note 4: Sterling and Wilson Powergen Private Limited

Parpon of addication of loss given	Conception of the second se	33 Merek 3459 Working Capital
Loss orpanised inves	Represented and	Kepsyable as demand
Hair of Interest	12.00% pa	1200%pa.







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Notes to the financial statements (Continued) for the root ended 31 March 2020

(Concessy Indian repress in million)

26 Corporate social responsibility

The Company is in the process of donstituting a Corporate Social Responsibility (CSR) Connecting as per Section 135 and scientific VII of the Companies Act, 2013 (the Act) read with the Companies (Conjourne Social Responsibility Policy) Raits 2014.

Perindan	31 March 2018
A. Growness or approximate questing the Camputy Array for part	534
R Amorel spectrating the pile water (1 from him)	Nil
C. Nexter party standardies in relation to Computer Street Resonanticity	50
D. Deviates more survey during the year	hu
Partindes	30 March 5669
A. Great assured required to be apret by the Company sharing the year	4.32
B Amare specific de yest sound 21 Mitch (2019	12
C. Ratated party considerers within the Carpingon Easter Responsibility	NE
	20

27 Related purty disclosures

27.1 Related parties and their relationship

Is scandardy with the requirements of lad A5 -24 " Related Party Disclosures", following use the details of the transactions during the year with the related parties of the Company:

Category of	
1) Diloan fliding Coupers	Bayang Dologi and Campung Privary Limited
Stillading Company	Starling and Witson Scin: Limited (Severally leaves a Starling and Witson Solar Person Limited)
in Polee Setzidista	Starling and Wilson Bood Anabian Linnad Similing and Wilson Tesler LLC Starling and Wilson Tesler LLC Starling and Wilson NAXIe Teal Salar Foregy LLC Sanding and Wilson NaXie Teal Salar Foregy LLC Sanding and Wilson NaXie Teal Salar Foregy LLC Sanding and Wilson Salar Salar Salar Salar GCD Salar Phy LM Borling and Wilson Salar Assirative Phy LM Borling and Wilson Salar Assirative Phy LM Borling and Wilson Salar Assirative The Sanding and Wilson Salar Assirative The Sanding and Wilson Salar Assirative LLC Sanding and Wilson Salar Assirative LLC Sanding and Wilson Salar Assirative LLD Sanding and Wilson Salar Salar Salar Salar Resource Salar Salar Salar Salar Salar Sanding and Wilson Salar Salar Salar Salar Sanding and Wilson Salar Salar Salar Salar Sanding and Wilson Salar Salar Salar Salar Salar Sanding and Wilson Salar Salar Salar Salar Salar Salar Sanding and Wilson Salar S
	Exerting Solar Engineers Private Lineard Scoling and Wilson Private Lineard Stating and Wilson Preverger Private Lineard
() Key Managermant Personnel	Min Zarlur V Deruvala, Disertor No Khandmi V Daravala, Charpter
i Other related poeties	Warne Donigies I invited (Upto 18 March 2010)





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Sterling & Wilson - Waaree Private Limited

Notes to the financial statements (Custinner) for the war ended 51 March 2020

(Clamine) - Initian repair in million)

27. Related party disclosures (Combined)

37.3 Transactions and balances with related periors

Related pierty	Plenare of statute lie	For the pray	Per dis suzz
		minist	ender
Francissium, during the year		31 Maarit 2020	31 March 2011
Storburg and Wilgon Planagers Person Lincold	Laurence and		
Storley and Wilson Powergan Printer Lindowi	Linter recursived.	10000	
Section and Wilson Private Lowbod	1 man given		110.00
Reflect and Wince Private Line and	Lines given	107.58	387,72
Pariety and Witson SPCFL-Chiel Merbershy Venture	Louit toovered	256.93	91.54
fording and Wilson Saler Limited	Loan given	374.35	
Section and Witten Sale Lented	Lives given	22.78	
Southern and Witters Solar Landad	Loan allers	101.70	164.64
	Lóar spail	501.00	712.65
Billing and Wilson Paramilies Privar Limbol	Befarrent instatutes	10,36	877
Storing and Wilson Private Limited	A der web fansoeren	37.94	9.42
Barling and Wilson SPCPU-Chief Managers Versure	Is évezi incuna	3.00	
Bering and Wilson SPCPL (Sar) Monana Viewara	Interest aspende	8.00	
Monthing and Wilson Study Lineard	Drankes) Income	6.64	
Statury well Witten Setar Limited	Entricitat expenses	6.12	ie st.
in more falling and Company Private Liviand	Orhaz augenzes	1.76	1000
Nitike Recepts Linited	Day-hash of Figury shares"	6.20	
Hat Balance			
Inclusion and Witren Providien Private Lineires	3. Junes concensation		110.00
40 Setjand Wilson Private Gredeni	Loie recordin	107.55	256.72
Backing and William Dates Special	Sever reprint b	12.79	20012
incling and Wilson SPCPL-Chint Moreccus Vesture	Scout Insurved/h	276.18	-
harting and Wilson PersonDets Person Lincoled	Destront reachbable		
invites and Wilson Drivers Limited	Information according to	1.45	6.63
larning and Winese Soler Limited	bestret modula	143	4.95
Intring will Wrapp Solar Liveled	Industory immultitle	3.65	151
White and Wiscon SPICPL-Chart Mercoccan Vourses	Terring contraction		8.57
Augurentis Pallonia and Campany Private Landsed	Truis any little	2.77	
Warmi Konglet Liniani	Papithin brokitch happitisk af Depity skin or	1,54	

28. Earnings per share

Paulicies		For the year -suited 31 March 2021	Perda jau cula 31 March 201
Profit after tas atteindable to egoigy cherefaldere		82,29	139.71
Criticalistican of weighted average notebor of against abases (Class. A)			
Shandoor W. asseek. All anne an thui beginn weg uit dan yaan. Ngalay shoren kunna maring aka yaan		49.00	-47.00
Paland-is of deputy stures extended by at the soil of the year		451.00	46.06
Calculation of weighted averages another of equity stores (Class 8)			
Nuclear of equity abuses at the lengineing of the year Really shakes insurating have during the year		1,00 (2,00)	1.81
fransferr of centry sharps anothening at the and of the year			1.00
(fulfilled towards sameher of againy charact antistanticing claring the providenced on doin of bear of shares)			
Omit A supply shares	18	-47.90	4008
Chief B equily shares	c	17,86	1.00
firm and dianal earnings presiders (Re)		- Sec	
Class A ready diverse	678	Earthann	4.594240
Chan II wywp there:	ALE	54,859,340	122.744.012
Pairs understan almer (Part		1,008	1,000









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Sterling & Wilson - Waaree Private Limited

Notes to the financial statements (Continued) for the year ended 31 March 2020

(Currency | Indian rupets in million)

29 Dues to miero and small suppliers

Under the Micro, Senal and Medium Enterprises Development Act, 2006, (MSMED) which cares into force item 2 October 3006, certain disclosures are required to be trade selaring to Micro, Small and Mathum enterprises. On the basis of the information and records available the management, there are restanding does of Rs Nit to the Micro and Small enterprises as defined in the Micro, Small and Medium Enterprises Development Act, 2006 as sol out in following disclosure:

	31 Milerals 2628	Al March 2019
The principal activant investment proped to any supplier as as the end of sector accounting your	740	Ni
ferritt dar berner	No	
required of varies pad by the Coopers in even of sectors in of the MSMOD, along with the associat of the peptrest made to the applier togetal the applier togetal the	NI	14
For memory of Nexotide due and papeline for the position of delay in realizing pagement (which have been paid but beyond the experience day during the year) for webbars alting the immun specified under the MSM2DT Art.	161	10
for much all minimum and rest in minimum any public at the world for worms that your	N	
The second of Fasher lowest receiving the out peptide over in the second of your, will and, then when the intermittee shoes are smally pair to be smill enterprior for the perpass of final even are a behavior regardlance over the MSMDP Are time.	N	

30 Segment reporting

Operating segments are reported in a manuer consistent with the internal reporting provided to the Chief Operating Decision Maker ("COUM") of the company. The CODM, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Managing Director and COO of the Company. The Company has only one reportable biairoos segment, which is solar and receively administrated and entry one reportable geographical segment, which is outside India. The Company has revenue from only one outninger.

31 Income taxes

n) Amount encounted to the statement of profit and loss

Contraction	Fur the joar ended 30 March 2010	For the pass reschief 31 March 2005
Carnet you slonge	LT.65	Tier,
Defineed Last	15.91	11.87
Displantance of metrorial of the poorty dellamants - slarge / product	5.03	\$82
	acay.	3.02
Tat spoke	173%	26.08

b) Reconciliation of effective las rate

Pellentru	For the year 31 Marsh		For the yes	
	Presentage	Accessi	Vaternings	Annat
Profil before tax Tan only \$6 Company's domastic tax raw at 25.1600k (51. Maren 2014; 38.1256) Tan office at	25.17%	38,89 97576	28.12%	312,41 92,41
Sand with company	0.01.55	0.15	1.205	100
Elifettive taa case	25.36%	17.64	TOATS	IC.44

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Sterling & Wilson Waaree Private Limited

Notes to the financial statements (t intinued) the doc not order of 1 March 2020

(Catricity Indian rapper () million)

31. Income taxes (Confidentia)

(i) The major comments of deferrind fax resets avoids on expenses of throug differentes are as follows:

Meriliana	Balance As al 1 April 2014	Frangalissi id profili arkass Escring 250 year	Il requised in OCI doring the year	Holmone accer 38 Atlantis 2018	Bolance at at 1 April 2018	firespaced in profix or hos daring the trace	Recognized in ISCI during the sear	Ballone at al 14 March 1920
Revenues of a Velocency reports	18.60	18.007			0.91	AD4*	and then	
Poletikasike awareai sopetasi	1.45	25.402			100	and a		9,01
Entered of dependences as part leavies us	+	0.00*		0.89*	18.00*	8-20"		0,00*
lister .	2.84	46-849	-	0.81	19.3	0.00*		Fun

Analysis into manage of the definition

The Company offsets tax assess and liabilities of and arely of it tax, a legally evolutionable right to serveff interest tax senses and quotest asc liabilities and the deformed too assess leving by the same tax areheeing.

Sendicant starsgement judgment is required in domining provision for memories, defend means as assets and bubbles and recoverability of deferred theater has assets in basels on estimates of texable measure and the period over whells defended income tax assets will be recovered.

32. Financial instruments - Fair values and risk management

(a) Accounting elswiftcarian and fair values.

The following table shows the compute anothers and the values of frametal asien and thereast tobalities, exclusing their tests in the fair value becauty. It does not include fair value, if carrying amount is a reconstile aspendimentate of the value.

and the second sec		Marchill Induction			Rear In	elas:	
21 March 3821	FYOL	damenipati (Dati	Tend 1	Level 1 - Quadad geteciei scritu emeticiei	EANSE - Significant sheeraadda Topata	Lord 3- Reveficant wanter-moldo inpete	Ter
TRANSLE ATLES							
harder over school likes	5	1.00	1,40		-		
and word words opportunities.	- 2	4.02	4.612	-			
anan .		-465.72	-896.72				
Deliver S-month states	· · ·	6690	42,45		-		
	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	-DA.M	424,39			× .	14
interview Back Erice	-				_		-
radio peryebilais		484	-641	1	-		
Where Pittaweikhi Skulpel dense*		196	1.82	+ -			
	- +	4.84	4.84	-			

Aller Part	-	Carrylegoment		alle	Terr	the	
31 Marsh 2918	EVIAL.	Annetari Casi	Test	Levert 1 - Quested prinz in acquir marfacts	Land 2 - Dgelfront shiervable ingen	Loval J - Significant iotidatervalido incento	Tate
Financial second					Sec.	-	
Dauly upphilder		102174	100,00				
Cash mitrash iganitarah		Lav	1.02		10		
		142.34	14820	-	-	-	181-
Finantal Indiana							
Trustropopelitez		25.33	25.23				1.00
Offer Samuel (LAVI) or		412	413				-
		34235	78.40				

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Sterling & Wilson Waaree Private Limited

Notes to the financial statements (Continued) file die verre endert 3/ Marcin 2020

(Currency Indian rapece at etiliion)

32. Financial instruments - Fair values and risk management (Continued)

(b) Measurement of fair twiges

Vulnution techniques and significant unstractvattic legents

The Company does not have any financial assess or financial lashifutes which are measured at this value.

Transfers between Levels 1 and 2 There have been no intrisfers between 1 and 1 and Level 2 through the year

Level 3 thir values There are no decis in Level 5 fair values.

(c) Financial risk management

The Company has exposure to the fullowing rates arising from flowing all instruments i) Croubit riek : in Liquidity still, and (ti) Market risk

Risk management framework

The Company's floared of directors has overall responsibility for the establishment and oversight of the Company's risk management Somework

The Company's this management policies are established to identify and analyze the risks faced by the Company, to let appropriate size inner and matuals and to manifer risks and adherence to limits. Kick management policies and systeme are unsiewed ingelasty to reflect changes in market conditions and the Company's activities. The Company, through its training and nonagement standards and procedures, almo to malarate a disciplinum and constructive control environment in which all employees understand their roles and obligations:

The management monitors compliance with the company's slick management policies and procedures, and reviews the adequacy of the risk management framework in relation to the visks faced by the Company.

Credit risk

٤.

Credit risk is the cick of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from continuous. The currying and units of features populate population of the traditioner code reposure.

Trade and other recalizables.

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each curcowsy. The demographics of the customer, including the default risk of the industry and country in which the customer eparates, also has an influence on credit risk assessment. Credit risk is managed through circuit approads, establishing credit limits and continuously monitoring the conditionthisses of sustainess to which the Company grants credit terms in the normal course of business. The Company earabitates an absources for doubtful delta and impairments that represents its estimates of incurred losses in trapect of trade and either receivables.

Total trade receivable as on 31 March 2020 is Rs 1.90 million (31 March 2019 is Rs 102,74 million).

The Company has mutstanding from a single contomer.

As per simplified approach, the Company makes provision of exported crafit losues up tade menodels to mitigate the risk of default payments and makes appropriate provision at each reporting date wherever estimating is for longer period and involves higher risk.

Clean and cash equivalents

The Company held each and each equivalence of Rs 4.02 stillions as at 33 blanck 2020 (51 March 2016; Rs 9.49 million). The each and cash equivalents are held with basis with good bredd natings.









Sterling & Wilson - Waaree Private Limited

Notes to the financial statements (Cominued) for the two ended 21 March 2020

(Currency industy ruppers in million)

32. Financial instruments - Pair values and risk management (Centinued)

(2) Financial rish stanagement (Confound)

Liquidity rist 44

Liquidity this is the risk that the Company will increase or difficulty to meeting the obligations anacciated with its financial liabilities that we settled by delivering cash or meeting the difficulty is to ensure, as far as possible, that it will have aufficient liquidity to meet its liabilities when they are due, under both normal and stressed could flors, without licensing associestable losses or visiting damage to the Company's reputation.

Expansive to liquidity sick

The following are the remaining contractual maturities of fisancial liabilities of the reporting date. The amounts are great and and include estimated interest payments and exclude the impact of setting agreements.

				Contracted es	in fam	
	Carrying account	Telef.	V preve are less.	1.510%	3-5 years	Mars the Syner
Ni Marsh 2020						
Norediationation Dissocial Enhance Today payolics	4.34	6.84	4.84			
Other formulat Failed States*	6,40	8,08	9,00	1		
		4,84	C.M.	1	1000	
10 March 3849					-	
Constanting Subjection						
Travlo payatiles.	10.24	21.23	- 25.71			
Other Encircuit Salisfaling*	1.17	49	1.42			
	74.35	34.25	14.35	~		-

10 Market risk

Market risk is the risk of loss of future earnings, fair values or future cash flows that may routh from adverse changes in market rates and prices (such as interest rates, foreign currently exclusive miss) or in the price of market risk smalltive incomments as a result of such adverse changes in market rates and prices (such as interest rates, foreign currently exclusive) or in the price of market risk smalltive incomments as a result of such adverse changes in market rates and prices (such as interest rates, all foreign currently related to all market risk-mention forenaval instruments, all foreign currently related to foreign cochange rate risk. Thus, the Company's exposure to market risk is a function of revenue generating and openning extinctions in foreign currently.

Currency Risk

The Company is exposed to currency risk on account of its operating activities. The functional currency of the Company is Indian Rupees.

Exposure to corrency risk.

The cummey profile of finarcial assess and finarcial liabilities as at 31 March 2020 are as below.

Automatile 258 million	24 March 28	ak.	30 Minsle 20	198
	050	XO#*	050	KOP
Filosophik W2015				
Cliff- and Club Bacivations	20,0	3,25	3.28	530
Taglermonation	1.00		102.74	
Expenses to ferripe conserving emotion	1.82	3,26	103.96	3.30
Photos a field blacketb tiles		11 24		
Tanda popularia and attain popular		0.41		13.30
Explanate to foreign materially flobbildes		B.d.I		11.10
Linis Torward aschrage mernet		-	1.00	
Not expressive to Dervigs ou treasury Babillides	No.	10.41		13.10
Net Kagements	1.82	1,05	100(592	34.36



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Storling & Wilson - Waaree Private Limited

Notes to the financial atstements (Continued) for the rise ended 11 March 1920

(Circuity : Indian regres in militan)

32. Financial instruments - Fair values and rish manugement (Continued)

(c) Financial risk management (Conditional)

iii Market risk /Coulingtol)

Bensitivity analysis

A 5% strangthening / weakening of the respective foreign correncies with respect to functional currency of Company would result in increase or decrease in profit or loss and equity as shown is table below. This analysis assumes that all other variables, is particular interest takes, remain constant and ignores any inspect of function states and porthases. The following analysis has been worked out based on the exposures as of the date of statements of financeal position.

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Interest rate sensitivity - faced rate instruments

The Company's food rate loans are carried at amorthy of cost. They are therefore not subject to interest rate tick as defined in Ind AS 107, since neither the carrying amount nor the fitture cash flow will fluctuate because of a change in market interest rates.

33. Capital Management

For the purpose of the Company's capital management, capital includes issued capital and all other equity reserves attributable to the equity absorbalders of the Company. The primacy objective of the Company when managing capital in to safeguard its shifty to continue as a going content and to maintain an optimal capital another so as to maximize shareholder value.

As at 31 March 2020, the Company has two classes of equity shares and has no dele. Consequent to such expital structure, there are no externally topesed capital requirements. In order to maintain or active an optimal capital structure, the Cherrysony allocates its capital for distribution or dividend or re-investment into trainees based on its long-term financial plana











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(4) The Constancy and states frequencing. Proceedings and Discourses access The property increases, with constants or the Entry and Roots in Proper. The type of work to these surfaces modify constitution, employing, weight of reservals, destination with constraints and foods in property interspectical, operations and mathematics are "from a no separat an dis Company's effortune in applying but as 100 from the entering only of memory interspectation, and mathematics are "from a no separat an dis Company's effortune in applying but as 110 from the entering only."

3) Reconciliation of trainenter assets and Initialities

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63 Provided appedient for significant Reserving complement

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- 35. The Company has assessed the penaltic effects that may result form the pandarsic relating to COVID-19 on the carrying amounts of Recovalies, in criterion, carry given and other same. Hatchines to developing the assesses relating to the pandets from assessments of Recovalies, control carrying amounts of Recovalies, including pandarsis, the Company has assessed of this pandenic, the Company has used internal and extended asteroid sources of thermatics. An on Guinett date, the Company has machines that me impact of COVID 19 is not matrial based on these satirative. Date to the same of the pandenic, the Company will desting to the same of the pandenic, the Company will desting to the same of the pandenic, the Company will desting to the same of the pandenic, the Company will desting to the same of the pandenic, the Company will desting to the same of the pandenic, the Company will desting to the same of the pandenic, the Company will desting the transformation of the pandenic, the Company will desting the transformation of the pandenic, the Company will desting the transformation of the pandenic, the Company will desting the transformation of the pandenic, the Company will desting the transformation of the same of the pandenic, the Company will desting the transformation of the pandenic, the Company will desting the transformation of the same of the pandenic, the Company will desting the transformation of the same of the pandenic, the Company will desting the transformation of the same of the pandenic, the Company will desting the transformation of the same of the pandenic, the Company will desting the transformation of the same of the pandenic, the Company will desting the transformation of the same of the pandenic, the Company will desting the transformation of the same of the pandenic.
- 36. The Board of Directors at their remaining held on 18 March 2008 has approved the "Schume of Arrangement" ("the Schume") for margar of the Company with Directory and Witper Sour Limited, the Holding Company antijeet to obtaining necessary approvals from the Applicable interactives

37. Other mutters

Information with segurd to other matters, specified in of the Part II of Schodele III to the Act is elfiter nil or not applicable to the Company for the year ender 31 March 2020.

As per tar report of even date attached

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23 June 2020

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BSR&Co. LLP

Chartered Accountants

5th Florer, Lodina Exterior, Apoilo Mills Compouret N. M. Joshi Marg, Mahaleon Mumbai - 405 011 Indie Telephone +91 (22) 4345 5300 Fes. +91 (22) 4345 5399

Independent Auditors' Report

To the Members of Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited)

Report on the Audit of the Standalone financial statements

Qualified Opinion

We have audited the standalone financial statements of Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited) ("the Company"), which comprise the standalone balance sheet as at 31 March 2020, and the standalone statement of profit and loss (including other comprehensive income), standalone statement of changes in equity and standalone statement of cash flows for the year then ended, and notes to the standalone financial statements, including a summary of the significant accounting policies and other explanatory information in which are included the Returns for the year ended on that date audited by the branch auditors of the Company's branches at Australia. Argentina, Chile, Dubai, Egypt, Indonesia, Jordan, Kenya, Mexico, Namibio, Philippines, Vietnam and Zambia (hereinafter referred to as "standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of reports of branch anditors on financial information of such branches as were audited by the branch anditors, except for the effects of the matter described in the *Basis for Qualified Opinion* section of our report, 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 finir view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31 March 2020, its profit and other comprehensive income, changes in oquiry and its cash flows for the year ended on that dare.

Basis for Qualified Oplaion

We draw attention to note 54 to the standaione financial statements relating to extension in repayment period of outstanding inter-corporate deposits of Rs 17,271.80 million (including interest accrued thereon of Rs 1,708.20 million) as on 30 September 2019 made to a follow subsidiary by the Company from the 90 days period as stated in the Red Herring Prospectus dated 29 July 2019 for the purpose of Offer of Sale to public of Company's shares by the Selling Shareholders. The Selling Shareholders have facilitated repayment of Rs 14,576,23 million from the date of listing i.e. 20 August 2019 to 31 March 2020 as per the schedule approved by the Board of Directors. The inter-corporate deposits combagading (including interest accrued) as at 31 March 2020 aggregate to Rs 5,981.68 million.

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Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited)

Basis for Qualified Opinion (Continued)

The Company has received queries from SEBI, Registrar of Companies, Mumbai (ROC) and certain shareholders regarding matters connected with delay in facilitating repayment of intercorporate deposits by the Selling Shareholders on which the Company has submitted its replies. The Company has represented to us that, based on independent legal opinions obtained by it, it is of the view that there is no non-compliance with any laws and regulations by the Company in respect of this matter. We are unable to evaluate the impact of adjustments, if any, that may arise from this matter, on the standalone financial statements of the Company.

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act. Our responsibilities under those SAs 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 together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us along with the consideration of audit reports of the branch auditors referred to in paragraph (a) of the "Other Matters" paragraph below, is sufficient and appropriate to provide a basis for our qualified opinion on the standalone financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current 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. In addition to the matter described in the *Basis for Qualified Optnion* section, we have determined matters described below to be the key audit matters to be communicated in our report.

Measurement of contract revenue and margin (refer note 2(d)(i), 3.12, 29 and 47 to the standalone financial statements)

The Key Audit Matter	How the matter was addressed in our audit
Revenue from works contracts represents 36.96% of the total revenue from operations of the Company. Revenue from those contracts in recognised on satisfaction of performance obligation over time in occordance with the registrements of relevant accounting standards. Revenue recognition involves nightificant estimates related to measurement of creat to complete, valuation of claims and penalities / liquidated damages and in turn evaluation of the related reservables and liabilities at each reporting date. The Company uses input method based on costs to measure progress of individual contracts. Under this approach, the Company recognises revenue end mangin based on the costs incurved and accrued to date relative to the estimated total costs to complete the patientime obligation. Pennities' liquidated datages specified in the costs incurved and accrued to date relative to the estimated total costs to complete the patientime obligation Pennities' liquidated datages specified in the costs and forms part of variable consideration.	 In view of the significance of the matter we applied the following audit precedures in this area, among others, to obtain sufficient appropriate audit evidence: Assessing compliance of the Company's policies in respect of neverne recognition with the applicable accounting standards; Evaluating the design and implementation and tested operating effectiveness of key internal controls around revenue recognition and recording of contract cogs; Selecting a sample of contracts to test, using insistences effectiveness of accounting the design and indementations with; significant revenue recognized during the year; nil margin; or significantly high, low or negative prefit margins.









Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited)

Key Audit Matters (Continued)

Measurement of contract revenue and margin (refer note 2(d)(i), 3.12, 29 and 47 to the standalone financial statements) (Continued)

The Key Audit Matter	How the matter was addressed in our audit
Overstatement of revenue is considered to be a significant addit tisk as it is the key driver of returns to investors and mentives linked to performance for a reporting period. One to significant judgment involved in the estimate of ore systatement, we have considered measurement of contract revenue as a key audit matter.	 For these sample contracts, we critically assessed the estimated costs to complete, variations in contract price and costs to complete, variations in contract price and costs to complete and anages arising from costomer disputes. This assessment included: inspection of original contracts and in anaendments for key terms and milestones to verify the estimated total revume and costs to complete and costs to complete and anaendment heads on changes thereto, interviewing and challenging project and contracts and costs to complete and antiferent and recoverability of contract related receivables; comparing revenue reconded during the year will the underlying contracts, milestones achieved and involuces raised on the customers; nighting the correspondence and minutes of meeting with customers around recoverability of contract related anages. Assessing the costs incurred and accrued to date on the balance sheet by examining analetlying involces and signed contracts; Appropriate cat-off procedures for determination of revenues in the correct reporting period; Comparing on a sample basis, the outcome of contracts complete during they examine to the determine the reliability of previous estimates; Comparing details of a sample of revenue journal entries to determine the reliability of previous estimates; Comparing details of a sample of revenue journal entries rules during the reporting period; using rule-based criteria, with the relevant anderity go contracts in the correct reporting period; using rule-based criteria, with the relevant and rules and estimated margins for these contracts to determine the reliability of previous estimates;







Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Lanued)

Key Audit Matters (Continued)

Recoverability of inter-corporate deposits / loans to group companies (refer note 2(d)(vf), 3.9 and 15 to the standalone financial statements)

The Key Audit Matter	How the matter was addressed in our nudit
The earrying amount of inter-corporate deposits / loans to group companies represents 24.24% of the Company's total amers.	In view of the significance of the matter we applied the following audit procedures in this area, among others, to obtain sufficient appropriate audit evidence:
The Company has extended inter-corporate deposits / loans to group companies which are assessed for recoverability at each period and. Due to the mature of construction industry in which horrower operates, the Company is exposed to heightened tisk in respect of the recoverability of inter-corporate deposits / iouns granted to these group companies. Considering their relative significance vis-a-vis the total assets of the Company and extension of repayment schedule of certain inter-companies for overall audit strategy and planning. We have identified measurement of inter-component imposits / loans to group companies as key and/t inter because recoverability assessment involves Company's significant judgement and estimates.	 Evaluating the design and implementation of key internal controls. We instead operating effectiveness of controls placed around the recognition of loss allowance for expected credit losses on the inter-corporate depositi / leases to group companies. Testing the key controls in place for itsuing new inter-corporate deposits / leans, compliance with provisions of the Company's assessment of the recoverability of inter-corporate deposits / leans. We tested the Company's assessment of the cash flows the Company segretate to receive; We checked the net worth of group companies on the basis of latest evaluable financial attenments. Impecting the correspondence in respect of the company is group company is assessment of the shurcholders of the borrower group companies used by the Company to assess significant increase is credit risk on inter-corporate deposits / loans. This assessment was made by the Company as at balance sheet date. Checking the Company's computation of contractual cash flows due to the Company in accordance with the contract; Testing the neuronneent of expected medit loss accognised; Testing the neuronneent of expected medit loss are ognised;
	 Obtaining external confirmation of inter-corporate deposita <i>t</i> learn held by group companies as on 31 March 2020.









Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited)

Other Information

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Company's annual report, hat does not include the standalone financial statements and our anditors' report thereon.

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed and based on the work done/ audit report of branch auditors, we conclude that there is a material misstatement of this other information, we are required to report that fact. As described in the *Basis for Qualified Opinion* section above, we are unable to evaluate the impact of adjustments, if any, that may arise from the said matter on the standalone financial statements of the Company. Accordingly, we are unable to conclude whether or not the other information is materially misstated with respect to the said matter.

Management's and Board of Directors' Responsibility for the Standaloue Financial Statements

The Company's Management and Board of Directors are 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 state of affairs, profit/loss and other comprehensive income, changes in equity and each flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of 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 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, the Management and Board of Directors are 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 anless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is also responsible for overseeing the Company's financial reporting,

Sterling and Wilson Solar Limited

(formerly known as Sterling and Wilson Solar Private Limited)

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 frand or error, design and perform andit 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 collasion, 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 opiniou on whether the Company has adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting
 estimates and related disclosures in the standalone financial statements made by the
 Management and Board of Directors.
- Conclude on the appropriateness of the Management and Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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 attenuents 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.
- Obtain sufficient appropriate audit evidence regarding the financial information of the branches of the Company to express an opinion on the standalone financial statements. We are responsible for the direction, supervision and performance of the audit of financial information of such branches included in the standalone financial statements of which we are the independent auditors. For the other branches included in the anadalone financial statements, which have been audited by branch auditors, such branch auditors remain responsible for the 'direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion. Our responsibilities in this regard are further described in paragraph (a) of the section titled "Other Matters" in this audit report.







Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited)

Auditor's Responsibilities for the Audit of the Standalone Financial Statements (Continued)

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 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 ourweigh the public interest benefits of such communication.

Other matters

- (a) We did not audit the financial information of 13 branches included in the standalone financial statements of the Company whose financial information reflect total assets of Rs. 6,376.71 million as at 31 March 2020 and the total revenue of Rs. 6,673.59 million for the year ended on that date, as considered in the standalone financial statements. These branches have been audited by the branch auditors whose reports have been furnished to us, and our opinion in so fair as it relates to the amounts and disclosures included in respect of branches, is based solely on the report of such branch auditors.
- (b) Certain of these branches are located outside India whose financial statements and other financial information have been prepared in accordance with accounting principles generally accepted in their respective countries and which have been audited by branch auditors under generally accepted auditing standards applicable in their respective countries. The Company's management has converted the financial statements of these branches located outside India from accounting principles generally accepted in their respective countries to accounting principles generally accepted in India. We have audited these conversion adjustments made by the Company's management. Our opinion in so far as it relates to the balances and affairs of such branches located outside India is based on the report of branch anditors and the conversion adjustments prepared by the management of the Company and andited by us.

on is not modified in respect of the above matters. DUL OD





Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited)

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 A", a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

- (A) As required by Section 143 (3) of the Act, we report that:
 - (a) we have sought and, except for the matter described in the Basts for Qualified Opinion paragraph, obtained all the information and explanations, which to the best of our knowledge and belief, were necessary for the purposes of our audit;
 - (b) except for the effects of the matter described in the Basis for Qualified Opinion paragraph above, 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 andit have been received from the branches not visited by us;
 - (c) the reports on the accounts of the branch offices of the Company audited under Section 143(8) of the Act by branch auditors have been sent to us and have been properly dealt with by us in preparing this report;
 - (d) except for the effects of the matter described in the Basis for Qualified Opinion paragraph above, in our opinion, the standalone balance sheet, the standalone statement of profit and loss (including other comprehensive income), the standalone statement of changes in equity and the standalone statement of cash flows dealt with by this report are in agreement with the books of account and with the returns received from the branches not visited by us;
 - (e) except for the effects of the matter described in the Basis for Qualified Opinion paragraph above, in our opinion, the aforesaid standalone financial statements comply with the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act;
 - (f) on the basis of the written representations received from the directors as on 31 March 2020 taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2020 from being appointed as a director in terms of Section 164 (2) of the Act; and
 - (g) with respect to the adequacy of the internal financial controls with reference to the standalone financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
- (B) With respect to the other matters to be included in the Anditors' Report in accordance with Rule 11 of the Companies (Audit and Anditors) Rules, 2014, 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 as at 31 March 2020 on its financial position in its standalone financial statements - Refer Note 42 to the standalone financial statements;

the Company has made provision, as required under the applicable law or accounting standards, for material foresceable losses, if any, on long-term contracts including derivative contracts - Refer Note 24 to the standalone financial statements;





Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited)

Report on Other Legal and Regulatory Requirements (Continued)

- there has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company during the year ended. 31 March 2020; and
- iv. the disclosures in the standalone financial statements regarding holdings as well as dealings in Specified Bank Notes during the period from 8 November 2016 to 30 December 2016 have not been made in these standalone financial statements since they do not pertain to the financial year ended 31 March 2020.
- (C) With respect to the matter to be included in the Auditors' Report under Section 197 (16) of the Act, we report that:

In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For B S R & Co. LLP Chartered Accountants Firm's Registration No: 101248W/W-100022

Antruddha Godbole Partner Membership No: 105149 UDIN: 20105149AAAAED2850

Mumbai 23 June 2020





Sterling and Wilson Solar Limited

(formerly known as Sterling and Wilson Solar Private Limited)

Annexure A to the Independent Auditors' Report - 31 March 2020

With reference to the Annexure A referred to in the Independent Auditors' Report to the members of the Company on the standaloue financial statements for the year ended 31 March 2020, we report the following:

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of property, plant and equipment.
 - (b) The Company has a regular programme of physical verification of its property, plant and equipment by which the property, plant and equipment are verified by the management according to a phased programme designed to cover all the items over a period of three years. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. In accordance with the policy, the Company has physically verified certain property, plant and equipment during the year and no discrepancies were noticed in respect of assets verified during the year.
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company does not have any immovable properties. Accordingly, paragraph 3 (i) (c) of the Order is not applicable to the Company.
- (ii) The inventory of project land, stores and, spare parts and construction materials has been physically verified by the management during the year. In our opinion, the frequency of such verification is reasonable. The discrepancies noticed on verification between the physical stocks and the book records were not material and these have been properly dealt with in the books of account.
- (iii) The Company has granted unsecured loans to three companies, two body corporates and a partnership firm covered in the register maintained under Section 189 of the Companies Act, 2013 ('the Act'). The Company has not granted any loans, secured or unsecured, to limited liability partnerships or other parties covered in the register required to be maintained under Section 189 of the Act.
 - i) According to the information and explanations given to us and based on the andir procedures conducted by us, we are of the opinion that the rate of interest and other terms and conditions of unsecured leans granted by the Company to companies, body corporates and a partnership firm covered in the register required to be maintained under Section 189 of the Act are not, prima facie, prejudicial to the interest of the Company.
 - ii) According to the information and caplanations given to us and based on the audit procedures conducted by us, the unsecured loans granted to the companies and the interest thereou are repayable on demand or repayable as per contractual terms of inter-corporate deposit agreements and the unsecured loans granted to body corporates and a partnership firm and the interest thereon are repayable on demand. The borrowers have been regular in payment of principal and interest as demanded. Also, refer note 54 to the standalone linancial statements.

There are no overdua amounts of more than 90 days in respect of die ansocured loans granted to companies, body corporates and a partnership firm by the Company. Also, refer note 54 to the standalone financial statements.





Sterling and Wilson Solar Limited

(formerly known as Sterling and Wilson Solar Private Limited)

Annexure A to the Independent Auditors' Report - 31 March 2020 (Continued)

- (iv) In our opinion and according to the information and explanations given to us and based on the audit procedures conducted by us, the Company has complied with the provisions of Sections 185 and 186 of the Act, with respect to loans granted, guarantees provided and investments made by the Company. The Company has not provided any security in connection with a loan to any other body corporate or person and accordingly, compliance under Sections 185 and 186 of the Act in respect of providing socurities is not applicable to the Company.
- In our opinion, and according to the information and explanations given to us, the (v) Company has not accepted deposits as per the directives issued by the Reserve Bank of India and the provisions of Sections 73 to 76 or any other relevant provisions of the Act and the rules framed thereunder. Accordingly, paragraph 3 (v) of the Order is not applicable to the Company.
- We have broadly reviewed the books of accounts maintained by the Company pursuant to (vi) the rules prescribed by the Central Government for the maintenance of cost records under Section 148(1) of the Act and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. However, we have not made a detailed examination of the records.
- According to the information and explanations given to us and on the basis of our (vii) (a) examination of records of the Company, amounts deducted / accrued in the books of account in respect of undisputed statutory dues including Provident fund, Employees' State Insurance, Professional tax, Social Security tax, Cess and other material statutory dues have been regularly deposited during the year by the Company with the appropriate authorities. Amounts deducted / accraed in the books of account in respect of undisputed statutory dues of Income-tax and Goods and Service tax have generally been regularly deposited during the year by the Company with the appropriate authorities, though there have been slight delays in a few cases.

According to the information and explanations given to as, no undisputed amounts payable in respect of Income-tax, Goods and Service tax, Cess and other material statutory does were in arrears as at 31 March 2020 for a period of more than six months from the date they became payable.

(b) According to the information and explanations given to us, there are no dues of Income-tax and Gonds and Service tax as at 31 March 2020, which have not been deposited with the appropriate authorities on account of any dispute, except as stated below:

Name of the statute	Nature of the dues	Demand Ra in milliou	Amount paid under protest Ra in million	Financial year (F.Y.) to which the amount relates	Forum schere dispute is pending
Central Goods and Services Tax Act, 2017 *	CGST, interest and penalty	706.70	31,50	2017-18	Appellate Joint Commissioner, Vijaywada
Andres Pradeali Goods and Services Tax Act, 2017.*	SGST, interest and penalty	760.70	31.50	2917-18	Appellate Journ Commissioner, Vijewwada



* reflet note 42 to the standalose financial statements.







Sterling and Wilson Solar Limited

(formerly known as Sterling and Wilson Solar Private Limited)

Annexure A to the Independent Auditors' Report - 31 March 2020 (Continued)

- (viii) In our opinion and according to the information and explanations given to us, the Company has not defaulted during the year in repayment of loans or borrowings to banks or financial institutions or dues to debenture holders. The Company does not have any loans or horrowings from government during the year.
- (ix) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) and has not obtained any term loans during the year. Accordingly, paragraph 3 (ix) of the Order is not applicable to the Company. Also, refer note 19(E) to the standalone financial statements.
- (x) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, we have neither come across any instance of material fraud by the Company or on the Company by its officers or employees, noticed or reported during the year, nor have we been informed of any such case by the management.
- (xi) According to the information and explanations given to us and based on our examination of the records of the Company, the remuneration paid by the company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act.
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company and the Nidhi Rules, 2014 are not applicable to it. Accordingly, paragraph 3 (xii) of the Order is not applicable to the Company.
- (xiii) In our opinion and according to the information and explanations given to us, the Company has entered into transactions with related parties in compliance with the provisions of Sections 177 and 188 of the Act. The details of such related party transactions have been disclosed in the standalone financial statements as required by Indian Accounting Standard (Ind AS) 24, Related Party Disclosures specified under Section 133 of the Act.
- (xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fally or partly convertible debentures during the year. Accordingly, paragraph 3 (xiv) of the Order is not applicable to the Company.
- (xv) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not entered into any noncash transactions with directors or persons connected with them. Accordingly, paragraph 3 (xv) of the Order is not applicable to the Company.







Annexure A to the Independent Auditors' Report - 31 March 2020 (Continued)

In our opinion and according to the information and explanations given to us, the Company (xvi) is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, paragraph 3 (xvi) of the Order is not applicable to the Company.

> For B S R & Co. LLP Chartered Accountants Firm's Registration No: 101248444-100022

Mumbai 23 June 2020

Aniruddha Godbole Partner Membership No: 105149 UDIN: 20105149AAAAED2850







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Annexure B to the Independent Auditors' Report - 31 March 2020

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

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

Opinion

We have audited the internal financial controls with reference to standalone financial statements of Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited) ("the Company") as of 31 March 2020 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to standalone financial statements and such internal financial controls were operating officetively as at 31 March 2020, based on the internal financial controls 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 (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

The Company's management and the Board of Directors are responsible for establishing and maintaining internal financial controls based on the internal financial controls with reference to standalone financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of finands 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 standalone financial statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, prescribed under Section 143(10) of the Act, to the extent applicable, to an audit of internal financial controls with reference to standalone financial statements. 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 standaloue financial statements were established and maintained and whether such controls operated effectively in all material respects.







Annexure B to the Independent Auditors' Report - 31 March 2020 (Continued)

Auditors' Responsibility (Continued)

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statements included obtaining an understanding of such internal financial controls, 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 anticipations' judgement, including the assessment of the risks of material misstatement of the standalone financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained and the audit evidence obtained by the branch auditors in terms of their report referred to in the Other Matter paragraph below is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls with reference to standalone financial statements.

Meaning of Internal Financial Controls with reference to Standalone 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 financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial controls with reference to financial statements include those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of mainthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

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

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







Annexure B to the Independent Auditors' Report - 31 March 2020 (Continued)

Other Matter

We did not audit the internal financial controls with reference to financial information of 13 branches (in Argentina, Chile, Dubai, Egypt, Jordan, Kenya, Namibia, Philippines, Vietnam and Zambia) of the Company. The internal financial controls with reference to financial statements of these branches have been audited by the branch auditors whose reports have been furnished to us, and our opinion in so far as it relates to the internal financial controls with reference to financial statements included in respect of these branches, is based solely on the report of such branch auditors.

Our opinion is not modified in respect of this matter.

For B S R & Co. LLP Chartered Accountance Firm's Registration No: 101248W/W-100022

Aniruddha Godbele Partner Membership No: 105149 UDIN: 20105149AAAAED2850

Mumbai 23 June 2020







Sterling and Wilson Solar Limited ginawrite booten at Sterling and Wilson Solar Private Louised)

Standalone balance sheet avai 31 March 2020

(Currency Indian ruppes in million)

	Note	31 March 2020	31 March 2019
Assets			
Nue-certrant assets			
Property, plant and aquipment		\$81.90	119.43
Capital work-in-progress	1	24.22	a contract
Right-of-use assets	50	82.53	
Other intangible assets	30 3	17.63	11.03
Intangible assets under devrlopment	5	3,20	11105
Pinancial assets		eren.	
(i) Investments	6	36.43	54.62
(iii) Loans	0 7 8	14.42	11.72
Deferred sax month (rest)		269.27	297.87
Other nen-current assets	9	38.10	6.86
Total non-current assets		668,09	493.53
Current assets			
Inventocles	- 10	145,10	120.27
Financial assets		States	-422.41
(i) Investments	11	4.58	1:69
(ii) Trade receivables	12	15,397.56	17,254,27
(iii) Cash and each equivalence	13	1,817,20	3,098.79
(iv) Bank balances other than cash and each equivalents	14	104.71	48.94
(v) Loans	21	9,491.92	15,617.09
(vi) Derivatives	15	dame.	39.53
(vii) Other financial assuts	17	3,515,45	1.926.70
Other current assets	18	7,603.81	5,549.08
Total current assets		38,059.33	45,258.36
Total attests		38,748.42	45,751.89
Equity and Exhibition			
Equility			
Equity share rapital	19	160.36	160.36
Other equity	20		
and a second and a second s		and the state of the state of	and shaked shakes

Other equity	20		
Capital reserve on demerger		(1,817.97)	(1,817.37)
Foreign currency translation reserve		231.50	#3.04
Retained Earnings		8,637.82	5,964.14
Fotal equity		6.612.31	4 390 17













Standalone balance sheet (Continued) as at 31 March 2020

(Currency : Indian supres in million)

	Nese	31 March 2920	31 March 2019
Laubilities			
Non-corvent listelities			
Financial liabilities			
(i) Lease lishititian	30	64.83	
Providoes	21	98,51	61.36
Total use-current fiebilities		455.34	61,36
Curruit liabilities			
Financial flabilities			
(i) Semuvints	22	6,000,53	11,745.26
(ii) Lease ilabilities	50 23	21.76	Contraction of
(iii) Tendo poyolites	75		
Total outstanding dost of minus entroprises and small exterprises	-	398.85	19.78
Total outstanding dues of conditors other than mixm entroprime and smell entroprises		27.662.54	26,240.32
(iv) Derivatives	24	62.27	
(v) Other finanzial liabilities	25	379.51	203.87
Other commut liabilities	26	1.557.25	2,208,25
Provisions	27	673.83	527.43
Curmut not liabilities (net)	28	212.62	354.55
Total correct liabilities		31,948.77	41,299,86
Total Subdities.		32,136.31	41,361.32
Total equity and Rabilities		34,748,47	45,751.89

The attached notes 1 - 62 are an integral part of these standalous financial states

As per our report of oven date anached.

For B S R & Co. LLP Charternd Accounting Fion's Heat n No: 101248W/W-100022

S.R. 4 n

Partnet Membershi 05140

For and an behalf of the Board of Directory of Sterling and Wilson Solar Linsked as Sirving and Wilson Solar France Lonited CDN:U74595646201791.C202281

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Diversor DIN 05229734 Mambai

3 Khurshid Derevala Cheirmen Dit-00216905 Macabal

K. Kannili Idanoger Chennii

21 June 2020

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2 ale bidar Deskille Chief Financial Officer Mumbership No: 48336

Mumbai 23 June 2020





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Company Secretary Membership No: F2808



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Sterling and Wilson Solar Limited growely locus as Surling and Wilson Solar Private Limited

Standalone statement of profit and loss for the year outed 31 March 2020

(Currency indian rupers in million)

	Note	For the year ended 31 March 2020	Foi the year ended 31 March 2019
Income			
Reserve from operations	29	45,351.04	82,103,79
Other income	347	3,652.26	1,554.67
Total income		49,000.30	\$3,658.45
Expenses			
Cost of construction materials, stores and space points	-11	27,189.05	60,139.49
Furchase of maded gooda	32	4,089.92	1,815,72
Changes in inventories of stock-in-mode	33		12.67
Direct project costa	34	9,206.82	15,639.42
Employee bearing expense	33	1,385.73	1,036.72
Fittance costs	36	1,461.77	561.77
Depreciation and amortization expense	37	63.18	31.79
Ottor expenses	38	1,362.43	1,379.94
Total expenses		44,758.97	80,617.33
the second se		- Wald and -	The second
Profit before income tax		4,244.33	3,640.93
Tax expenses:	39		
Current tax		1,099.56	1,256.13
Current tax relating to earlier years		(2.82)	28.22
Duranted tax charge/ (credit)		33.18	(204.90)
and the second second second		1,129.92	1,078.45
Profit for the year after income tan		3,314.41	1,961.48
Other comprehensive income			
The second se			
Trens that will not be reclassified subsequently to prufit or loss			
(i) Remonsurements of defined benefit liability		(18.21)	(5.24)
 (ii) income tax relating to items that will not be reclassified to profit- or loss 		4.58	1.83
Items that will be reclassified subsequently to profit or last			
(i) Exchange differences in translating financial statements of foreign operations		148.46	\$1,77
Other comprehensive income for the year, net of income tax		134.83	78.36
Total comprehensive income for the year		3,249.24	2,039,84
Earnings per equity share			
Basic and diluted earnings per share (Rs) (face value of Rs 10 split into thee value of Re 1 each)	40	19,42	12,23
		the second data and	











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Standalone statement of profit and loss (Continued) for the year ended 31 Idarch 2020

(Currency : Indian rupose in million)

The statched rougs 1 - 62 are an integral part of them standalous financial statements.

At pit our report of even date attached. For B S R & Co, LLP Chartered Accountants For and an behalf of the Board of Directors of Starting and William Solar Limited formarily boson as Starting and Wilson Solar Private Limited CDN:074999662017PLC292781 No: 101248W/W-100022 Firm's Registration S. 2 di. 42 ings? Khurshed Dwravala Chairmon DDN:00216905 Pallon Mintey in) Auro Mere DIN ORTINI DEN 19279014 669 No:10 Mumbat Menter Dubri, UAB 107 dan Ray Ch. V. ÷. Bahader Bartsor Chief Fassetal Officer Membership Nor. 48936 K. Kann Mossiger Channal Jags Company Secretary Membership No: P2000 Mandai Mimbel

Mizobei 23 June 2020

23 Jane 2020













Sterling and Wilson Solar Limited meritment set state from faunt

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Standalone statement of changes in equity for he year and 31 March 2020

Cummer : Indian rupees in million)

A. Epsity Share cepital

Pediaten	31 March 2020	SI BRING AND ARE
Melaters at 10th Budd straining of 1950 year-	HC381	100.36
pair turned transition year.		
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Biturus at the and of the par-	160.36	160.36

B. Other equity

Capital memory and entropy Registed entropy (1,2312.27) 3,564.14		Partia corney tradide reserve	
			Change of the second
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- Attent	3,11041	Э	Satur
DYVO.			(13.63)
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Sterling and Wilson Solar Limited formerly hours as Solar Distance Limited Stwidtalone statement of changes in equity (Confinued) for the year ended 51 March 2020

(Carrenty ; Indian supers in million)

B. Other equity (Continued)

	fear-ware fear-w	urptu	Televini .	Name of STAT	and a
	Capital nerros as founger	Related conserve		Fordits company	
Palinter as at 2 April 2018 At 0 Statements	GELIER	1980	ACRES 1	111	1,185
Tatti exepatement leane for fie yes-					
Dist(): First Angewe		10/1001	196241	3	1261.45
ligence of COCI find the year, not of have		the second	and the second se		
Remarkation of the differed baselin polyage, unter na.	-	0+0	(Int)	1	Live?
finishing billeneam is transleing framelik stepenent of frongs apartition.			*	1172	1112
Train' comprehension lasence for the year.		Autor A	100001	81.15	2,0234
Bultinin at st 21 March 2015	(urano	10 MAR	113913	NUC .	121125

The attached eoles 1 - 62 too as integral part of these stackdars financial substream.

As per our teport of even date attached.

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Standaline statement of each flow for the year social 37 Minr/) 2020

(Coveris) indian mmas (s.millierd

			For the year ended	For the year ended
43	Cash flows from operating activities		31 Murch 2020	75 March 2019
	Poully bally as		4.284.33	3,545,07
	Louisence Au		1.4.4.4.4.3	31,962,93
	Depreciation and amonisation expense		63.30	31.79
	Sizpphier Indurests wedten Inch		-	612-306
	Calification of longer required written baza		(331,62)	
	fied debts written off		36.25	10.28
	Write back of provision for bad and douteful debts		(58.00)	200
	Expected credit loss on financial assets		64.59	200.00
	Provision for mark-to-market loss' (galo) on derivative tratiuments (not) Share of loss in partmentip firm	5	62,27 147,05	(39.53)
	Divitend theory		(781.03)	
	Profit on sale of matual fands		(2.95)	
	Foir value gain on investment in mutual fluids measured at FVTPL.		(0.09)	
	Finaler costs		\$,461.77	563 77
	Linerest income		(2,070,599	(1,405.94)
	Provision for impairment loss on Joans and Investment in subsidiaries		17.7#	5.40
	Write back of provision for inventory obscience of			14 402
	Utrendised foreign exchange loan (gnin) (net)	-	594,72	(21 %).
	Operating profit before working capital obacays	-	3,847,18	2,396.56
	Working capital adjustments			
	timerene's Convento in investories		(24,83)	69,65
	Decrease in unde sovervaldes		2,103.03	4,372,311
	(increase) in loars and advances (increase) Decrease in restricted each (rafie note 2 below)		(65.86) (0.74)	(0.34) 2.45
	(Instruct) Decruice in relations can prime new a colory) (Instruct) Decruice in other financial macts and derivative aners		(1,345,34)	1,807.99
	(increases) Desiriate in other current and non-ournest essets		(1,985,97)	629.30
	(Decrease) in mole payable, devisations, other firancial liabilities, other)	indities and provisions	(5,030,95)	(0.197.25)
	Net shange in working capital	-	(5,453,56)	(46.84)
	Cash Bowt (med in) generated from operating petivities	-	(2,606,33)	2,379.56
	forcome tax (maid) (mail)		(3,259,47)	1969.587
	Effects of exchange differences on translation of assets and lightlifting		148.46	81.77
	Net each flows (med in)/ generated from operating activities	(A)	(1,717.29)	1,491-05
115	Cash flows from investing activities	in -	attacted a	
-	(Investment) in equity shares of a subolding		(19,21)	(0.10)
	(investment) in measury hills (seet)		An in the second	40.191
	Acquisition of property, plant and equipment and interplain assets		(137.76)	(52,45)
	(Purchase) of fixed deposits, set		(\$5.03)	(47.35)
	Dividend received from a subsidiary		783.03	
	(Pumbase) of motual funde		(1,980.00)	
	Proceeds from sale of mutual funds	in here here here here here here here her	1.960.26	Jacobia and
	Inter-corporate deposite Loan gives to subsidiaries and fellow arbsidiar		(6,318,35)	(18,003.65)
	Inter-corporate deposits/ Loan regald by sobsidiaries and feBrow subsidia	cies.	12,566.37 2,402.06	8,225.68
	Interest received	-	12110111	and the second second second second
2	Net cash flows generated from/ (seed in) investing activities	(13)	8,619,40	19,345.021
0	Cash times from Triancing autivities		TRUMP AL.	
	(Reprivous) of second short-term borrowings		(6,637,03) 9,384,41	(653.24)
	Proceeds from accurat abort term keepwings		206.07	
	Proceeds from anti-condit batminings (act) Proceeds them antioured short-turn barmwings		18,260.19	20,094 [1
	(Repayment) of unsecond short-term horrowings		(26,968.87)	(8,450.01)
	Dividend paid		(961.82)	
	Creschand distribution tax paid		(65.25)	
	Repayment of lease fish fittes		(22.41)	
	Finance costs paid		(1.388.50)	(520.46)
	Net each three (seed in)/ gesterated from firmscing activities	(73)	(8,143,30)	10,558,47
	Not movement in currency translation	(D)	(0.30)	
	Net (decrease)/ increase in cash and cash equivalents	1A+8+C+02	(1,281,59)	2,704,90
	Cash and cash equivalents at the beginning of the year	and the state	3,098.79	193.88
	Cash and main main pirms at the end of the year		1,817,20	7,199,74
	* Dama a partial location of the second day lines select any revenues to Rs i	276 Marilian Asia basi cawatta	line tou-	CALIFORNIA CONTRACTOR









Sterling and Wilson Solar Limited (Groundy k on as Smithing and Wilson Selar Private Luni أقينا

Standalone statement of each flow (Continued) for the year ended 31 March 2020

(Currenty Indian repres to million)

- Nature : 1 The standalors statement of each flow: has been prepared under the indirect method as set end in ladius Ascounter Stanlard 1 (land AS 7% on Theorem of Cash Theor.
- 2 Control account holescen with banks include Rs 0.75 million (31 March 2019; Rs 0.42 million) hold at a firming browth at Philippines which we set fresh results for the Company because of exclusing enteristicant and its instant of Sa 0.37 million (31 March 2019; Rs Nil) at account of permatorial holescen for unclusing dividend.
- 3 Cash comprises such on familiand current accounts. Cash equivalence are short-terms halances (with an original maturity of face mostlin or loss lines the deterior negativities).
- 31 March 2020 11 March 2015 4 Charponents of each and each equivalents Induce with banks - In correct accounts Clargers an band Chill do hand 1,005 51 2,089.29 11.79 4.32 1,017.20 1,196.79

5 Compass in Tabilities artising from Enumering activity, including both missinger asking from easis flows and a

Putular	As at As at a second	Canges constant Is Receivers eletensed of anti- flas	Nor-rock (kongri ett atsanet of acquitities (behalbag Berlige auflange odjartaeror)	daya 10 Marsh 2024
Southern Decisions	11,7es.18	(5,745.33)		4,000,93
Furthelary	APM LANS 3618	in Standalaum	Proversition advergess on annount of map in these (websites; freedows; and proves party	At Next 100
Rentan howing:	60.31	IS ATTRACE	1.94	11,2105.05-

if The above s note 461 ne statement of cash flows includes its 32,03 million (31 March 2019: Ra 13.50 selfiow) towards corparate social responsibility (refer

The stacked scies 1 - 62 are an integral past of these standslore floaterial statements,

For BSR& Ca. LLP Cla w Acces IDI2406W-scours Floris Reporting No. r

As per our report of even date attacked.

For and on bohalf of the Board of Directors of Storling and Wilson Salar Limited og and Wilson Salar Private Londen CINEU749996/EEEE1791/C292281 100 To known as Sh 0 13-9 Sharshed Decayata Failes Mistry Dire Director DUR/0325/2214 CIDA CARDINESS 1000 1237223 Date: U K. Rens Manager Clannat 1576 Chief Fix Members 100 ó many Secretary rahip No: F2808 41035 ibip N Manhei Murthel

Manhai 23 Ans 3090



23 June 2020





Sterling and Wilson Solar Limited (which is no is boring and When Solar Private Linear)

Notes to the standalone financial statements for the year ended 32 March 2020

(Carrenzy: Indian representational)

I Background.

Studieg and Witten Solar Linded (formerly largers or Storing and Wilson Solar Private Linded ("the Company") was incorporated as a Private Linded Company on 9 March 2017 and a The Companies Act, 2013. The Company is a Solar EPC connector with a part bride pretoneer and international operations in Middle East, South Evol Acts, Alicus, Philippines, Thailand, Exerpte, South America, Latin America, Associate and USA.

The Company is unscalation is complete turn-key and facef top relations for Sofar EPC solutions with having experience of executing more than 161 projects. The principal activity of the Company includes import, expect and trading of Solar modules, structures, eventures and related accounties, multimore and measurement of Solar power preserving facilities and other related solutivities.

The Company was incorporated on 9 March 2017 or Review Frongy Provide Limited. The Company was recented as Storling and Wilson Solar Private Limited on 24 April 2018. Further the Company was recented to Storling and Wilson Solar Limited on 25 January 2015. The Company was local on National Stock Evaluance (INSE) and Borthey Stock Endhance (ISSE) in finite on 10 August 2019.

Sterling and Wilton Solar Limited is a subsidiary of Shepsonji Patienji and Company Private Limited, effective from 1 April 2011

- 2 Basis of preparation of the standalone financial automents
- a Sictement of compliance

The accompanying standalone financial entermotes have been prepared in accordance with the accounting principles generally accepted in India, including the indian Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Relax. 2015 and Companies (Indian Accounting Standards) (Ammentiones) Roles, 2016 notified under Soution 135 of the Companies Act, 2013, (the 'Act) and other relevant provisions of the Act

The standards financial extensions were authorized for issue by file lines of Directors of the Company at their moleting held up 23 Jaco 2020

This is the flow set of the Company's standalows. Equated statements is which had AS 116, Leases tax been applied. Charges to significes accounting policies are described is zero 3.7 and the impact of transition to had AS 115 on the standalow flowsold statements is disclosed in anite 30.

8 Fourtheast and presentation corrange

These sample's financial momentum we presented in believ Report (IFR), which is also the Company's functional contemp. All amounts have been reported off to the mercod two desired places in trillion, unless otherwise metrol

a dish of menanement

The standalone incoment statement have been poparal on the bituried case loais except for the billowing - cottain frances/ assess and liabilities (including derivative interaction) that are reasoured at fair value (refer accounting parity reporting financial interaction); and - employee's defined bearth pies as parameterial valuation.

al Over of indimeter and Judgments

The preparation of the standalane fragmain antenness in accordance with Ind AS segurations of judgestance, summers and seguration that affect the application of accounting policies and the reported amounts of assets. Each little, amount and seguration. The actual results may differ from these tailmates.

Estimates and underlying assumptions are reviewed on an angeling back. Revielon as accounting antimeter are recognized prospectively.

Assemptions and astronation incertaintion that have a significant risk of reading in a statestal edjastroers is the year ording 31 March 2021 are at follows:










Stering and Witson Sour Content

Notes to the stambolous limiteixal statements (Continuent) on the sourcested of Starch 2020

tifanning within manager in millions

- 2 Basia of preparation of the atassistent financial statements (Continues)
- a Dive of entherene and Joskparents (Continued).
- the Freelandise of percentage of completion

Disantencessor of concessor order permanage of completion method secondary analysis making estimates, some of which use of a bedrockunitier, concessing, where reference, the percentage of completion, costs to completion, the expected sectors of manifest or advice and forecessing how to completion. Functions of project issues, or well in project clear, or concessing percebually. The effort of changes, of any or estimates to reception in the manifest increase in well in project clears, or concessing percebually. The effort of changes, of any or estimates to reception in the manifest increase in the yearspected in which and changes are determined.

(11) Estimated major from of property, plant and appipenets and introughle source

The Company commutes the costful term of property, abore and comparent and interplate assets based on the period over which the neutro are typeded to be profible for our The estimation of the profit layer of property, plane and comparent and interplate assets is based or collective assessments of ordering penicles, instantial authority evolution tell on the interaction experiment with relating most is based or collective assessments of ordering penicles, and and authority afficient to observe the interaction evolution tell or the interaction tell or deriver that factor with the interaction of the control of the penicles based on the interaction tell or deriver that factor with the interaction of the interaction of the interaction of the penicles of the control of the interaction of

Useful twos of suggists means not based on the brief procedual to Schedule II of the Act, in cases, where the sound lower are different functions that procedule II of the Act, they are based to insort technical evaluation. Account are she multi-value the Company amounts, whether an amount that copression and which component of the multi-file acad may be equivalent. The constraint of the most areas any be equivalent. The constraint of the cost areas to be point of the cost and the point of sole of most of the cost and the point of sole of costs.

(RI) Recovered Mills of Informal Income any cosets

In determining the necessariability of deferred increase too assets, the Company primerily considers charter and expected profiledtily of spylatility operating bourses segments and their ofolicy to unlike any recorded tax mosts. This Company versions in default internal tax takes of every reporting year/particle call, taking any consideration day availability of sufficient current and projected module porting revenues of toodow temporary definitions and two planarity strangers.

En/ Measurment of defined briefit addpatton and other employee benefit addpations

The Company or net relignment in respect of generary branch solverts is estimated by university (by measure of ferror branch that anytighter have aband to ensure the free networks in the connectional price projects, that benefit is described to determine its present value, and the free reliant of any play open in deducted.

Compensated absences which are not expended to occur within twelve results after the and of the yearparted in which the employee resident the related services are seconditioned in a labelly at the prevent value of the other long-term workspress benefits

The proceed volue of the obligance is descended bound on scientific voluences of the balance short does by an forleganders were young the bounded. Use Codd Methods which recognizes such partial of service to giving one to additional unit of exployer herefs surfacement are measures. The obligation is movement at the present value of the action and frame cody from. The discount runs used for domining the present value of the obligation occurs defined barrefs plan, are bound on the market value on Government societies is or the balance share down.

In Provision for studiete incensory

The Correspondences in dominates on average toos on account of developments are a regular have. In determining other provision like shades on though the recorded in the standaline articlement of profit and toos, the Company and an polynomic as we whatter there is any charvestic data value time whether it may index anticlement of profit and toos, the Company and a polynomic as we whatter there is any charvestic data value time whether it may index anticlement of the probability of the product. The provision for obsolutions of investory without an too agoing and part movement of the product.









Stelling and writen what fourful

Notes in the standalone linearcial statements (Continued), for the pair while 10 March 2010

filments Information mentioned

- 2 Ratio of preparation of the standalone financial statements (Continued)
- a the of constant and polynomic (Continued)
- tuli Impelement bours on financial stars

Use Company screams to fractical senses to access segmenters at regular intervals. The Company's stricts tak is presently strictly in the fractical access. In determining which a impairment fortur decard by reportant in the standards structure of profile and links, for Company unlike judgeows as to which a first is any observable data indicating that does us a measurable decrease in the universal decard each flows Accordingly, at allowance for expected or all links in andia where there is an elastified loss struct as condition which, based on prestant experience, is available of a reduction in the economicability of the cosh flows.

(140) Employeened linear on development:

The Company reverse in enzyong value of assessments manual it antimated cost annually, or more focuarily other there is addressed reimpairment. If the recoverable second in free these to carrying means, the impairment has it accounted free.

(vill) Alexandration of four volume

A sumlar of the December's seconding policies and disclosum require the measurement of list values, for both from/of and non-discould mosts and infairties.

The Company has an established normal formation with request to the measurement of the values, which initiates conversing all equilibrius for the measurement of the values, which initiates conversing all equilibrius for the measurement requirement requirement explainty services significant analysis of the measurement. The measurement requirement equilates significant analysis of the measurement of the values of the values of the measurement of the measurement of the values.

The management regulatly reviews agentative anohoremida argons and valuation adjustments. If their party information, and in boolest sports in priving targing, is used to use and the second field values, then the management masses for evidence obtained from the third partiel to register the consistent the three valuations mean the response and we had by hadaling the level in the fair value binarchy or which the values to priving the direct level values with the response are reported to the Company's Board of Directory.

Fair values are sampning light different levels in a fair value hierarchy fazial on the inpace and in the valuation techniques on fellows

 Level 1: general prices (conditated) in active markets for identical states or flabilities
 Level 2: inputs other down ground prices installed in Level 1 than are observable for the asset or liability, either directly (i.e. or prices) or indirectly line derived form prices).

- Level 3: inputs for the asset or fishility that are not tooral on accessivable market data pandam white inputs).

When recovering the fair value of an appet or a lighting, the Company year elements of enables date as for an possible. If the reputs used to missions the fair value of an appet or a lighting thill one different levels of the fair value impacting, then the fair value measurement in assophized is its ordered in the same level of the fair value interactly social levels level input that it significant to the measurement.

The Company recognizes manying between levels of the feb value hierarchy at the end of the reporting year/armid during officit the elevertex occurrent

Therefore in the interview above, the assumptions made at monitoring the values is included in the following notes-» Now 21 – Breastin instruments.

(is) Estimation of provisions and contingencies

Provision are labellites of according anyour or mining marginal where a legal or constructive obligation usins at the behave show date, as a reach of a pair, result. Sober the remaind of the obligation takes the authors and where the authors of events to the obligation of the obligation obligation of the obligation obligation of the obligation of the obligation of the o











Sterring and a solid added a matter

Profess to the standalone financial statements (Continued) by the year united it block 2020

(Conseq: Indian reports to endloce)

- 2 Basis of preparation of the standslone financial statements (Continued)
- d Divisferromme and judgments (Continued)
- (a) Determination of loans term and diseases rate

Ind AS 116 Leases requires leaste to determine the lease term in the non-categolishic period of 5 least adjusted with any option to extend so terminate the least, if the set of such option is reasonably certain. The Company makes passagners on the expected least new on form by least term and thereby uses whether it is reasonably certain that any option to extend or terminate the contract will be more isolated to expected least term, the Company considers factors each to any adjust to extend or terminate the contract will be more isolated to expected terms, the Company considers factors each to any adjust to extend or terminate the contract will be more isolated to expected terms and the extenders factors each to any adjust to extend or terminate the contract will be more sense constrained of factors each to any adjust to extend or terminate the contract will be more sense constrained or terminate to a constrained of factors each to any adjustment terminate terminate the contract will be more sense constrained to the adjustment of the adjustment terminate terminate terminate the contract will be more sense to the terminate of the adjustment terminate terminate terminate terminate terminate on the terminate of the adjustment terminate ter

The discoust rate is generally haused on the measurable becoming rate specific to the least being evaluated or for a perificite of serves with similar obsectments.

3 Significant accounting policies

1.1 Carrierd' ann-current cherdflending

The Schedule III to the Act populars about and inhibition to be classified at either curves as non-current.

douti

An asset is classified as morent when it satisfies any of the following criteria-

(1) 4 is expected to be realised in, or is intended for any or consumption in, the Company's normal operating pycla:

(iii) it is expected to be realized within twelve scendus from the reporting date:

(iii) it is tail an inarriy for the purposes of helps malet; or

(in) it is used or each equivalent unless it is restricted from being exchanged or used to settle a liability for as least twelve markle after the republing data

All order monta are classified sy man-current

Landulinine

A fishility is classified as certain when it unridies any of the following criteria:

(i) it is expected to be settled in the Company's normal operating syster.

(iii) it is then to be partled within toolve manathe from the reporting date;

(iii) it telefd primarily for the purposes of being moded; or

(in) the Company does not have an arcentitional right to dole section ent of the fishibity for atlenar twelve months from the reporting date.

All other liabilities are classified as me-camere.

Operating Crele

All smoots and Sub-Sitis's have been closedfied as correct or non-correct as per the Company's moved operating sycle and other criterion net out above which are in accordance with the Schedule III to the Act.

In respect of the organization, processential and construction services (EPC) argument of the Company, the construction projects usually have long guilation particle and haved on the network of services and the time between the acquisition of assets for projecting and their sedlandom in which and each replecients, the Company has sectoralized in operating cycle as 18 measures for project of center + non-services characteristication of anying and italities. For the other repeations, the operating cycle is userstained as 12 meable for the propose of commustro-served classification of the sector sub-italities.



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A.1.

124

21-

172







Sugjing ond Wilson Solar Edmini-

Notes to the standalone financial structurate of ondewed) Northky peter control of 1 knowls 2020

(Currency Todays reports in million))

- 3 Significant accounting policies (Cantinue)).
- 3.2 Feedin currents
- 10 Foreign corrence mensionalism

- Initial Recognition

all transactions that now not descentioned in the Company's financional converses for furtige, currency meanations. These transactions are trainally meanded in the functional corrency by applying the appropriate daily rate which their supprisednates the second rate of the transaction. Eachange differences arriving on freeign exclusing transactions setting during the year are arroughined in the standardose concernet of profit and lope.

- Measurement of foreign correspy latent at the reporting date

Monitory aroun and indifferent decontracted in foreign communies can mendated into the functional commony of the exchange rate at the importing date. Non-menetary eases and indifferent that are transmodel at the value is a foreign correctly are moulded into the functional correctly at the exchange rate when the fair value with deformation. Non-memory assess and liabilities this are recognized on the architecture correctly at the exchange rate when the fair value with deformation. Non-memory assess and liabilities this are recognized in the architecture core is a fixed present of profile and was, except exchange differences or transmission of the equily investments classified as the standardner statement of profile and was, except exchange differences or or an order to the equily investments classified as the when through DCI (FVOCI) which is recognized in OCI.

10 Foreign operation

The report and habitities of Sanajas operations (branches), are transferred into Will, the functional memory of the Company, at the evaluation rates at the reporting date. The income and expansion of demags operations are translated into INR is the coducing rates at the dates of the transactions or on sverage rate of the average rate approximates the sense rate date of the immediate

Exclosure differences are recognized in OCI and assumated in equity (at eachange differences on translating the financial statements of a dorwiggs operations)

When a firrely coperation is dispared the canadative amount of earlings differences related to that foceign operation recognized in CICI is reclamation to the standalone starming profit and loss so part of the gain in loss so dispared

5.5 Financial Instruments

A financial immunant is any communither gives also to a financial asset of error matry and a financial liability or equity intervenent of another illite

(a) Recognition and initial manimum

Trude received/or and dots according issued are initially ecceptized when they are originated. All other financial access and financial liabilities are initially receptized when the Company becomes a party to the contrastivel provisions of the instrumental A Buarcial eases to Enumied Robility is locally mean and at this value plan, for an item not at this value theoreth profit and lose (EVTPL). transation costs that are directly antibusable to its acquisition or issue

(b) Classification and inderequent mustarement

Flauscial wrets

On initial racognition, a figurable some is classified as unmoved at

errortised cost; FVOCI - delt investorent,

- FVOCI equity investment, or
- -FYTH_

Pressual agains are not reclassified estangant to their failed encognition, except if and in the period the Computy shanges in booleaus model for meneging financial sames.

A Ensemption and in temperature of an encoding doubt if it moons both of the following considered and is not designated on at FVTPL: — the susce is high written a becomes model where objective is to hack susce to collect contractual ends flows, and — the contractual stress of the Descend asset give rise on specified datas to collect descendences wildy payments of principal and interest on the principal account contacteding









Sterling and Wilson Solar Limited man Moning and Chines Solar Parity Landed Stingert b

Notes to the standalone financial statements (Continued) pay the year earlest 31 liburch 2020

(Carnery habes representation)

- Significant accounting policies (Continued) 5
- 3.3 Financial instruments (Continued)

(b) Cimiljustion and satisfyout resourcement (Continued)

Financial areas (Conducted)

- A 661t investment a measured at FVOCI if it meets both of the following conditions and is too designated as at FVTP1. the used is hold within a humane model whose objective is achieved by both collocing contractual and flowe and ediling financial asses: 210

- the contractual terms of the financial aspet give rise on specified dates to each flows that are solely payments of principal and interest refue principal amount constanding.

On initial recognition of an equity investment that is not held for mediag, the Company may irreveably elect to present subsequent changes In the Investment's fair value in OCI (designated as FVOCI - equity investment). This election is made on an investment. by investment MAKE.

All financial assess that classified at measured at amorticeal cost or FVOCE at described above are measured or FVTPL. This includes all derivative financial assets. On initial recognition, the Company may nervously designate a financial user than otherwise meets the requirements to be nervoured at anterniard cost or at FVOCI as at FVTPL, if doing so eliminates or significantly reduces an acculating mitmatch that would otherwise arise.

Financial antety: Rusiness model auristicant

The Company makes an assessment of the objective of the business model in which a financial asset is hold at a perturbo level because this best reflects the way the business is managed and following or is possible to management. The informative considered variables

the stated policies and objectives for the portfolio and the operation of those policies in practice. These incluse whether management's
mmragy factors as saming contentnal interest increase, maintaining a particular interest tare people, mainting the duration of the financial
assets to the duration of any relaxed lishifting or expected cost uniflows or realising cost through the tark of the assets;

How the performance of the performance of the basiness model (and the firmula) messives had within that basiness model) and how those this

and managed; - how managers of the localizes are comparated - c.g. whether compensation is basis on the for value of the assets managed or the contrastical cash flows collected; and - the frequency, volume and expectations shoul failure value in prior periods, the reasons for such takes and expectations shoul failure value of the reasons for such takes and expectations shoul failure value in prior periods, the reasons for such takes and expectations alout failure value in prior periods.

manity

Transfers of financial assess to third parties in transactions that do not qualify for descengation are not considered unles for this perpase. consistent with the Company's continuing recognition of the access

Financial source that are held for trading or net managed and whole performance is evaluated on a firly value basis are mensored at FVTPL.

Financiel assets: Assessment whether contractual wish flows are solely payments of principal and barrow

For the purposes of this encoursent, "principal" is defined as the fair value of the francial ages on initial recognition. "Interval" is defined as consideration for the time value of money and for the could risk associated with the principal account constanding during a particular period, of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), so well as a profit transfer.

In assessing whether the constructual auto flowe are solely payments of principal and internet, the Company considers the contractual items of the instrument, This includes assessing valuether the Transial asset construction forms that could change the timing or amount of contractual term that could change the timing or amount of contractual term that and change the amount or uning of cash flows: - contingent events that would change the amount or uning of cash flows: - contingent events that would change the amount or uning of cash flows: - term that may adjust the contractual ecoper rate, training services retents the terms of the terms of - prophysical and extension flowness; and - terms that lusit the Company's claim to cash flows from specified another (e.g. non-measure features).









Sterling and Webs of Scott Landed

Notes to the standalane formedal statements (Continued) for the true on of 71 Januar 2020

(Carerey Indas rapair in million)

- 3 Significant accounting policies (Continued)
- 1.1 Financial increasing (Conduced)
- (b) Canagonation and an Escoversi mean at contract (Continued)

Protocold assets: Assessment whether contracted with flows are solidy provided of principal and laterna (Continends

A propayment feature is measured with the solely payments of procept and sourcest entances it the propayment amount substantially represents tripted encours of principal and intervent on the principal and sourcest entances it the propayment amount substantially comprehension for only termination of the contract. Additionally, So a financial amount supplied at a significant discusses the weather sole contracted for only termination of the contract. Additionally, So a financial amount supplied at a significant discusses the contractual part encounts contracted for only termination of the contract, Additionally, So a financial amount supplied at a significant discusses the contractual part encounts plus assumed for announces the percent or opprovement for account that substantially represented the contractual part encounts plus assumed that reports contractant intervent (which may also include research additional termination for any accounts) is treated as contracted with the contention of the propayment fortune is insignificant at the of the propagation.

Fluenciel acette: Telesquart materationer and grown and inver-

(i) Please is even at PTTPL:

These assess are subsequently measured at fair value. Net gains and losss, including any instruct or divident income, are to uprized in the standalose statement of prefit and loss

(iii) Etmanoial assets at amosthest cent:

These storts are unbacqueetly measured at americand cost using the effective minimum method. The unserved out is reduced by impairment langer, lataran measure, foreign moderup pairs and losses and repetitions are receptised in the starslabure materiand of profit and fear. Any grin or true or detrooppiltion is receptised in the stardalosis examines of profit and loss.

(63) Dehr investments at FPOCI:

These anotes are uninequently measured at fair value, interest income ander the ultrative incomet method, foreign exchange gains and income and impairment are receptiond in the standalase extension of profit and lass, Other net gains and leases we availabled in OC1. On thorough litest gains and losses around hard in OC1 are inclusived to the standalase standard organized of gradit and loss.

(iii) Equily increasing of PPOCE

These masters are address early reconnected at this vertue. Dividuals are recognized in increases in the standardner statement of profile and loss unlike the devidend clearly represents a recognized in OCI and me net realized field of the standardner statement. Other net galles and leases are recognized in OCI and me net realized field of the standardner statement of profile and loss.

Financial lightlitte: Constitution, subsequent measurement and gains and lasses

Francial ketalities are clearified as measured at associated cost or EVTPL. A francial ketality is clearified as a FVTPL if it is obtained at another another initial models of the standard of the standard of the standard state of the state of the standard state of the sta











Starling and Wiscan Solar Limited

Notes to the standard streng financial statements (Continued) for the year ended 11 (dorch 252)

(Correctly Indeet rapped in authorit

- 3 Significant accounting policies (Continued)
- 3.3. Planatist Humanium (Continued)
- ta) Perseguiding

Fillandid etveti

The Company discouplings a firminal ages when the exertantial rights to the each flows flow flows the Flowerial easist express or strategies the rights to measure the contracted cash flows in a transaction in which substratially all of the trake and reasons of overership of the financial agest we transform the trake and transaction in which the Company refere measures are remain administrative and the risks and reasons of overership of the financial agest we transform the trake and transaction of the financial agest when the company refere measures are remain administrative and the risks and research of the financial agest we transform the transaction of the financial agest of the financial agest are transformed on the financial agest.

If the Company source into transactions, whereby it transfers ensets recognized on its balance sheat, but transmitthen all us solvinerially all of the risks and covards of the transferred assets, the transferred assets are not development.

Ploencist list-litter

The Company developments a financial liability when its communit obligations are discharged or earnefied, or aspire. The Company des deterriptions a financial liability when its terms are precisived and the cash flows and/r the modified terms are substantially different. In determin, a new financial liability based on the modified terms to recognized at fair value. The difference between the surging amount of the financial liability extrapoided and the new financial liability with modified terms as recognized in the standards statement of profit and lose

(4) Ultrative

Emmonal much and financial hisblights are office, and the an amount presented in the balance shart when, and only when, the Company correctly, has a legally indimovable signs to set off the amounts and it intends which is settle there on a net hasts or to realize the anit and performs the Hability weathermality.

(a) Derivetive firmschol businessen and hodge accounting

The Groupsey holds derivative financial intermeters to hedge its foreign currency risk exponents. Embedded derivatives we repeated from the loar convex and accounted for separately if the heat contrast is not a flowedel and certain culture are not.

Derivatives are initially compared at the value. Subparation to initial occupability, derivatives are measured at tax value, and charges therein are generally recognized in the standalous statement of profit and loss.

The Company designment cartain derivatives as leading, terrorowate to herge variability in cash flows accordered with highly probable forester reasonations arising from changes in family exchange rates.

As inception of designated hedging relationships, the Company documents the risk transgement objective and southy for undersking the terility. The Contracty data documents the economic relationship between the hedged users and the lockging retransment, including whether the charges in such flavor of the hedged item and hedging instrument are expected to offlate each other.

Cash fiew hedges

When a destinitive is designeded as a soft flow bedging more sent, the effective portion of changes in the fair value of the destantive in recognized in OCI and accumulated in the other equity under officerive portion of cash flow hadged. The effective generics of the destantive destan











Ale brown or dear a day Lourieu

Notes in the sinulatione financial statements (Confinant) for the year ender 31 hlarch 3030.

(Corvers : lains rapets armitical)

- 3 Significant accounting pulletes (Continued)
- 2.3 Powerelal Autoimmute (Compared)

(c) Devictive fluencial incommutes and budge nucleasing (Continued)

First flux ledger (Fingeneal)

When the bedgest however transaction indespressly senits in the recognition of a non-transitivitien such as reventing, the account incommuted in other optity is included directly in the initial cost of the non-francial optic when it is recognized. For all other hedgest for each constantions, the industrialized in other equity is reclassifient in the sample of particle internets of peaks and lose in the same period or periods deveg which the hedged separated firster cash flows affect prefix at loss.

If a large on longer meets the ensure for hodge accounting or the berging increases in cold, expires, is accounted or is extracted, our hedge accounted, is discontinued prospectively. When hedge accounting for start flaw bedget is decounted, the ensure that me hear accoundated in other equity maxim there work, for a hedge of a timescenter resulting in recognition of a mon-financial root, it is included in the non-financial transit cont on its inside propagation or for other cosh that hedges, it is exclusively in the standard root equity maximum of a included in the non-financial transit cont on its inside propagation or for other cosh that hedges, it is exclusively in the standard root equity of a start of profile and then are petited w periods an the hedged expected fature cosh flows affect profile or time.

If the beigged forms cards flower sum an longer expansed to sector, then the amounts that have lawn sectorsological in other repairs are interestantly reclausional to the standards expansion of profit and loss

24 Fair Mable

The Gotspery subserve instructed instruments at fair raiter is accordance with the accounting patients mentioned above. Fair value is the price that would be received as self an user or paid to transfer a liability in an orderly transaction between market participants at the measurement dire. The fair value measurement is liability taken of the the transaction on web the used or transfer the liability taken place wither.

(i) in the principal market far the reset or finishing or

(ii) is the absence of a principal market, in the most advantageous market for the agent or hebdity.

All steam and fait/lities for which fair velue is measured or disclosed in the standalose financial structures are untegrained within the fair value hierarchy that untegraines into three locals, or denotion on follows, the inpute to valuation techniques used to measure velue. The fair value literarchy gives the highest priority to quoted priors in active markets for identical sources or liabilities (Level 1 expets) and the locast priority to exclusive value: (level 3 logars).

Lanal 1 - quoted (used/used) market prices to active markets for identical assets or indultion

Lawel 2% inputs other than quasted pulses included within Level 1 that we ubservable far that some or liability, either directly or indirectly.

Lovel 3 : lopute that are untibue vable for the asset or lishibly

For means and liabilities that are recognized in the standalone feature of statements at fair value we a necessing back, the Complety determined whether transfers have occurred between levels in the bittle chy by structured entry interaction at the and of such repeating points.

3.3 Property, plant and opsignment

Receiptition and measurement

The cost of an involution of property, plast and equipment in wangarised as an asset if, and only if, it is provide that furner converses barable conversion with the energy will there to the Complexy and the cost of the turns can be measured reliably and in measured at test. Subsequent in compation, all many of property, plant and equipment (every) for freshold task? and stated at most feat commulated deponention and economicated any atmost to see











starting and Wilson, solar Lonney)

Notes to the standalone figurecial statements (Contained) for the scort order 31 black 2020

(Cierraice: lasties repose or initial)

- 3 Nignificant accounting polities (Continued)
- 1.1 Property, plain and squipment (Continued)
 - Recognition and measurement (Constant)

If the cost of an individual part of property, plant and equipment is significant relation to the total cost of the item, the individual part is accurated for and depreciated separately.

The cost of property, plant and equipment comprises its partness price plan any costs diversity attributable to bringing the mast to the location and condition measures of it to be capable of oparating in the master transfed by management and the initial estimate of decompriseding, restantion and airclar liabilities, if any. Subarquent expenditure is capitalized only if it is probable that the future non-name benefits associated with the capacitizer will flow to the Company.

When both as quice parts, cand-by equiptients and surviving the mainty his definition of property, plant and equipteers are constrained at cost and deprecised over the useful life. Cost of repairs and matrixiances are recognized in the stabilized estatement of profil and two as and when incorrect

Copital nurfl in program and Copilal advances:

Anoth while construction includes the unit of property, plant and equipment that are not ready to use in the balance short date. Advances gold to astrone property, plant and equipment below the balance short date are disclosed under other entreprese assets. Assets under meeting limit are not depreciated as these searce are not per probable for use

Deprecietizo

Depreciation on property, plant and equipment has been provided using the straight line method in the reasport and at the term presented by Schoolde II of the Ast, except the orman trends of plant and mechanicy (such as welding trachine, shifting mechanic ports about the whole schoolde II of the Ast, except the orman trends of plant and mechanicy (such as welding trachine, shifting mechanic ports about the whole school life has been estimated to be the yeard) wherein depreciation is provided based on the extracted world? Uses of the plant and mechanicy so acquired, determined by the Company's management based on the technical evaluation control out by the projects must Depreciation on additions (disposing) is provided on a provided lesis in from heppo) the date or which east to ready for use (disposed of). The method interface and, as net can in the following table, are lower than or as shows apecified in Schoolse II of the Arr as more :

Ainti	falle in out, of prove Redemple II sortial
Floor and sque presses	Example Division (1996)
Execution: and Exercise	3 promite Hilysteri 10 pa
Vetatus	Francis 10 smith Synamics 10 se
Competer hardene	1 years and yours A years of a

states acquired under function hences are depreciated over the shorter of the isase term and shelt world lives unless to be reasonably excramine the the Company will obtain contenting by the end of the loade term.

Lease hold improvements are amortized over the primary lasse period or the world life of the assess, whichever is lower.

Depreciation method, stellal liven and worked values are reversed at each fateroost year-and and adjusted if appropriate.

Asonts country 1NR 5,040 or loss are fully depreciant in the year-period of parahase.











Steriot 2 and Witness point Londteal

Notes to the standabore financial statements (Continentlyfor the year under 31 March 2020

(Cattends' Maline reserves on without)

3 Significant accounting policies (Continued)

3.6 Other tohnychie anarri

intergrate assets comprise primiting of comprise activity of activity memprise systems, intergrite assets are orbitly recorded as cust and solverpress to occupation, wriengible most and and an activity of control are stated at cust and an activity of control are stated at cust and

Americative

Other immegable names our arcumonal year to expected itensity period of one to five years using straight time mediant

The americantice period and the association resided for an imageNe access with finite anefal life is reversed in the end of each financial period from provide administry, and changes in accounted for an a change is an accounting antimate.

Betweenides

An test of integrible and in detering such upon disposed or when no fittine eccessful basefits are expended from in use at disposed. Any printer loss or deteringuistics of an item of integrible occurs is recovered as the difference between the net disposed proceeds and the entrying timetant of the item and in recordinate in the standalane annerment of prefit and loss in the your the asset is decomposited.

3.7 Lener

Policy applicable Lepure April 42, 2919

Betavoiving whether set aroungs mit enables a litera

All interaction of an amargament, is is drammined originer the accomponent to or contains a lense. At incerption or on reasonment of the entropertors that contains a lense, the payments and other consideration required by such an amargament we equivaled non-those the the lense and fense for rates elements on the notic of their relative lar values. If it is concluded for a finance lense hour is or expanded for a separate the payments related, then an onset are a labelity we compared at an amount equal to the flar value of the indeptying actain. The labelity is reduced to payments are made and as labelity we compared at an amount equal to the flar value of the indeptying actain the labelity is reduced to payments are made and as laplies of thrave case on the labelity is recognized using the increase and her two against

Amore hold randor lea

Lasses of property, plast and approach the project to the Company substantially all the risks and rewards of contentiap on classified an fourier losses. The leaned assets are respond unliably at an amount equal to the losser of their fair value and the preven value of the minimum losse payment. Subsequent is initial unogailien, the much are decounted for is accordance with the accounting policy applicable. th similar owned merts.

Assess held under losses that do not namelie to the Company substantially all the rules and rewards of preserving (i.e. operating leases) (as not recognised is the Coorpany's Balance Sheet-

Losse poments

Presents made under eccenting lemms are generally receptions in the Stanlahore statement of profit and how on a straight loss basis over the terms of the lease unlear ands payments are unscened to increme in line with expected general inflation to compensate fits the feature's executed inflationary unoi increment. Least incremives received are receptized as an integral part of the total least expense ever the term of the term. the least

Minimum must population made under finance bases are appendiated herviters the factors charge and the reductors of the population, the factors sharps is also not work your driving the lease term to us to protein a constant periodic rate of interview to the converse phases of the later(s).

Policy applicable after April 01, 2019

At the reception of a contract, the Company beamore whether a contract is or complete, a lease. A contract is, or contains a linear if the contract courses the signt to contract the size of an identifiant basis for a period of time in exchange of consideration. To senses whether a contract courses the signt to control the cas of an asset the Company assesses whether.

In research invalves the use of an elempted asset – this may be specified explicitly or implicitly, and eleval to physically distinct to search edistantially all of the capebility of a physical distance search of the supplier has a substantisty substitutive right, then the asset is not - The stream into identified;

- The Company has the right to obtain substantially all sales assessed a localitie fram our of the asset throughout the period of tasts and

The Company has the tight to down the use of div ower. The Company has douright what it has the decision-reaking rights that no most deport to thereing have and for what purpose the start is need.

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Notes to the standalone financial statements (Continued) for the year under 27 intern 2020

(Carrienzy) Lodins (Valers on arithmet)

- 3 Significant accounting policies (Continues)
- Revelución (Continued)

to a listo.

RhyAT of Michigan

The Company recognizes is right-of-use unant and a basic halofity at the inner conservations date. At the company-momentum date, a lenses shall measure the right-of-use easer at non-which many loss initial measurement of the losse liability, any lass physicant made as or hefere the construction date, less any less investives received, any initial direct costs incomed by the losses, and as oriented to be incomed by the losses in dimension of the losse in dimension of the losses of the losses of the losses in dimensions at post restoring the underlying atom to the second date.

Louise Baddhy

At the communication that, a larger shall manners the large habits, at the present value of the large payments that are not point at that date. The large payments that he discounted using the interact one highlight in the base. If that pars was be readily determined. If this rate cannot be readily determined, the larger that pars the cannot be readily determined. If this rate cannot be readily determined, the larger that one the bases's transmutated borrowing rate.

Shore-error leave and leaves of low-rates assess

The Company has elected not to recognize right-of-use secto and leave habilities for shuft term leaves that have a leave term of link dues 12 incentive or leave and leave a leave term of link dues 12 incentive or leave and leaves and leave term of link dues 12 incentive or an anywork and leave term of link dues 12 incentive or an anywork and a straight-line basis over the leave term.

The election for characterin leates shall be made by close of underlying some to which the right of use relates. A close of underlying some is a sampling of underlying atoms of a smaller nature and use in Company's specifican. The election for leases for which the underlying easer is of inversion terms of an a impact-by-lease basis.

Changer in measuring policies and Transition note

On 30 March 2015, the Ministry of Carporate Attace ("NICA") through the Companies (Indian Accounting Standards) Assessment Roles, 2010 and the Companies (Indian Accounting Standards) Second Assessments Roles, has confiled the AS-E16 Lanua which optices the existing tence standard, led AS-E7 issues and other interpretations.

Inf A5 116 are on the principles for the recognition, remainstration and disclosure of lesses for both lasses and lesses. It involuers a single, te-belance short lesse accounting model for lasses.

Effective from 1 April 2019 ("the date of transition"), the Company applied Ind AS 115 using the studified reconnective appended, under shift the cight offerse asset is equale to have liability on 1 April 2019. Accordingly, the comparative teformation is not restricted - i.e. it is presented, as previously reported, under had AS 17. Additionally, the displacement experiments in Ind AS 116 have not generally been applied to comparative information.

Un transition to out AS 116, the Company elected to apply the juncticel expedient to grandfisher the receptore of which transactions are lemma. The Company applied hal AS 116 was products that were pervisedy identified at seven under hal AS 17. Therefore, the definition of a losse under hal AS 116 was applied only to contrain sourced into or changed on or after 1.5pci 2019.

Accordingly, a right-of-use error of Rs 35.51 million and inner high-life of Rs 33.51 million has been encryption. The considerve effect of membrane to tree AS 110 on related membrane life, the weighted swering technological periodic size of 11% has been applied to hear lightly in receptual in the failures these of the date of table application.











Sterling and Worcon Solao Limited. ni) data al Midnah th

Notes to the standalone (inancia) statements (Continued) far the year unded 31 March 2020

(Company: dadian report in million)

- 3 Significant accounting policies (Countineed)
- 1.8 Investigies

Murrial at cantral mores contextum madules, were, subles, components, stores and source. Store in trade component of lassi orquined for Solar EPC projects.

investories are valued at lower of cont at set and added value; can is controlmed on the intering weighted average tracked basis. Not revisely to value to the settingential setting price in the actionary count of insidents, loss estimated costs of completion and advertised costs

3.9 Impetrment

Impairment of non-circlestive formulal sectors

A financial asset is assessed at each reporting data to determine whether there is adjustive evidence that is implied. A feasual asset is impaired if objective evidence indicates that a line overs law account after the listic recognition of the asset, and that the loss avent had a regarilys offect on the estimated datase task flows of that asset that can be estimated reliably:

The Company upplies expected or offs lowers (ECL) marked for measurement and recognition of loss allowerse on the following: (i) Trade reconveller, have receivables and normic exect; and (ii) Pleaseld easets measured at amortised used (other then trade reconveller, lease reconveller and constant sector).

In ware of mode receivables, losse sectivation and contrast many, the Company follows a simplified approach wherein an amount equal to lifetime ECL is measured and recognition and contrast many, the Company follows a simplified approach wherein an amount equal to equal to the 12 month, ECL, unless them has faste a significant increase in could risk from initial secongaines in which case these are recovered at Effective of ECL.

ECL is the difference between all contractual oach flows that are due to the Company in accordance with the contract and all flat such flows that the entry expects to receive (i.e. all each shortfalls), discussed at the original affective internations. Lifetime ECL are the sequence for a second international parts in a patholic defaults events over the sequence life of a financial eace. If much ECL are n portion of the lifetime ECL which encode from default events that we possible within 12 members from the reporting date.











sterning and is door Solar Lamited real if these sources (Proceeding one

Notes to the standalong findness statements (Continued) for my same a rates .- ! ! # each 2020!

R'ministry dealers reports of selling ;

- 3 Significant accounting policies (Continued)
- 2.9 Amparizments (Constitution)

Impairment of new derivative financeal mores, (Condinaes)

EC), the measured in a manner that they reflect an leased and workshilly weighted assesses dominant by a range of excitants, taking ante account the time value of money and when reducingly information workshills as a work of part events, taking and forestate of fature contontal conditions

The ansatz of expected credit tensors for research that is required to adjust the idea allowance at the reporting date to the account that in required to be recognised in recognized as an impairment gain or lots in the standalone statement of profit and line.

Industrients of next-flowencies anses

Non-francis overs other than investment deferred tay except and non-correct special closelled as hald for site are reviewed of each Barance Street data to determine whether there is any influences of requirement. If any such addressive coasts, or what taxatal impermeter testing for an also is required, the Corporation estimates the eccer's reseventials amount. The recoverable amount is determined for an order testing for Generating Unit's (COU) for value less costs of disposal and its rates to sole. Henceverable amount is determined for an individual axiet, mines the start data not generate cash inflows the are lengthy independent of these their advect about an groups of amount.

when the carrying around of an asset or CGU exceeds its socializable ontwart, its asset is considered appointed and in written down to its increation area

1.18 Employer bought

Num-tern couplager birafits

Displayer mappinger basely obligations are measured on an underested basis and are expanded in the materi ervice is provided. A lighting is varighted for the animare expected to be read e.g., under therefore work bases, if the Company has a present legal or ensemptive abligation to pay this animati as a reach of past stavice provided by the amplayer, and the animater of ubligation can be estimated reliably.

Pioz-onplorment henefit

10 Defined severitudes plans

A defined totatrikering play is a plan for the post amployments benefit of an employee under which the Company pays fixed periods receivingions like Provident Paul and Employee State Insurance Compositions in accordance with Indian regulations. The Company has no further legal to constitutive obligation to pay once contributions are rande. Originators for consolidations to dational contribution plans are received as no employee benefit expense in the standalone are rande. Originators for consolidations to dational contribution plans are received by employees. In respect of foreign towards, the Company's contribution towards defined contribution towards plan is accrued in compliance with the datasetic lows of the country in which the anticelakore foreign towards oproves.

60 Balant briefs also

The Campany's graticly banefit activities is a defined transfer plan. The Company's not ubligation is suspect of the graticly banefit scheme is calculated by estimating the survey of Source Source Source have convol to summ Soc their service in the current and prior porteds, the benefit is discussed to determine to person when.

The present value of the religinities each definid sense?) plus is thermitian inner an actuarial calabrase in an orderer list method, which receive such period of arritics at pring the to additional start of employee barefit antiferment and measures each and separately to baild up the final obligation. The obligation is necessary taking of the present value of the obligation is necessary defined benefit of the obligation is necessary and and separately to baild up the final obligation. The obligation is necessary induce of the calibration of the present value of the obligation under defined benefit plus, we based on the present value of the obligation under defined benefit plus, we based on the topology plus of the based on the obligation of the obligation under defined benefit plus, we based on the obligation of the obligation under defined benefit plus, we based on the obligation of the obligation











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Notes to the standalone financeal statements (L'amineed) in the part and 11 should 2020

Winners Softer reports to millions

- 3 Significant accounting polities (Continued)
- 1.10 Employee Venetile (Continued)
- Past employment brought (Classificade)
- (iii) Defined havefit plans (Continued)

All remembers pairs and houses moving from defined brandle plants are recognised to the standalore statements of other computationals income in the year-period is which they occur and not reclamatical to the standalore statement of profit, and late in the statements period. The Company determines the port knows expected (because) on the net defined baseful liability (seed) for the practicely by applying the discours not used to measure the defined baseful utilization of the baseful liability (seed) for the practicely and late in the statement of profit. (ased), while into account my changes in the net defined baseful liability (seed) during the year/parted to the standalore statement of profit partners. Not interest expense and other expenses relevant to defined baseful plant are recognized in the standalore statement of profit and loss.

When the benefits of a plan we changed or when a plan is controlled, the modifying charge in henefit that volutes in past environ or the gent we lead an exclusion of a softward unrealisted on the analysis of profit and loss. The Company receptions going and basis or the settlement of profit and loss.

Other long-term employee benefits

The Gengary's net obligation in respect of long-term coupleyment behavior, other than graterity, is the monoit of future benefit due, imployees have sound in others for their service in the current and prior potential. The collegation is collected at the believe sheet due or the basis of an amount value of any relaxed or well is defined. Revenuencedrist grice or losses are roomploted in the standards strategies internet of particular and has of any relaxed or which they note:

Componished absences which are not expected to seem within twelve mention after the and of the year-particle in which the employee modes: the effect services are mergenized on a liability at the present value of the defined herefit obligation at the following their tasks. The discourte rates used for downearing the present value of the obligation under long term campleyment benefits, are based on the market yields on Government severifies as at the balance along date.

Equity settled share based payments

Employees of the Company receive remains when is the from of share-based payments, whatday coupleyees mader survace or causidiration he equity instruments. The cost of equity-teched transactions is discrimined by the fait value at the dete when the grant is made using an appropriate valuation model.

The) cent is recognized, superforwith a corresponding intrasts is share-based paysated reserves in signify, over the period is which the performance and/or served conditions are fulfilled. The canadative express second set exploy-ported transactions is each reporting data util the vesting data reflects the enters to which the newing period has capital and the Univer's bear estimate of the number of equity subtraneous that well elimitately was.

When the terms of an equity-outled award are modified, the minimum oppose receptized is the expense had the terms had not been modified, of the original terms of the award are not. An additional express is recognized for any modification mid-increases the total fair value of the three-based payment transaction, or is otherwise beneficial to the modification fair any modification mid-increases the total fair value of the three-based payment transaction, or is otherwise beneficial to the modification fair and increases the total fair value of the three-based payment transaction, or is otherwise beneficial to the modification of the date of modification. Where set avant is exceeded by the entity or by the constraints, any remaining channel of the fair value of the award is expressed transactionly through the Standations statement of geoffs and lone. The dilutive efficit of maximaling options is anditured at redistrical share-duation in the computation of diluted earnings per share.











Sterling and Wijson Solar Lamiteo

Notes to the standaloar financial statements (Continued) for the sour maked 21 March 2020.

(Currency: Initian organizate relian)

3 Significant accounting policies (Countinned)

3.11 Productor and Contingenciar

A provision to usuappointed if, as a result of a just were, the Company has a present legal to barraneous colligation that are be estimated reliably, and a to provide that ar sufflaw of removes benefits will be required to scale the infigurate Provisions are determined by discreting, for expected force code flaws (operativity the lens and not of the expenditure required to scale the present obligation at the barrene fiber date) in a postance to this other to consider another of the time value of mercy and the risk present obligation of the interval in present obligation of the interval of the interv

A disclame for a consingent fability is made when there is a possible addigenent or a present obligation that may, has probably will not require an outflow of presences methodying economic benefits or the amount of sixth obligation cannot be measured reliably. When there is a primitile obligation or a powert abligation in magnet of which likelihood of outflow of senarces and adaptive economic benefits in remote, no provides an disclosure is made.

A contrigent user in directored where us indice of economic boundin is prototic.

chevrone constructs

A containt is considered to be weather when the expected receivers broutline to be derived by the Company from the contrast are invest than the analysistable cost of encoding its obligations useful the contrast. The provides for an Oversen scalare is measured as the prevent value of the lower of the represend cost of resultanting the contrast and the expected are our of contrasting with the domast. Before each a previous for useful of the company recognism any impairment loac on the assets especial at with this contrast.

A.L. Remands recognition

The Company has adopted and AS 115, Hermann than Converte with Contentum, with effect from 1 April 2018. The Company has apprend the following attractioning pulley for revenue recognition:

Revenue from contracts with concorners:

The Concerns exequities revenue from antionin with consistent bastel on a fire trip madel as set out in field All 112 Step 1. Identify the contract(x) with a customer. A contract is defined on so agreement interaction term parties that creates enforcewhile tights and obligations and was out the others. For every customer that must be not.

Step 2: Mustify the performance obligations in the contract: A performance obligation in a permitter is a matrixet with a contenter to manuface, good or service to the customer.

Map 3. Optimizing the transposer prior. This transaction prior is the meaner of consideration as which the Company experim to be enriched in machings for transferring promised goods or similarly to a subcomer, exclusing amounts collected on behalf of the diparties.

Step 4. Allocator the immediate prior to the performance obligation to the numbers: Fax a constant that has more than our performance obligation, the Company will allocate the transaction press to each performance obligation in an amount that depicts the sensers of consideration to which the Company expects to the sentence for much to graduate to the sentence of consideration to which the Company expects to the sentence of consideration processes with performance obligation.

Step 5. Recognize resonance of an and the entity anishin a performance of lightion.

The Company satisfies a performance obligation and monghings returns a ver time, if use of the following orders in mar-

The maintener simultaneously implicits and constances the lasses'is privated by the Company's performance as the Company performs, or
 The Company's performance entrances or asset that the stationer contacts as the ment is created or enhanced; or
 The Company's performance does not ensure on anot with an alternative use to the Company will be entry has an order weble eight to payment for performance completed to date.











Sterling and Wilson Solm Logitud Sale and Holes

Notes to the standalone finducial statements (Continued). for the year ended 31 March 2020

(Clarencer, Indian supera in outla

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- 3 Significant accounting policies (Continued)
- 3.12 Revenue recognition (Continuent)

Bayessie from contracts with customers: (Castinga)

Revenue is measured as the fair value of the consideration received or receivable, taking into occurs contractable defined to and evaluating terms and duty. The Company macross its revenue arrangements against specific criteria to determine if it is acting as priorigial or agent. The Company, has concluded that is in acting as a principal in all of its revenue arrangements.

Researce from works contracts

Revenue from works occurries, where the ourcoses can be estimated reliably, is recognized tasks the percentage of completion rection by reference to the stage of completion of the contrast activity. The stage of completion is measured by calculating the proportion that com-monitor to dent but to the estimated trull costs of a contrast. Deformination of revenues under the percentage of completion mached reconnectly involves making estimates by the management.

When the Company satisfies a performance obligation by detivering the promand goods or services a creater a sectract and based on the answer of consideration to be named by the performance. Where the answer of consideration received from a constant much based on the of ownany recognized this gives rise to a constant tability. Any vertifies in contrast work, obtain, incentive payments are included in the transcenter price of a tability probable that a significant reversal of reverses will not occur once much tability. Consideration is adjusted for the time value of transpir of teaction because the transfer of goods or services and the received of payment uncode finally writeling and there is a significant flowering benefit either to the outcome on the Company.

Revenue from sale of goods

The Company recognizes revenue from sale of goods once the customer takes potentiate of the goods. Because responses the involve value of goods provided to third parties not of discountview initials accervate added there. Grants and Services Tex.

Operation and maintenance lacone

The Company recognises revenue their Operations and Memorante survices using the time-slepted entrance of pergress Le investmentant on a straight line basis

Contract assess

Contrast anere are recognized when there is extrem of research worked over billings an contrasts. Contrast meets are closeffied to orderland receivables (only act of involving a pending) when there is unconditional right to menice such as the paragraph of time is required, as per scenario turns.

Contract Inhibites

Contrast Liabilities on recognised whan drop to follow is excessed revenue and adverse recover from contenants

3.13 Export incontinua

Expert solutions matrixable are accrued for other the right to receive the credit is established and there is no significant uncertainty reporting for alimente collection of expert proceeds. The expert incentives are disclosed as other incluse is the standalous foundation











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Notes to the standalone financial stataments (Continuoui). Bitstle year cound it i know 2000

"A arrency limited superior is wellings

- 3 Significant accounting publics (Community)
- 1.14 Recognition of divident income, interest income or aspense

Dividend income incompany of an internatione materials of praity and loss as the date considerable Company's right in material payment in established.

interest known or sequence is congristed using the effective starcol method

The 'effortion sciences sam' is the rate they exactly discussive occurated finites each payments we receipts drough the expected life of the

figure(ef instrument) - the group company instant of the financial asset; or - the anisoticed cost of the financial fighting

In calculating interest increase and expense, the orthorize interest rate is applied to the group earlying annual of the stort (orien the root is not crudd-inspirite) or to the expension of the labelity. However, for financial assets that lines become credit-inspirited subsequent to initial stangentum, subsects increase to calculated by applying the affective interest rate to the annotabell out of the filterstiel root. If the esset is to langer credit-togained, that the calculation of metear increase sectors to be group been.

5.15 Income bar

Instance is a comprise curver and deferred tax. It is receptised in the stands'one statement of profit and tess except to the eccent that it refers to a human containation or to an term randomized directly in matty or is other comprehensive income.

On 36th March 2019, MCA has issued encodered regarding the booms ins. Uncertainty over leavest Tex Texamono, The soliditation clarifies the recognition and encoderent requirements when there is tracentarily over leavest tex treatments, in messing the tracentary, one unity shell consider whether its probable that a tracent sufficient will accept the uncertainty as treatments, in messing the tracentarity, are uncertainty as a second activity. In the solid term of the ansatz and an accept the uncertainty are treatment, there are no exploring uncertainties over for ansatz exploring periods beginning on or after April 1, 7019. As particle Company's assessments, there are no exploring uncertainties over means the wait term.

Currentau

Content tax comprises the expected one payoffic or environible on the basebic income or inter for the year and any adjustment to the tax payoffic or receivable in respect of province years. The environment of current no ordered her less assistance of the tax areas and payoffic the payoffic tax basebic environment to be paid or received after considering the uncontainty. If any, saling to rememb taxes is in measural using applicable tax races tard tax layes) emoted or administly encoded by the reporting data.

Control fas anow and varient two Sublities are offers only if there is a legally enforceable right to set off the scoresized annuarie, and it is introded to make the answ end with the fulfility on a not body or structure only.

Minimum Alternative Two ("MAT")

Ministran (Alexandrer Tax ("MAT") under the previous of the Teconectist Act, 1961 is tocopolical as extrem into a the standardse statement of profil and loss. The englit available index the Act is impost of MAT public recognited as a definited occurs of when and in the science of profil and loss the medit available index the Act is impost of MAT public recognited as a definited occurs of when and in the science for the bit occurs imposed that the Company will pay named interest the during the period for which ine MAT credit can be carried forward for two off-against the minimal tax fieldshy. MAT credit exception as an defined tax posed in systemic at each informe direct date and written down to the extent the effected convincing availables to longer crists.

Deferred ter

Defended tay is receptived in respect of temporary differences however the carrying unseen of assist and induition for threaded reporting property and the carrying orders are defended and for taxative purpose. Didored has a sing samprived in respect of corrient forward tay losses properson and the re-and tax costles.

Deferred tax is not protocoed for:

Deferred the is not necessive for: temporary differences arising on the initial recognition of nateria or indefities in a transaction dul is not a basiness confectulor and that elicite recovering or foodble parts or intensis the fine of the transaction; - temporary differences triated is investments in subiriliaries, according and joint arrangements to the extent due to Company is able as temporary differences triated is investments in subiriliaries, according and joint arrangements to the extent due to Company is able as temporary differences at the anagement of the transportence and it is probable that they will not seems to the basecable failure, and - models temperary differences at thing on the initial encognition of goodbell.











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Notes to the standarate financial statiments (Continued) to the surveyor of hamon 20.00

distant inferences estations

- Ś. Significant accounting policies (Continued)
- 175 FOOMER

Referches

Undered tax ensists any encognized to the entert shall it is probable that intere trends positive will be sensible against which they are be used. The entirenes of structure does been in attemp originate that future toxiable prefit may not be available. Therefore, in case of a basicy of recent toxics, the Company secondary dependence that an asset only to the extent that it has sufficient toxiable taxportry differences or there to convincing effort reviewer test sufficient toxiable profit will be available approxit which taxb deferred tax aster that it is probable to meet a convergenced in the sufficient toxiable profit will be available approxit which taxb deferred tox aster that it is probable? meets - survergenced in the sufficient toxiable importing date and are recognized to the subset that it is probable? an imper probable supported by the colored tay the colored will be readinged.

Eveloped tax is meanwood at the tax sames that the exponential to apply to the peerperiod when the exter is marked or the ketality is seried, based on the laws that have been exactly to substantively exactled by the reporting thes: The measurement of deferred two reflects the tax consequences that would follow from the matters in which the Company expects, of the reporting date, to receiver or softle the earlying arminant of an assets and fieldwittes.

Defensed tox starts and habilities and office if there is a legally enforceable right or office, current tax liabilities and exacts, and they return as income taxes, levied by the same tex and party or the same taxietic setting, or or different tax workies, but they intend to settle current tax field into and exacts on a net beain or their tax exacts and initiation will be envised simultaneously.

3.15 Norrowing case

Borrowing create are interest and other costs (including exclusing differences making to foreign function) howevery to the except that they are reparted as an adjustment in moment costs included is summerized with the borrowing of family. Borrowing costs denotes attributable to requisition or powertedies of as most which recreasing take a substantial period of time to get ready for their intoded out as exploration or part of the cost of that even. Other borrowing products receptivel as an expense in the proved in which they are included.

1.17 Investments

Investments in equity shares of substitutes are recorded to cars and reviewed for impairment at each segreting date. Write an indication of impairment events, the carrying ansates of the investment is assessed and writer down immediately to its recoverable assess. On deposal of investments is calculations, the difference between our disposal protects and the carrying summaries are recognized in the Standalous Summers of Profile and Loss.

Investments that are manify studyed to an an oversided to be held. For non-investments is a year from the date of acquisition are classified as burgetarm investments. All other innounces we classified as largetarm investments, we relations in fac carrying amount and any reversion of acci-inductions are classified or credited to the standalized statement of profit and less. Cost of taxonices technics supplicitud charges such as brokening, from and during Paulis or hos an value of investments in determined on the basis of face to flow out (FIPO) basis of carrying amount brokening. The beaugain transformer of

3.18 Semialane statement of cust flowy

The Company's standalour ensument of oasis flows, are prepared using the holison medical, schereby posfir for the year is adjusted for the effects of transactions of a monomal assume, any defends or assumals of user or future operating and receipts or permets and users of income or copenies associated with constitute or filtering and flows. The must flows from operating and financing acts flow of the Company are apprepried.

Cash and cosh suggivisitions comprise cash and back holescers and show-term fixed hank depends that are subject to an unigerificant rise of charges to rate. These also include hank constraints and cash coeffic facility that them are integral part of the Company's each comparation.

1.19 damaings part allows

The basic security per state ("EPS") is compared by drucing the set profil ambatchic to equity structuristics for the prood, by the weighted according state of equity characteristic instanting states period,

District EFE is computed using the weighted sympty conductor of citudy and dilative (potential) equivatent shares existentiating through the period and a state of the results would be anti-dilative.

3.20 Emite after reparties date

When wright territry after the halo so short due provide pridrum of continuous ner exceed at the ord of the separting point, an impact of 640 events is adjunted with the statisticate financial memory. Otherwise, event after the balance short date of meterial intermetation of each events is adjum are only disclosed.

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aboutly of Coperso Allain ("MCA") notifies now similarl at eventiowers to the axisting standards. That is no such confliction which multi-lace ten applicable from Agen 0), 2025.









Periorken	Lemebold II ingresseesta	Taret and aquipment	Tyerhow and feature	Vehile Cor	Competit hardware	Tood	Capital work-to- proprie	Tatel
Greek surryfieg drawaar /							E.	
Endoacce parant 3 Age/812019	1	11982	101	420	86.95	131.58		15.50
AGE: Aufiliares during the year	日本	BAS2	2280	(2.63	19.37	185.65	川湾	134.75
lase 21d from transfer during the year			.*					0
444. Excession differences we intradicute of Skrippin aperations		(102)	様	100	050	0.75		0.75
fishare en st 21 filares 2020	1112	141.60	5	17,46	68-20	255.86	1441	714.06
: multiplicate base reduced and an and a second								
Induces of up & April 2019		45.22	153	64.TI	22.03	20.05		satur.
and they rested on an amorthetion for the year	620	71.45	103	1.150	12.66	10.00		WP'64
Loss Unpossion transformating the peak		-			1	+		
Add. To change differences on inscalation of family opositions	-	0.15	0.04	220	424	22/3	-	10.75
federoce as as 31 March 2039	020	8.11	113	lax	11.25	100.36	-b	109,05
Corrying entereth (bot).								
E305 Story 1 15	-	90.82	120	1.11	16.84	0/11		0/111
At 31 Wareh 2020	15'61	111.12	are	14,43	33.45	181.99	14.12	296.12



Notes to the standalane financial statements (Continued) at or 31 istarch 2020

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(Currence : Indian rupped is million)

4 Property, plant and equipment and capital work-in-progress

Beneachilotion of corrying amount for the year ended 34 March 2020



D



Sterling and Wilson Solar Limited

Notes to the standulone financial statements (Continued) as at March 2020

(Comerce : Indise supers in million)

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4 Property, plant and equipment and capital work-in-progress (Continued)

Reconciliation of currying amount for the year ended 31 March 2019

NO

A STATE AND A STAT

INDIA

Prettasten	Lesensh	Lesential Plant and equipment revenues	Fradmond	Valida	Conjust Antonin	Test (N)	Capital work-iq- preprose	Tuest the fig
One carrying anonus :							(8)	
Relation as a 1 April 2018	(w)	10000	121	413	22,540	10,004	180	102.00
Aut. Made et a the they they are	*	18.92	100 m	41.0	20.51	19.05		exks.
Lots Delet sensitive relation and an year	IN	-111	2,90	-	127	4.20	1881	643
Ast Cattorys 6/70/6015 es hinelation of Astigs Approxition	520	8.60	10,100		100	Legval		These
Edeote pri at 23 March 2010		124.15	152	Lay .	10778	107103	-	121,52
According topped these and second secondaries								
RIGITION, I is no everyth		24.45	NG0	110	20/61	61.85		41.991
Add. Depresentations and annualisation for the year	22	10.22	630	1.00	100	26.89		10.45
Loss. Diapotation traversition startings the system	11.0	414		+	105	0.56		4.56
All. Forkings this must so manualize of famps operations		Casyl	Boul	100	(010)	(0.0)		at the
Belowies no. of 31 Minutch, 2019		test	6.61	1,35	12,51	79.15		70.15
Orging seroes just								
ALT Agent 2014	481	31.95	140	1.00	14.14	0116	160	96,111
ALLS March 2019		50.82	121	101	26.80	111.45		11.11

on-Wa

Mun

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*

Notest

W1 amount of incrementing cost is explicitles that feat the year randod 21 March 2020 and 31 Monch 2019.

by Nitround of appointed lists is recognised during the past ended 31 March 2020 and 31 March 2019.

c) Additionals includes the evolution functional of Ro 0.75 million on group block for this year canded 31 March 2020 (31 March 2019) Ro 10 003 millions and Ro 0.75 million on accumulation of her year conduction of the year evolution of th

All movable fixed asserts with carrying amount of B2 161.92 million (34 blunch 2019; B5 Nil) are subject to first charge to secured bank index obtained by the Company





Starling and Wilson Solar Linoted. Strengty neurone Sorting and Wilson Solar Prints Linday.

Notes to the standalone financial statements (Continued) or at 37 Month 2020

(Courses Indian capees in anillian)

5 Other Intangible assets

Particulary	Compation and invare	internation autors mader sicerclessori	Title
Holence as at 1 April 2009	19.81	+1	19,51
Add: Additions during the year	9.83	3.20	13,03
Lein Dispenals' weather chaing, the year			-
Add. Environge differentiation at translation of ferrigis operations?	(0.08)		10.00
Boliance as at 31 March 2010	39,24	3.20	32.34
Bolence as at 1 April 2018	15.30		15.70
Add Additions during the year	243	-	3.63
en Dispusals' transfer during the sour	6.92		9.62
Tolasce as at 31 March 2019	031		1931
Accurate blacked assumption from word impedimentation depreses:			
Bekarps or an 1 April 2015	4.78	~	5.31
Add Amerikaskas for the year	3.29	-	2.20
urre. Dingermilal nakadar 24 iller jean	· · · ·		14.
Add Eastweige differeners an insallation of landys operations*			6.09
Bulance as as 91 March 1010-	11.84	- N.	11-51
Believen an at 5 April 2018	5.34	+	\$34
AM Americation for the year	2.59	-	- 2.50
Losa. Disposalu assester for the year	0.91	1	6.01
Add. Exchange deffentions on translations of foreign operations	0.85	-	6.05
Malance at al 31 March 2019	8.28		828
Carrying amounts (set)			
Al March 2019	11,03	+ -	TLR.
4131 March 2800	17,63	3.22	20.83

Notes:

2) Nil amount of humawing cost is capitalised during the year ended 31 March 2020 (31 March 2019: Rs Nd)

b) Nil amount of impairment area is recognized during the year ended 33 March 2020 (31 March 2019; Rs Nil)

c) Adjustments includes the exchange floatistion of Rs (0.00) million* on gross block for the year ended 31 March 2020 (3) Merch 2019; Rs (40) and Rs (0.00 million* on accumulant scientistics for the year ended 31 March 2020 (31 March 2020) (38 Merch 2019; Rs (40) data to translation of other intengible events of all foreign brenches at closing eventence cate. "Accounties Rs (40) others."









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Notes to the standalone financial statements (Continued) as or 31 March 2020

(Currency, Indan rupees in milling)

6

Non-current investments	31 March 2020	31 March 2019
investments is equily instruments		
Unquoted, in subsidiaries (at cast)		
Starling and Writton (Thatiand) Limited 490 shares (31 March 2019: 490 shares) of 100 hain each, 25 hain paid-up	0.82	0.02
Storling and Wilson Saudi Acabie Limited 5,500 shares (31 Murch 2015: 9,500 shares) of Saudi Riyals (00 each, Jully mid-up	17.79	17.74
Storting & Wilson - Wainee Private Limited 49 shares (3) March 2019: 49 shores) of Rs 1,000 each, fully paid-up	0.05	0.05
Starling and Wilson International Solar FZCO 1,000 shares (31 March 2019: 1,000 shares) of AED 1,000 each, fully paid-up	17.47	17.47
Estartime Solar Engineers Private Limited (10,000 shares (31 March 2019, 10,000 shares) of Ra. 10 each, fully paid up)	0,10	8.10
Sterring and Wilson Solar LLC (105 shares (3) March 2019; 105 shares) of CMR 1 each, 6dby paid up)	19.21	19.21
Sub-total	\$4.64	54,64
Less: Provision for Impairment	(17,81)	(6.02)
	36.83	\$4.42
The aggregate book value of naquided non-current investments are as follows:		
Aggregate book suite of unquoted non-current investments Aggregate amount of impairment in value of non-current investments Aggregate carrying ansuum of non-current investments	54,64 17,81 36,83	54.64 0.02 54.62
Investment in partnership firm		

(0 Particulors of the Company's interest in

Notae of Selondiary	Percentage of proceedings	Country of technique
Starting Wilson-SPCP1-Chint Mortocan Vesaces (w.a.f. 3 Getaber 2017)	92%	India

(ii) The aggregate amount of assets, laabilities, income and expenses related to the Company's interests in the patturnitip firm as at 37 March 2020's no follows:

a design of the second s	31 March 2030	31 March 2019
H Autor	1,074,35	1,502,75
a)Labukries	1,258.35	1.500.50
an percent	136,89	2,615,35
W) Expenses (excluding locouse tax expenses)	322.29	7.346.00
v) Net (low) / gain for the year	(183.40)	248.73

(iii) The Company's share of capital commitments of the Schedulary is its No CH. March 2019: Rs 1916.

(iv) The Company's state of contingent liebilities of the Subscrapy is Rs 1.31 million (31 March 2019: Rs 1.55 million)









Sterling and Wilson Solar Limited duranty known as Society and Phase Solar Premis London:

Notes to the standalone financial statements (Continued) as at 31 March 2020

(Currency : Indian rupers in million)

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9

6 Non-current investments (Continued)

Investment in partnership form (Continued)

(#) The detects of parmars in the above parmaciship firm as at 31 Month 2020 and 31 March 2019 are as under

Name of Pactory	Profit sharing ratio	Loui abaring cutia	Cylif and
Storting and Wisson Seler Lowerst (Fernanty bases) as Sterling and Wilson Bolar	92%	10.44	31 Marsh 2006
Pinese Limited]		30.0	
Stephonyi Pathoji ani Company Private Limited	5%	5%	
Annesey: Solie: Incla Private Livited	396	3%	
* fashe new 42 for Geyler serveritment availation is one of metriculate.			
		34 March 2020	Il March 2019
Loans (Nen-current) (fibuscured, considered good)			
To parties other than related parties			
Saranity deposit.		14.43	41.72
	-	14.42	11.72
Deferred tax assets (not)			
Deferred tax searche			
Employee heavefita			
Expected credit loss on financial approx		77.18	98.72
Provision for mark to market loases on derivative instruments		15.89	77.05
Provision for liquidated damages		120.56	
Amortination of expenses on demerger		and the second s	138.25
Others		0.12	0.35
		10000	
Deferred tox liabilities	-	271.18	314.43
Excess of Separation as per Income tax Act, 1961 over book depreci-	1000		
Mark to market gain on darivative instruments	attra	(1.62)	(1.56)
Fair valuation of financial asset			(14.69)
Amortisation of expenses as demerger		(0.02)	1
Others		(0.14)	
a number of the second s	-	(0.13)	(0.30)
Deferred tax assess, net	-	(1,91)	(16.54)
several de case anglas, des	-	269.37	297,88
Deferred tax assets (net)	-	269.27	297,88
Other non-current issets (Unecured, considered good)			
to parties other show related parties			
Frepayments		19,60	6.86
Balance with government outhonibies		18.50	
	_	38.10	6.85











Sterling and Wilson Solar Louited prove from a Serling and Price Solar Prove Louisely

Notes to the standalone financial statements (Continued) unar.31 March. 2020

(Currency and he supers in million)

		10000 - 6.00	1000 T 10
315	Inventories	33 Marets 2020	51 Match 2019
10	(ratued at inner of cast or an statisable splar unless advertise sweed)		
	Construction materials, stores and space parts	133.72	108.89
	Stock-in-trade	11.38	11.38
		F45.10	120.27
	Carrying amount of inventories (included above) pledged as securities for bemovings-	145.10	
	The write-down (crearsal of write-down) of investories to not embauble value during the year	-	(4.40)
	Cartyling amount of invitationus (included above) in transit	+	
11	Current investments		
	Treasury fells, measured at amortized cest, enquered	1.59	1.60
	Investment in Mutual fund of Aditya Birla Sun Life - Logaid fund, measured at fair value through profit and less, unsported	2.69	7
	(No. eF anits 8,420.23 (\$1 March 2015; NZ anits))		
	Tetal	4.58	1.69
	The apprepaie book value and marker value of quoted marrant investments and book value of enquoted current investments are as follows:		
	Aggregate amount of unquoted autient investments	4.58	1,69
	Aggregate automn of impairment in value of current investments	+	
12.	Trade receivables		
	(Dissected)		
	Vrade Receivables		
	 Considered good (refer note 53) Significant increase in credit risk 	15,397.56	17,254.27
	- Credit impaired	216.50	220.95
		15,614.46	17,474,37
	Loss: nBowance*	(216.90)	(220.50)
	Not trade raceivables	15,397,56	17.254.27
	Of the above, trade receivables from related parties are as below.	and the second s	State of the second sec
	Total trade receivables from related parties Loss allowarices	1,233,02	3,604.06
	* The line ultimates in trade recentlisher has been arrupted on the best of Pod AS 109, Preservice Indexemble, a relevance on an end of the line and a result can evolution through it must be using line. The Designaph suprame to stretch and agreements using evolutions between through it must be using line. The Designaph suprame to stretch and agreements using and long allowances where it their sources while an ultidate in A and 11 Month 2007 R5 100 relevant biology and and long allowances to the prior to separate the stretches and allowances are stretches and the stretches are stretches and the stretches and allowances are stretches and allowances are stretches and the stretches are stretches are stretches and the stretches are stretches are stretches are stretches are stretches are stretches are stretches and the stretches are st	note \$1 and Sti.	d die main wee he tiede

Dues from firms or private companies in which any director is a partner or a director to member :

	31 March 2020	31 March 2019
Sisapporgi Pollonji and Company Preace Limited	399,36	\$42,98
Shapoorgi Pollonji Infrestructure Capital Company Private Limited	77.89	794 15
Sterling and Witness Private Limited	-	215.31
Storling Generators Private Limited	9.57	-
Steeling and Wilson Powergen Private Limited	11.14	83 29
Exterlina Solar Engineers Private Limited		92.25
	488,90	1,627.09



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Sterling and Wilson Solar Limited (Semarty known at Statung and Wilson Salar Private Limited)

Notes to the standalone financial statements (Continued) as at 31 March 2030

(Currency : India/ rupper in million)

		31 March 2020	
13	Cash and cash equivalents		31 March 2019
	Bolaboss with Bank		
	m current accounts Chaquet on hend	1,505,50	2,059.29
	Cash on herd	-	1,005.12
		11.70	#38
		1,817.20	3.098.79
14	Bank balances other than cash and cash equivalents		
	Belances with banks		
	+ is current accounts*		
	- Pixed deposits with banks (with original maturity more than 3 months but less than 42	1.16	0.42
	months)as	102.55	#8.52
		104.71	48.94
	* Convert accesses balances with backs include \$4.0 19 mallion (3). March 2019: Rs 0.42 million) hold at a	and the second s	and the
	Breign lowesh as Philippines which are not freely reveable to the Campony becaus of scalarspr retrieviews and an annual of Ro 0.37 million (3) March 2019. Ka hill re-movent of earnalised lightne for wetlanded dividual		
	** The behave in depend accurate inducing Ro 68 (0) reliant (3) March 2019 - 48 52 molice) special lan against the back guarantees / performance guarantees issued by the Company in favour of various customers		
15	Lonns (Current)		
	(Unsecured)		
	To related purches		
	Inter-corporate deposits/ Loans given to subsidiaries and fellow subsidiaries (net)	9,391,66	15,782.99
	Luans given to subsidiaries and fellow subsidiaries Less: Provision for doubtful lesses	1.27	1.27
	To parties other than related parties	(1.27)	(1.27)
	Security deposits		
	Loen to employees	66.27 33.99	23.82
	-		
	The second s	9,491,92	15,817.09
	Dues from firms or private companies in which any director is a partner or a director or monitor:		
	Inter-corporate departer Loans given to subsidiaries and failow misediaries Sterling and Wilson Private Limited* (net)	a surviv	
	Sterling and Wilson International Solar FZCO	5,642.93 3,734.23	12,535,50
	Sterling and Wilson (Thalland) Limited	1.27	3,226.89
	Estarling Solar Engineers Private Limited	14.80	20.60
	-	9,392.93	15,784.26
	 Inter-corporate depends given to Salicov solicidaries are unactured, early interest rate muging durin 6 70% to 13 80% and 50 stores at 11 scoreds (31 March 2019: rependie on demand and carry interest rate maging from 9 90% to 12 50%) 		13,707.20
16.	Derivatives		
	Foreign currency forward exchange contract scores		
		-	39 53
	-		39.53
	AL		
			ANII -
	A R. A Map 1		13
	11-11 minutes and a state		12 martin
	Carl Market Carl Carl Carl Carl Carl Carl Carl Carl		Mal 10
	STALKS-		123 100
			-







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Notes to the standalone financial statements (Continued) ear an 32 Morch 2020

(Currency Indian roport in call(an))

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Other linancial assets	31 March 2020	34 March 2019
To related painting (Unreceived, considered good) Interest accrued on loan to infacialization and Selion subsidiaries Interest accrued on receivables from Infans subsidiary Recoverable express from starticiders Recoverable express from subsidiaries and others Other receivables ⁴ (Unincurred, considered doubgfiel)	1,161.28	1,366,00 198,59 34,25 \$2,37 6,15
Interest accrued on loan to subsidiaries Less Provision for impairment To parties other them related parties (Unsecured, considered groat)	0.20 (0.20)	0(20) 10,201
Interest securivables from masterner Other reprivables** (refin note \$3)	58,29 791,51	702.94
NATA-Ity as your We appoint the surgery and the set	3.515.45	3,328.70

** autoder exercitätä meanär metadmant of menadak hinar of crosse, downers edamu, atpert terreten, alson oppror unpetate etc. ince

hin.

Dues from directors or other officers of the company or any of them either severally or jointly with any other person or animanis due from liness or private companies is which any director is a parimer or a director or member;

Intervent accenteed on losse on indentationes and failow substitutions: Storting and Wilson Private Limited Storting and Wilson Provergen Private Limited Enterling Solar Engineers Private Private Limited Storting and Wilson International Solar 92000 Storting and Wilson (Thailand) Limited Storting & Wilson - Waaree Private Limited	328.85 (L60 832.63 (L28	842.87 1.42 0.62 450.56 0.20 16 D
	1,161,48	1,306.20
Interest accrued on receivables from fellow subsidiary Shapoorti Pallonti Infrastructure Capital Co. Private Limited		
construction and a support of the construction of the second of the seco		198.99
Recoverable expenses from chareholders, subsidieries and advers		198 99
Shapoorti Pellonji and Company Private Limited* Mr. Kharshed V Dargvala* Stirling and Wilson International Solar F2CO Storring and Wilson Powagon F2E Esterling Solar Engineers Private Limited	1.501.25	25.50 12.75 80.48
Starling and Wilson Solar LLF.	1.44	0.21
Differ ventuables	1,\$63.97	119.39
Sterling and Wilson Powergen Private Limited		n.35

"During the year anded 31 March 2013, in: Computy had uncarred Rs 38,25 million tocourds proposed initial public offering of onoity above of face of Fe 1 mill, The expenses were recovered from unling shareholders in the mile of their holding. 0.15







AUTOR

Sterling and Wilson Solar Limited (forwarty known as Sterling and Wilson Solar Private Linuxed)

Notes to the standalone financial statements (Continued) as at 31 March 2020.

(Currency / Indian regars in million)

		31 March 2020	11 March 2019
18	Other current assets		
	(Lintecured, considered good)		
	To related parties		
	Untilled mentivables	226.18	75,90
	To parties other than related parties		
	Advances for supply of goods	1,303.69	U24.98
	Unhilled receivables	3,765.52	3,416.95
	Advance to employees	3.78	24.05
	Other recoverables*	0.09	0.74
	Balanze with government authorities	2,244.76	1,974.97
	Prepayments	\$9,79	131.44
	And the second	7,603.81	6,549.08
	* Includes insulance closes received in and advance given to employees		
	Dues from firms or private companies in which any director is a pariner or a director or momber:		
	Lindvilled received las		
	Shapoorji Palionji and Company Private Limited	7,61	70.41
	Shapacuji Pallenji Infrastructure Capital Co Private Limited	144.85	-
	Sterling Governtors Private Limited	2.52	-
	Starling and Wilson Private Limited	3.35	0.48
		158.33	70,89











Sterling and Wilson Solar Limited (Remarkly Account or Stricting and Website Solar Perman Linused)

Notes to the standalone financial statements (Continued) iat ai 31 March 2020

(Common Indian rupees in million)

19		31 March 2020	TI Minck 2019
1.9	Equity share capital		
	Authorited 185,000,000 equily shares of Re 1 each (\$1 March 2019 (\$0,600,000 equily shares of Re) rach).	Idited	(40,00)
	Issued, subscribed and fully paid age 160,360,000 Equity shares of Re 1 each (31 March 2019: 160,360,000 equity shares of Re 1 such) fully paid-up	160.36	160.36
		160.36	169.36
(A)	Recurrellistion of shares potentiation of the barinning and at the and of monotion many		

Rg I d at the end of reporting years

	Ji Hevit I	122	31 March 2015	
	Newber	Amount	Triamber	American
Equity strates				
inductors at beginning of the year (Pressill)	100.368.089	150.34	Why makes, balant	Inter
Add. Ad unmort for Sub-Division of Equity Shares	-		144,324,000	
Release ou at beginning of the year (Post-split)	160,368,000	160.30	180,880,300	160.95
Auld issued sharing the year		-		
Balance on at the read of the year	154,368,000	168.36	160,380,709	165.96

(B) Rights, preferences and vestrictions attached to equity shares

The Company fast a single class of equity shares. Accordingly, all courty shares rank equally with regard to dividends and share in the Company's residual assets. The equity shares are entitled to excesse dividend as declared from time to time. The voting rights of an equity shareholder on a pull (no on show of hands) are in proportion to its share of the paid up equity copital of the Company. Voting rights are not been to be exercised in respect of shares on which any call or ofter sums presently psycalls have not been paid. Follows to gray any amount called up on chares may lead to forfoliure of the shares. On winding up of the Company, the holders of equity shares will be entitled to receive the residual assets of the Company, remaining after distribution of all preficential amounts in proportion to the number of equity shares held.

(C) Shares held by holding company

	31 March 2020		31 Maioy 2019	
	Nordber	Amount	Norstear	Accused
Repail/ charge				
Shquray Pulsaji and Company Private Lineau, the baselog anagony	63.118,290	67,51	1011030-014	120,47

Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company (D)

	31 March	3329	31 March 2019	
	Namber	the boolding	Buccher	15 bolking
Elapsility above				
Standorp Follow and Company Printer Lonized, the bolding company	88,110.756	\$8,53%	165,466,676	65.773
Likasihusi Davartila, Chaittasi	41,374,398	25.7455	03,452,999	83.378











Sterling and William Solid Laurited.

Notes to the standstone financial statements (Continued) ar at 31 March 2020

(Currency Indian corrers in collimity

19 Equity share capital (Continued)

(E) Initial public offer

During the year, the Stapporti Pallouji and Company Private Limited and Konstshet Vazdi Durivalis, the Shapholders have made as offer finsace which was subactibed for 36,533,820 Equity alarw aggregating to Rs 28,496.38 million. The equity shares of the Company goa listed in RSE Limited (BSE) and National Stock Exchange of India Limited (NSE) on August 20, 2019. Expenses meaned by the Company in econochies with the IPO have been recovered from the Soffing Shareholders. The initial public effer was an offer for sale by the Soffing Shareholders, hence the disclosure requirement on utilization of Savds is not appliendle.

(F) Share Split

During the year randod 31 March 2019, the Board of Directory of the Company approved a split of the Company's continue stuck in the vestor of 1:10, with a consepanding change in the nominal value per share from Rs 10 per share in Re 1 per share. This stack split became effective on 23 January 2019 and, unless otherwise indicated, all share amounts and per share data, where applicable, has been adjusted retrospectively in accordance with the requirements of Ind AS 33 Eaulings per share.

20 Other equity

Parmenhary	House	#1 March 2630	2) triansi 2019
Capital autorio on desanger	N.	(1.817.87)	41,8173(7)
Foreign minerary translation (reserve	AND -	231.50	83.04
Tunind corrego	844	8,637.63	539610
		6,451.98	4,229.51
Panleators		31 Marris 2029	Th March 2019
6) Capital reserve sa deserger			
Belinning as at the beginning of the year		CT4.513.57	11,817,379
Tridmond gater the still of the year		(1:414.47)	(1.451.07)
oil Formen correctly transition reactive			
Billisteran et die beginning of the year		#3.0×	197
AM Exchange difference at transmitte of treasure operation	so atoo daing Cic year	141.45	81.77
Ridicous in: at the ord of the year		231.50	\$3.04
day Retained varsings			
Bolinury as at the begins tog of the year		5,964.18	6,066.07
Add Pacfa for the year		6,21151	1,991,18
Loss Remembers provide of defined herefy indulity, out of the	n thidler note that below)	(13.63)	(1,*1)
Line Appropriations for devicinal and dividend distribution	r tax (refer rests (v) inclow)	(1.927.10)	
Editors as at the and of the year		8,037,312	5,95414
Tinul		6,452.35	4,223.01

Noteni

(ii) Capital reserve on demorger

The Company's capital reserve on demorger is on account of the difference between the soft wavets and liabilities taken over relating to the Solar-EPC business pursuant to the scheme of arrangement.

(iii) Foreign currency translation reserve

These comprise of all cocherge differences arising from translation of financial statements of foreign operations











Sterling and Wilson Solar Limited formerly known as Sterling and Wilson Solar Private Limited.

Notes to the standalone financial statements (Continued) as at 31 March 2020

(Converse Indian rupers in million)

20 Other equity (Continued)

Notes: (Continued)

(iii) Retained carnings

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

(19) Analysis of accumulated Other comprehensive income, net of tax

Remeasurement of Defined Benefit Linbülity		
Particulars	31 Manth 2020	31 Marth 2019
Opprave Balance	(9.67)	(6.26)
vLocs) on consists operat of defined benefit lightlity	(13.63)	(7.41)
Closing balance	(23,38)	19.67)

(v) Appropriations for dividend and dividend distribution law

The following dividend were declared and paid by the Company during the year

Particulars Dividend to equity share holders, its 8 per equity share (31 March 2019; Ra Nil) Dividend distribution tax on dividend to equity share holders (set of credit of Rs 134.00 million)	31 March 2020 961.32 63.25	31 March 2019
	1.027.10	14.1









Sterling and Wilson Solar Limited Deeperty encourse or Storing and Withow Solar Pelbane Linned.

Notes to the standaloue financial statements (Continued)

as at 31 March NEW

(Christing Indian report of cultion)

		31 March 2020	31 Atlanth 2019
21	Long-term provisions		
	Provision for employee bearfits		14.50
	Gratuity (refer note 43)	90.51	61-86
		90.51	64,56
22	Current borrowings		
	Secured		
	Cash credit loan (refer note (a) below)	206,07	
	Working capital loan from tanks (refer note (a) below)	1,697.38	
	Shert turm loan from bank (rulis sate (b) below)	1,000,00	
	Unsecured		
	Buyers medit (refer note (k) below)		495.15
	Packing credit factory from bank (refer note (i) below)	1,074.70	
	Working capital ions from banks (refer note (d), (e), (f) and (h) below)	2,000,00	6,250.00
	Warking capital loan from others (refer note (c) and (g) below)	14.44	2,000.00
	Lota from related parties (refer note (m) below)	.22,78	3,000.00
	Commercial papers (refer note (i) and (j) below)		3,000,000
		6.000.93	11,346.16
	A COMPANY OF THE OWNER OF THE OWNER		

Details of the security and repayment terms :

- Secured cash credit facilities from banks under Consortium arrangement having carring amount as at 31 March 2020 of Re 206.07 million, the bank includes HDFC Bank, IDFC Bank, DBS Bank, Unim Bark of Isdin, Axis Bank, ICICI Bank, IDBI Bank and State Bank of India, (a) autiam arrangement is Union Bank of India. The cash credit is repayable on demand and carries a variable interest the lead bank for the cus rate of 9 10% p.a. to 11 59% p.a. The cash credit is secured by first part passau charge over the current assets of the Company-
- Secured abort term loan from ICICI Back having cauting amount as at 31. March 2020 of Rs (,000,00 million carries a variable interest rate (b) or MCLR (1 year) plus 90 basis points and the range is 9,60% p.a. to 10,50% p.a. The same is repayable in two could cuarterly installinisits by 30 September 2020. The loan is secured by first part passi of the our out the current assets of the Company
- Unsecured working capitol loss from HDFC Limited having entrying amount as at 31 March 2019 of Rs 1,000.00 million carries a variable 10) interest rate of CPLR plus 660 beats points. The loan marries interest rate ranging from (1.75% p.s. to 12.50% p.o. (3) March 2015; 11.75% p.a. to 12 50% p.a.) and was repeid in April 2019.
- Unsecured working capital loan from ICICI bank having carrying amount as at 31 March 2019 of Rs 2,000.00 million carries a variable (0) attevest rate of MCLR (1 year) plus 60 basis points. The lean carries interest rate ranging from 9.05% p.a. to 10.20% p.a. (31 March 2019 9.00% p.a.) and was repaid in August 2019
- Unsecured working capital toan from HSBC bank having carrying attrount as at 31 March 2020 of Rs 2,000.00 million (31 March 2019; Rs 2,000.00 million) territes a variable interest rate of MCLR plus mintually agreed basis points. The loss carries interest rate ranging from 10.20% p.a. to 10.70% p.a. (31 March 2019; 40.20% p.a. to 10.70% p.a.). Subsequent to the year-end, the Company has repead Rs 250,00 (e) lion is April 2020 and the Italance amount is separable in July 2020.
- Unsessed working expital icon from Proc Rand Bank having carrying amount as at 31 March 2019 of Rs 250.00 million carries a variable interest rate mutually agreed on each draw draw draw. The foan carries interest rate ranging from 9.30% p.u. to 10.10% p.u. (31 March 2019 9.80% p.a. to 10.10% p.u.) and was repaid in December 2019. 66
- Unsetured working capital loan from L & T Pinance Ltd fasting catrying amount as at 31 March 2019 of Rs 1.000.00 million carries fixed interest of 9.95% p.a. to 10.00% p.a. (3) March 2019. 9.95% p.a. to 10.00% p.a.) The Sean was repetid in June 2019. (2)
- Unserured working capital ions from Deutache Bank having conving amount at at 31 March 2019 of Rs 1 500:00 million earries a fixed interest of (1.90% p.a. (5) Mirech 2019, 13.00% p.a.). The lean was reguld in September 2019. 0.5
- Unaccured commercial paper flum Indian Bank baving carrying amount as at 31 March 2019 of Rs 2900.00 million carries a fixed interest of 9.53% p.a. (31 March 2019 / 9.55% p.a.). The loan was rapid3 in June 2019 (1)









Starting and Villaun Solar Limited (Server 5 - 1) of Strong and Wilson Sodar France 1 in

Notes to the standalone financial statements (Continued) to al 31 March 2020

Carriers Indust topoly to colline!

22 Current borrowings (Continued)

- Debuils of the security and repayment termin (Continued)
- Unscripted communical paper from ICICI having carrying amount as to 31 Month 2019 of Rs 500.00 million carries a freed minister of 10.0(% p.4. [3] March 2019, 10.00% p.4.] The lean one repoid in May 2019 63
- Unsecured Boyers tradit facility from HDFC tenk having enrying amount as at 31 March 2010 of Rs 496.16 million carrying an unseen of 5 1836 p.r. (51 March 2019, 5 1856 p.r.) (to case of how is email in USD) and was repead in August 2019. (k)
- Unservice pooleng credit facility turn Deustache dant serving carrying amount as at 31 March 2020 of Rs 1,074 70 million carries a fixed interest of 13,00% p.a. Subsequent to the year-end, the Company has repsild Rs 174 70 million in June 2020 and the tolenon amount of 193 repayable in July 2020.
- (m)Unrecured ion from Sterling & Wilson - Waaree Private Limited having carrying smowet as as 31 March 2020 of Rs 32.78 million carries a first interest of 12 00% p.n. The hast is repayable on dairand
- Second working capital from from banks under Contentium sciengement having carring amount as at 31 March 2020 of Rs 1,697.38 million. (n) the back includes HDFC Bank, IDFC Bank, DBS Back, Union Back of India, Asim Back, ICICI Back, IDBI Back and Sum Pack of India the head back for the consortium anaugement is Union Back of India. The loans more a venicible interest rate which samples from 9.10% to 11.55%. The loans are secured by first pair pasts alongs over the current assets of the Company. Subsequent to the year-end, the Company test repaid its 425.00 million in May 2020 and the talance burn of Ra 803.62 million, Ra 220.00 million, Ra 190.00 million and Ra 53.76 million is repayable in the month of July 2020. August 2020, September 2020 and Comber 2020 respectively.

3	Trade psynbles	Al March 2020	34 petros 2034
	Tetal ocutancing data of m an amorprises and small enterprises Total ocutancing data of creditors other than micro enterprises and small enterprises Acceptances *	.398.85 22.173.07 489.47	19.28 25,197.32 1,043.00
		23.061.39	26(2.59.60)

* Acception to the consolide section a particular 100 days from the date of acceptance.

Under the Misso, Small and Medium Enterprises Development Act, 2006, (MSMED) which name into force from 2 October 2006, certain disclosures are required to be made relating to Miero, Small and Medium enterprises. On the basis of the information and records available with the management, there are oursearding does to the Micro and Small emergelises as defined in the Micro, Small and Medium Emergelists Development Act, 2006.

Puirtleidan	31 March 2620	31 March 2019
The principal arrested containing suspend to any supplier as at the and of each pocounting year-	398.85	19,28
inverses due therean	2.35	0.42
The project of interast paid by the heyer in terms of sector 16 of the More, Small and Medium Energises Development Act, 2006 ("MSMED Act"), slorg with the ansatt of the payment static to the supplier beyond the appointed day during each accounting your.	Nil	Ni
The answer, of interest doe and payable for the ported of dolay is making payment (which save been said but layout the separately intring the year) has without adding the interest specified under the MSMED Ast.	Nit	No
The universit of interest accroed and runnahing appart of the end of the each successfing your	2.38	6:43
The amount of flatting interest community due and gayable even in the incocooling years, with such data when the interest dues shown are actually paid to the small extemption for the purpose of distillowence as a depositible expenditure such the MSMDD Act, 2026	NE	940
	31 March 2020	33 March 2019

24 Derivatives

23

monign contancy forward exchange institute institutes	62,27 -		
17-	68.27		



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Notes to the standalone financial statements (Continued) us or 31 340-ch 2020

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16.16.11	1200	12021207	nippes in it	11111111111

20	All A state into the	31 Marth 2020	51 Minch 2019
25	Other Gnancial linblines		
	To related parate		
	Payable on transfer of liabilities *		17. 21
	Interest account and not due	13.56	13.56
	Other payables **	0.37	19.21
		0.57	10.21
	To parties other than existed purches		
	Interest warned and due :		
	- to minto exerptises and antal autorprises (refer note 23)	7.30	0.43
	Interest accused and not due		1.04
	co odheny	3.17	1.75
	- in hariky	20.91	2.07
	Payable for tapital goods	9.08	
	Employee boodfits payable	158.50	162.93
	Odiar payables ***	147,87	3.86
	· Namété az azér az évenese a seren a s	379.81	203,87
	* Partolis in Pellon subsectivy on account of manyley of bounds in x / 1 January 2019 ** Invitative partolectometric the explored field by subsection.		
	sendering there of her in personality free acception during the new rest environmentation results. The		
	Mining 2028 - any agreement pageodies.		
16	Other current Habilities		
	To related parties		
	Advances from cuatomize		292.01
			1000
	To parties other than related parties		
	Sometrey dues payable :		
	- Tax deducied at somen payable	33,50	20.18
	- Provident fund payable	22,38	10.54
	- Profession tex payable	0.22	0.11
	- Employees State Insurance paynible	0.53	1.00
	- Value addod tax psysible	11.56	91.34
	Advances from custamera	1,510.26	1,792.11
		1.567.45	2,208,25
7	Short-term provisions		
	Provision for campleyor hemefity		
	Granulty (refer tione 43)	2.18	1.71
	Compensated absences (puller rate 43)	191.42	130.15
	Other provisions		
	Provision for Bouldated damages	480.22	305.57
		673.82	527,43
	Prostition for liquidated damages:	and the second se	and the second sec

Expedience for department annugger. Liquidated damages are contracted obligations affecting the contract revenue in case of the works contracts with customers arising as a result of gravities from delays reused in the completion of a contract. For contracts delayed beyond the stipulated contract completion puriods, manipement has estimated the liability that could arise on these contracts.

Postán fa:	Liquidaird tiampso
As at 1 April 2019	295.51
fidd: Additions inning the year (including famge eachange adjustments)	316.24
tom: Wile how during the year (nukeling dreign continuous adjancement)	(231.60)
An at 31 March 2010	493.22
An at 1 April 2018	
Add Da agita and	198.97
Ar at M March 2019	105.57

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Sterling and Wilson Solar Limited mount before period over 50% prime consistent

Notes to the standalone financial statements (Continued) or a 31 (durch 2020

(Central) Italias aspess in etillino i

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28	Current toy liabilities (net)	31 Mareir 2920	11 March 2019
	Provision for current tex last of advance tax 31 March 2030: Bx 3.001 65 million and 31 March 2019; Rx 3.718.63 million)	213.62	154.15
		193.62	354.35







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Sterling and Wilson Solar Limited Science inner a Sering and Wilson Solar Private Lumedy

Notes to the standalone fluancial statements (Continued) for the year miled 31 March 3020

(Ciarance Industrypers mutillose)

1

		For the year ended	For the year ended
20		31 March 2020	31 March 2019
29	Revenue from operations		
	Sale of services		
	hicome from works concrets		
		39,435,97	79,295,11
	Revenue fram operation and maintenance services	1,696.22	609.45
	Sale of products		
	Sale of finder goods		
	sale is makin parts	4,215,44	1.907.95
	Other operating income		
	Sale of sense		
	Contraction of the second	6.41	1.28
		45,351.04	#2,103,79
30	Other income		
	course income		
	Interest income ander the effective interest earthod un:		
	- doposits with banks		
	- loan to subsidiaries and deliow subsidiaries	5.46	5.53
	- Joan to employees	2,003.53	1,123.66
	- defented payment terms	0.71	0.90
	- meinable from castomers	*	4.95
	- receivable from fallow gubsichary	58.29	1.4
	Write back of provision the tool and dochelish debts	. *	221.10
		58.00	
	Interance claim meetived	\$8.97	100
	Mark-to-marker galins on derivative instruments (net) Dividend income	+	39.53
		781.03	A
	Write back of provision for lavendory obsolescence	·	4.40
	Probi on sole of materal finels	2.95	
	Fair value gain on investment or mutual funds meaning at FVTPL	0.09	
	Gain on forward cover prentium	20,91	68,03
	Liabilities no longer required written back	331.62	-
	Supplier balances written back Expect incentive		11.04
		52.96	
	Foreign exchange gain (net) Other miscellaneous income	157.80	1
	CATES INSOLISTICALS INCOME	86.94	25.72
		3,652,25	1.554.67
31	Cost of construction materials, stores and spare parts		
	Inventory of materials at the beginning of the year	108.39	167.51
	Add. Furtherst during the year	27,215,91	60,085.87
	Less) inventory of materials at the end of the year	133,72	108 89
		27,189.05	00,139.40
32	Purchase of traded goods		
	Cost of traded goods purchased during the year	4,089.91	1,813.72
	and the second se		Thomas,







4,089.91

1,815.72



Sterling and Wilson Solar Limner Brandy beam architeg and Baker Solar Private Limited

Notes to the standalone financial statements (Continued) for the year and/of 31 March 2020

(Currency Indon ruppes in willion)

-		For the year maded 31 March 2020	For the year ended 31 March 2019
33	Change in inventory of stock-in-trade		Statistical and the
	inventory of stack-in-trade at the beginning of the year	11.75	
	Inventory of stock-in-trade at the end of the year	11.38	24.05
	Decrease in Inventory		12.67
34	Direct project costs		heur.
	Communication expenses		
	Stores and spare parts consumed	14.92	11,45
	Commission expenses	38.35	172.87
	Legal and professional fees	1.37	2.80
	Printing and stationery constraints	124.49	79.35
	Lasurance costs	7.60	7.50
	Repairs and emintonance - others	81.15	41.62
	Solling and marketing expenses	23.53	23.61
	Traveling and charvey snor superises	0,89	0.95
	Rent (refer note 41 and 50)	104.21	105.35
	Rates and taxes	171.30	150.75
	Electricity, power and ford	6.96	\$9.41
	Detailor	28.76	42,83
			0.06
	Bank charges	307.50	478.15
	Security Charges	141.35	121.90
	Miscellanarus appenses	205.78	333.00
		1.258.06	1,581.51
	Employee benefits expense		
	Salaries, wages and borns		
	Contribution to provident fund and other funds (refer note 43)	492.21	295.64
	Staff welfare expenses	11,95	17.16
		65.85	63.69
	Sub-contractor expenses	7,389.72	13,581.12
		9,208.82	15,639,47
35	Employee benefits expense		CLASSICS.
	Salarina, wugus and berron		-
	Contribution to provident fund and other funds (roles com 43)	1,177,18	874,25
	Gratuity (refer note 43)	68.63	38,55
	Compensated absences (refer note 40)	17.11	11,45
	Staff weifare expenses	79,50	44.90
	Contraction of the second s	41.41	47.45
		1.383.13	1,036.72





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Notes to the standalone financial statements (Continued) for the year orded 32 March 2020

(Christicy Indian operatio million)

		For the year ended	For the year orded
		31 March 2020	31 March 2019
36	Finance costs		
	Contraction of the second		
	interest expense - ne sectored luture	457.54	10.45
	on unsecured loans	437.54	465.32
	 or dues of more enterprises and innull enterprises 	6.95	0.47
	· or lease liabilities	5,57	
	- an income tax and indirect taxes	21.80	31.66
	- on others	9.91	13/27
	Other barnewing para	54.04	20.62
		1,461.77	561.77
	Accession and an and a second second		
37	Depreciation and amortisation expense		
	Depreciation and amortiaation of property, plant and equipment	39,06	28.89
	Depreciation on Right-of-use assets	20.89	-
	Americation of intengible essets	3.23	2.90
		63.18	31,70
38	Other expenses		
	Communication expenses	20.06	22.23
	Stores and spare parts consumed	1.84	0.79
	Legal and professional fees	349.64	206.99
	Printing and stutionery expresses	4.72	6.30
	Insurance costs	20.49	30.50
	Repairs and maintenance - others	37.90	38.77
	Selling and matkating expenses	12.99	10.19
	Traveling and conveyance expenses	218.66	253.77
	Rent (refer note 41 and 50)	90.02	73,56
	Rates and taxes	10.34	14 71
	Electricity, power and forl	7.56	8,29
	Payment to auditors (refly note (a) helow)	10,49	6.74
	Poweign exchange loss (net)		203,65
	Dotation	0.91	0.77
	Management support feet	130.56	102.18
	Bank charges	209.02	\$17:01
	Sociarity Cheepen	4.15	4,59
	Corporate social assponsibility expenses (refer note 46)	34,12	13,50
	Bad debts written off	36.75	43.28
	Share of loss in partnership firm	147.05	
	Expected credit loss on financial asses	64.50	200,00
	Provision for mark-to-marker longer on derivative instruments (oct)	62,27	
	Provision for impairment loss on have used investment in subtiduty	17.79	1.49
	Miscellaneous appeties.	72,48	22,63
		1.361.48	1389
0	a) Preyment to surbitors		
	As suffice	2.42	4.05
	Statutory autite	7,43	+05
	In other expansity	0.01	0.25
	Tex ends	0.53	2.40
	Constitution services	6.65	6,70
	Other services* (lucituding reimborsement) (in expression)		
	the same interesting to the same section of	16,45	13.30

* Includes Rg 5,56 without (1) March 2007, Ro 4,70 without instant payment made on the workness on account of restort path or affordance of open states of the Theory. The expressioner resource (they Sorting Strandallane on the relia of more expression descended) a second and





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Sterling, and Wilson Solar Limited providence Survey and Wass Solar Private Limited

Notes in the standalone financial statements (Continued) for the year stated 31 March 2020.

(Currency: Indian Expansion methods)

39 Income taxes

n) Amount recognised in the Standaluse statement of profit and loss

Particulars	Fat the year under 31 March 2010	Tor the year orange 31 Mands 2029
Current tax expanse :		
Current year	1,059.55	1,256.14
Changes in an inners related to prior print	(2.82)	38.22
Deferred tes charge (predit) -	1.886.74	1,361.30
Organization accesses to be between an information	49,58	(25-194)
	35,18	(204,54)
File expension for the year	1,119,92	1,070.45

b) Income tax recognized in other comprehensive income

Panicalas	Bulleye (m)	32 March 2020 Tex (caprone) texaelle	Netetxo
from that will not be revised first to Standalane statement of people or loss furthing events (longes) as post employment defined benaft plat. Times that will be revised first to Standalane statement of profit or loss	(16.21)	-13	(13.43)
Technique differences in insculpting financial absorberts of families operations	148-44		148.46
Particulurs	Baliere Ins.	31 March 2019 TAX (expense) Securit	Natalian
from that will easi be reclassified to Standalane stansaet of profit er loss			
fannessa musan (Janus), an pois employeizen defined bezefis pian from that will be reclamified to Standalane statement of paylis or han	(3:24)	(10)	(5)(4))
Environment differences in translating formeral stationers of familys constances	81,77	4	\$1.77

c) Reconciliation of effective tax rate

Persinan.	For the year ended 31 March 2000	For the year ended 31 March 2009
Profit Setters tas	4,244,33	1,040,93
The union of a Company's descence ascence 23, 1987s. All stores there as meaning Two effect of	1.868.21	1.042.00
Iwa-dedictible avasama	52.68	21.03
former on which definited fact and command		(1).459
tani tavalide at lower lecores tay rate	102.541	-
freguest Alter to extension in new reals from 34,04465 so 35,3665 s	76.81	× 1
This inflating to previous period	(7.82)	18:22
Citerities ten rede	1,125.93	1,029,45









Storling and Wilson Solar Limited (forwardy known as Serling and Wilson Salar Private Linited)

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currency: Indian Rupers in million)

39 Income taxes (Continued)

d) The major components of deferred tax (liabilities) / assets arising on account of timing differences are as follows:

Movement in deferred tax balances for the year ended 31 March 2020

Parcaniars	Balance as an 1 April 2019	Reception is profit or loss during the year	Recognised in OCI shoring the year	Balarsta en er 31 Marcis 2020
Difference between weitten dowe value of flead autors as per the beaks of accounts and freeze Tax Act, (96)	(1,55)	(0.06)		19,000
Expected eacht loss on financial annua	17.05	115.52		87,15
Fingkyes beenfits	98.72	(25-12)	4.58	22.15
Provision for mark to enariosi losses on derivative instruments.	(14.67)	30.58		55.09
Pair valuation of Sciencial sales		(0.02)		05,023
Amortisation of expenses on margar	0.39	(0.53)	-	10.141
Provision for liquiduted damages	138.25	(17.40)		130,86
Other adjustments	01300	0 29		(0,71)
Net defended tax series	297.87	(\$5.18)	4,58	369.27

Movement in deferred tax indances for the year ended 31 March 2019

FiriSellan	Balance ns on 1 April 2008	Recognized in people or less during the year	Sacegniesd in OC2 daring the year	Balance an et Al March 2019
Difference between written down value of favel spirits as per the books of accounts and minimum Tax, Ack[160]	(3,64)	1 58		0.341
Provision for had and doubtlid detes	7.16	69.89	4	77.65
Employee benefits	50.11	46.18	1.63	98.72
Provinien for mark to market lossey on derivative instruments	35.54	(50.23)	-	1543671
Fair valuation of Heavelal assass	2,17	(2.17)		
Pair valuation of flagatial lisbilities	(2:49)	3.49		
Arbertisition of expenses on marger	0.51	(0.12)		339
Provision for maticipated lass and liquidated damages.		138.26	-	13426
Dibaradjumments	1.56	0.84		02308
Net deferred tes auer	\$5,22	204,98	1.63	297.87











Sterling and Wilson Solar Limited formers known a Social and Wind Inter Press Land,

Notes to the standalone financial statements (Commund)

for the year ended 31 March 2020

(Contency: Indian reports in milling)

40 Earnings per share

Porticulars		For the year outled \$1.56mmik 2000	For the goor onder At March 2011
there surnings previous			
Namerastas			
Profit after up profitosphie to equip-situatie klors		8,194,41	1/001-08
llenannadur:			
Calculation of weighted average number of equipy mores			
Nonster of equity shares at the long range of the year		168,358,800	16,225,0095
Add. Ine and shaling the year		-	
Add. Effect of shine sulli treder more i halow)		2	144,324,000
Strender of squity shatts outstanding at the end of the year		104,351,000	160,362,000
Weig stird wiring a confirm of eacyly shares substituting darling the year (based as date of interval shares)		145,355,860	160,360,600
Brut and dataf environt or share (Bs)	1.718	1842	12.23
Face valve por share		1.00	1.00

Notes

2

During the year ended 31 March 2019, the Board of Diritoxian of the Company approved a split of the Company's equaty shares in the ratio of 1.10, with a corresponding charge in the nominal value per share from Rs. 10 per share to Ro.1 per share. This stuck split became effective on 23 January 2019 and, unless otherwise individual, all share arosumn and per share data, where applicable, has been adjusted retrospectively in accordance with the requirements of Ind A5.13 Farmings per share.

Weighted average sumber of shares is the transfer of equity shares outsianding at the beginning of the year edjusted by the number of equity shares issued during year, multiplied by the time weighting factor. The time weighting factor is the number of days for which the specific shares are cutstanding as a proportion of total number of days during the year.

41 Operating lease

The Company has taken office premises on cancellable and non-concellable operating leases and has taken vehicles on cancellable operating leases. The firture minimum lease payments in respect of office premises and vehicles is as follows:

8+94	Laseabligations	51 March 2008
	Latar paytorta lexogrand is the standance subveys of yodit and inte Constitute - The - accultable	201.15 21 15
	Processing the second	2010
1	Dear later than one gene but nor later than they years Later than free years	19:17
	Minimum Rane pagersam	35.55











Stanne and Allow solar Limited (00 mere). Instrum on Deselling and William Notice Respect Linuted

Notes to the standalone financial statements (Continued)

for the year ended 31 March 2020

(Cuttory), bottan cuttors in million).

42 Contingent liabilities and commitments

		al March 2020	31 Klends 3045
Cert	isgeni kutiline		
ah.	Childri againal Company and adamaledged on debre:		
at .	Clair against forumny actor Autora Placked Goods and Services Tax Aut, 1017 downline was pready and monoto. The Company has filed as upped against day order to the Appellan. Automaty *	(;#M),497	÷.
		1,001,40	- X
	ne become approved by Statutary Authorities: Accordingly, the namogen habitity is unrelated to the	Constant of Constant	
Cipi	 Commission towards partners signal contribution in Sterling Wilson - SPCPL - Client come Venture 	0.64	-8430
100	el entrelevent leter af edvarie and the proclamation of property, glant and enumerate	21.05	-
		21.19	4.10
ÚR+	r osganilan sin		
	a Constany Novieseed when no ensurations: to prove to read based financial support to its adorifices leafing and Wisson Salas LUC, Owen.	or Starling and Willow S	land Arabia Line and
pand. apple	r: Company a subject to legal proceedings and clauma, which have arrive in the ordenary possile of my Disputers and proceedings and has adopted provided for solvers providers are required a solid or in a considering draactic instrument. The Company's management data no management and and amountment, will have a neural three for the Company's management data for approximation of the data of the solution of the solution of the company's management data.	nil distilland as continues that the share legal more	gest Galaility, where
	one the support and the Conserve has send showing supports to Walland Red Titled 1998	a state of the set of the	Service with an end

c) During the surrant year, the Company has been dispanse guarantee to Finalized Rack Longed (FRUD) assuring to ZAR, 200.00 values (P. (200.0) willing the surrant year, the Company, Stating and Wile FREE, to sup down unbidding of the Company, Stating and Wile Engineering (Fry Limite). The company has based companying guarantee shall be valid bit 50 line 2023.
c) During the current year, the Company has based companying guarantee to Finalized NHD Rack 718C, Datai, (Statit') assurantee of AED HD sufficient (Statit') assurantee (Statit') (Statit') (Statit') assurantee (Statit') (Stati

EVEN. The comparison grant to send that be verify that 12 November 2020, c) During the current year, the Cooperative interpretate grantestee to Union thede of India, DIPC Branch (GBP) amounting to USD 20 million (R-5,226.16 million) is respect of latencement facility to be extended by the UBD to the Cooperative activities, Storling and Witten Interpretate Sola 120:0. The corporate grantation shall be velid with 1 March 2020. () The Entry to grantation shall be velid with 1 March 2020. () The Entry to Branches Fuel be velid with 1 March 2020. () The Film Table Supress Cooper of India ("SC") by the online shall be thereased 25, 2019, in the case of Skryts Restand Libertal & others with EPFO, so our file principles based on which all eventuating and the transport should be therefind for instrumes in basic wages for the purposes of comparature of Provide a Facul comprision. Subsequently, anyone period here, date of the SC solar to 21 March 2019 is not superiored. For the period the transport of comparature of Provide a facul comparation. Subsequently, anyone period there date the SC solar to 21 March 2019 is not superiored. Period, of the period there there are a first solar to 21 March 2019 is not superiored, period of the test and a period of a state spectrum detection of the EPFO, the segment for the grant period. ("Any, is not assertantion and downarcountly no affect the test allows in the accounts."

43 Employee Benefits

Defined contribution plan:

Controlution to provident fund and other finds aggregating to Rs 80.51 million (\$1 March 2019: 75.82 million) is recognised as an express and univalid in Employee benefits expenses!

Defined benefit plan and long-term employee benefits:

Commut description

Gramity (Defined berefit plan)

in accordance with Indian lew, the Company has a defined benefit gratuity plan. Every employee in India who has numpleted five years or more of service gets a gratuity on doch or resignation or reforment at 15 days natary (last drawn batic solary) for each completed year of vervice subject to maximum of Rs I million

Compensated absences (Long-term amployee femality)

Long term leave wages are payable to all eligible employees at the rate of daily gross salary for each day of accumulated leave on death arow resignation or upon settireme











Sterling and Wilson Solar Lamited (Science Second Science) and Wilson Solar Prince Locald

Notes to the standalone (insueial statements (Continued) for the year order 31 Merch 2020

(Currency todios repres to million)

43 Employee Benefits (Communed)

Change in the present indue of the disfined heavies obligation

Recordingen of the propert value of defined benefit ebigation	31 Sbarch 2020	31 Marris 2001
Rahmor as the Degeweing, of the year	13.57	45.51
Benefical panel	(4.95)	(2.30
Carriers advects total	12.56	7.83
Past Service Cere-Varied Renality		8
Nict Interest close	4,95	\$ 111
Lubbility transferred in Facurisitians	1.45	4,43
Laudity transferred mar	(h.18)	15.04
Automial Oppingo lotters recognized in other energy observe traverse		
strenges in detrographic bourseplain	-	-
changes in Stanced Interpretations	12.33	0/34
- espeienza algustineza	&1B	4.54
Balance at the end of the year	01.69	63.57
Assessed recognitive lie the standaline abdement of profil and loss to for employee towards vapance.		
Critert lervie coll	43.34	1.0
Net referred qual	4,88	137
	17.11	11.45
Quantum error renegational to other comproduces income		
Actuarial lasars on obligation for the year	18.21	5.24
and the second sec	18.23	\$.35
Matariky proble of delived locally addgation	-	
Within year (2 months)	2.18	1.7)
	11.32	8.63
Between 1 and 5 (wars		263.00
Alive 3 saus	552,94	203.00
กังการสาว สายเหตุที่สุดสา		
Discout 4000	6,60%	7.7%
Solary weightainn	7,0016	7,608
Englassecturewar	Service + 5 : 14%	Service 4.3 448
	Service 8 : 2th	Sanisared : 25
Montrilly sublish	Indian moured	Indian annua
	tives sourcafily	lives montale
And a second second second second second second	(2005-00)	(2006-09
Weighted average doubles of the projected hearing with gains	18 years	17:998
Sensitivity Analysis		
The security ity availate before here been accorring based on memory problem changes the reporting year, while to king it inter an exprised canadam	of the respective amorage of a	inverting in the east of
	Defined For	efft Plea
	31 Marrit 2029	71 March 2019
The inst Handli Obligation - Deputer une = 100 hash point	(22.540	(6.3)
Defined Energy Octogeness - Descent rate - 190 basis press.	14.12	12.00
Octored Banafa Obligation - Salary conduction rate + 100 lasks points	18.47	2.40
Dalings Benefit Offigation - Salary excitation one - 100 have points	(10,15)	15.34
Delived Reacts Oxigation - Replayer terrorer = 100 hads pairs	8.57	LT)
Distant Sensit Offigurion - Frequence narrow - 100 India points	(1.22)	12.05
The above sensitively analysis have have calculated to show the stor-control in oriform) here acted of wages in market reachings on the reaching date. As acted to, gatembly is does no others, in advantalog the sampling, project and each worked of the real of the soperating p	it poster. Where we claiming and	innarsing filmt of the weinble, it afflicts b





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Sterling and Wilson Solae Limited (towned) to on a storing and wilson Salar Private Limited)

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Carnency: Indian ruppes In crillion)

43 Employee Benefits (Continued)

Estimates of future salary increases, considered in actuarial valuation, take account of infinition, sentority, promotion and other relevant factors, such as supply and denied in the employment market. The Company's liability on account of granuity is not finded and hence the disclosures relating to the planned assets are not applicable to the Company.

Compensated absences

Compressated absences for employee benefits of Ra 75,50 million (31 March 2019: Ra 64.50 million) expected to be paid in exchange for the services is recognized as an experse during the year.

44 Disclosure pursuant to section 186 of the Companies Act, 2013

The datails of loans, guarantees and investments under Section 186 of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014 are as follows:

A. Details of investments made by the Company

(i) ins

Name of the unlify	Aust	Inventment during		Asar
	L April 2409	Beyer	the year	At Meverh 2020
invise and Witter (Theliant) Seried	2.02	1 9		8.03
larting and Witton Loods Acabia System	\$3,79	1		81.79
innlag & Wénnes – Wannes, Private General	6,85	-		6,03
Detay, and Wilson Systemiciand Man PSCO	17.47		*	17,47
laulus Sola Engineers Privere Lanced	0,10	-		0.00
Stolegand Wilson Soler LLC	19,21	*		19,21
Name of the earlier	Arat 1 April 2018	Invertional dering the year	Redamad during the year	As at 35 plants 2099
Stationy and Wilson (Thatland) Lineard	6.02	-		8.62
Stoling and Wéton Eauli Archin Landod	18.19	-		- 19.79
Barling & Wilson - Wasses Educe Lingui	0.25			6.01
holing and Wilson International new F2CO	12.47			17.02
hite inu dolar Engineere Priven. Lineat		835		0,00
				1921













Sterling and Wilson Solar Limited formerly known as Society and Otem Solar Private Limited

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Corrency: Indian rupses in willion)

- 44 Disclosure pursuant to section 186 of the Companies Act, 2013 (Continued)
- A. Details of investments made by the Company (Continued)

(ii) Investments in government securities and mutual funds (unquoted)

Particulars	Armi 1 April 2019	Investorent during the year	Redexpilon daring the year	Feir volue orijestmeets / Foreign normery tracsistion atfparmente	At at 31 March 2029
Turning- falls	1.99	14	1.8	628	1.99
Inventoren in Matual flashi		1,900,04	(3,897,40)	6.09	2,68
Patindars	As et T April 2018	lavenimusi darleg Bie year	Roticeptics decing the year	Aust 31 March 2019	
Tremery with	1.39	0.10	-	101	

B. Details of inter-corporate deposits' Losses given by the Company are as follows:

Name of the sority	Asas 1 April 2019	Converted to have	Loso given starting the year (refler ners 10)	Loss repeld during the year (relar usin 18)	Foreigo esclorego/ edjestacet during the year	A& # 31 March 2020
Starting and Written Private Limited (refer costs 1 ballow) (net)	12,535.36	-	5,52),81	(12,410,25)	1	5,853,83
Starting and Wilson International Solar (200) (refer note 2 below)	3,229,89		245,58	1	196.76	3,734,23
Sterling & Wilson - Waaron Pricese Limited (refer note 3 Selaw)		·*	101.78	(101.36)	1	
Renting Wilson - SPCPL - Chim Mirroscan Venture (refer note ? Index)			442.43	(441.43)		
Storing; and Wilson (Thailand) Liveini (refer rote 4 below)	121	-	21		5	1,27
File-line Solar Engineera Prevate Linerical (extler note \$)	25,60	1	.138	(13.25)		14.51

Name of the defity	Az az 1 April 2016	Conversed to have	Leser given during the year	Loan repeid during the year	Foreige exchange' adjustment darlog the year	As at 31 Meeste 2019
Sciences and Wilson Private Lancest (rails' dute i bellow)		7326.0	13/440/00	(8,342,63)	1	12,585,50
Noting and Wilson International Solar F2CO (refer note 2 below)	1,000,99	-	1		111.00	3,226.89
Starling & Wilson - Wanne Private Limited (refer suite 3 below)		-	.362.62	(062.63)	1.1	
Starting and Wilton (Thailand) List and (refly rate & Julius)	- G.(#-	3			0.06	4.27
Sterling and Wilzon Powergen Private Line and Defer vote 5 below)			21.00	(20.00)		8
Exteriora Solar Engineers Private Lanated Solar avail ()		-	31.90	(0.40)		28.60











Sterling and Wilson Solar Limited (Emmeric Another as Sterling and Without State Private Lonard)

Notes to the standalone financial statements (Continued) for the very ended 31 March 2020

(Carronity Indian ruppers in million)

- 44 Disclosure pursuant to section 186 of the Companies Act, 2013 (Continued)
- 11. Defails of loans given by the Company are as follows: (Continued)

a second s	33.Marth 2020	Ti Mara'i 201
Perpension of archarding and in the construction	Whirking Capital	Warking Case
Linas repayment access	13 execution	Reptyskie im derain
Rate of Linemp	272941#13.86944.	9,90%ear (1.50%
Note 2: Sterling and Wilson International Solar F	zco	
Warman and a second	31 Stareb 2020	37 Mark 201
Parpets of still calles of like given is the promo-	Working Constat	Weeking Cours
rent tohnika est jasaan	Roymoble an despect	Repayable on damag
Rate of Jonas an	316	9 S0% ja 1
Note 3: Storfing & Wilson - Wanree Private Limit	rd	
	31 March 2500	14 March 201
Parameter of addition of their given to the existent	Western Capital	Working Capita
Low weather fores	Arganyable ori desause	Repopulsie on charges
Raid of Tuto en	10.00% (9.2	(2,000 p)
Note 4: Sterling and Wilson (Thuiland) Ltd.		
	32 Moreh 2628	12 Mainte 2011
Perpire of subjection of loan given to the promise	Watking Capital	Weissp Casta
Louis repayment terms	Repoyants on demand	Reportable on demand
Rote of Indonesia	7.56% jun :	7.30% p.a
Note 5: Sterling and Wilson Powergen Private Lin	rited	
	31 March 2810	30 Marth 2018
Persons of unitation of loan gives to the entities	Her upplicable:	Washing Capital
Land représente ramain Reserved la surant	Nor applicable	Reperching on distant
our et inenni	Nataginakia	1850%p.4
Note 6: Esterlina Sular Englavers Private Limited		
and the second second second second	31 Atsech 2020	31 Morek 2004
for your of all lighting of loan grown to the endines.	Winking Capital Received in descent	Wulling Cases
kate of lotened	12.0005 p.a.	Reparative on densem 12:00% par
Note 7: Sterling Wilson - SPCPL - Chint Manaceas	Venture	
	31 Manue 2010	Ti March 3019
and the second of the second		

and the state of t	31 Blanck 2010	Ti Masuli 3019
Purpose of stringsion of John groom in the cash an	Working Cognial	Pier suplication
Linux repayatant herma	Repainable ter Jerstand	PARE SERVICE AND IN CONTRACT OF CONTRACT.
Rate of Internet.	12.00% pm	pint applicable



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(Ruy)

Sterling and Wilson Solar Limited formerly brown as Sterling and Wilson Solar Preside Loniced

Notes to the standalone financial statements (Continued) for the year orded 31 March 2020

(Currency, Indian rupers in million)

44 Disclosure pursuant to section 186 of the Companies Act, 2013 (Continued)

C. Details of corporate guarantees given by the Company are as follows:

Stans of the hearfictory	Ригрово	Arat 1 April 2019		Generators reported? released during the year	Affjustreast on account of archeage difference	Asiac 31 Marsh 292a
Starting and Witees laternational Salar (2020) (Alar Refer sets 42 - Other constituent)	Borrowing facility		16,685,29	1,000.85	108.37	10,002.81

45 Disclosure under Regulation 34(3) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015

Pane of the outry and arrive of transactions (loss given) irreatment methy generative given)	Purpose for which ions given lovestment and given to be utilized by the recipiese	Bilisco	654I	Movement during the year	Madeux caturdi	ig darling the yea
		31 Maryle 2020	31 March 2019		31 Morth 2029	31 Marsh 201
A, Investment in equity shares						
Service and Wilson (Thuilend) Limited		4,03	0.02			
Sterling and Waiser Souds Antoin Literation		27.79	17.36			
Sterling & Wilson - Wiedow Private		4.05	0.25			
Serline and Wijkes International Selar P2010		27,67	17,47	-		
Ester Frank Ester Franklik Laristell		2.10	0.10			
Enring and Wilson Sales LLC		19.21	19.21			
li later-curporate departes' Leans						
Sayrburg and Witana Priyese Limited	Working capital	5,653,43	15,335:00	UU/BK2,47]	18,661,01	10,678.13
Series and Wilson International Solar \$200	Working expired	3,75423	3,226.29	507.34	1,334.25	3,236.81
Storting & Wilson - Warne Private	Writing capital				36136	362.65
Stating Wilson - SPICPL - Chiul Managan Vectors	Weaking capital	- K	~	*	428.00	14
Durling and Wilson (Theiland) Locard	Working repital	1.27	1.27		1.37	1,30
Sorting and Wilson Proverger, Private Lincked	Weeking anythi	+	-	-10	5	30.00
Environ Salar Engineers Priven Linnaat	weeking explusi	24.50	25.60	(0.10)	27.78	81.93
C. Corporate guarantee insatt						
Stating and Wisco International Solar F2070	Barrowing Backley	14,892,81	-	10,022.81		









Solating and Wilson Sular commenmenter management of the Solation and

Notes to the standadore financial statements (Continued)

fut the converseled 31 March 2020

Currently, initial tapecs in millions

46 Corporate social responsibility

As per Section 135 of the Aix, a CSR committee has been formed by the Company. The funds are utilized during the year on the activities which are specified in Schedule VII of the Company. The utilisation is note by way of direct contribution towards various activities and activities conducted by the Company.

The details set below one for the amount speak by the Casegory

Port	lostara		33 March 2000	
è.	Gross invasit reported to be apart by the Company survey the year			\$1.45
*	Among april during the year availability Merch 2020	bi resh	Yes to be good to much	Tate
	il CSR sports for roof ing lause presetts at venue Schools, Ecopeta. Adduct and potential centre	8.85	+	A 85
	6) Cold/Habios for Arabiente Coadring and influencement development, (Selar Building & convert Crimping)	6.63	2.36	8.40
	 Protection and Sol Tautifiering taskets and size action for actional Structures in Nuclia. 	1.50	7	1.64
	A) Continues to Solisify Settary version reacting, and any solets and recommendar for college markets.	1.80	-	1.00
	 Contribution provide boosing and samades, family to Ratja, with contracts; 	1.25		1,28
2	vio Coettibution foi providing fatorcial suggest de critical palatois.	1.30		1,00
	rid Contiducion for set op of Henry and Largezoge fails	1.20	8.60	1.60
	vile) Coverdation for prevent refucation pregnant its addresses pirtuand SUC-Health	.r/ii	8.38	1.35
	 Camillance invests Analouse Coaliest and Coanaling up to printly lead at Chilande Gama-shad 	6.50	8.65	L-18
	a) Contribution to Miris Cull for maining studyle-parts and providing first item?	6.71	-	4,95
	ai) Contribution for this transing of blind students	8.65		0.63
	440 Contribution for Mid-day-mant to Subsol Students on Silvata	8,99		0.39
	site) Contails from Subject Hauphed to provide forument help for poor Particula	0.60	-	0.68
	nin') Contribution for tennovenent of eld age been	0.84	-	0.84
	n4) Other durations and contributions	1.55	0.04	2.85
		30.83	4.87	34.12
с.	For and party transcision in relation to Corptson Social Responsibility			1
à/	Prevention conversion i darring the year			
	Opposing Lehance			21
	A \$18 km during the year OsTions during the year			
	Citema belator			- 2
-				_
2116	2stles		31 March 2011	1.5
4	Orem annount required so so apara by the Company sharing the year			6.28
2	Arevest spear starting life year ecolog 31 Manual (01)4	Jo zash	Vot to by soils in made	Totel
	12 Completenes associate Retainment of School or Chilocate	2.97		2,37
	it) Instatistics of Water parification plant	1.63		1:55
	ing Tastalianing of Seller power plant	4.64		A the
	is) Considering analysing an interpret subject by	2,00		1.00
	vi Compation of conversation at Khandwa	0.42	· · · ·	8.42.4
	wit Core States towards development of physics ty deathed therein	6.36		1.95
	with Carrolination towards anti-similary of packnets	0.30		0.30
	45) Ölter ikinxiser	1.36		1.58
		07.11		10,40
E.	Relatif owny agregations in ministra to Conserve Servel Responsibility			
ź.	Provision waveware during the war			
	Addition during the year			
	Uklind during the year			1.1
	Clanges			







Storting that Wilson Solar Lammer

Notes to the standalone (inancial statements (Continued)

for the your ended 31 March 2020

(Parons) - Inline Opers in million)

47 Disclosure under Ind AS 115, Revenue from Contracts with Customers

A) The Company undertakes Engineering, Fromemout and Construction business. The majoring antiracts with instances are for Solar utility and Roofbop Project. The type of work in these contenents involve construction, explorating, disigning, supply of materials, development of system, insufficient, project mergeneent, operations and maintenance etc.

B) Disaggrengtion of revenue from contracts with customers

Revision from contracts with disformers in dataggregated by primery geographical area and the type of contract of revenue accognition. Disaggregated revenue with the Comptony's reportable segments in given in the note 49.

() Reconciliation of contract assets and liabilities

Particulary For the year ended For the year ended 31 March 2020 33 hdareh 2019 Contract 2:3cts" Unbilled receivables 3,492,89 1,913.61 Contract assets at the buginning of the year Ecos: Billing during the year 36,855.08 75,169.97 Add: Revenue recognised during the year Constract assets as at the end of the year 73,600,45 3,492.89 37,353.89 3,091.74 Contract liabilities** Advance from concenses Contract liabilities at the beginning of the year 2,085.08 5,946,35 Add: Addition during the year Low: Applied during the year 1.510.26 1,833.36 2,685.03 5,694,63 Contract liabilities as at the end of the year 2,085,08 1.510,36

"The summant access principly releases to the Company's to consideration by perturbations obtained without block of the expansion of the some of the summary access and acce

**The overact hidden privacity ratios to us almost free entering events around EFC property Restance is recognized from for version highly or and when out, performance of galaxies ary sampled.

D) Reconciliation of revenue as per Ind AS 115

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
income from works contracto	39,562.86	79,757.25
-Administration account of Loss: Deferment of revenue pertaining to fine operation and maintenance period Loss. Liquidated damages provided during the year.	(78.81) (276.69)	(3.37)
Add: Royman of provision for laquitated damages	231.61	(458.57)
Total	39,438.97	(78,295.11)
Revenue from operation and maintenance arrvires Adjustment on proceed of:	1.666.67	793.93
Add: Recognition of revenue termina this operation and maintenance partial	29,55	15,52
Total	1,6%.22	\$039.43
Sale of femiled goods Asjunctions we advance of	4,215,44	1,997.95
Add. Adjustment driving the year		
Tratal	4,215.44	1,597,95









Sterling and Wilson Solar Limned generit from a Status and Water Solar Uniting Land

Notes to the standalone financial statements (Continued)

for the year grated 31 March 2020

(Carranny Indian rupers mimilian)

47 Disclosure under Ind AS 115, Revenue from Contracts with Customers (Continued)

10) Reconciliation of revenue as per Ind AS 115 (Continued)

1.28	0.41	Other operating income Addetteet on account of: Add: Adjustmini during the year
1.28	0.41	Total
-		

E) Performance ubligation

The Company undertaken Engineering, Freesterment and Construction business. The origing contracts with constructions are for Sular utility and Rooffop Project. The type of work in these contracts involve construction, angineering, designing, supply of materials, development of system, installation, project management, operations and maintenance etc.

of present, installation, project management, operations and maintenance etc. The Contrasts whether each contrast consists of a single performance obligation or multiple performance obligations. Contrasts where the Company provides a significant integration service to the customer by combining all the pools and services are concluded to have a single performance obligations. Contrasts with an significant integration service, and where the unstimer can benefit from each end on its own, are concluded to have multiple performance obligations. In such users consideration is allocated to each performance obligation, based on standards to have multiple performance obligations. In such users consideration is allocated to each performance obligation, based on standards to have multiple performance obligations. In such users consideration is allocated to each performance obligation, based on standards to have multiple performance obligations. In such users consideration is allocated to each performance obligation, based on standards to be combined or not by evaluating factors such as conserved a higherity of the contrast, consideration originated with the output is to be conditioned or not by evaluating factors such as conserved a higherity of the contrast, consideration performance obligations or not.

The Company recognises contrast sovenue over time as the performance creates or orthonous at used controlled by the customer. For such ensugements revenue is recognised using cost based input midues. However, is recognised with respect to the stage of completion, which is account with reformance to the proportion of contrast costs incoursed for the work performed at the balance wheet date relative to the retinanted total contrast costs.

The Company recognises control novemer over time at the performance crustes or othences na asset controlled by the common. For such arrangements revenue is recognized using cost based input methods. Envenue is recognized with respect to the stage of completion, which is attended with reference to the properties of contrast costs incorred for the work performed at the takenes these date relative to the estimated stall contrast costs.

Any costs incurred that do not contribute to satisfying performance obligations are evaluated from the Company's input methods of revenue recognition as the amounts are not reflective of our transforting control of the system to the contoner. Significant pidgment is required to evaluate assumptions related to the smooth of net contract revenues, including the impact of any performance incastions, liquidated damages, and other forms of variable consideration.

If estimated intermental costs on any contrast, are greater than the net contrast revenues, the Company recognizes the entire estimated ions in the year/period the loss becomes known. Variations in contrast work, claims, incentive responses are included in contrast revenue to the extent that may have been agreed with the entirmer and are capable of being reliably measured.

The Company recognises researce from Operations and Maintenatics services using the time-sloped unpours of progress an upot method on a straight line basis.

There is no revenue to be recognised in future related to performance obligations that are unsatisfied (or partially astitized) as at 31 March 2020 and 31 March 2019:

F) Practical expedients:

Applying the practical expedient in prragraph 63 of hel AS 315, the Computy dow not adjust the promised amount of consideration for the effects of a significant financing component if at contract inception it is expected that the period between when the entity transfers a promised good or service to a contour and when the entitient pays for that good or service will be use year or loss

The Company applies practical expedient is paragraph 121 of Ind AS 112 and does not disclose information about remaining performance abligations for EPC contracts that have original expected duration of one year ce lass.











Sterling and Wilson Solar Limited Generit Inner as Sterling and Wilson Solar Perma Londed,

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currency: Indian supers in million)

- 48 Related party disclosures
- A. Related parties and their relacionship

Category of calated parties It Relating company

25 Sydesidiaries, direct and indirect huiding

Shapon() Pollogi and Company Private Constant

Swelling and Wilson Intermetional Solar FECO Stating & Wilson Intermetional Solar FECO Stating and Wilson (Chanaed) & Indeel Swelling and Wilson Saudi Andrea United Stating and Wilson Saudi Andrea United Stating and Wilson Strappore Pla United Swelling Wilson Strappore Pla United Swelling Wilson Swell Serviced Like (upto 26 August 2019) Stating Wilson Swell Serviced Like (upto 26 August 2019) Swelling and Wilson Swell Schlörer No. OCO Solar Pry. Lift (Internety Veissen as GCO Electrical Ply Edd (up of 1 Decombin 2018) Swelling and Wilson Solar Solarsen LLC (w of 11 October 2018) Swelling and Wilson State Solarsen LLC (w of 17 October 2018) Swelling and Wilson Solar Solarsen LLP (up of 17 October 2018) Swelling and Wilson Solar Australia Ply Edd (w of 1 April 2019) Swelling and Wilson Solar Milanishing Plate (box of 2019) Swelling and Wilson Solar Milanishing Plate (w of 16 April 2019) Swelling and Wilson Solar Milanishing Plate (box of 2019) Swelling and Wilson Solar Milanishing Plate (box of 2019) Swelling and Wilson Solar Milanishing Plate (box of 2019)

3) Fallow subsidieries

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Ahhpres: Treding Pro Lid Acreege Farm Pvs. Lod. Aliven Constructive Middent LLC Alivens Consider Protector Pvt, Lid Alivens Gulf International Project Services FZE Aferra Gorarea: Jaint Versan Aforna Infra projecta Katalester LLP Afsons infrastructure Navait for Building, Road and Marine Constanting WLL. After tobustrume Ltd. ASsons Meanitive Infrantructure Ltd. Afsore Officiers and Marine Services Pvt Ltd. ARone Depresas Project Cabon SARL Afters Overseas Singapore Pas Lid Aftern Saudi Construction LLC Afterns Shareholding (Education Assistance) Trust cos 1, 2 and 3* Aftern Shardolog (Group assistence) Transmit, 1, 2 and 34 Aftern Shardolog (Schelt promotion) Trust and 1, 2 and 34 Aftern Shardolog (Bobing and Catt Training) Trust rate 1, 2 and 34 Aftern Sametelding (Boliday Atastanee) Trust ros 1.2 and 3* Alcone Standalding (Medical Benefit) Trust ets. 1, 2 and 3* Alisen Starebolding (Personnel Deselopment) True uses 1, 3 and 3* Alisen Sharebolding (Training and Development) Train res. 1, 2 and 3* Advent Shaushelding Entphyses Welfare Trant eas 1, 2, 3 and 4* Alaya Properties Pre. Cid. (mergad with Shaponiji Hidals Pre. Lid dawa (6009(2019) According to this Water Research & Technology Course Lin Aqualges Technologics Pvt Ltd. (w z f 12 June 2018) Arthuic Properties Pvt. Ltd. Armin Stud Flarm Pvs. Ltd. Area Sala Private Lender Armode Maders EPC LAI Arms investment Company Lat Aspire Preparists Haldergs Ltd

WALSO Mentile







Sterling and Wilson Solar Limited (Formuly known of Starting and Wilson Solar Private Limited)

Notes to the standalone financial statements (Continued) for the year andred 31 March 2020

(Currency Indian ruppes in million)

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- 48 Related party disclosures (Continued)
- A. Related parties and their relationship (Continued)

Category of related parties 3) Fellow antialdiarias (Continues) Artan Real Finate Developers For Ltd (w.e.f.) Educary 2016) Arter Solar Pet, Ltd. (w.e.f. 21456(2018) Auriaka Sorgy Private Louised Averance Space Creations LLP (w.n.f. 25/56/2018) Baigad Pawar Company Pet. Ltd. Register meetinghing Pet Ltd (welf 184352015) Boles Perres Pot. Ltd. Bergal Stepserji Fefrállestare Development Pot. Lal. Bisho influ projects hd Non-Ribard Properties Por. Lol Bracewell Builders Por. Lol. (rearged with Shapson's Heatis Por. Lid dated 04409/30197 Californ Farms Pot. Ltd. Camples II Propertize and Hospitality Services Led Chiralia Property Pvt. Ltd. Cyric Registers Pvt. Ltd. Dalvij Standby Jatty Project Undertaxing Dalva Pizzkow di Investmente Pot Ltd. Dolahi Properties Pvt. Lid Devine Realty & Construction Put. Ltd Draw Garring Solution (Insta) Put. Ltd. Dynamic ant energy private lighted EFL Muritas Ltd. Red Generalize Pot. Ltd. for a F20/12/20180 Einite Hanawabio knorgs Pvt 1nd (w.c.10509/2018) Doise Energy Pot Ltd. (wwf. 05/08/2014) Empower Builder Pvt. Ltd. Frem Stables Pri Lut (re all 16/05/2019) 5899 Ferres Pot Ltd. (www.f.21/05/2018) ESPI Holdings Mourithm Ltd. ESFI Homeniad Per Ltd (wie f 17/05/2018) HSPI Stables and farms Pot Ltd (we f 2)/01/2018) Evreka Portes Ltd. Evre Portes Financial Services Ltd. Earo Forbes Lat. Dutai Popland Brastes Prc, Ltd. Flique Farm Pot Lid. Fine Onergy Solar Pvt. Ltd. Flambogant Developers Pro Las Flambao Developers Pro Lid Placel Fatance Pvt. Ltd. Placest Investments Lin. Fistila Pirance Pvt. Ltd. Forties & Company Ltd. Forbes Cumpbell Neuros Ltd. Pater Canylel Services Ltd Farbes Edenneiry List Focieta Direiro Solutions Ltd. Forbes Facility Services Pvt Ltd. Forber International AG Porter Lux F2CO



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Sterling and Wilson Solar Limited formerly known as Starling and Wilson Solar Primar Limited

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currency: Indian rupees in million)

Catagory of related parties

i) Fallow subaldiaries (Continues)

- 48 Related party disclosures (Continued)
- A. Related parties and their relationship (Continued)

Farbes Las Juornational AG Farbos Tochnooys Ltd. Forval International Service Ltd. Gallops Developers Pvt. Ltd. Glabel Bulk Minamle FZE ("GBM") Global Energy projects holding Global Energy S I., Ltd. (Liper 25/12/2019) Globel Energy Versions Mauritius Globel Infas FZCO Clobel Rescurts and Legistics Pie Lai Global solar everyy bolding Goldale Power & Energy Ltd. Golak Textiles Ltd Geasia Properties Pve Ltd GRL Messawkique S A (Ups 08/01/2019) Haal Power Pvt. Ltd. (w.e.f. 26/12/2018) Hazarat & Co Pvi, Ltd. Homes Overnerve Lid. (Upto 05/02/2020) High Point Properties Pvt. Ltd. Instant Kerren Properties Pvi List. Jaykals Developers Pvi List. Kanal Power Ltd. (Tanata) Korpo Row Managerow Pot Liz (w.e.f.16/11/2018) Kavinan Propeny Development Pot Liz (w.e.f.21/01/2019) Khoufer investments Pvt. Ltd. (merged with Shepsory) Hatels Pvt. Ltd dated 04/09/2015) Kivalar Property Developers Pri. 1 al. Lesder Shipped Fit Idd LIAO Tracing and Investments Ltd Lasseine Properies PM, Ltd. Lass (Dezschlund) GintH Lass Aque Casch a.r.o. (upto 30 April 2018) Les Aque Hangaria Kft (upto 30 April 2018) Lux Aque Paragany SA Los dal Paragony S.A. Los Hangária Kereskodalmi Kft. Los Interactional ACI Lux International Service Kft (Lipto 30/03/2018) Los International Services and Legistics Grabili (Fernverly: Los Service Urable) Lux Italia of Los Nores Arts Lus Depension OwhH Las Perfectional International Ombili Las Selveria AG Mappie Finance Put, LM Make Horse Really & Construction Put Lat. Malabar Trusses Co. Ltd (reergad ents Shapoorji Hatels Pvt. Lat dated 644392019) Marfri Burnsted Pvt. Lot. (w.e.f. 11375/3018) Marfri Harne Browdern Pwt. Lot. Marter Brod Form Pvt. Lot. Massam Buildan & Developers Pot Ltd.









Sterling and Wilson Solar Limited formerly instances Sterling and Wilson Solar Private Linuard

Notes to the standalone financial statements (Continued) for the year oxided 31 March 2020

(Corrency Indian suppose in million)

- 48 Related party disclosures (Continued)
- A. Related parties and their relationship (Cantinued)

aligney of related parties	
i Felizo estaldaries (Conferent)	Menifica Exterprise (Joint verture)
and the second second	Marcined Estetus Por, Ltd.
	Mileage Properties Pvs. Ltd.
	Minamai Properties Ltd
	Musartelen Rock LLC
	National Power Generation Company Limited (Upta 09/03/2019).
	Noil Properties Pvt. Ltd
	Next Gar Publishing List.
	Nervo Densultares Services Ltd
	Numbery Projects and Agri Development Per. Lai
	Nutan Bidyet (Barghadeali) Liti
	OSCO SP Pacificer Managauser LLC
	Polishin Read Examps Pot. Ltd.
	Paritar Real Existe Pyt. Ltd. (w.e. (122/06/2018)
	Prazzulari Propenties Pvt. Ltd.
	PT, Naaantara Global Resources.
	Reduces Solar Pric Cal
	Range Complexie Private Limited
	Relationship Properties Pvt. Ltd.
	Benulanayeo Convisance Pvt. Ltd.
	Risardo Construision Pro. Ltd.
	Ribard Floating Solar Pet. Lift. (or a E34/13/2018) 5 C Modana Pet. Lift.
	9 P Global Operations Edd
	S P Internetional
	5 P Kars Synthetics Pot 114
	S. C. Irgan Fel. Life
	Sabeana Properties Pvt. Ltd. (marged with Shapean) Hotels Pvt. Ltd dated 04/06/2019)
	Sugar Prens Builders and Developers Pvt. Ltd
	Suralpath Power Co Fet. Ltd.
	Seni SP Algeria
	Solvert Brogg Private Limited
	Shoohin Real Ustars Per Lul
	Shappoor AECOS Construction Pri LM
	Shapoorii Dala Presessing Put Ltd.
	Shapoor, Holling Limited
	Stepaorij Slatele Pvt. Lid.
	Shaporti Pallati 982 Coursey Pie Ltd.
	Stapace) Pallonji and Co KIPL JV (Permership Few)
	Shapparty Fallenty and Ch. KIPL Services: 3V (Partnership First)
	Shepsorij Fallanji Cerneti (Gujarat) Prt-Ltd
	Shapoortiji Pallanji Construction Private Limited
	Shapoorji Pallanji Canoulong Services Pet 244 (w.e.f. 0401/2019)
	Shapaarji Palanji Deforce and Marine Ergineering Pet. 134.
	Shapoorji Fallarji Figup LLC (w n.5 18/02/2019)
	Shapoarji Pallorji Evergy (Gajaret) Prt. Ltd.
	Stopearji Pallorji Energy Company iNC
	Shepterji Pallerji Butope Let (w.e.f. 23/08/2018)
	Shapaatji Palarji Pirance Pir LAI.
	Shepeneji Pellerji Felter Shipping Ltd
	Stappagi Pallorji General Contrasting Company for Buildings







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Sterling and Wilson Solar Limited (Remarks Record as Saring and Wilson Solar Prime Linkow)

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currentoy: Indian rupees in million)

- 48 Related party disclosures (Commund)
- A. Bolated parties and their velationship (Command)

angery of related parties	
Felen attaiciantes (Centioned)	Stapoogi Polices Ohem Lut
	Shipoorji Italianji Iufaanaa (GajaarjiPat Lid.
	Staponji Polonji Infuntrature Capital Go Private Limitat
	Skapongi Ballonji Infrastrumum Cepital Co Pvt. L/d
	Shapoorti Pellonji International LLC (with 1202/2018)
	Shapoorti Pullonji Internetocal, UZU
	Showord Zullan, Javenutions, FZE
	Shepsari? Polipe is brominnent Advisors Fvt. Ltd.
	Stapoorji Pallenti Kamistoren 12.C
	Stagnards Wallandi Tanka Pan Lat
	Stepson J. Hellen S. Libon Company for General Construction
	Shapadaji Parkanji Lang speece & Investment Advances Prit. Luit. (vola 231 (100/04/19)
	Shapsonji Jullandi Mala Lai
	Stepareri Poluryi Mid Bart LLC
	Shanneri Pallanji Nigeria (721 (n. e.f. 11/9/2018)
	Shaponji Palanji Nigma Laf
	Stapperty Patienty Official Cas Diclared Pickant
	Hugener Freiheng: Off and One International F72
	Happing Pelong All and Gas Pet Ltd
	Shapoorgi Patlengi Ports Pot. LM.
	Shapaon) fallanji Fanor Company Lid (mugad with Shapaon) Hately Per. Lid dated \$40943019).
	Hapsolf Pullant Projects Pol. 1.21.
	Stapogriji Vallovji Propertika I.J.C
	Hapsordi Pallanji Qeser W1.1
	Stopozeji Pallweji Qeiwe WT.C.
	Mappingi Tallaaji Reconstrator Per. 121
	Stapoorgi Patlargi Bouch Pet. Col.
	Stationarji: Fallenji Hami Botutiona Pvi Ltd.
	Shapoorji Fallanji Sampawer Prit Lat. (w.e.f. 25/10/2016)
	Shapaarji Fallerji Velis: Holdinga Fwi Lui
	Simpoorji Fullenji Solar PV Pet. Lui.
	Shapoonji Pathonji fanyapenknali Pvt 180. (st. e £. 000.000718)
	Shapperf: Fullandi Testandag an FZE
	Shapoorji Pallurji Transportation Projects 745, L44
	Elispoperi: Tellandi. Pandoh Tukoli highwaya parato limited
	Sharua fiteata Producto 294. Lel.
	Elever Port Port La1
	Solar Edge Power and Energy Pvt. Ltd.
	SP Advanced Engineering Materials Per Tail
	57 Aget Managerson Services F Loi, (proged with Singney) Hawk Pro. Loi dami (44(9)2019)
	SP Aluminare Symme Pre Ltd
	SP Architectural Continuer Pve. Exd.
	S.f Sie Science Pot. Ltd. (recruit with Shapoort: Ratels Pot. Ltd dated 0420/2010)
	5P Bachal Ventures Per. Ltd. (merged with Shipoorji Housis Pet. Ltd dated 24/56/2019)
	SF Contailing Services DMCC UAIL
	SP Energy (Egrov) S.A.R.
	SP Energy Vertam AG
	SP Regimenting Services I'm. Link
	SP Fabrianus Pit Lal
	SP infacity Developers Pvt. Lin. (neerged with Shapoort) (initia Pvt. Led dated G40002110)
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Storling and Wilson Solar Limited formerly energy and Phase Solar Prime Linited

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currency: Indian reperts in william)

- 48 Related party disclosures (Continued)
- A. Related parties and their relationship (Continued)











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Storling, and Wilson Solar Limited (Remark American Sorting and Wilson Solar Private Limited)

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currency: Indian supers in million)

- 48 Related party disclosures (Continued)
- A. Related parties and their relationship (Continued)

Catagory of related parties		
3) Febrer aztalálatósa (Canadosand)	3WB Power Lanias SWB Sc. Helen Ltd SWB Sc. Helen Ltd SWB Scienwatche Ltd Th Solar Power Energy Port Ltd Transform San Energy Port Ltd Universal Mose These Port Ltd Universal Mose These Port Ltd Universal Mose These Port Ltd Universal Mose Paris Private Limited Volkett Plening Shapping & Services Ltd Lue Welty Policies UK Ltd. (w.f. 2000/2010) West Court Louid Terminal Port Ltd:	
4) Joint voitners of follow subsidiary	inclus Ingenieria S A and Sterling, & Wilson Led. Consertion STC Power SEL Co Stell SEL P.T.C. S an & Barowel Metaliner (so.p.(2) November 2017) Stelling and Wilson Cogen Sciences LLC	
Si Kay Managemant Peneonaal ("KMP")	Mrs Zarline V Durinska, Director (spin 27 March 2019) Mr. Khembed V Durinska, Chainman Mr. Palkos Stapoor Milloy, Non-Escontor Director Mr. Bileash Ogus, Non-Escontor (sr. c.197 March 2019) Mr. Baladar Esconor, CPO (sw.of 1 April 2018) Mr. Jagatesafilis Ras, Company Sectory (sr. of 8 May 3018) Mr. K. Kaman, Manager (sr. c.12 March 2019)	
6) Relatives of Key Managarmat Personnal	Mrs Kataute K. Darcowle Mrs Partie Zarine Madan	
7) Entities over which key enablighted period or likely relatives exercipe control	Debye Inforech Private Limited, Transtel Systeme Private Limited MCS, Paladon Steffing Viking Power Private Limited Jis Rengy Frivate Limited Datic Consultance FZC Stefling and Wilson Encogy Systems Private Limited	
in Raither over which Hohing Campany exercise Significant laDoose	Alicons (Mislenit) Constructions & Investments Pet Ltd. Alicons Del Joint Venture (w. e.f. 2010/2001)) Alicons RPTL Autor Venture (Disks Tength (w. f. 09/11/2016) Alicons Pauling Joint Venture APCONS Sener LNCI Construction Properts Pet Ltd Alicons SMC Joint Venture Alicons Silencer Joint Venture Alicons Silencer Joint Venture Alicons Silencer Joint Venture Alicons Vigita Joint Venture Alicons Vigita Joint Venture Alicons Vigita Joint Venture Alicons Vigita PES Joint Venture Alicons Silencer Joint Venture Annuale Sile Pin Ltd Annuale CP In Ltd (Singapore) Annuale DI Pin Ltd (Singapore) Armale Minison EPC Ltd	
DI CONTRACTORIO DE CONTRACTORICO DE CONTRACTORIO DE CONTRACTORIO DE CONTRACTORICO DE CONTRACTORIO DE CONTRACTORIO DE CONTRACTORIO DE CONTRACTORIO DE CONTRACTORIO DE CONTRACTORIO DE CONTRACTORICO DE CONTRACTORIO DE CONTRACTORIO DE CONTRACTORICO DE CONTRACTORIO DE CONTRACTORIC	Amesourie Properties Pvt. Ltd.	









Sterling and Wilson Solar Limited Germerly known as Siming and Wilson Solar Private Linited

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currency: Indian rupees in million)

- 48 Related party disclosures (Continued)
- A. Related parties and their relationship (Continued)

Cattories of calaned parties

8) Estilies over which Holding Company exercise applicant informer (Centinated)

Behold Space Developers Fet Ltd. (Upto 00/05/0019) Bengel Shipporti Henring Dovelopment Pot Ltd Rigsmith Properties Pot Ltd Dive Stone Middle East Ltd **BNV Gujarat Rail Private Lad** Coverney Properties Pvt. Ltd. Dream Chaler Pvt. Ltd. Hern PZP Direct (Thailand) Cn Lat. Forkes Aquatect Ltd. Forbes Blum: Annuale Ltd Forder Concept Hospitality Services Pet Lat. Parties G4S Solutions Protection Date On the Extension (Partnership Para) Chard View Zicates Pet Lat. Illant Rate Properties Pet Lat. HPCL Shapeorji Energy Ltd. Image Realty LLP Infinite Water Solutions Private Limited Insight Properties Pvt 214 Iroan Aduces Joint worture Sees Ready Per Lid Jayane Reading 2 ad Jayane Blancing 2 ad IV Hochtief - Nahdet AL Essata-Biopeorji Karapan Arreedo Maduca Pic. Ltd. Larses & Toubes Ltd. Shapooyi Pellonji & Co Ltd. Jans Versure Misson SP Construction Corporation Alirth Property Developers Pet. Ltd. Nordiatery Jeffastistary Private Limbs Natural Oil Ventures Co Les Newtools Plassess & Cleme Rancy Services Pet. Ltd. PT Gokat Indonusia PT C. S.o.s. di Romandi Mamirus Relations Films Fvt Ltd Resource Films Fri Lid S. D. Corporation Pet Lid S. D. Now Sanath Nager Development Pet Lid S. D. Now Sanath Nature Pet Lid S. D. SVP Nager Robert Syst. Lid S. D. SVP Nager Robert Systems Fet. Lid S. D. SVP Nager Robert Systems Fet. Lid S.D. Depetial Property Naturesance Pet. Lid Science: Advance June Vessore Super Afairs Jains Venare Sakei Preparty Developers Per Lal SD Pairs Londs Redevelopment Per. Lal SD Powsk Ratevelopment Pvt. Ltd. SDC Mines Pvt Ltd. BDC Towaship 7 st. Lal Serverd Reaky Pet Ltd. Burpoori Palicoji and OGO Services Private Litrited Stepsorji Palicoji Berni Armada Godanari Pot. Lad











Sterling and Wilson Solar Limited (forwerly known as Sterling and Wilson Solar Prince Linuxed)

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currency indian ruposs in million)

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- 48 Related party disclosures (Continued)
- A. Related parties and their relationship (Continued)

6) Faitlies over which Holding Company exercise	Stapsorji Polloryi Bassi Armala OfBlese Lat.	
rignificent influence (Continued)	Shapoonji Pallonji Finance Pirt, Ltd.	
	Shipoorji Pallonji Mislant LLC- Gram Shapaorji Company LLI, Jaint Vesture	
	Selar Capital De Anr 3 (RF)Proprietary Limited	
	SP Arreste Oil Exploration Pro. Ltd.	
	GP Empariel Star Pay Ltd.	
	5P Tending (Partnership Firm)	
	Space Square Developers Pst Ltd	
	Sarking Matant (Factoriship Firm)	
	Simbag Afferna Joint Venture	
	Sunny Restautional Property Developers Pvt. Ltd	
	Turniz Filma Pet Lid	
	West Coast Liquid Terminal Pro. Ltd. (W.o.F 090052018)	
	Therefore Every LLP	











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Sterling and Wilson Solar Limited

Notes to the standalone financial statements (Continued) for the very onder 31 March 2020

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Cimency Indian rupces on million)

48 Related party disclosures (Continued)

B Fransactions and balances with related parties

Related purity disclusions for the year ended 31 March 2020

Sr. No.	Nature of transactive	Helding company	Schedischer auf Feller scheitfartes	EMP, more relation and Entitles over which KMP or their relation correlationnal	Tetal
a .	former lines works contracts	535.85	August Ave		1,673.31
15	Revinue firms operation and maintenance survices.	and the second	TT.65		17.41
111	Selt of trailed goods	-	-5.10		5.51
EV.	Paulture of hervine	- 10	1012-05		1,212,80
*	Purchases of conservention massestar		13,4(10.0)	0.14	15,420,50
13	Advance surplyed from containing	29,62	11.10		81.05
¥10	Advance paid to version		1,037,44		1.027.40
410	Menogeneration print feet	195.54			/34.58
15	latereri kacosne		in starty 4.4		3,013.53
x	Other increas		34.77		56.73
34	Corporate generative energying		16:23		\$7,29
NIC	Recovery sowards expension and ethics		1 611,5d		1,181,99
XIII	Relationsearch of express		10.27	-	90.22
ZIV	Revealenation each sitting for parid			70.3a	18.30
NV	Beleveti expense	30.82	1.14		26,65
XVI	Swort com berrowings obtained	1.805.04	22.76		2.822.78
87.11	Shore term horrewings repuid	2,860,00	-6		2.504.00
22.01	Conjustrate guarantee issued		11/188.25		11,865,39
XIX	Corporate guarantee released		1,180,85		1,150,85
83.	Inter-corporate deputits? Lans gives - Prior to date of listing	1.00	18,508-07		10,865,88
XX(a)	Inter-exeption in particul Loss given to subsidiories - Post date of Faling		368.37		542.57
333	feler-corporate depositor Loose repaid - Palae in date of hiting.		11.002.10		11,093,19
NNI(s)	feren-corporate dopositel Long repaid - Post date al listing		13,986,37		12,906.37
SNH .	Laterand receivable		1,181,31		1,162.46
XXIII	Interest payable.	15,04	80.6		18.67
XXEV	Trade Receivablas	109.36	KSR, #A		\$,733.00
XXY	Trade papable		18,633,99	E (1)	66,301.12
XXVE	Other receivables		1,503.97		1.513.97
10723	Other Payables		-15.93		13.83
XXVIII-	Corporate gammanics summariling		10,007,11	-	10,032,41
XXIX	Unit-flod receivation	140	118.57		205.03
XXX.	Shart term barrowings waiting fire		11.58		22.78
XXXI	later-corporate deposito/ Laon receivable		10 000 01		5,408.05
Sr. No	Natury of transattion	Holding company	Subsidiaries and Fellow autoridiaries	KMP, their relation and Entities over which hAUP or their relation	Tetal
				letters selence	
1	Integen front wards summart				
	Statemic Relation and Charger on Private Camilicat	102.09			\$33,83.
	Frence's Callerie Longs Loga LA L		116.15		129.55
	Trapport Pale & Manager Central Carbon Linese		+2.033		721,13
	Serving Destroites Proves Limited		AW2-		3.61
	Proposely Publication and Parallelys Private Taxabase		116.00		173,58
	Certanuli Comuner Ltd.		0.00		32,86
	In an and Palent hele PV Poly on Linner.		10.10		18.85
	Neverson from apprentice and maintenance services				
-	Showever's Pollanji Emergy Carps S.A.L.		32		25.79
	Stations and Weights Private Lanced				3.54
-	Stelling and Wilson Private Line of Enterol and of party		28		324



WILSON







Sterling and Wilson Solar Limited Binnerly known in Sorting and Wilson Solar Provide Linuxed

Notes to the standalone financial statements (Continued) for the sear ended 31 March 2020

(Currency: Indian supees in million)

48 Related party disclosures (Continued)

8. Transactions and balances with related parties (Continued)

Related party disclosures for the year ended 31 March 2020 (Continued)

	Nanat of Instanting	Holding company	Sobidietos and Folow nabidiaries	KMP, their relatives and Estitles over which KMP or their relatives accretes matrei	Tatel
	Rest of the local sector o				
1Y	Processes of services				
	Stelling and Winne Middle Last Fisters Middae sal L.L.C.		716.92		106.93
	Serieg Wine - HCTL - Chie Massan Venier		FI2.67		312.67
	Scretting and Wilson Provate Linused		-131.80		231,80
	Forver International Travicas Contract		12.42	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	\$1.43
v	Purchases of construction material				
	Starting and Wison Provergen Points Limited		1.03		1.03
	Starting and Wilson Private Limited		69.55	-	62.55
	Stating Viking Power Private Linkert			8.54	9.54
	Starting Generators Private Linited		20.63		20.41
	Sturling and Wilson International Solar FZCO	-	18,330.57		18,330,32
vi	Advance received lines: castorners		Contract of		
*1					
	Shepoorfi Palangi and Company Private Lipitud	23.92	5.3		33,92
	Shapoorf: Pallen) Infrantiture Capital Co Private Linited		57.13		51.18
928	Advance paid to vendore				
	Storting and Witson International Solar F2CO		1,027.48		1,021,48
VIII	Management support feet		Carles .		diam.
		-			
	Stayword Pallonii and Company Private Limited	192.58			130,56
335	Internal Income				
	Sterlag and Wilson Private Limited		1,549,63	-	LERIES
	Storling & Wiston - Waaree Private Lineted		#11		6.12
	Sitting Wilson - SPCIL - Chine Morrogan Valence		12.10		12.14
	Enterling Solar Englowers Private Limited		2.96		3.88
	Sterling and Witson International Solar FZCO		192.70	-	332.74
6					Carle
x	Other Incists				- Carlot
	Sterfing and Wilson International Solar F2CO		26.73		26.73
31	Corporate generantes commission				
	Sterling and Wilson Internetional Solar F2CO		37.28	-	37.29
NU	Recovery towards capeneou and others				
	Sterfing and Wilson International Solar FZCO		1,308.34		inner
	A SHALL HAR AND		317.68		3,366,74
	Starling and Wilson Private Limited		134	1	133,00
	Sorting and Wilson Solar LLC		1.24	1.1	1,26
XIII	Relavirursement of capacitos				
	Specing and Wilson Private Limited		63.22		45.23
SIV	Recommention and strong fore paid				
	54: Baleithe Destoor, CFU				
	- Short-terist dargforgen bezefter			18.00	25.91
	- Pasi-antikovna: toxilia			051	6.63
	- Olarkey-tan isash			Lit	0.17
	W. Z. Karner, Mirager				2002
				10.25	(5.28
	- Short Herm employee beseful			613	3.11
	- Post-employment boueful			1.01	
	+ Otho long-love longtha		-	1.04	8,04
	Mr. Jagacradia Bar Ch. Y., Darpwry Stordary			12.34	15.20
	- Short-Tarri angiriya barafta				
	- Dant-employment teacethy			8.26	0,24
	- Other key-tern hour's	-		1 Di	1.94
	NY Warshed Y Derevale, Chairman		-	1.40	1.60
	We Police Disprese Marry, New Disease in warse			0.81	0.87
	11 Local Days, New-Taury Des Director			6.85	0.00









Sterling and Wilson Solar Limited transity transic Sectors and Films Name Tensio Lancedy

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Camency Indian rappes in million)

48 Related party disclosures (Continued)

0. Transactions and balances with related parties (Continued)

Related party disclosures for the year ended 31 March 2020 (Continued)

20.00	-Platner of Housestian	Belding company	Sabediaries and Fiellese sabaldiarity	KMP, their relatives and Entities over which KMP or their relatives coursise control	Tetal
NV	listrest expense				
	Slapsorti Palerd and Campary Printe Livited	105.64			
	Storling & Wilson - Waarys Frivers Limited		0.64		20.1
XVI	Short turn harrowings obtained				-
	Shapovrji Balenji and Company Private Limited	2,800,00			
	Starting & Witcon - Western Private Limited	1,000,00	675		2,800/
-					22.7
XVII	Short tarm borriseings ergald	200000			
	Shapoord Pallouiji and Company Private Lindood	2,600.00			2,316.0
RAM	Carporate guaraietee liqued				
	Sterling and Wibor International Solar FZCD		11,060.39		11,068.3
XIX	Comparate gaprantee released				
	Sterling and Wilson International Solar F2CC	-	-0.005401		
-			Crack.		6,169,2
XX	Infer-corporate deposits' Leaving inter to date of listing		1000		
	String and Winco Private Livited		16,520,00		14,431.4
	Stelling and Wilson International Sole: FZCO		041.70		241.5
	SiteFing & Wilson - Wasnes Private Limited Exteriou Solar Engineers Private Limited		1.88		14
	Contrast some engravere stroke Londog	-	6.28		6,2
XX Inf	fizisg				
	Briving Wisen - SPCPL - Chirr Martocas Veniare		442,43		441.4
	Starting & Witter - Wittere Private Linking		309.20		108.3
	Fanfina Solar Engineers Private Linkol		0.94		8.6
XXI	Inter-response departed Loose repuid - Frine to date of lipting Storing and Wilson Private Limited		Difference .		
			11,982.18		11,892.3
CKI (43	later-corporate deposital Loan reguld - Fest date of fathag				
	Stelling and Wilson Private Linead		13,410,28	-	12,400.3
	Sterling & Wildon - Waaron Privale Linuted		-131730		1003
	Exterline Solar Engineers Private (United		13.28		12,2
	Storley Wilwar-SPCPL - Clim Mersyons Vesture		441.03		44L4
XXII	falerest intrinable		Long La		
	Seeding and Wilson Private Lighted Entering Solar Engineers Private Limited		328 65		328,6
	Environ some trigeners From Linder		00.0		4.0
	Sterling and Wilson Trace and love? Solar 17200		612,63		132.6
8230	Inverses payable				
avain	Storing & Wilson - Whater Private Limited		0.00		.24
	Stephenis Pollogi and Company Private Limited	LICER.	0.00		18.6
(Martine)		14.61			10.0
XXIV	Trede receivables	-			
	Sheptery Pallong and Company Hyreia Linited Sheptong Pallong Energy Egypt S A 2	1999.24	24.92		199.1
	Stopooth Pallani Nidawa LLC		\$ 53		\$9.13
	Storing Generators Private Limited		6.1		8.5
	Ferfies & Company Limited		4.31		4.1
	Shapoorth Police & Researching Capital Co Private Limited		TTIPS		17.81
	Secting and Witcon Prowergen Private Limited		ELN#		11.1
	Shapoortii Pallonji Solar Haldings Private Limited		10.84		93.8
	Elegated Partney Solar PV Private Linvied		9,91		9.5
	the second se		1111		







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Sterling and Wilson Solar Limited (semmity known in Sterling and Wilson Solar Private Lanced)

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currency: Indian rupers in million)

- 48 Related party disclosures (Continued)
- E. Transactions and balances with relatest parties (Construent)

Related party disclosures for the year ended 31 March 2020 (Continued)

85 No	Natarted Insmallion	Holding century	Subplieries and Editor total disrim	ICMP, their relatives and Ealities over which KMP or their relatives estimate control	Tabl
XXX	Trade payable				
	Forvol International Services Limitary		1.53		1.53
	Stoling Generators Private Livited		2.04		3.04
	Starling and Wilson Powegon FZE.	-	1.00		1.00
	Storking Vilding Power Petrone Limited			0.13	0.13
	Souring and Wilson Powergen Private Limited		1.0		2.13
	Starfing and Wilson Middle Fest Electro Mechanica L.L.C.		2,000.21		2.459.24
	Starfing and Wilson Private Livited	-	130.80		123.64
	Ster Eng and Wilson Teternational Solar F2(2)	-	13,872,25		13,872.21
NXM	Othermedivables				
	Sterling and Wilson International FZE		1.28		1.31
	Sesting and Wilson International Solar 17200		1,501.25		1,501.23
	Stering and Wilson Solar LLC	+	Lat		Lee
XXVII	Other paywhiles				
	Sterling and Wilson Private Liniand		13.55	-	13,50
	Sterling and Wilson Co-Dep Solutions Private Limited		16.97	-	0.37
	Corporate guarantics outstanding				
	Sterling and Wilson International Solar FECO	+	(0,002.01		08,002,81
NXXX	Rehilled receivables				
	Stapongi Pelonji and Company Private Limited	7.43			1.61
	Starting Generators Private Limited		131		2.53
	Stapport Pallent Solar Holdings Private Limited		67.03		67.35
	Steppedi Fallerfi Infrastructure Capital Co Private Limited		144,315		144.85
	Storing and Wilson Private Limited	2	1.0	-	334
XXX	Short trem hereowings constanding				
	Sterling & Witson - Waaren Private (Linited		-12.76		22,78
XXX	Inter-corporate deposital Lans receivable		4400		01000
	Starling and Witten Private Limited		1,613,01		5,653,83
	Exerting Solar Englosers Private Limited		1430		14.58
	Storting and Wilson (Theland) Limited		8.27		1.27
	Steeling and Winne International Solar FZCO		1.714.23		3,336.23

*The Congress has been af an involved by the provide could be shall be used by a provide and be shall be be the shall be the first and the best of the best of

The sequence was relevant particles for or many single and even is and many second of braining. The amount sublanding are contracted and will be solved to analy Surgeogrammers have given an entry during the year in respect of amounting balances.









Sterling and Wilson Solar Limited (Solarly busin at Sorting and Wilson Solar Private Limited)

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

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ic unersy failing rappers to million)

- 48 Related party disclosures (Continued)
- 9 Transactions and balances with related parties

Related party disclosures for the year ended 31 March 2019

Se Ka	Priver of Instanction	Holding mapping	Saballarics and Fallers achiddaries	Key Manageotean Fersonal and their relations	Total
+	lossest from marks contracts.	4851:059	1,859.37		4,849.3
u	Vale of traded goods		1,7865 (13		1.955.4
111	Porchase of services	-	-7,694-14		7,874.1
19	Purchases of openfrontian material		88,099-38		29,091,6
×.	Advence received from contempts	3 m	289,21		392.6
¥1	Management appears feet	(127.44)			102.1
VII	Internet in waters		1,394 35		1,394,5
1111	Remaneration paid	-	-	22.14	21.7
łX	Investment in Subsidiary		isat		19.2
π	Enternal expense	0.25	91		8.1
NI	Short leres borrionings received	6,700,843	-		1,393.0
NIT	Shart term her rewings repaid	T04.00			1,208.00
860	Last gives		18,003.65		35,003,60
XIV	Lass. mpald		8,725.67		8,725,63
XY	Internet resolution		(30518		1,505,79
XVI.	Trude Receivables	442.98	3,161.38		3,604,34
XVII	Trush papalite	0.091.142	10,533.05		19,552,42
IIIVX	Recoverable suprones		120.62		126.42
XIX	Other receivables	-	211		0.15
22	Otker Payables		12.77		32.77
1237	L'ablied montwikley	70.44	12.48		79.85
NAB	Lonn retrivable		15,744.27	-	15,784,85

Sr. Na	Neinveltrenation	Halfing company	Subalitation and Fallass metaldiaries	Key Manopeoriat Personnel and Univ culations	Tatel
1	Income from works manyout				
	States of Palling and Company Pointer Linesed	189.60			458.69
	Stappoor Pallany Design Figure & A.F.	1.2	3,578.41		3,378,41
	Albana Inflaitradare Conied		14,84		34.84
	Shapteris Palipers Infrastructure Depriel Co Private Lieuted		563 17	- X	553.17
	Shapasirji Politicaji Mideast LLC		4.25		4.26
	Starting and Wilson Provarges Palvar-Linkin)		31.15		31.15
	Saviling and Wilson Private Langed		189.42		180,42
	Frankish Solar Sugarovs, Private Lorenal		78.48		10.10
	Transform flaw Energy Private Limited		83.15		80.15
10	Sale of medrel goods				
	Shipongi Pallogy Infrastructure Count Co Hyvan Lantied		1,094.91		1,499.95
	Storing, Witnes - SPCH Crimi Montenas Venam		399.11		755.48











Sterling and Wilson Solar Limited formerly known as Sterling and Wilson Solar Private Lineved!

Notes to the standalone financial statements (Cantinued) for the year ended 31 March 2020

(Currency: Indian rupoes in million)

- 48 Related party disclosures (Continued)
- B. Transactions and balances with related parties (Continued)

Related party disclosures for the year ended 31 March 2019 (Continued)

an Na	Neters of iransection	Relding canyony	Sobodiarios nest Fellow subsidiarios	Key Management Personnel and their relatives	Tred
m	Furthern of povvices				
	Sealing and Wilson Middle Enzi Electro Mechaninel L.L.C	-	7,648,23		7,648.2
	Forval International Services Limited		25.93		25.
IV	Furtheres of construction material				
	Sterling and Wilson Powergan Private Linvited		5.82		5.1
	Storling and Wilson Powergen PZE		1.00		1.0
	Starting Generators Private Limited		74:30		742
	Stating and Wilson International Salar 7200		28,010 \$5		19,616
4	Advantan received from contamine				
	Shappenji Bullonji and Company Private Limited	2.76			3.2
	Entering Solar Beginsers Private Limited		2.00		2.1
	Stapoorji Pollovji Energy Egypt S.A.H	10	287.23		262.0
vi	Management aupport fees				
-	Shapoorji Pelorji and Company Private Limited	103,18			103.5
vu	Laterest Income				
	Shapooji Pelonji Infrantozzov Capital Co. Private Limited		228.19		223.7
	Storting and Wilson Pawergan Powers Limited		1.42		L
	Storking and Willam Private Limited		840.87		841.0
	Storting & Wilson - Wearpe Private Limited		10.13		26.1
	Estating Solar Engineers Private Limited		0.62		0.4
	Storting and Wilson (Thailand) Livicod		0.10		-0.1
	Starting and Wilson International Solar 9200	3	318.32	-	316.3
VBI	Remonstration paid				
	W/: Baladur Destort, CFO			21.14	21.1
			-	and the second sec	8.1
	Mr. R. Ranner, Mariager Mr. Bikosk Ogra		1	0.16	0,4
IX	Investment in Selouidiary				
	Starting and Wilson Solar LLC		19.71		19.2
x	Internal expanse				
	Shapongi Pallonji and Company Private Linvites	0.25			83
XI	Short turns harvanlegs received				
	Shopponji Pallorji and Company Private Limited	1'206'00			1,795.0
XIII	Shart term harmenings repaid				
	Shapsonji Polionji and Company Private Limited	1,700.00			2,700.0
cus	Lass gives				
	Storikes and Wilson Powerges Private Limited		30,01		20.0
	Storling and Wilson Private Limited		17,000,00		17,600,0
	Starting & Wilson - Wagne Private Lincked	1.87	382,65		343.4
	Exteriors Solar Engineers Private Limited		21,00		21.9
w	Laar mpaki				
	Spillen and Wittee Private Linani		6,342.67		8,342.6
110	Shelling & Wilson Wassen Private Linked		\$62.65		342.6







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Sterling and Wilson Solar Limited (forwariy known as Sterling and Wilson Solar Prints Limited)

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Carrentey- Indian suppose in million)

- 48 Related party disclosures (Continued)
- B. Transactions and balances with related parties (Continued)

Related party disclosures for the year ended 31 March 2019 (Continued)

Sc.No	Nature of togeneoction	Heiding company	Substituties and Fellow zabuldjarles	Key Massgewont Paracenel and their relatives	Tatel
xiv	Loan repaid (configured)			THE INT	
	Entertime Solar Engrave a Private Listand		0.40		6.4
	Sterling and Wilson Powergne Private Limited	1.1	30.08		20.0
XV	Internet residuable				
	Shepoorji Pellorji Infrastructure Capital Co. Private Limitad		158,99		LINE
	Storting and Wilson Private Limited Storting and Wilson Powergan Private Limited		842.87		641.5 L4
	Estaviting Solar Engineers Private Limited		0.62		0.8
	Sterling & Wilson - Watern Princip Limited		10:15		10.0
	Stating and Wilson (Thailand) Limited	1.1	6.20		0.2
	Sterling and Wilson International Solar 72CO	<i>d</i> .	490.96		450.9
XVI	Truck meabodiles				
	Shapcordi Pallor ji and Company Private Limited	442.90			442.9
	Shapereji Palionji Dorrgy Egopt S.A.E.		1,368 28		1,368.2
	Shapoorji Pallorji Mideast LLC	3	4.21		6.2
	Storling and Wilson Private Limited		215.31		215.3
	Shapoorji Paltorji Infrantsoruse Capital Co Private Limited		794.16		794.1
	Starting and Wilson Powergan Private Limited		\$3,29		80,2
	Experient Solar Engineers Private Limited	1.8	\$2,25		99.2
	Sterling Wilson - SPCPL - Chint Moreoven Verstare		403.86		60.8
XVII	Teacle payable				
	Shapoorik Patteriji and Company Private Limited	110.36			110,3
	Forwal International Services Lim/toll		4,17		4.1
	Shapoogi Pallogi Infrastructure Capital Co. Private Limited		243.15		345.8
	Starling Chaterators Private Limited		1.93		54
	Studing and Wilson Powegen FZE		1.09		1.0
	Sterling and Wilson Fowergen Private Lizzbed		1,54		1.5
	Sharing and Wilson Middle fast Blerry Mechanical LiloC		4,141.95		4,141.3
	Starting and Wilson International Solar F2CO		15,049,25		15,049.2
avan	Recoverable orponant				
	Stapperji Falorji and Company Drivan Limited	100	25.50		25.5
	Mr. Elveshed Y Darevila		12.75		12.3
	Exterline Solar Engineers Private Limited		0.45		0.4
	Sterling and Wilson International Solar (72CO		80.48		80,4
	Surfag and Wilson Powergen FZE		1.33		1.2
_	Sterling and Wilson Solw LLC		0.21	in the second second	6.2









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Sterling and Wilson Solar Limited (Jornary known as Sterling and Wilson Salar Private Limited)

Notes to the standalone financial statements (Continued)

for the year ended 31 March 2020

(Contency: Indian ropeas in million)

- 48 Related party disclosures (Continued)
- B Transactions and balances with related parties (Continued)

Related party disclosures for the year ended 31 March 2019 (Continued)

Sn Ne	Nature of transaction	Flaiding company	Sabediaries and Fellow solutidiaries	Key Management Personant and their colotives	Total
XIX	Olher meelvables				
	Starling and Wilson Powergen FZE	2	u ts		8.1
xx	Other pepublics				
	Sterling and Wilson Private Limited		12.56		18.5
	Starting and Wilson Solar LLC		(\$21		19,2
XXI	Unbilled receivables				
	Shapotoji Palizeji and Company Private Limited	70.41		1.6	70,4
	Starting and Wilson Private Limited		9,45	-	0.4
XXII	Loss meriodak				
	Surling and Wilson Private Lunited		12,533.50		12,536.5
	Exterious Solar Engineers Private Limited		25.60		20.6
	Seeling and Wilson (Thailand) Livithi		3.27	-	3.3
	Nierling and Wilson International Eather FECO		1,215.85		3,336.8

*The Company for haven form of understrong to provide unit formul apport to sealed, unsul adaptery Serving and Writen Savet Andre Lower.











Stering and Wilson Sola/ Limited (consurely lands or an Steeling and R down action Persons Lines Thist

Notes to the standalone financial statements (Continued)

for the year ended \$1 March 2020

(Corrency, Indian rapids in willling)

49 Segment reporting

A. Basis far segmentation

The Company is primarily ungaged in the locances of nonplete Turnkey solution for Engineering, Proteneeumi, Construction, Operation and mainteneers of Solar Power projects. The Company's Chief Operating Decision Maker (CODM) reviews the internal monogeneous reports properties based on financeal information for Solar EPC and Solar Operation and maintenance service. Accordingly, the Company has determined its reportable segments and a Ind A5 108 "Operating Segments" as follows:

- Engineering, Procurement and Construction (Solar EPC) business; and

- Operation and maintunance sorvice.

B. Business Segment

The Company's revenues and anote represents company's balances viz. Solar EPC and Solar Operation and maintenance service Accordingly, Revenue and expenses have been identified to a segment on the basis of direct relationship to operating activities of the segment. Expenditure which are not directly identifiable by here existionship to the operating activities of the segment are allocated on a remonable husin.

Resonance and expenses which relate to enterprise as a whole and are not allocable to a segment on reasonable basis have been disclosed as "Gaslioteble". Sequent mosts and segment finbilities represent useds and fiabilities of respective segment. Investments, tax eclosed assets' liabilities and other common anoth and liabilities that cannot be allocated to a segment on reasonable basis have been disclosed as "Unallocable".

Information alous reportable segments

Penthalars	liotae EPC builting	Operation and melmiceanic	Unallocated	Tatal
Bovenue				
Evanal astorers	43,484,41	1,69632	18.0	45,351,64
Total servecter	43,454,48	1,456.32	6.42	45,352,64
Hypres (Texas)	1,665.30	1134	FAI	3,192.09
Einstheasted asgeweet				
Financie vonto			3,461.97	1,451.97
Depremation and consettables experted			62.73	63.18
Employee boarder and other expenses.			3,383,59	1,593.28
Textil traditional of experiments			ALTERIA.	4,213,24
UsuRecodel Indent				
Inferent income			2,862.78	2,032.78
Obrizon			1,897.79	1,167.78
Total traditionation exception			1,199.48	2,190.48
Paulat bullary last	4.665.35	111.01	(887,35)	4,188.33
Tan engeneer			1.329.52	1,139.42
Profil other inte	4.00.53	513,33	(2,167.27)	3,114.45
Other Information				
Gegand aveno	20.415:58	1,106,93	17,153,99	38,768.42
Segurary Jubit Pics	24,387.79	726,36	7.028.07	32,336,13
Capital Expenditure		-	137.78	337,78
Descolution and amontmation wep-and			\$3.28	0.61









Sterling and Wilson Solar Limited (sound), known as Steeling and Wilson Solar Private Landado

Notes to the standalone financial statements (Continued) for the year ended 31 Idlarch 2020

(Currancy: Indian ranges in willhoo)

49 Segment reporting (Continued)

B. Business Segment (continues)

Information about reportable segments (Continued)

	10.00	S	1000	201
22	Inter-	irch	201	SP

Particulars	Selar EPC Basinow	Operation and maintenance arrites	Unallected	Trial
Exversa				
Diversed management.	61,359.00	809,45	1.21	82,103.78
Total resonant	\$1,249.36	349.45	1.16	彩_163.79
Begnant Rowly	2,042,14	280.11	1.8	2,873,57
Upslavnad express				
Enterest expense			161.71	561.77
Deprecision and appreciation			31.79	35.79
Employee berefts and other sepance.			441,70	484.70
Total analyzatot syperase			1/1942.365	1,038.36
Unaliscaivel Income				
Improve and and a			1,178,284	1,578.89
Other issue			23.73	25.78
Trital resilientel associ			1,395.65	1,205.62
Profit before her.			all and a second second	3,04033
fan zypnan			1,075.45	1,079,43
Prefit aller tax	a state of the		1,078-45	Log1.4R
Other Information		100 C		
Segrent anes	23,794-33	H2 72	. 23,461,64	45,751.88
Depretrit facilities	28.662.27	£1,91	12,623,45	41,567,73
Capital Expendition			32.44	52.45
Depresiation end anothistore			51.71	31.79

Geographical information

с.

The prographic information analyses the Company's revenues and con-current assets by the company's country of dominits and other countries is presenting geographic information, segment revenue has been based on the selling location in relation to raise to entoners and segment successor lassed on geographical location of anets.

a) Revenue from external customers

Particulary		31 March 2021			al March 2015	
	Subar EPC Induteres	Operation and : .	Unafficiated	Seler KPC basiners	Operation and assistenance	Unsbecklast
lefter	12,758.66	1.399.3.4	641	21,130.89	T28.00	1.23
Forth east 7/64	6,385.59	55.61	+	7,705.34		1.11
Middle East and Month Africa.	9,764.51	471.17		41.502.69	65.41	
BAN IF ATTER	2,569.05	38,09		6,421.81		
Upphid three his service will hall	13,775.06	28.81		2,951.61		
Appeiror		- 14				
-	43,354.41	1.696.11	8.41	80.0554,48	807,48	1.11

Bosiness in India, the Company's soundry of dominile, represented approximately 29.12% during the year ended 31 March 2020 (31 Month 2019: 30.22%) of do not seventee.

The Company's business in Chile and Vinteen represented 27,10% and 14,49% of its net revenues during the year ended 31 Morch 2020 (3) March 2019: UA2 and Egypt represented 30,86% and 17,79% respectively). No other occutry individually comprised 10% or more of the Company's Standalows out resenter during their pecieds.









Sterling and Wilson Solar Limited (formerly known of Starling and Private Solar Private Limited)

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Carrency: Indian supres in million)

49 Segment reporting (Communed)

- C. Geographical information (Continued)
- b) Non-current assets (other than financial instruments and deferred tax assets)

Particular	41 March 2020	31 March (01)
inda	323.34	114 63
Disalisant Ani	5.07	8.23
Krist of Addap	4.87	5,82
Matdia Satt and North Advant	3.45	2,54
Other states of annarus and Lada America	11.08	
	347.57	125.32

Information about major customers

Revenue from two manumers of the Company is Ra 12,289.20 million (31 March 2019: one another represent approximately Rz 25,341.60 million) which accounts for more than 10% of the Company's total revenue for the year anded 31 March 2020.











Stering and Wilson Solar Larried description a terms and Pile Solar Press/Larr

Notes to the consolidated financial statements (Continued)

for the verse outload 27 March 2020 (Corrency: Indian represe in million)

50 Disclosure under Ind AS 116, Lenses

A) Right-of-nor speets

	Land and Buildings *	Tistal
	Con second and	
Cont		
Induces to ai 1 April 2019		44.50
	85.51	40.21
Add Alliness Stable for your	#2.5F	81,92
Letix Thighmild dering the year		
Bulantie or al 3) bearsh 3000	102.43	100.41
Assumption depresentation and imposiment		
Relative and all 1 August 2010		
w64 Depretiation for the year	20.98	33 89
Add impairs of leases chairing the year	34/F	1.00
Balance its at 31 March 2010	23.87	20.60
Carrying annature		
Baliesce ward Agil 2019	15.51	33.71
Educci avai 10 Minds 2000	82.57	82.92

* Can your control of Right of the most of the reporting proved in tweater property taken or lines for affine processes, the sectority processes to in processes of inter- Property, plant and compared and compared with in program".

E) Breakdown of lease expenses

C)

	For the year ended
	31 March 202
tillert beite linner vogslader	255.22
Total fone caponer	261.23
Cards outflow on loaces	
	. For the year ander
	Ji nburch 2008 22-41
Property and of Ferry Solidites (Instanting Instantian Insue Activities) Classifiers Verse appendix	

D) Mutority analysis of lease liabilities

3t March 2020	Len first 1 year	Between 1 and 2 years	2 and 5 years	Over 5 years	Taial	Weighted average effective listereal rate %
Lenne Bablinkes Tech Info Person Linnoed, editee primines at Delhi MUF Developments Linifed, office retraines at Delhi Tech	162	19.5	19.17	41.47	18.23 68.34 86.49	1255 1256

E) Impact of changes in accounting publicies

Effective from 1 April 2019 ("the state of transition"), the Company applied Ind AS 116 using the modified retrospositive approach, under which the right-advase used is equals to lesse liability on 1 April 2019. Accordingly, the comparative information is not restated – i.e. it is presented, as previously repeated, under hid AS 17. Additionally, the disclosure requirements in Ind AS 116 have not generally been applied to comparative information.

F) Reconciliation between operating lease communicate disclanat in March 2019 furnitials applying Ind AS 17 and lease Rabilities recognized in the statement of financial pratition.

Partiautres	Rs in autilida
Dynamics New convertments dividuant as March 2019 Francisca (marter had A& 17)	10,33
Lesu Diskowskieg imped	3.82
Longer industry programmed at the statement of Gaussian products as as 1 April 2019.	-3.21







Sterling and Wilson Solar Limited formery known as Storing and Pitton Solar Prints Limited Notes to the standalone flaancial statements (Confinued) for dis yar ended \$1 Morch 2020

(Carrenty : Indian rupees in willion)

51 Financial instruments - Fair values and risk management

(a) Accounting classification and fide values.

The following table shows the comping amounts and the whom of firmedul assets and financial labelities, including their levels in the foir value himsurby. It does not include fair value information for financial stems of firmerial stems of firmerial stems.

		Carrying amanti				Fabryaha	stree.	
2) March 2001	TALLAS	DOTY	Arearlind Cast	Total	Lend 1 - Qested price in active markers	Level 2 - Signi observable is	Level 3 - Significant unebanvada lepau	Tree
fem-mortum Education assets								
-			N.AS	14.42	-	ł		î
Convext Described access								
to internation powers out accurition and guarant funda-	142	3	1,89	424		219		149
Turbo mean-radios			12,297,555	10,297.54				
Carb and cards applyablests	-		1217.20	1,817.20	-			1
that failures ofter frun and and only oper-street			104.71	1046.21	-			
1			9,401.92	25.199/6				
Object financeal earliers	*		321545	3,315,42				
	10		30,000,15	30,5454		2.44		2.65
New-Americal Relations								
Laure Landline	4		11/10	68/63		(i)	12.16	6133
CONTRACT DELANCED INCOMENT			Tankar.	and a second				
Daniel Lineary Downshings			(\$100/3)	100003	-		1	
Lating Tab/Office			21.28	BL'IN.			東西	21.75
Tails puerbles		-	ec'190/02	92100,02				
Terbastwa	123			62.27	-	10.21		eine .
Within synthetic Research, Subdivise	*		1/0/3t	ISALT				-
	6237		3e 835.44	- 36 860 bi		14.40	10,00	1000









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Sterling and Wilson Solar Limited (termery hour at Saring and Wison Solar Penate Indiad) Notes to the standalone financial statements (Confinued) for the part enshed 31 March 2020

(Currency : Indian capacity in million)

51 Financial Instruments - Fair values and risk management (Continued)

(a) Accounting classification and fair values (Gauteand)

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		Carry ag anount	and.			Pair velae	etae	
30 March 2019	PATTL	INTEG	Americal Cost	The	Eartel I - Quoted artice in attive marinets	Lasel 2 - Significant charvalle lagata	Level 3 - Significant anabarradie laput	Tool
Ven-excrement Finalmential accords			-					
Lotte			112	1173				1.1.1
Travidd smit				100				
Eventment an government would en			R.	140		1		
test and each appivelents.		(8	3,099,75	STREETS	à.	0		
back indexcon officer their and i and wick event release.		•	16.94	N2M	*	2		
	4	*	15,817.499	15,817.69		*		
Deriverties	10.51			trer		15 dt		に含
inda revelvabler	-		17,254.27	17,254.25		*		
Dictar Timurcial assess			111125678	3,358,70		+		
	11.53	2	nciew	214972	1	21.13		祥田
Rowards Net 605a			11762.01	ar sever at				
son ann on teange		-	09 252 902	ONASEAL				
Office contrast fragment (1960) Keen	2		781.852	751.57	1			
	4	a	38,205.65	19YMESS		24	•	18

on-M

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Sterling and Wilson Solar Limited formety known as Serling and Wilson Solar Prisme lowing Notes to the standalone Einsneint statements (Continued) for the part anded 31 March 2029

(Carrenty : Indian nupees in militan)

- 51 Finnschei instruments Fair values and risk management (Continued)
- (b) Messurement of fair values

Valuation techniques and significant unphervalth inputs

The following table shows the valuation sectorings are in meaning Level 2 and Level 3 fair values for financial instruments meanined at fair value in the statement of financial position at well as the significant of financial position at well as the significant and the statement of financial position at well as the significant of the statement of financial position at well as the significant of the statement of financial position at well as the significant of the statement of financial position at well as the significant of the statement of financial position at well as the significant of the statement of financial position at well as the significant of the statement of financial position at well as the significant of the statement of financial position at well as the significant of the statement of the stateme

Financiel lestruments measured at fair value

tere	Valueties technique	Significant mathematike layaris	Inter-evolved by between significant an element reprin- sent for robust surrounder
Ann excentions rummet francial assessed liablicate constant a monical war	Dissected and free approach. The valuation wadd intendent the presex where of expected percenter receipte, discontact using a risk adjusted discont rute.	Nat applicable	No aphydde
Newait Frede	The full velocies of treventiers is strated find scene is based on the test mate veloce (NAVV) are stated by the incores of these rescal field with it for peblished strate-state as a fullwore Share date. NAV apprentia, the point at which the mane well more feature which of mused field set his point at which heaves will redeen such units that the incomes.	Natarptionsh	Ne apparent
humand bardweth the Erridge anthenge Generation	Forward points: The file value is descendent using corear forward are larger regard for reporting date and preservative sub-activities (anal- ver high erold spacing point an versitivitie (supporting communy.	Non oppicable	Nur have add

Transfers between Levels 2 and 2

There have been no transfers between Lanel 1 and Lovel 2 during the reporting year.

Sensitivity Anniysis for level 3

The sensitivity arrivate below have been determined tased on resonably possible charges of the diacounting rate constring at the trid of the negoting year, while holding all office asymptices construction Discounting rate 31 March 2020









Sterling and Wilson Solar Limited former known as Sering and Wiscar Solar Private Limited

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Notes to the standalone financial statements (Continued) for the year ended 21 March 2020

(Cancery) indian rapets in termon)

51 Financial instruments - Fair values and risk management (Continued)

(c) Financial risk maingement

The Chempany has expenses to the fullowing risks attaing from themotic instruments () Credit risk : () Liquidity risk ; and

Risk management framework

The Company's Board of directors has reveall respectibility for the contright of the Company's risk wandgement formeach. The Board of directors is responsible for developing and monitorial Be Company's risk management policine.

The Compary's risk management policies are enablished to identify and analyse the risks faced by the Compary, to set supergrints risk limits and controls and antiour fisks and adherince to limit. Both management policies and agreem are evolved exploritly and analyse the risks for face and the Company, through its training and management standards and procedums, after to management policies and agreement to which all employees understand their roles and obligations. The Company, through its training and management standards and procedums, after to valuations of derivative control environment in which all employees understand their roles and obligations.

The Audit Committee oversees how menugement requires southings with the Company's rank management polities and procedures, and reviews the admunes of the risk wanagement framework in rulning to the review of sisk management framework in rulning to the ensuing the framework in the result of the food by the Company. The Audit Commany is a second of the review of sisk management framework in easily of the result of which are reported to the Board of directory.



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Sterling and Witcom Solar Emuted

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Notes to the standalone financial statements (Continued)

for the concentration of 51 March 2020 (Currence - Indian minors in million)

51 Financial instruments - Fair values and risk management (Continued)

(c) Financial risk management (Continued)

L Credit risk

Credit risk is the tak of financial lists to the Company if a customer or contribution to a lineacial instrumers fails to most its contactual obligations, and attact the intercent in the company's receivables from customers and investment in their securities. The entrying amounts of financial master represent the maximum medit exposure.

Trade and other receivables

The Company's explosure to credit risk is inflatoreau mainly by the individual characteristics of each customer. The demographics of the customer, including the default risk of the indivity and ovarity in which the customer operates, also has an influence on realit risk assessment. Usedit risk is managed through credit approvals, establishing credit herits and continuously mentioning the credit-worthman of customers to which the Company grants credit terms in the normal custor of business. The Company establishes an allowances for diability debts and impairments that represents its estimates of incurred leases in respect of mide and often reality be and investment.

Total trade receivable as on 31 March 2020 is Rs 15,397.56 million (#1 March 2019, Rs 17,254.72 million)

iPrec largest customers have a total concentration of 47.31% (31 March 2019; One largest customer have used concentration of 14.4(%)(s) of total tode receivable.

As per simplified approach, the Company makes provision of expected credit losses on order receivables and other receivables to entrippe the risk of default payments and makes appropriate provision at each reporting date wherever substanting is To longer period and involveshigher rule.

The movement in the allowance for impairment in respect of made and other energyables during the year way as follows:

Particulare	Amount
Balance at m. 1. April 2019	228.90
Add. To guaranteet losses represented withing the year	1640
Low Wolfse back detroit the year	58.00
Billword and 11 March 2020	216.90
Balance and / April 2018	28.90
Add Treakment Josus many stylikasing the year	290.00
Hafariz al at 31 March 2019	220.50

Cash and bank balances

The Company held cash and cash equivalents and other bank belavious with medit worthy banks and financial institutions of Ks (321.91 in from and Rs 3.147.73 million rs at 11 March 2020 and 31 March 2019 respectively. The could war biorso of the accu bank and financial institutions is evaluated by management on an origoing basis and is considered to be good.

Derivatives

The derivatives are entered with the cruits withly banks and financial industriates counter parties. The Credit withhintest of such banks and financial indications is evaluated by the management on an origoing basis is considered to be good.

Gaurantees

The Company's policy is to provide the financial guarantees only for its subsidianties. During the year ended 31 March 2020, the Company tail insurt guarantees of Re 11,065/29 million (31 March 2019; Re Nil) to a banks in respect of credit facilities availed by a subsidiary of the Company. The total guarantee oriestertding to at 31 March 2020 is Re 10,002.81 million (31 March 2019; Re Nil).

Schurity deputite given to lessors

The Company has given secondly depoint to leaves after premises leaved by the Company is at 31 March 2020 mill \$1 March 2019. The Company manifest the readily workfines of such leaves where the emotion of second of second point is material.

Intre-corporate deposits' Loans, investments in group companies

The Company has grees understand Incr-compound deposite/ loans to its subsidiaries and fellow subsidiaries as at 34 fedarati 2008 and 31 March 2019. The Company has reviewed the compute allocated composite deposite/ learns to determine whether there is any indication that there learns have sufficient an impairment loss. As such indication exists, the Company has recognised impairment loss.

Other than the mon reconsibles and other reconstrates, the Company tax an other financial assets that are part due for an impaired







Sterling and Wilson Solar Limited former's immerial Sterling and Wilson Solar Prevate Limited

Notes to the standalone financial statements (Continued) for the year orded 31 March 2020

(Currency: Indian rappes in million)

51 Financial instruments - Fair values and risk management (Continued)

(c) Financial risk management (Continued)

ii Liquidity risk

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

As at 31 blanch 2020, the Company had buyers credit of 8a NBI (31 March 2019; Rs 496 16 million), unsecured borrowings from banks and others of 8s 3,097.48 million (31 March 2019; Rs 11,250.50 million), secured borrowings from banks of 8s 2,697.38 million (31 March 2019; Rs NB), cash and cash equivalents of Rs 1,817.20 million (31 March 2019; Rs NB), cash and cash equivalents of Rs 1,817.20 million (31 March 2019; Rs 3,058.79 million) and other bank behaviors of Rs 104.71 million (31 March 2019; Rs 3,058.79 million) and other bank behaviors of Rs 104.71 million (31 March 2019; Rs 4,04 million).

Exposure to liquidity visk-

The table below analyses the Company's featured indulties into relevant maturity groupings based on their contractual manufities for derivative and non-derivative financial liabilities

			Casti	actual cash firms		
31 Marsh 3429	Carrying	Toted	I year wrikes	1-3 years	2-5 years	Marothan 3
New abscivation financial Indeficient						
Second Isani	2,493,45	2,948.11	2,959.11			-
Unsuc-marinewis,	3,097,48	3,300.93	3,105.98			-
Finite payables	25.057.39	13,061,59	33,063.39			
Transformer an end of an end of an	1.36	7,35	7.85	-		
Internet accruded and rick dust	42,75	42.75	42.75			
Laute habilities	88.61	127,13	23.90	10.82	3631	32,00
Other manners from the line of the	125.58	329,35	329 te			
Derwyrity financhi lialailides						
Perward exchange moments and far hedging.						
Outlow	42.21	3,015.88	3,015,88			
helow		£8,963.435	12,953,61)	-	-	
	29, 388,73	29,76529	28,845.31	10.82	36.32	51.00

74 Mareis 2019	Carrying	Total	t year or hist	1/2 perces.	2.5 2005	Alare than S
Non-fericative Insucht Babilities						
Bannings		10.78	10.75			
Unrepared Intell	11,746,78	11.978,26	11,975.26			
them pay dates	26.259,60	26,159.68	25,259,65			
Friend American Bend Bare	0.87	0.43	10.67			-
Introval scorned and out day	3.94	3.48	2.86	-	-	
Other communities which lies altera	199.54	199,58	388.58			-
	38,369,43	88,827,44	38,447,41		-	-

The grass willows/outflows) discloses in the above table represent the contractual undiscounted each flows winting to derivative financial liabilities hald far risk menagement purposes and which are net usually closed out before contractual maturity.









Sterling and Wilson Solar Limited January Income Parine and Fidew Solar January

Notes to the standalone financial statements (Continued) for the year ended (1 torols 2020)

Attantation indean supers in prillions

\$1 Financial instruments - Fair values and risk management (Continues);

- (r) Financial risk management (Cantinged)
- (a) Currency Bick (Continued)

The currency profile of financial assets and financial finitelities as at 31 March 2019 are as below

Amounte in DER million	1150	ELIR	ARS	Olivers?
Eksisatial access				
Taka notokwiejes	12,013,34	× .	19	
Loan giver to subsidiaries	3,728,89			
Interest account on losse to ochorizoto	150,55	-		
Cash and Cash Equivalence	(31.37		18.00	
Bush helesses ofter that case and each explosioners	4,66	-	-	
Repayments in segmental	42.45			
Disiliei maximite	12,562,54			
Diser teta kalikis	A.13			
Economy to fastiga company asses	19,872.31	-	18.66	-
furvierd-copies ge counter	6,428.69			
No. copeeury te foreign controly liabilities	17,648,53		18.66	
Financol liabilitizy				
Trady papetiles and other payetile	19334.81	1.4		72.40
Expensere to foreign converse sidalities	PLANA.SI	47.68	-	12.50
Terivard outsides created	505.35			- 14
Nut exposure to foreign currency aubilities.	18,827,90	-17,88	-	73.9
The Exponent	(1.185.43)	647,490	18.66	171.99

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z. The forward contracts housed also includes the foture surchase transaction exposure.

Hedged foreign currency exposure

h.

		33 bland	33 Naveh 2023		h 2019
		Foreign countries (in calibre)	Reptes (in settion)	Eandyn carreney Ge oelliano	Indian Roperty (in. relation)
Foreign sucharge Terword constance (The badge likeyers condic)	Usu			12	508.85
Turrup sociarga ferwird contraco Te tedge highly policitle factori tanaction - psychics)	USD	4.19	ALC N	1	
Féreige sucharge forward cristiana Ta tenge Fighy politike faure paraicion – papitikoj	ELUR	-	-	4.71	366.2
Rowign -suchinge Rowell contracts To testas consideration	USEX	30,00	2.458.89	20.31	1,408.30
the interview of the second		35.89	2,395,43	32.36	2.181.3

Sensitivity analysis

A 5% strengthering / weakening of the respective faceign cameraties with respect to functional cacrency of Company would result in increase or ducates in profit or lots and equip as shown in table below. This analyses assumes that all other vaciables, in porticular interest room, remain constant and ignores any impact of function roles and parchases. The following analysis has been worked out based on the expensive as of the duce of statements of function position.

	St Marrel Projst av		H March 1 Prodition 1	
Effect in 1991 million	faringthening.	Westering	theory theology	Waleting
0.00	(86.59)	\$2.19	1294,421	15.43
	42.435	2.87	(0.33)	2.57
81 m. #25			1,90	16.03
Chiefe Contract of	(3.42)	3,45	位期日	1.04







Sterling and Wilson Solar Linuxed

Notes to the standalone financial statements (Continued) for the year ended 31 March 2020

(Currency - Indian reposes in million)

- 51 Financial instruments Fair values and risk management (Continued)
- (c) Finnecial risk management (Countersed)
- iti Market risk

Market risk is the risk of loss of feiture meanings, fulr values or future cash flows that may result from adverse changes in market rates and prices (such as interest rates, foreign currency exchange rates) or in the price of institut risk-sensitive instruments as a result of such adverse changes in market rates and prices. Market risk is attributable to all market risk-sensitive financial instruments, all foreign currency receivables and payables and all short terms and long-sens these the Company is exposed to market risk primarily related to foreign currency receivables and payables and the tracket value of its investments. Thus, the Company's exposure to market risk is a function of investing and borrowing activities and revenue generating and operating activities in foreign currences.

(4) Currenty Risk

The Company is exposed to commony risk on account of its operating and financing activities. The functional common of the Company is Indian Rupos.

Exposure to currency risk.

The currency profile of fournelal errors and financial Habilities as at 31 Moorh 2020 are as below;

Amponto la INIA	12500	KUR	Orburs *
Visualizat anota	-		
Trinde victification	10,627,33		
Louis growing achieves	3,754.23		
factoria sourcest on Mant to subsidiaries	152.83		
Cauly and Cauly Explorations	170.27		
Biel beiners ofter ikus undt not mak sydechente	0.79	1.1	
Odsor recovered in Rom subsidiary and Sillive subsidiary	1,503.97		
Other receivables	52,34		
Experience to foreign encourses assault	16,421.66	~	
Low Present authorganisms:	2,01636	-	
Not explanate to foreign marrancy match	13,123,23	3	
Trapential hebditate			
Teeds imposites and other payable	15,657,01	40,53	68.30
Experience to foreign converses liabilities	15,647.01	48.20	68.3
Lets Forward excharge operations		-	
Nel exposere to foreign marries y flobilities	15,517,01	44.53	66,3
Nat Exposure	(1.841.73)	(48.53)	668.33

*others include CHE, AED, JOD, ALAD and BOJ











Sterling and Wilson Solar Limited (formerly known as Sterlog and Wilson Solar Person Limited)

Notes to the standalone financial statements (Continued) for the year under 31 March 2020

(Cuttoricy Indian ruppes in million)

51 Financial Instruments - Fair values and risk management (Continued)

(c) Financial visk management (Continued)

(b) Interest rate risk

interest rate risk is the risk that the fair value or finance cash flows of a financial instrument will fluctuate because of changes in market interest more. The Company's exposure to market risk for changes in interest rates relates to fixed deposits and borrowings from financial institutions. Interest rate risk is the fisk that the fair value or fitture cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to market risk for changes in interest rates relates to fixed deposits and borrowings from financial institutions.

For details of the Company's short-term loans and bortowings, including interest take profiles, refer to Note 22 of these finescial statements

Perticulare	Af March 2020	51 Marsh 2019
Fired rune instruments		
Francial moure	8,531.09	15,879.02
Penneter: Association	(5,881,47)	(6,240 10)
	3,649,62	1,672,82
Variable rate instruments		
Personal article		
Ferning Sabernes	(254.07)	15,560.000
	(266.07)	(5,540,000

Interest rate sensitivity - fixed rate instruments

The Company's fixed rate horrowings and fixed rate bank deposits are caused at amortised cost. They are therefore not subject to interest rate risk as defined in Ind AS 107, since mittier the carrying amount nor the future cash flow will fluctuate because of a change in market interest rates.

Interest rate sensitivity - variable rate instruments

	Papilit or i	into	
INH	198 by increase	100 bpl decreases	
31 March 2429			
Y in rul down and a second second second	. (90.2)	2.65	
Cash flow sensitivity (nel)	(2.66)	2.05	
6	Peafitse)	em .	
INR	100 to increase	100 hp detruces	
31 March 2018			
Variable-rate mini tanànin	(85.8m)	\$5,08	
Cault Row seesificity (sec)	255.844	\$5.00	

The risk estimates provided assume a change of 100 basis phints interest rate for the interest rate benchmark or applicable to the borrowings summarised above. This calculation also assumes that the change occurs at the balance sheet date and has been calculated based on risk exponents outstanding as at that date. The year end balances are not necessarily representative of the average debt outstanding during the year.







Sterling and Wilson Solar Limited formarly known as Sterling and Wilson Solar Private Limited)

Notes to the standaloue financial statements (Continued) for the year ended 31 March 2020

(Currency : Indian repeets in million)

- 51 Financial instruments Fair values and risk management (Continued)
- (c) Financial risk management (Continued)
- (e) Capital Management

The Company's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. Management monitors the return on capital as well as the level of dividends to ordinary shareholdera.

The Company monitors capital using a ratio of 'adjusted not dobt' to 'adjusted equity'. For this purpose, adjusted not dobt is defined as total borrowings, comprising interest-bearing loans and borrowings and obligations under leases, less cash and cash equivalents. Adjusted equity comprises all components of equity. Charge for the year on goodwill amortisation has been deducted while calculating total equity of the company since it represents a pure non-cash expense.

The Company's adjusted net debt to equity ratio was as follows:

Particulare	35 March 2020	31 March 2917
Destrotage	6,097,54	11.346.10
Given debt	6,087.54	11,74616
Terrs: Cash and cash equivalents	1,017,20	3,036.79
Adjuicted set debt	427634	0,617.37
Tind equity	6,612,31	-4,5981.17
Adjectived that defail no subjected acquiry real a	9.65	1.87











Morling in Solur Limited-

Notes to the standalone financial statements (Continued) by the year order of Alasen 2020

(Constaty, indian oppus in million)

- 52 Parametrics a manhation dated to 100 2010, the diarenablem of the Company expressed their mean to convert loss gives to Sterlag and William international Solar 62CD, a autonomy of the Company, into equily Accordingly, the sam gives to subsidiary will be converted into equivalent amount of equity shares polytect to approved from statutory and regulatory approvate in India and the United Arab Emission.
- 53 The Company, entered into a minutes thi a 10th MW AC Photovoltate plant in the date of Kamptoka with nn information company Constants' to occur to inholdst poner demands of the large office space facilities as Bangelors of a real estate developer ("developer"). The works were majorly completed by end february 2018 and the balance work were practing due to tion-analyticitity of land, which was in the scope of the oscillator. In October 2018, the National Company Law Tributal ("NCLT") actions were initiated spaces the developer takes in the scope of the oscillator. In October 2018, the National Company Law Tributal ("NCLT") actions were initiated spaces the developer takes in the Company issued a wink inspection notice to the duatation. An induce of paymonts, with a copy to the developer. The developer issued directions to the Company, vide a latter, in go sheed with the works/maintenance of the plant, ofter in itry also assued the Company that they would make the payment of the unstance failed to pay. As on date the container owers the Company INR 924.54 million. In addition, an amount of INR 641.04 million under confirmed, interventife Letters of Credit ananged by the constants from their mark mainty for the signification which make the payment of the Octopany, after confirmation both from the container on their bank, toraine date. Due to the NCLT incluse space the Company's book citing prevention against doing for same the to the NCLT index, and the Company had to ensure back to site back.

During the year ended 31 March 2020, the Company has instanted legal proceedings in both these wattants: On matter in respect of the canonical basis or cannotly pending with the NCLT and the matter in respect of the community have e cannotly pending with the NCLT and the matter in respect of the community have e cannotly pending with the NCLT and the matter in respect of the community have e cannotly pending with the NCLT and the matter in respect of the community have e cannot year of the community have and the NCLT and the matter in respect of the community have exactly pending with the NCLT and the matter in respect of the community have e cannot year of the community have been exactly pending with the NCLT and the matter in respect of the community have been exactly pending.

The Company has sought legal opinion regarding the amount due from the developer as per their assurance lotter and from the customer's bank due to follore to pay continued Letters of Credit and has been advised that the sold ancount are fully recoverable. The amount of TNR 924-34 million and INR 641-04 million is shown under the band Trade Receivables and Other Plannight Assess, respectively.

Basis the aforementioned legal opinion and the management assessment, inspire of being confident of full recovery, considering the expected aredia loss requirement of had AS 109 "Financial Instruments", the management has recognised the provision to the extent of Rs 213(30 million (31 March 2019) 8s 160(00 million) as at 31 March 2020, based in anotagement's best estimate of cofficient of the aforementimed receivables.

54 We Red Herring Prospectus dated 39 July 2019 stated that Shapoocji Polinnji and Company Private Limited and Klumshed Yield Dasavati, ("Selling Shareholders") shall use a portion of net offer presents towards finding full repayment of the customeding inter-corporate deposite passible by a fellow subsidiary to the Company within a pesied of 90 days from the date of limiting of equity structs i.e. by 18 November 2019. The Selling Shareholders presents to their letter dated 14 November 2019 however represend the Board of Directors of the Company to corrector a revised payment schedule for the customing inter-corporate deposite of Rs 17,271.40 million Facility interest thereon of Rs 1,768.20 million/set of 30 September 2019 with additional interest of 30 basis points per amount.

The Based of Directors in their meeting held on 31 December 2019 had considered the sevient payment schedule of the outstanding intecorporate deposits of its 10.457.77 million [metading accred interest therein of Rs 499.21 million] as at that date, in three quantity installments by 31 Marcis 2020, by 30 June 2020 and balance amount by 30 Sectomber 2020 (which would include further accruats of interest legion) 31 December 2019). The Setting Shauhalders have dready facilitated the repayment of more corporate deposits amounting to Re 14.5% 25 million by the follow inbuilding interest accruantly facilitated the repayment of more corporate deposits amounting to Re 14.5% 25 million by the follow inbuilding interest accruant) as at 11 March 2020 aggregate to Rs 5/81.68 million.

The Company has also responded to queries (including from Shareholders, SEBI and ROC/reader reports. The Company, based on independent operators from legal experts, has determined that there is in non-compliance with any provisions of the Companies Act 2013 and/or STBI (hear of Contral and Disclosure Requirements) Regulations, 2018 by the Company, in response Olitic transaction.

55 During the year, the Setting Similarity have made an offer for rain which was subscribed for 36,533,820 Equity states of Re 1 each for used at a partie of Se 780 per equity states (including a them memory of Re 779 per equity share) appropriate to Re 28,796,38 million.

The equity shares of the company were fused on National Stock Exchange of Indie Limited (NSE) via ID SWSEEAR and BSE Limited (HSE) via ID SWSEEAR and BSE Limited (HSE) via ID S7760 on 20 August 2019.

The Company see inserted Rs 38.25 million and Re 768.90 million in financial year 2018-19 and 2019-20, respectively, appropring to Rs 407.21 million (excluding Goods and Services Tax and including Securities Translation Tax of Rs 50.59 million which is detectly paid from (P) ESCROW Account) in respect of sile of states, these experies were recovered from the Selling Stateholders in the ratio of their existing amendating percentage. These experies actions of Rs 8.70 million indices from the Selling Stateholders in the ratio of their existing amendating percentage. These experies actions are of Rs 8.70 million and Rs 1.96 million material in financial year 2018-19 and 2019-20, respectively, appropring to Rs 1.1.12 million texcluding Goods and Services Tax) paid to Statehol to Statehol the Company.



Sterling and Wilson Solar Limited (formerity issues as Sterling and Wilson Solar Private Losited)

Notes to the standalose financial statements (Continued) for the year ended 31 March 2020

(Commonly, Indian suppos in million)

- On 27 March 2019, The Board of Decement' of the Company has proposed in Institute the Scheme for Emphysic Stock Option Plan (ESOP) subject to approvel of Shareholders'. Accordingly, so provision has been created in the books rewards the Hability of ESOP as at 34 March 2019 and 31 March 2020 56
- The Company's international manaactions with selated parties are at arms length as per the independent accountants report for the year ended 31 March 2019. Management believes that the Company's interneticous transactions with related parties poet 31 March 2019 continue to be at arms length and that the transfer pricing legislation will not have any impact on these standalene floancial statements, particularly on amount of tex superso and that of provision for tanation. 57
- The Board of Directors at their meeting held on 16 March 2020 has approved the "Scheme of Arrangement" ("the Scheme") for merger of the Sterling & Wilson Warrow Private Limited ("SWWPL") with the Company subject to obtaining necessary approveds from the applicable. 58 statutory authorities.
- During the year ended 31 Match 2019, a subaidiary of the Company has poid to non-executive directors of the Company remaining in execution of the limit laid down under Section 197 of the Act by Rr 6.35 million. The excess remuneration poid has been approved by the shareholden of the Company in the Extraordinary General Meeting held on 10 June 2019. 59
- During the year ended 31 March 2019, the Board of Directors of the Company approved a split of the Company's common stock in the ratio of 1:10, with a contespanding change in the nominal value per share from Rs. 10 per share to Re 1 per share. This stock split became effective on 23 January, 2019, Unless otherwise indicated, per share data, where applicable, has been adjusted retrospectively in accordance with the 60 requirements of Ind AS 33 Eautings per share
- The Company has unseased the possible effects that may reach from the pantenic rolating to COVID-19 on the carrying amounts of Receivables, Investories, (roostneeds and other assets / labilities. In developing the assumptions selence to the possible factor executionies in the global economic conditions because of this pandensis, the Company has used internal and external sources of information. The Company has conditions that the impact of COVID 19 is not material based on there estimates. Due to the nature of the pendensis, the Company will continue to receive developments to identify significant uncertainties in future periods, if any. 61
- 62 Other matters

Information with regard to other watters specified in Schedule III to the Act is either sol or not applicable to the Company for the year.

As ger our report of even date attached.

For B S R & Co. LLP Chartered and Firm Repote 101245W/W-100022 ł 1 Ashedd

Partner Marriage No: 105149

For and up behalf of the Board of Directors of Sterling and Wilson Solar Limited (formarily known as Sterling and Wilson Solar Private Limited) CEN UT4091401301 7PLC297281

Khurshed Daravah Pallop Mintry Director ùt ar DANIOS2292344 DDI:00216905 Mambai

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Company Serretary Membership No: 1/2808

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Certified True Copy of the Resolution passed by the Board of Directors of the Sterling & Wilson – Waaree Private Limited ("the Company") at their meeting held on Monday, March 16, 2020 at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043.

Approval of draft Scheme of Amalgamation under Section 230-232 of the Companies Act, 2013, for the proposed merger by absorption of Sterling & Wilson – Waaree Private Limited ("the Company") into Sterling and Wilson Solar Limited ("SW SOLAR") ("Scheme")

"RESOLVED THAT pursuant to the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013 ("Act"), the rules and regulations made thereunder and in accordance with the provisions of the Memorandum of Association and Articles of Association of the Company and subject to necessary approval / consents / sanctions and permissions of the shareholders of the Company, BSE Limited, The National Stock Exchange of India Limited (together the "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI"), other concerned regulatory authorities and the sanction of the Hon'ble National Company Law Tribunal ("NCLT") constituted under the provisions of the Companies Act, 2013, as the case may be or such other competent authority, as may be applicable or any other appropriate authority under the applicable provisions of the Act, as may be applicable, and such other approvals / permissions, as may be required under applicable laws, regulations, and guidelines issued by the regulatory authorities, the consent of the Board of Directors of the Company (hereinafter referred to as "the Board") be and is hereby accorded to the Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ("the Company") and Sterling and Wilson Solar Limited ("SW SOLAR") and their respective shareholders ("Scheme"), providing, inter alia, for merger by absorption of the Company into SW SOLAR, in the present form or with such alterations / modifications as may be approved or imposed or directed by National Company Law Tribunal, as per the terms and conditions mentioned in the Scheme placed before the Board and initialed by the Director for the purposes of identification.

RESOLVED FURTHER THAT the Company, being a wholly owned subsidiary of SW SOLAR, no shares will be issued as consideration for the proposed merger by absorption and the shares held by SW SOLAR along with its nominees in the Company shall stand cancelled.

RESOLVED FURTHER THAT the Scheme between the Company and SW SOLAR and their respective shareholders, in respect of proposed merger by absorption as placed before this meeting be approved.

RESOLVED FURTHER THAT the Company be and is hereby authorized to make necessary applications to government, judicial, quasi-judicial and other statutory authorities or regulatory authority or any other body or agency, in relation to seeking relevant regulatory approval[s] or sanction(s) for the Scheme and any other approvals required in connection with the Scheme.

> ADDRESS # FLOOR UNIVERSAL MATESTICS, F. L. CORBANOF GARG, CHENDLIC (WAS IN MUNICAL - 100003 FLS. 025-2,948-306) CIN: U93000M(12016P16238571









RESOLVED FURTHER THAT Mr. Khurshed Y. Daruvala, Director and/or Ms. Zarine Y. Daruvala, Director, Mr. Bahadur Dastoor, Authorized Representative, Mr. Ch. V. Jagannadha Rao Ch. V., Authorized Representative (collectively referred to as "Authorised Representatives") of the Company, be and are hereby severally authorised to take all the necessary steps, for and on behalf of the Board, *inter alia*, in order to:-

- (a) File the Scheme and / or any other document / information / details / submissions with the government, judicial, quasi-judicial and other statutory authorities or regulatory authorities or any other body or agency to obtain their approval(s) or sanction(s) to the provisions of the Scheme or for giving effect thereto;
- (b) To make or assent to any alteration or modification to the Scheme as may be expedient or necessary or to satisfy any condition(s) / requirement imposed by the NCLT, or any statutory or regulatory authorities, as the case may be and may give such directions, they may consider necessary and to settle any doubt, question, difficulty arising under the Scheme or in regard to its implementation or in any manner connected therewith and to do all such acts, deeds, matters and things for putting the Scheme into effect;
- (c) Sign and file of application(s) with the NCLT or any other appropriate authority under the applicable provisions of the Act, as may be applicable, seeking directions as to convening / dispensing with the meeting of the shareholders and / or creditors (secured or unsecured) of the Company and other usual directions with respect to the scheme, and where necessary, to take steps to convene and hold such meetings as per such directions;
- (d) Finalize and approve the draft of the notices for convening the shareholder's and/or creditor's meetings as directed by the NCLT or otherwise and the draft of the explanatory statement with any modifications as they may deem fit;
- (e) Approval of Postal Ballot / E-voting Notice along with explanatory statement and the conduct of process for seeking approval of shareholders and / or creditors to the Scheme, as applicable;
- (f) Conducting the meetings of the shareholders and/or the creditors, signing and sending the notices and carry all such other activities in relation to the meeting, if the NCLT does not dispense with the meetings;
- (g) Prepare, sign and file applications, petitions, documents, affidavits, vakalatnama undertakings, reports, pleadings and other documents relating to the Scheme to the NCLT or any other appropriate authority under the applicable provisions of the Act;





ADDRESS, 0⁷⁰ D.DOR, UNIVERSAL MAJESTICK, P. L. LOKHANDI MARG, CHEMBER (WEST), MCMDA1 - R0044 TEL 022.25485300 CDR: D39000012015P1C288571







- (h) To engage Counsels, Advocates, Solicitors, Chartered Accountants, Statutory Auditor and other professionals/intermediaries and to determine terms and conditions including remuneration thereof;
- (i) To Co-ordinate and obtain approval from Registrar of Companies, Regional Director, NCLT and any/all other statutory authorities and parties including the shareholders, lenders, financial institutions, creditors, as may be considered necessary for and on behalf of the Company and to give any oral and/ or written consent with regard to the same;
- (i) To approve such actions as may be considered necessary for approval / sanction of the Scheme and the implementation of the Scheme after the same is sanctioned by the NCLT or any other appropriate authority under the applicable provisions of the Act, as may be applicable including but not limited to making filing with the concerned Registrar of Companies, Regional Directors, Income Tax authorities and, other authorities as may be required and to approve all other actions required for full and effective implementation of the sanctioned Scheme and to remove and resolve all doubts and difficulties and to do all such acts, deeds and things as they may deem necessary and desirable in connection therewith and incidental thereto;
- (k) Suitably inform, apply and/or represent to the Central and/or State Government(s) and/or local or other regulatory authorities, Including but not limited to the Sub-Registrar of Assurances, Customs authorities, Excise authorities, Income Tax authorities, Sales Tax authorities, Value Added Tax, Goods and Services Tax authorities and Entry Tax authorities, Employee's State Insurance and Provident Fund authorities, telephone authorities, electricity authorities, postal authorities, and all other applicable authorities, agencies, etc., and/or to represent the Company before the said authorities and agencies and to sign and submit such applications, letters, forms, returns, memoranda, undertakings, declarations, deeds or documents and to take all required necessary steps and actions from time to time in the above connection, including registration of documents with the concerned Sub-Registrar of Assurances;
- Settle any question or difficulty that may arise with regard to the implementation of the Scheme, and to give effect to the above resolution;
- (m) To authenticate any document, instrument, proceeding and record of the Company for the purpose of in relation to the Scheme and / or making the Scheme effective;
- Pay/authorise payments of stamp duties, taxes, charges, fees and such other payments as may be necessary;





ADDRESS: 9⁽⁴⁾ F) OOP. UNIVERSAL MAJERTICS: P. L. LOKHANDE MARU CHEMBER (WES7), MOMDAL-400043 TEL 022-25485390 CDN: 0930000012816PTC288571







- (o) To file requisite forms with the Ministry of Corporate Affairs/ Registrar of Companies in connection with the Scheme during the process of sanction thereof and during the implementation of the Scheme;
- (p) To do all further acts, deeds, matters and things as may be necessary, proper or expedient to give effect to the Scheme and for matters connected therewith or incidental thereto.

RESOLVED FURTHER THAT authorised representatives be and are hereby severally authorised to delegate powers to the executive(s) of the Company and / or authorised persons, to sign / execute on behalf of the Company, all deeds, documents, agreements, notices, forms, writings and papers, as may be required, for any of the purpose as mentioned aforesaid and to revoke / modify all or any of the aforesaid powers so delegated to the executive(s) of the Company and / or authorised persons, from time to time, as deem fit and proper in the best interest of the Company.

RESOLVED FURTHER THAT Mr. Khurshed Y. Daruvala, Director and/or Ms. Zarine Y. Daruvala, Director, be and are hereby severally authorised to give effect to any modifications, changes, variations, alterations or revision in the Scheme from time to time or to suspend, withdraw or revive the Scheme from time to time as may be specified by any statutory authority or as may suo-motto be decided by the Board in its absolute discretion and to do all such acts, deeds, matters and things whatsoever, including settling any question, doubt or difficulty that may arise with regard to or in relation to the Scheme as it may in its absolute discretion consider necessary, expedient, fit and proper, subject to the approval of the NCLT;

RESOLVED FURTHER THAT the appointment of any valuers, counsels, advocates, consultants, etc., if already made be and is hereby ratified and approved;

RESOLVED FURTHER THAT the Common Seal of the Company, if required, be affixed to relevant documents wherever deemed necessary in terms of the Articles of Association of the Company.

RESOLVED FURTHER THAT authorised representatives of the Company, be and are hereby severally authorized to sign any of the documents as required to giving effect to the scheme including signing the certified true copy of this resolution and furnish the same to whomsoever concerned."

For Sterling & Wilson - Waaree Private Limited

1 Director Place: Mumbai Date: March 18, 2020 DIN: 00216905

ADDRESS- O^{FE} FLORIE, UNIVERSAL MAJESTICS, P. L. LOKHANDE MARTE CTOMISTIR (WYST), MUMBAT - 100243 TUL 022-25485300 CIN: L02000MR2016020288571







STERLING & WILSON

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING OF THE BOARD OF DIRECTORS OF STERLING AND WILSON SOLAR LIMITED HELD ON MARCH 16, 2020 AT THE REGISTERED OFFICE OF THE COMPANY

TO APPROVE THE SCHEME OF AMALGAMATION BETWEEN THE COMPANY AND STERLING & WILSON - WAAREE PRIVATE LIMITED

RESOLVED THAT pursuant to the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013 ("Act"), the rules and regulations made thereunder and in accordance with the provisions of the Memorandum of Association and Articles of Association of the Company and subject to necessary approval / consents / sanctions and permissions of the shareholders of the Company, BSE Limited, The National Stock Exchange of India Limited (together the "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI"), other concerned regulatory authorities and the sanction of the Hon'ble National Company Law Tribunal ("NCLT") constituted under the provisions of the Companies Act, 2013, as the case may be or such other competent authority, as may be applicable or any other appropriate authority under the applicable provisions of the Act, as may be applicable, and such other approvals / permissions, as may be required under applicable laws, regulations, and guidelines issued by the regulatory authorities, the consent of the Board of Directors of the Company (hereinafter referred to as "the Board") be and is hereby accorded to the Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ("SW WAAREE") and Sterling and Wilson Solar Limited ("the Company") and their respective shareholders ("Scheme"), providing, inter alia, for merger by absorption of SW WAAREE into the Company, in the present form or with such alterations / modifications as may be approved or imposed or directed by National Company Law Tribunal, as per the terms and conditions mentioned in the Scheme placed before the Board and initialled by the Chairman for the purposes of identification.

RESOLVED FURTHER THAT SW WAAREE, being a wholly owned subsidiary of the Company, no shares will be issued as consideration for the proposed merger by absorption and the shares held by the Company along with its nominees in SW WAAREE shall stand cancelled.

RESOLVED FURTHER THAT the Scheme between SW WAAREE and the Company and their respective shareholders, in respect of proposed merger by absorption as placed before this meeting be approved.

RESOLVED FURTHER THAT the Company be and is hereby authorized to make necessary applications to government, judicial, quasi-judicial and other statutory authorities or regulatory authority or any other body or agency, in relation to seeking relevant regulatory approval(s) or sanction(s) for the Scheme and any other approvals required in connection with the Scheme.

RESOLVED FURTHER THAT any of the Directors and/or the Key Managerial Personnel of the Company, authorised signatories (collectively referred to as "Authorised Representatives") of the Company, be and are hereby severally authorised to take all the necessary steps, for and on behalf of the Board, *inter alia*, in order to:-

- (a) File the Scheme and / or any other document / information / details / submissions with the government, judicial, quasi-judicial and other statutory authorities or regulatory authorities or any other body or agency to obtain their approval(s) or sanction(s) to the provisions of the Scheme or for giving effect thereto;
- (b) To make or assent to any alteration or modification to the Scheme as may be expedient or necessary or to satisfy any condition(s) / requirement imposed by the NCLT, or any statutory or regulatory authorities, as the case may be and may give such directions, they may consider necessary and to settle any doubt, question, difficulty arising under the Scheme or in regard to its implementation or in any manner connected therewith and to do all such acts, deeds, matters and things for putting the Scheme into effect;

Sterling and Wilson Solar Limited (Formerly known as Rashmika Energy Private Limited) An Associate of Shapoorji Pallonji Group Registered Office: Universal Majestic, 9th Floor, P. L. Lokhande Marg, Chembur (W), Mumbal – 400 043 Phone: (91-22) 25485300 | Fax: (91-22) 25485331 | CIN: U74999MH2017PLC292281 Email: info@sterlingandwilsonsolar.com









STERLING & WILSON

- (c) Sign and File of application(s) with the pCET or any other appropriate authority under the applicable provisions of the Act, as may be applicable, seeking directions as to convening / dispensing with the meeting of the shareholders and / or creditors (secured or unsecured) of the Company and other usual directions with respect to the scheme, and where necessary, to take steps to convene and hold such meetings as per such directions;
- (d) Finalise and settle the draft of the notices for convening the shareholder's and/or creditor's meetings as directed by the NCLT or otherwise and the draft of the explanatory statement with any modifications as they may deem fit;
- (e) Approval of Postal Ballot / E-voting Notice along with explanatory statement and the conduct of process for seeking approval of shareholders and / or creditors to the Scheme, as applicable;
- (f) Conducting the meetings of the shareholders and/or the creditors, signing and sending the notices and carry all such other activities in relation to the meeting, if the NCLT does not dispense with the meetings;
- (g) Prepare, sign and file applications, petitions, documents, affidavits, vakalatnama undertakings, reports, pleadings and other documents relating to the Scheme to the NCLT or any other appropriate authority under the applicable provisions of the Act;
- (h) To engage Counsels, Advocates, Solicitors, Chartered Accountants, Statutory Auditor and other professionals/intermediaries and to determine terms and conditions including remuneration thereof,
- To Co-ordinate and obtain approval from Registrar of Companies, Regional Director, NCLT and any/all
 other statutory authorities and parties including the shareholders, lenders, financial institutions, creditors,
 as may be considered necessary for and on behalf of the Company and to give any oral and/ or written
 consent with regard to the same;
- (j) To approve such actions as may be considered necessary for approval / sanction of the Scheme and the implementation of the Scheme after the same is sanctioned by the NCLT or any other appropriate authority under the applicable provisions of the Act, as may be applicable including but not limited to making filing with the concerned Registrar of Companies, Regional Directors, Income Tax authorities and, other authorities as may be required and to approve all other actions required for full and effective implementation of the sanctioned Scheme and to remove and resolve all doubts and difficulties and to do all such acts, deeds and things as they may deem necessary and desirable in connection therewith and incidental thereto;
- (k) Suitably inform, apply and/or represent to the Central and/or State Government(s) and/or local or other regulatory authorities, including but not limited to the Sub-Registrar of Assurances, Customs authorities, Excise authorities, Income Tax authorities, Sales Tax authorities, Value Added Tax, Goods and Services Tax authorities and Entry Tax authorities, Employee's State Insurance and Provident Fund authorities, telephone authorities, electricity authorities, postal authorities, and all other applicable authorities, agencies, etc., and/or to represent the Company before the said authorities and agencies and to sign and submit such applications, letters, forms, returns, memoranda, undertakings, declarations, deeds or documents and to take all required necessary steps and actions from time to time in the above connection, including registration of documents with the concerned Sub-Registrar of Assurances;
- Settle any question or difficulty that may arise with regard to the implementation of the Scheme, and to
 give effect to the above resolution;









STERLING & WILSON

- (m) To authenticate any document, instrument, proceeding and record of the Company for the purpose of in relation to the Scheme and / or making the Scheme effective;
- (n) Pay/authorise payments of stamp duties, taxes, charges, fees and such other payments as may be necessary,
- (o) To file requisite forms with the Ministry of Corporate Affairs/ Registrar of Companies in connection with the Scheme during the process of sanction thereof and during the implementation of the Scheme;
- (p) To do all further acts, deeds, matters and things as may be necessary, proper or expedient to give effect to the Scheme and for matters connected therewith or incidental thereto.

RESOLVED FURTHER THAT authorised representatives be and are hereby severally authorised to delegate powers to the executive(s) of the company and / or authorised persons, to sign / execute on behalf of the Company, all deeds, documents, agreements, notices, forms, writings and papers, as may be required, for any of the purpose as mentioned aforesaid and to revoke / modify all or any of the aforesaid powers so delegated to the executive(s) of the company and / or authorised persons, from time to time, as deem fit and proper in the best interest of the Company.

RESOLVED FURTHER THAT Mr. Khurshed Daruvala, Chairman, Mr. Kannan K., Manager, Mr. Bahadur Dastoor, Chief Financial Officer and Mr. Jagannadha Rao Ch. V., Company Secretary, be and are hereby severally authorised to give effect to any modifications, changes, variations, alterations or revision in the Scheme from time to time or to suspend, withdraw or revive the Scheme from time to time as may be specified by any statutory authority or as may suo-motto be decided by the Board in its absolute discretion and to do all such acts, deeds, matters and things whatsoever, including settling any question, doubt or difficulty that may arise with regard to or in relation to the Scheme as it may in its absolute discretion consider necessary, expedient, fit and proper, subject to the approval of the NCL T;

RESOLVED FURTHER THAT the appointment of any valuers, merchant bankers, counsels, advocates, consultants, etc., if already made be and is hereby ratified and approved.

RESOLVED FURTHER THAT the Common Seal of the Company, if required, be affixed to relevant documents wherever deemed necessary in terms of the Articles of Association of the Company.

RESOLVED FURTHER THAT authorised representatives of the Company, be and are hereby severally authorized to sign any of the documents as required to giving effect to the scheme including signing the certified true copy of this resolution and furnish the same to whomsoever concerned."

CERTIFIED TRUE COPY For Sterling and Wilson Solar Limited



Jagannadha Rao Ch. V. Company Secretary & Compliance Officer Date: March 17, 2020 Membership No. F2808







SCHEME OF AMALGAMATION (By Absorption)

UNDER SECTIONS 230 TO 232 OF THE COMPANIES ACT, 2013 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES FRAMED THEREUNDER

OF

STERLING & WILSON - WAAREE PRIVATE LIMITED (TRANSFEROR COMPANY)

AND

STERLING AND WILSON SOLAR LIMITED (TRANSFEREE COMPANY)

AND

THEIR RESPECTIVE SHAREHOLDERS

A. PREAMBLE AND PURPOSE OF THE SCHEME

- This Scheme of Amalgamation (by Absorption) (herein after referred to as the "Scheme") is presented for the amalgamation of Sterling & Wilson – Waaree Private Limited ("SW WAAREE" or "Transferor Company") with Sterling and Wilson Solar Limited ("SW SOLAR" or "Transferee Company"), pursuant to provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 and other rules and regulations made thereunder.
- 2. This Scheme seeks to amalgamate and consolidate the business of SW Waree with that of SW Solar, being 100% holding Company of SW Waree. The Board of Directors of SW Waree and SW Solar have resolved that the merger by way of absorption of SW Waree with and into SW Solar would be in the interests of all the stakeholders of the SW Waree as well as SW Solar, as it would result in increased operational efficiencies, bring economies of scale and result in synergetic integration of businesses presently being carried on by each entity independently.
- 3. As on 15 March 2020, SW Solar holds the entire share capital of SW Waree.
- This Scheme also provides for various other matters consequential or otherwise integrally connected therewith.
- B. DESCRIPTION OF THE COMPANIES
 - Sterling & Wilson Waaree Private Limited incorporated on December 16, 2016 under the provisions of the Companies Act, 2013 is a private limited company, limited by shares, bearing Corporate Identity No. U93000MH2016PTC288571 and having its registered office at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043 and is inter alia engaged in the business of Design, Engineer, Supply, Erect, Commission, Operate, Maintain – solar power plant, repair, accessories, components, spare parts thereof and provide renewable energy solutions, both in India and abroad. The PAN of SW Waree is AAXCS9584K and email id of its authorised representative is bahadur.dastoor@sterlingwilson.com.
 - Sterling and Wilson Solar Limited was incorporated as a private limited company in the state of Maharashtra on March 09, 2017 as 'Rashmika Energy Private Limited'. The name of the transferee

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CERTIFIED TRUE COPY

For Blurling and Wilson Selar Lid.



company was changed to 'Sterling and Wilson Solar Private Limited' on April 24, 2018. Vide certificate dated January 25, 2019, the name of the company was subsequently changed to 'Sterling and Wilson Solar Limited' on conversion from private limited company to public limited company pursuant to section 18 of the Companies Act, 2013. The Company, limited by shares, is listed on the Bombay Stock Exchange and the National Stock Exchange, bearing Corporate Identity No. U74999MH2017PLC292281 and having its registered office at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043 and is, inter alia, engaged in setting up of green field Solar Plants of various sizes, envisaging, identifying and acquiring and selling suitable land, developing the site for Solar Parks; design, engineer, supply erect, commission and, or operate and maintain the plants, accessories, components, spare parts thereof and provide renewable energy solutions; Sell or otherwise dispose of part or whole of the Solar Plants, both in India and abroad. The PAN of SW Solar is AAICR1703J and email id of its authorised representative is jagannadha.rao@sterlingwilson.com.

C. RATIONALE

SW WAAREE - a wholly owned subsidiary of SW SOLAR, was set up as a special purpose vehicle for execution of 9 MW project in Niger awarded by the Ministry of Energy and Petroleum, Niger ("said project"). The Board of Directors of SW SOLAR, at its meeting held on March 27, 2019, had approved that on completion of all activities pertaining to the said project, SW WAAREE be merged with SWSOLAR with the prior approval of, inter alia, the Board of Directors of SW Solar and SW Waree at the relevant point in time. The Board of Directors of SW WAAREE with SW SOLAR believe that the amalgamation would have the following benefits:

- The Transferor and Transferee Company are engaged in the similar line of business. The resources available with both the companies could be pooled together and the Transferee Company will be able to effectively utilize the same for the benefit of the Transferee Company on a larger scale.
- ii. Elimination of multiple entities.
- iii. Reducing the multiplicities of legal and regulatory compliances.
- iv. The operational costs will be reduced and the management will be able to operate and run the Transferee Company and the Transferor Company as a single unit more effectively and economically resulting in better turnover and profits.
- v. There will be operational synergy in terms of procurement benefits, common license and reduction of administrative work etc., for the Transferee Company.
- vi. Will lead to pooling of financial resources leading to more effective and centralized management of funds, greater economies of scale, stronger base for future growth.
- vil. The Transferee Company will have benefit of combined assets, man-power and cash flows of the both the companies.
- viii. It will improve and consolidate internal controls and functional integration at various levels of the organization such as information technology, human resources, finance, legal and general management leading to an efficient organization capable of responding swiftly to volatile and rapidly changing market scenarios.

The Scheme is in the interest of the shareholders, creditors, lenders and various other stakeholders of the respective companies. It is not prejudicial to the interests of shareholders, creditors, lenders and various other stakeholders of the respective companies.

D. GENERAL

This Scheme is divided into the following parts:

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- Part is deals with definitions and interpretations, and sets out the share capital of the Transferor Company and the Transferee Company;
- (b) Part II: deals with the amalgamation of the Transferor Company with the Transferee Company; and
- (c) Part III: deals with general terms and conditions applicable to the Scheme.
 - E. TREATMENT OF THE SCHEME FOR THE PURPOSES OF INCOME TAX ACT, 1961.

The provisions of this Scheme have been drawn up to comply with the conditions relating to "Amalgamation" as defined under section 2(1B) of the Income Tax Act, 1961. If, at a later date, any of the terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of section 2(1B) of the Income Tax Act, 1961, including as a result of an amendment of law or enactment of new legislation or any other reason whatsoever, the provisions of section 2(1B) of the Income Tax Act, 1961, or a corresponding provisions of any amended or newly enacted law, shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with section 2(1B) of the Income Tax Act, 1961. Such modifications will, however, not affect the other provisions of the Scheme.

PARTI

1. DEFINITIONS AND INTERPRETATIONS

- 1.1 In this Scheme, unless inconsistent with the subject or context, the following expressions shall have the following meanings:
- 1.2 "1956 Act" means the Companies Act, 1956 and the rules and regulations made there under, and includes any alterations, modifications, amendments made thereto;
- 1.3 "2013 Act" means the Companies Act, 2013 and the rules and regulations made there under, and includes any alterations, modifications, amendments made thereto and/or any reenactment thereof;
- 1.4 "Amalgamation" means merger by absorption of Transferor Company and Transferee Company in accordance with Sections 230 to 232 of the 2013 Act read with Section 2(1B) of the Income Tax Act, 1961, in terms of Part II of the Scheme;
- 1.5 "Applicable Law" means any statute, notification, bye laws, rules, regulations, guidelines, rule of common law, policy, code, directives, ordinance, orders or instructions having the force of law enacted or issued by any Appropriate Authority in India, including any statutory modification or reenactment thereof for the time being in force.
- 1.6 "Appointed Date" means April 01, 2020 or such other date as may be approved by NCLT or any other competent authority for the purposes of Amalgamation of SW Waree with and into SW Solar;
- 1.7 "Appropriate Authority" means any applicable central, state or local government, legislative body, regulatory, administrative or statutory authority, agency or commission or department or public or judicial body or authority, including but not limited to Securities and Exchange Board of India, Stock Exchanges, Registrar of Companies, Competition Commission of India, National Company Law Tribunal (to be constituted under the Companies Act, 2013), Reserve Bank of India and the High Court(s).

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- 1,8 "Board" or "Board of Directors" in relation to the Transferor Company and the Transferee Company, as the case may be means the Board of Directors of such company, and shall include a Committee of Directors or any person authorized by the Board or such committee of Directors duly constituted and authorized for the purposes of matters pertaining to this Scheme and/or any other matter relating thereto,"
- 1.9 "Effective Date" means the last of the dates on which the conditions specified in Clause 17 are complied with. Any references in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" or "Scheme taking effect" shall mean the Effective Date.
- 1.10 "Income Tax Act" means the Income Tax Act, 1961, including any statutory modifications reenactments or amendments thereof for the time being in force;
- 1.11 "NCLT" means the National Company Law Tribunal, Mumbai Bench as constituted and authorized as per the provisions of the 2013 Act for approving any scheme of arrangement, compromise or reconstruction of the companies under Section 230-232 of the 2013 Act;
- 1.12 "Parties" means the Transferor Company and the Transferee Company, collectively.
- 1.13 "Party" means the Transferor Company or the Transferee Company, individually.
- 1.14 ". <<Not required since no shares are issued by Transferee Co>>
- 1.15 "Scheme" or "the Scheme" or "this Scheme" means this scheme of amalgamation in its present form or as modified by an agreement between the Parties, submitted to the NCLT or any other appropriate Authority in the relevant jurisdictions with any modification thereof as the High Court(s) or any other Appropriate Authority may direct.
- 1.16 "Taxation" or "Tax" or "Taxes" means all forms of taxes and statutory, governmental, state, provincial, local government or municipal impositions, duties, contribution and levies and whether levied by reference to income, profit, book profits, gains, net wealth, asset values, turnover, added value or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at source, advance tax, minimum alternate tax or otherwise or attributable directly or primarily to SW Solar and SW Waree, as the case may be or any other person and all penalties, charges, costs and interest relating thereto.
- 1.17 "Tax Laws" means all the applicable laws, acts, rules and regulations dealing with Taxes including but not limited to the any tax liability under the Income tax Act, 1961, Customs Act 1962, Central Excise Act, 1944, Goods and Services Tax Act, 2017, State Value Added Tax laws, Central Sales Tax Act, 1956 or other applicable laws/ regulations dealing with taxes/ duties/ levies of similar nature.
- 1.18 "Transferor Company" or "Amalgamating Company" means Sterling & Wilson - Waaree Private Limited, incorporated on December 16, 2016 under the provisions of the Companies Act, 2013 is a company, shares, bearing Corporate private limited limited by Identity No. U93000MH2016PTC288571 and having its registered office at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043.
- 1.19 "Transferee Company" or "Amalgamated Company" means Sterling and Wilson Solar Limited, incorporated on March 01, 2017 under the provisions of the Companies Act, 2013, is a public listed limited company, limited by shares, bearing Corporate identity No. U74999MH2017PLC292281 and having its registered office at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043.

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"Undertaking" shall mean an include the whole of the undertaking of the Transferor Company, as a going concern, including their businesses, all secured and unsecured debts, fiabilities, duties and obligations and all the assets, properties, rights, titles and benefits, whether movable or immovable, real or personal, in possession or reversion, corporeal or in corporeal, tangible or intangible, present or contingent and including but without being limited to land and building (whether owned, leased, licensed), all fixed and movable plant and machinery, vehicles, fixed assets, work-in-progress, current assets, investments, reserves, provisions, funds, licenses, registrations, copyrights, patents, trade names, trademarks and other rights and licenses in respect thereof, applications for copyrights, patents, trade names, trademarks, pre-qualifications, track record, experience, goodwill and all other rights, leases, licenses, lenancy rights, premises, ownership flats, bire purchase and lease arrangements, lending arrangements, benefits of security arrangements, computers, office equipment, telephones, telexes, facsimile connections, internet connections, communication facilities, equipment and installations and utilities, electricity, water and other service connection, benefit of agreements, contracts and arrangements, powers, authorities, permits, allotments, approvals, consents, privileges, liberties, advantages, easements and all the right, title, interest, goodwill, benefit and advantage, deposits, reserves, provisions, advances, receivables, deposits, funds, cash, bank balances, accounts and all other rights, benefits of all agreements, subsidies, grants, tax credits (including but not limited to credits in respect of income tax, sales tax, goods and service tax, value added tax, octroi, excise duty, turnover tax, service tax, MAT etc.), software license, Domain / Websites etc. in connection / relating to the Transferor Company and other claims and powers, of whatsoever nature and wheresoever situated by the Transferor Company, as on the Appointed Date.

- 1.21 In this Scheme, unless the context otherwise requires:
- 1.20.1 Words denoting singular shall include plural and vice versa;
- 1.20.2 headings and bold typeface are only for convenience and shall be ignored for the purposes of interpretation;
- 1.20.3 references to the word "include" or "including" shall be construed without limitation;
- 1.20.4 a reference to an article, clause, section, paragraph or schedule is, unless indicated to the contrary, a reference to an article, clause, section, paragraph or schedule of this Scheme;
- 1.20.5 unless otherwise defined, the reference to the word "days" shall mean calendar days;
- 1.20.6 references to dates and times shall be construed to be references to Indian dates and times;
- 1.20.7 reference to a document includes an amendment or supplement to, or replacement or novation of, that document;
- 1.20.8 word(s) and expression(s) elsewhere defined in the Scheme will have the meaning(s) respectively ascribed to them under the 1956 Act or 2018 Act or any other Applicable Law; and
- 1.20.9 references to a person include any individual, firm, body corporate (whether incorporated), government, state or agency of a state or any joint venture, association, partnership, works council or employee representatives' body (whether or not having separate legal personality).
- 2. SHARE CAPITAL

1.20

2.1. The share capital of Transferor Company, as on 15 March 2020 is as under:

A	Authorised Share Capital	Rs.
	50 Equity Class A Shares of Rs. 1,000 each with voting rights	50,000
	50 Equity Class B Share of Rs. 1,000 each with differential voting rights	50,000
	Total	1,00,000
в	Issued Subscribed and fully Paid up	
	49 Equity Shares of Rs. 1,000 each with voting rights	49,000
-	Total	49,000

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2.2 The share capital of the Transferee Company, as on December 31, 2019 is as under:

A	Authorised Share Capital	Rs
	50,00,00,000 Equity Shares of Re. 1/- each	50,00,00,000
_	10,00,000 Preference Shares of Rs. 100/- each	1,00,000,000
_	Total	60,00,00,000
8	Issued, Subscribed and fully Paid up	00,00,00,000
	1,60,360,000 Equity Shares of Re. 1/- each	1,60,360,000
	Total	1,60,360,000

Subsequent to above, there has been no change in the issued, subscribed and paid up capital of SW Solar.

3. DATE OF TAKING EFFECT AND OPERATIVE DATE

The Scheme as set out herein in its present form or with any modification(s), as may be approved or imposed or directed by the NCLT, shall become effective from the Appointed Date as defined under Section 232 (6) of the Act but shall become operative from the Effective Date. Any references in the Scheme to 'upon the Scheme becoming effective' or 'effectiveness of the Scheme' or 'upon coming into effect of this Scheme' shall mean the Effective Date.

PARTI

AMALGAMATION OF THE TRANSFEROR COMPANY WITH THE TRANSFEREE COMPANY

4.

4.1

TRANSFER AND VESTING OF UNDERTAKING

Upon the Scheme being effective and subject to the provisions of this Scheme, the transfer and vesting of the entire Undertaking of the Transferor Company shall, pursuant to the sanction of the Scheme by the NCLT under the provisions of Sections 230 to 232 of the 2013 Act and other provisions of the 2013 Act, as applicable without any further act, instrument or deed, be and stand transferred to and vested in and/or be deemed to have been and stand transferred to and vested in the Transferee Company as a going concern basis so as to become, on and from the Appointed Date, the estate, assets, rights, title, interest and authorities of the Transferee Company, subject however, to all charges, liens, mortgages, affecting the same or any part thereof, provided always that the Scheme shall not operate to enlarge the scope of security for any loan, deposit or facility created by or available to the Transferee Company which shall vest in the Transferee Company by virtue of amalgamation and the Transferee Company shall not be obliged to create any further or additional security therefore after coming into effect of this Scheme or otherwise except in case where the required security has not been created and in such case if the terms thereof require, the Transferee Company will create the security in terms of the scheme of arrangement in relation thereto.

4.2

With respect to the assets of the Undertaking of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual/physical delivery or by paying over or endorsement and/or delivery, the same may be so transferred by the Transferor Company, and shall, upon such transfer, become the property, estate, assets, rights, title, interest and authorities of the Transferee Company as an integral part of its Undertaking on and from the Appointed Date.

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4.4 All the intellectual property rights of any nature whatsoever, including but not limited to intangible assets appertaining to the Transferor Company, whether or not provided in books of accounts of the Transferor Company, shall under the provisions of Sections 230 to 232 of the 2013 Act, as applicable, and all other provisions of applicable law, if any, without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred and vested in the Transferee Company as a part of the transfer of the Undertaking as a going concern, so as to become, as and from the Appointed Date, the intellectual property of the Transferee Company.

- All intangible assets including various business or commercial rights, pre-qualification for past projects / sales, customer-base, etc. belonging to but not recorded in books of the Transferor Company shall be transferred to and vested with the Transferee Company and shall include all letters of intent, request for proposal, prequalification, permits, registrations, bid acceptances, tenders, technical experience (including experience in executing projects), goodwill earned in execution of the projects, technical know-how, contracts, deeds, memorandum of understanding, bonds, agreements, track record and all other rights claims, powers in relation to or enjoyed by or granted in favour of the Demerged Company, and the historical financial strength including turnover, profitability, performance, market share, net-worth, liquid/ current assets and reserves of the previous years of SW Waree and all empanelments, accreditations, recognitions as approved vendors for undertaking any jobs;
 - All taxes (including but not limited to advance tax, tax deducted at source, tax collected at source, minimum alternate tax credits, securities transaction tax, taxes withheld/paid in a foreign country, Value Added Tax, Sales Tax, Service Tax, Excise Duty, Goods and Service Tax, etc.) payable by or refundable to or being the entitlement of the Transferor Company, including all and any refunds or claims shall be treated as the tax liability or refunds/credits/claims, as the case may be, of the Transferee Company, and any tax incentives, advantages, privileges, exemptions, waivers, credits, tax holidays, remissions, reductions, as would have been available to the Transferor Company, shall pursuant to this Scheme becoming effective, be available to the Transferee Company. Benefit of tax losses including brought forward business loss, unabsorbed depreciation, etc., up to Appointed Date, shall be available to the Transferee Company w.e.f. from Appointed Date.

The Transferee Company shall be entitled to claim refunds or credits, including input Tax Credits, with respect to taxes paid by, for, or on behalf of, the Transferor Company under applicable laws, including but not limited to sales tax, value added tax, service tax, excise duty, goods and service tax, or any other tax, whether or not arising due to any inter se transaction, even if the prescribed time limits for claiming such refunds or credits have lapsed. For the avoidance of doubt, input Tax Credits already availed of or utilized by the Transferor Company and the Transferee Company in respect of inter se transactions shall not be adversely impacted by the cancellation of inter se transactions pursuant to this Scheme.

All statutory rights and obligations of Transferor Company would vest on/accrue to the Transferee Company. Hence, obligation of the Transferor Company, prior to the effective Date, to issue or receive any statutory declaration or any other Forms by whatever name called, under the Goods

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6.5

4.5

4.6

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4.8



and Service Tax Act, State VAT Acts or the Central Sales Tax Act or any other act for the time being in force, would be deemed to have been fulfilled if they are issued or received by Transferee Company and if any Form relatable to the period prior to the said Effective Date is received in the name of the Transferor Company, it would be deemed to have been received by the Transferee Company in fulfillment of its obligations.

4.9

Benefits of any and all corporate approvals as may have already been taken by the Transferor Company, whether being in the nature of compliances or otherwise, shall under the provisions of Sections 230 to 232 of the 2013 Act, all other provisions of applicable law, if any, without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred and vested in the Transferee Company as part of the transfer of the Undertaking as a going concern, and the said corporate approvals and compliances shall be deemed to have originally been taken /complied with by the Transferee Company.

4.10 For the avoidance of doubt, it is clarified that upon coming into effect of this Scheme, in accordance with the provisions of relevant laws, consents, permissions, licenses, certificates, authorities (including for the operation of bank accounts), powers of attorneys given by, issued to or executed in favour of the Transferor Company, and the rights and benefits under the same shall, and all quality certifications and approvals, trademarks, brands, patents and domain names, copy rights, industrial designs, trade secrets and other intellectual property and all other interests relating to the goods or services being dealt with by the Transferor Company, be transferred to and vested in the Transferee Company.

- 4.11 In so far as the various incentives, indirect tax benefits, subsidies, grants, special status and other benefits or privileges enjoyed, granted by any Government body, local authority or by any other person, or availed of by the Transferor Company are concerned, the same shall, without any further act or deed, vest with and be available to the Transferee Company on the same terms and conditions on and from the Appointed Date.
- 4.12 All debts, liabilities, duties and obligations of Transferor Company as on the close of business on the day immediately preceding the Appointed Date and all other debts, liabilities, duties and obligations of Transferor Company which may accrue or arise from the Appointed Date but which relate to the period up to the day immediately preceding the Appointed Date, shall become the debts, liabilities, duties and obligations of the Transferee Company.
- 4.13 All loans advanced and other facilities sanctioned to the Transferor Company by its bankers / financial institutions prior to the Appointed date, which are partly drawn / utilized shall be deemed to be the loans / advances sanctioned to the Transferee Company and the said loans and advances shall be drawn / utilized, either partly or fully by the Transferor Company from the appointed date to the effective date and all loans / advances or other facilities made available to the Transferor Company shall on the effective date be treated as the advances/ loans or facilities made available to the Transferee Company and any balance of in the said accounts shall be transferred to the Transferee Company and all the obligations of the Transferor Company under any loan agreement shall be construed as and shall become the obligation of the Transferee Company without any further act or deed or instrument or document on the part of the Transferor Company.
- 4.14

The Transferor Company may at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required, under any Applicable law or otherwise, execute deeds of confirmation, in favour of any of the secured creditors of the Transferor Company or in favour of any other party to any contract or arrangement to which they are party or any writings as may be necessary to be executed in order to give formal effect to the above provisions. The Transferee Company shall under the provisions of the Scheme be deemed to be authorized to execute any such

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writings on behalf of the Transferor Company and to implement or carry out all such formalities or compliance referred to above on their part to be carried out or performed.

- 4.15 Where any of the liabilities and obligations attributed to Transferor Company on the Appointed Date has been discharged by it after the Appointed Date but prior to the Effective Date, such discharge shall be deemed to have been for and on behalf of the Transferee Company. Where after the Appointed Date, Transferor Company has taken any further loans, liabilities or obligations such further loan shall also be deemed to have been for and on behalf of the Transferee Company and the Transferee Company will assume liability for the same.
- 4.16 Without prejudice to the provisions of the foregoing Clauses, and upon the Scheme becoming effective, Transferor Company and the Transferee Company shall execute any instruments or documents or do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned Registrar of Companies to give formal effect to the above provisions, if required.
- 4.17 If and to the extent there are loans, deposits or balances inter se between Transferor Company and the Transferee Company, the obligations in respect thereof shall, on and from the Appointed Date, come to an end and suitable effect shall be given in the books of Transferee Company. For removal of doubts, it is hereby clarified that from the Appointed Date, there would be no accrual of interest or other charges in respect of any such loans, deposits or balances inter-se between Transferor Company and the Transferee Company.
- 4.18 With effect from the Appointed Date, there would be no accrual of income or expense on account of any transactions, including inter alia any transactions in the nature of sale or transfer of any goods, materials or services between Transferor Company and the Transferee Company.
- 4.19 Any tax liabilities under the Income Tax Act, Fringe Benefit Tax laws, Customs Act, 1962, Central Excise Act, 1944, Value Added Tex Act, Goods and Service Tax Act, applicable to any State in which the Transferor Company operates, Central Sales Tax Act, 1956, any other State Sales Tax / Value Added Tax laws, or Service Tax, or other applicable laws/ regulations dealing with taxes/ duties/ levies/cess (hereinafter in this Clause referred to as "Tax Laws") to the extent not provided for or covered by tax provision in the Accounts made as on the date immediately preceding the Appointed Date shall be transferred to the Transferee Company. Any surplus in the provision for taxation/ duties/ levies account including advance tax and TDS as on the date immediately preceding the Appointed Date will also be transferred to the account of and belong to the Transferee Company.
- 4.20 Any refund under the Tax Laws due to Transferor Company consequent to the assessment and for which no credit is taken in the accounts as on the date immediately preceding the Appointed Date shall also belong to and be received by the Transferee Company.
- 4.21 Without prejudice to the generality of the above, all benefits including under income tax, excise (including Cenvat), sales tax (including deferment of sales tax), goods and service tax etc., to which Transferor Company are entitled to in terms of the applicable Tax Laws of the Union and State Governments, local authorities shall be available to and vest in the Transferee Company with effect from the Appointed Date.
- 4.22 Without prejudice to the provisions of Clauses 4.1 to 4.14 above, with effect from the Appointed Date, all inter-party transactions amongst the Transferor Company and the Transferee Company shall be considered as intra-party transactions for all purposes. Further, if any tax has been paid by the Transferor Company, consequential refund of taxes so paid on these intra-party transactions, in terms of applicable law, would be available to the Transferee Company.
 - 5. CONTRACTS, DEEDS AND OTHER INSTRUMENTS

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Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Undertaking occurs by virtue of this Scheme itself, the Transferee Company may, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations or other writings or tripartite arrangements with any party to any contract or arrangement to which the Transferor Company is a party or any writings as may be necessary in order to give formal effect to the provisions of this Scheme. The Transferee Company shall under the provisions of this Part of the Scheme, be deemed to be authorized to execute any such writings on behalf of Transferor Company to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company, as the case may be, to be carried out or performed.

6. PERMITS, CONSENTS AND LICENSES

All the licenses, permits, quotas, approvals, incentives, subsidies, rights, claims, leases, tenancy rights, liberties, rehabilitation schemes, special status and other benefits or privileges enjoyed or conferred upon or held or availed of by and all rights and benefits that have accrued to the Transferor Company, pursuant to the provisions of Section 232(4) of the Act, shall without any further act, instrument or deed, be transferred to and vested in or be deemed to have been transferred to and vested in and be available to the Transferee Company so as to become from the Appointed Date, the estates, assets, rights, title, interests and authorities of the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in law. Upon the Effective Date and until the licences, permits, quotas, approvals, incentives, subsidies, rights, claims, leases, tenancy rights, liberties, rehabilitation schemes, special status are transferred, vested, recorded, effected and / or perfected, in the records of the Appropriate Authority, in favor of the Transferee Company, the Transferee Company is authorized to carry on business in the name and style of the Transferor Company and under the relevant licence and or permit and / or approval, as the case may be, and the Transferee Company shall keep a record of such transactions.

7. STAFF AND EMPLOYEES

7.1

Upon the Scheme coming into effect, all permanent staff and employees of the Transferor Company in service on the Effective Date, shall deemed to have become the staff and employees of the Transferee Company on the same terms and conditions on which they are engaged by the Transferor Company without any Interruption of service as a result of the amalgamation of the Transferor Company with the Transferee Company. The Transferee Company agrees that the services of all such Employees with the Transferee Company prior to the amalgamation of the Transferor Company with the Transferee Company shall be taken into account for the purposes of all benefits to which the said Employees may be eligible. It is hereby clarified that the accumulated balances, if any, standing to the credit of the Employees in the existing provident fund, gratuity fund and superannuation fund of which the Employees of Transferor Company are members shall be transferred, subject to applicable laws, to such provident fund, gratuity fund and superannuation

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5.1.

4.23

fund of the Transferee Company or to be established and caused to be recognized by the appropriate authorities, by the Transferee Company. The accumulated balances, if any, standing to the credit of the former employees of Transferor Company in the existing provident fund of Transferor Company shall be transferred to the account of the relevant provident fund authorities (including the Regional Provident Fund Commissioner having jurisdiction).

- 7.2 Pending the transfer as aforesaid, the provident fund, gratuity fund and superannuation fund dues of the employees of the Transferor Company would be continued to be deposited in the existing provident fund, gratuity fund and superannuation fund respectively of the Transferor Company.
- 7.3 Upon transfer of the aforesaid funds to the respective funds of the Transferee Company, subject to applicable laws, the existing trusts created for such funds by the Transferor Company shall stand dissolved and no further act or deed shall be required to this effect. It is further clarified that the services of the Employees of the Transferor Company will be treated as having been continuous, uninterrupted and taken into account for the purpose of the said fund or funds.

8. LEGAL PROCEEDINGS

8.1

If any suit, cause of action, appeal or other legal, quasi-judiclal, arbitral or other administrative proceedings of whatever nature (hereinafter called "the Proceedings") by or against the Transferor Company be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in the Scheme, but the Proceedings shall be continued, prosecuted and enforced by or against the Transferee Company in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if the Scheme had not been made. On and from the Effective Date, the Transferee Company may initiate any legal proceeding for and on behalf of the Transferor Company.

9. CONSIDERATION

The entire share capital of Transferor Company is held by the Transferee Company [Katalyst Comment: Since this Scheme would be approved on 16 March 2020, when the entire share capital would be held by SW Solar]. Upon the Scheme becoming effective, the shares held by the Transferee Company and its nominees in the Transferor Company shall be cancelled and extinguished and no share shall be issued by the Transferee Company in consideration for this Scheme of Amalgamation. Upon the coming into effect of this Scheme, the share certificates, if any, and / or the shares in electronic form representing the shares held by Transferee Company, and its nominees, in the Transferor Company, shall be deemed to be cancelled without any further act or deed for cancellation thereof by the transferor and shall case to be in existence accordingly.

10. CONDUCT OF BUSINESS FOR THE TRANSFEREE COMPANY

10.1 With effect from the Appointed Date up to and including the Effective Date:

- 10.1.1 The business of the Transferor Company shall be deemed to have been carried on and shall carry on the business and activities in ordinary course and shall be deemed to have held and stood possessed of and shall hold and stand possessed of all of the assets for and on account of and in trust for the Transferee Company.
- 10.1.2 Any of the rights, powers, authorities or privileges exercised by the Transferor Company shall be deemed to have been exercised by the Transferee Company for and on behalf of, and in trust for and as an agent of the Transferor Company. Similarly, any of the obligations, duties and commitments that have been undertaken or discharged by the Transferor Company shall be deemed to have been exercised for and on behalf of the Transferee Company.

Page 11 of 15









- 10.2.1 All profits accruing to Transferor Company or losses arising or incurred for the period falling on and after the Appointed Date shall, for all purposes, be treated as the profits or losses, as the case may be of the Transferee Company.
- 10.2.2 All taxes, where applicable, (including but not limited to advance income tax, tax deducted at source, minimum alternate tax, wealth tax, taxes withheld/paid in a foreign country, sales tax, excise duty, customs duty, service tax, VAT, goods and service tax, tax refunds) payable by or refundable to the Transferor Company, including all or any tax refunds or tax liabilities or tax claims arising from pending tax proceedings, under any law, on or before the Effective Date, shall be treated as or deemed to be treated as the tax liability or tax refunds/ tax claims (whether or not recorded in the books of the Transferor Company) as the case may be, of the Transferee Company, and any unabsorbed tax losses and depreciation, etc., as would have been available to the Transferee Company upon the Scheme coming into effect.
- 10.3 All the income or profits accruing or arising to Transferor Company or expenditure or losses arising or incurred by the Transferor Company in respect thereof, shall for all purposes be treated as the income, profits, expenditure or losses (as the case may be) of the Transferee Company.
- 11. SAVING OF CONCLUDED TRANSACTIONS
- 11.1 Subject to the terms of the Scheme, the transfer and vesting of the Undertaking as per the provisions of the Scheme shall not affect any transactions or proceedings already concluded by the Transferor Company on or before the Appointed Date or after the Appointed Date till the Effective Date. The Transferee Company accepts and adopts all acts, deeds and things made, done and executed by the Transferor Company.
- ACCOUNTING TREATMENT IN THE BOOKS AND FINANCIAL STATEMENTS OF TRANSFEREE COMPANY.
- 12.1. Amaigamation of the Transferer Company with the Transferee Company shall be accounted in the books of the Transferee Company for by way of as per "Pooling of Interests Method" under Appendix C of Ind-AS 103 (Accounting for Business Combinations) and any other relevant Indian Accounting Standard prescribed under Section 133 of the Companies Act, 2013.
- 12.2. All the assets and liabilities of Transferor Company shall be recorded in the financial statements of the Transferee Company at the carrying value as appearing in the financial statements of the Transferor Company as on the Appointed Date.
- 12.3. The identity of the reserves pertaining to the Transferor Companies, shall be preserved and shall appear in the merged financial statements of Transferee Company in the same form in which they appeared in the financial statements of the Transferor Company and it shall be aggregated with

Page 12 of 15









the corresponding balance appearing in the linancial statements of Transferree Company, as on the Appointed Date.

- 12.4. The investments in shares of the Transferor Company, as appearing, inter alia, in the books of the Transferee Company shall stand cancelled.
- 12.5. To the extent that there are inter-company loans, deposits, obligations, balances or other outstanding including any interest thereon, as between the Transferor Company and the Transferee Company as the case may be, the obligations in respect thereof shall come to an end and there shall be no liability in that behalf and corresponding effect shall be given in the books of account and records of the Transferee Company for the reduction of such assets or liabilities as the case may be.
- 12.6. The excess / deficit of the value of the assets over the value of liabilities of the Transferor Company, pursuant to Amalgamation of Transferor Company with and into the Transferee Company, and as recorded in the books of account of the Transferee Company shall, after adjusting as above, be recorded as 'Capital Reserve' in the books of the Transferee Company.
- 12.7. Notwithstanding anything to the contrary contained herein above, the Board of Directors of the Transferee Company, in consultation with its statutory auditors to account for any of these balances in any manner whatsoever, as may be deemed fit, in accordance with the applicable Accounting Standards issued by the Institute of Chartered Accountant of India and generally accepted accounting principles.
- 13. DISSOLUTION OF THE TRANSFEROR COMPANY

Upon this Scheme becoming effective, the Transferor Company shall stand dissolved without winding up and without any further act by the parties to the Scheme.

PART III

GENERAL PROVISIONS

- 14. DIVIDENDS
- 14.1 The Transferor Company and Transferee Company shall be entitled to declare and pay dividends, whether interim and/or final, to their members in respect of the accounting period prior to the Effective Date.
- 14.2 The holders of the shares of the Transferor Company and Transferee Company shall, save as expressly provided otherwise in this Scheme, continue to enjoy their existing rights under their respective Articles of Association including the right to receive dividends.
- 14.3 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any member of the Transferor Company and/or the Transferee Company to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Company and/or the Transferee Company as the case may

Page 13 of 15













be, and subject to approval, if required, of the shareholders of the Transferor Company and/or the Transferee Company, as the case may be

15. APPLICATION TO THE NCLT OR SUCH OTHER COMPETENT AUTHORITY

15.2 The Transferor Company and the Transferee Company shall, as may be required, make applications and/or petitions under Sections 230 to 232 of the Act and other applicable provisions of the Act to the NCLT at Mumbai Bench for sanction of this Scheme and all matters ancillary or incidental thereto.

16. MODIFICATION / AMENDMENT TO THE SCHEME AND GENERAL POWER TO THE BOARD 16.1 The Transferor Company and Transferon Company with approach of their provide

The Transferor Company and Transferee Company with approval of their respective Board of Directors may consent, from time to time, on behalf of all persons concerned, to any modifications / amendments or additions / deletions to the Scheme which may otherwise be considered necessary, desirable or appropriate by the said Board of Directors to resolve all doubts or difficulties that may arise for carrying out this Scheme and to do and execute all acts, deeds, matters, and things as may be necessary for bringing this Scheme into effect or agree to any terms and/ or conditions or limitations that the NCLT or any other authorities under law may deem fit to approve of, to direct and/ or impose. The aforesaid powers of the Transferor Company and Transferee Company to give effect to the modification / amendments to the Scheme may be exercised by their respective Board of Directors or any person authorized in that behalf by the concerned Board of Directors subject to approval of the NCLT or any other authorities under the applicable law to such modification/ amendments to the Scheme.

16.2 The Transferor Company and the Transferee Company may withdraw this Scheme prior to the Effective Date at any time.

17. CONDITIONALITY OF THE SCHEME

The Scheme is conditional upon and subject to the following:

- a) The Scheme being approved by the respective requisite majorities of the shareholders and/ or creditors of the Transferor Company and Transferee Company as required, if any, and as may be directed by the NCLT.
- b) Obtaining the sanction of the Hon'ble NCLT by the Transferor Company and Transferee Company under Sections 230 to 232 of the 2013 Act and other applicable provisions of the 2013 Act.
- c) The certified copies of the Orders of the Hon'ble NCLT sanctioning this Scheme, are filed with the respective jurisdictional Registrar of Companies by the Transferor Company and Transferee Company.

18. EFFECT OF NON-RECEIPT OF APPROVALS / SANCTIONS 18.1 In the ment of any of the crid capacitors and measure is

- In the event of any of the said sanctions and approvals referred to in the preceding Clause 18 not being obtained and/or the Scheme not being sanctioned by the NCLT or such other competent authority, if applicable, the Scheme shall become null and void, and be of no effect, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability, or obligations which have arisen or accrued pursuant thereto and which shall he governed and be preserved or worked on as is specifically provided in the Scheme or as may otherwise arise in law and the Transferee Company shall bear the charges and expenses in connection with the Scheme unless otherwise mutually agreed.
- 18.2 In the event of this Scheme failing to take effect or becomes null and void no rights and liabilities of whatsoever nature shall accrue to or be incurred inter-se to or by the parties to the Scheme or any of them.

Page 14 of 15







19. COSTS

All costs, charges, taxes including duties, levies and all other expenses, if any (save as expressly otherwise agreed), arising out of or incurred in carrying out and implementing this Scheme und matters incidental thereto, shall be borne by the Transferee Company and shall be charged to the Statement of Profit and Loss of the Transferee Company.



Page 15 of 15



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ROYSYL FERNANDES

From:	ROYSYL FERNANDES
Sent:	23 June 2020 04:46 PM
To:	'bse.schemes@bseindia.com'
Cc:	'BSE Furtherlisting'; DEVIKA JAYADEOKAR
Subject:	Sterling and Wilson Solar Limited SWSOLAR (Scrip Code: 542760) II Scheme of Amalgamation - Payment
Attachments:	Scheme of Amalgamation.pdf; CTC_BR SW SOLAR Scheme of Amalgamation.pdf; CTC_BR SW Waaree Scheme of Amalgamation.pdf

Importance:

Dear Sir/Ma'am,

This is further to our e-mails dated March 19, 2020 and June 09, 2020.

In that regards, please find below UTR details of the payment of ₹ 27,000 made w.r.t. processing fees towards the Scheme of Amalgamation and vesting of Sterling & Wilson – Waaree Pvt. Ltd. (SW Waaree - a wholly owned subsidiary of Sterling and Wilson Solar Limited) with and into Sterling and Wilson Solar Limited:

Date of Payment: 23/06/2020 UTR No.: NEFT:000089069350/ICIC0000104/BSE LTD Amount (in ₹): 27,000.00

Request you to confirm receipt of payment.

High

Regards, Roysyl Fernandes Asst. Manager – Legal & Secretarial Contact No. 8976289508 STERLING & WILSON

From: ROYSYL FERNANDES Sent: 09 June 2020 01:27 PM To: bse.schemes@bseindia.com; bse.furtherlisting@bseindia.com Cc: DEVIKA JAYADEOKAR <devika.jayadeokar@sterlingwilson.com> Subject: Sterling and Wilson Solar Limited SWSOLAR (Scrip Code: 542760) II Scheme of Amalgamation - Bank Details Required Importance; High

Dear Sir,

This is w.r.t the trail mail regarding submission of documents and payment towards the Scheme of Amalgamation and vesting of Sterling & Wilson – Waaree Pvt. Ltd. (SW Waaree - a wholly owned subsidiary of Sterling and Wilson Solar Limited) with and Into Sterling and Wilson Solar Limited ("Scheme of Amalgamation").









In that regard, please note that we were unable to submit the Demand Draft (DD) of Rs. 25,000 + GST towards processing fees at the BSE office due to the lockdown conditions. Now considering certain relaxations put in place by the Government, we wish to submit the DD at the BSE office. However, we understand that the BSE office is unlikely to open soon.

In view of the same, request you to provide the Bank Details of BSE Limited where we can make the abovesaid payment through NEFT.

Regards, Roysyl Fernandes Asst. Manager – Legal & Secretarial Contact No. 8976289508 STERLING & WILSON

From: ROYSYL FERNANDES Sent: 19 March 2020 06:44 PM To: <u>bse.schemes@bseindla.com</u> Cc: DEVIKA JAYADEOKAR <<u>devika.jayadeokar@sterlingwilson.com</u>> Subject: Sterling and Wilson Solar Limited SWSOLAR (Scrip Code: 542760) II Scheme of Amalgamation Importance: High

Dear Sir/ Ma'am,

This is further to our letter dated March 17, 2020 whereby we had informed that the Board of Directors of Sterling and Wilson Solar Limited ("SWSOLAR"/" the Company") had at its meeting held on March 16, 2020 approved the Scheme of Amalgamation and vesting of Sterling & Wilson – Waaree Pvt. Ltd. (SW Waaree – a wholly owned subsidiary of SW SOLAR) with and into SW SOLAR ("Scheme of Amalgamation").

In that regard, please note find attached the following documents:

- Certified True copy of the Resolution passed by the Board of Directors of SW Waaree at its meeting held on March 16, 2020 approving the Scheme of Amalgamation;
- Certified True copy of the Resolution passed by the Board of Directors of SW SOLAR at its meeting held on March 16, 2020 approving the Scheme of Amalgamation;

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3) Certified True copy of the Scheme of Amalgamation

Further, a Demand Draft of Rs. 25,000 + GST towards processing fees alongwith hard copies of the abovesaid documents will be submitted shortly to your office.

This is for your information and record.

Regards, Roysyl Fernandes Asst. Manager – Legal & Secretarial Contact No.: 8976289508





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ROYSYL FERNANDES

From: Sent: To: Subject: neaps@nse.co.in 19 March 2020 06:26 PM DEVIKA JAYADEOKAR Scheme of Amalgamation with Wholly owned subsidiary Submitted

Dear Sir/Madam

Application No. 54 for Scheme of Amalgamation with Wholly owned subsidiary has been Submitted. Disclaimer : The information contained in this electronic message and any attachments to this message are intended for the exclusive use of the addressee(s) and may contain proprietary, confidential or privileged information. If you are not the intended recipient, you should not disseminate, distribute, print or copy this e-mail. Please notify the sender immediately and destroy all copies of this message and any attachments. Although the company has taken reasonable precautions to ensure no viruses are present in this email, the company cannot accept responsibility for any loss or damage arising from the use of this email or attachments.







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BSR&CO. LLP

Chartered Accountants

5th Floor, Lodha Excelus, Apollo Mills Compound N. M. Joshi Marg, Mahalaxmi Mumbal - 400 011 India Telephone+91 (22) 4345 5340 Fas +91 (22) 4345 5359

Private and confidential

The Board of Directors Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited) 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), MUMBAI 400 043

28 March 2020

Independent Auditors' certificate on the proposed accounting treatment specified in the proposed Scheme of Amalgamation

- 1. This certificate is issued in accordance with the terms of our engagement letter dated 26 August 2019 and addendum to the engagement letter dated 26 February 2020 with Sterling and Wilson Solar Limited ('the Company' or 'SWSL' or 'the Transferee Company') for onward submission to the National Company Law Tribunal in relation to the Scheme of Amalgamation ('the Scheme') proposed by the Company in accordance with the requirements of Section 230 to 232 of the Companies Act 2013 ('the Act') and other relevant provisions of the Act.
- 2. We, the statutory auditors of the Company, have examined the proposed accounting treatment specified in Clause 12 of Part II on 'Accounting Treatment in the books and financial statements of Transferee Company' in the Scheme of Amalgamation between Sterling & Wilson Waaree Private Limited ('the Transferee Company') having its registered office at 9th floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400 043 and SWSL having its registered office at 9th floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400 043 and their respective shareholders ('the Draft Scheme'), as set out in Annexure I read with notes therein, in terms of the provisions of Sections 230 to 232 of the Act (to the extent specified) with reference to its compliance with the applicable Accounting Standards prescribed under Section 133 of the Act read with the Companies (Indian Accounting Standard) Rules, 2015 and other generally accepted accounting principles in India.

Management's Responsibility

3. The responsibility for preparation of the Draft Scheme and its compliance with the relevant laws and regulations, including applicable Accounting Standards read with rules made thereunder and other generally accepted accounting principles as aforesaid, is that of the Board of Directors of the companies involved. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the proposed Draft Scheme and applying an appropriate basis of preparation; and making estimates that are reasonable in the cfrumstances.

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BS.R & CO.LLP

Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Princes Limited) 28 March 2020 Page 2 of 2 307

Independent Auditors' Certificate on the proposed accounting treatment specified in the proposed Scheme of Amalgamation (Continued)

Auditor's Responsibility

- 4. Our responsibility is only to examine and report whether the accounting treatment referred to in the Draft Scheme referred to above comply with the applicable Accounting Standards and other generally accepted accounting principles. Nothing contained in this certificate, nor anything said or done in the course of, or in connection with the services that are subject to this certificate, nor anything said or done in the course of, or in connection with the services that are subject to certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of the financial statements of the Company.
- 5. We conducted our examination of the Annexure 1 in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) issued by the Institute of Chartered Accountants of India, in so far as applicable for the purpose of this certificate. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- 6. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements. Further our examination did not extend to any other parts and aspects of a legal or proprietary nature in the aforesaid Draft Scheme.

Opinion

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Based on our examination and according to the information and explanations given to us, we confirm that the accounting treatment in the books of Transferee Company proposed in the Draft Scheme is in compliance with the Indian Accounting Standards (Ind AS) 103 - Business Combinations and all other applicable Accounting Standards notified by the Central Government under the Act.

For ease of reference, extract of Chuse 12 of Part II on 'Accounting Treatment in the books and financial statements of Transferee Company' specified in the Draft Scheme, duly authenticated on behalf of the Company, is reproduced in Annexure I to this Certificate, and is initialled by us only for the purpose of identification.

Restriction on Use

The certificate is issued at the request of the Company pursuant to the requirements of Section 230 to 232 of the Act for onward submission to the National Company Law Tribunal. This certificate should not be used for any other purpose or to be distributed to any other parties without our prior written consent. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

Mumbai 28 March 2020

For BSR & Co. LLP Charlenger A ountants 109822 Firm's Registration No: 10/248W/W

Anirudaha Godbole Parmer Membership No 105149

Unique Document Identification Number, 20105149AAAABL3740







Annexure 1

Extract of Clause 12 'Accounting Treatment in the books and financial statements of Transferee Company' as per the Draft Scheme of Amalgamation between Sterling & Wilson - Waaree Private Limited ('the Transferor Company') and Sterling and Wilson Solar Limited (formerly known as Sterling and Wilson Solar Private Limited) ('the Company' or 'SWSL' or 'the Transferre Company') and their respective shureholders:

12. Accounting Treatment

STERLING & WILSON

- 12.1. Amalgamation of the Transferor Company with the Transferee Company shall be accounted in the books of the Transferee Company for by way of as per "Pooling of Interests Method" under Appendix C of Ind-AS 103 (Accounting for Business Combinations) and any other relevant Indian Accounting Standard prescribed under Section 133 of the Companies Act, 2013.
- 12.2. All the assets and liabilities of Transferor Company shall be recorded in the financial statements of the Transferee Company at the carrying value as appearing in the financial statements of the Transferor Company as on the Appointed Date
- 12.3 The identity of the reserves pertaining to the Transferor Companies, shall be preserved and shall appear in the merged financial statements of Transferee Company in the same form in which they appeared in the financial statements of the Transferer Company and it shall be aggregated with the corresponding balance appearing in the financial statements of Transferee Company, as on the Appointed Date.
- The investments in shares of the Transferor Company, as appearing, inter utst, in the books of the 12.4. Transferee Company shall stand cancelled.
- 12.5. To the extent that there are inter-company loans, deposits, obligations, balances or other outstanding including any interest thereon, as between the Transferor Company and the Transferee Company as the case may be, the obligations in respect thereof shall come to an end and there shall be no liability in that behalf and corresponding effect shall be given in the books of account and records of the Transferee Company for the reduction of such assets or liabilities as the case may be.
- The excess / deficit of the value of the assets over the value of liabilities of the Transferor Company, 12:6 pursuant to Amalganiation of Transferor Company with and into the Transferee Company, and as recorded in the books of account of the Transferee Company shall, after adjusting as above, be recorded as 'Capital Reserve' in the books of the Transferee Company
- Notwithstanding anything to the contrary contained herein above, the Board of Directors of the 12.7. Transferee Company, in consultation with its statutory auditors to account for any of these balances in any manner whatsoever, as may be deemed fit, in accordance with the applicable Accounting Standards issued by the Institute of Chartered Accountant of India and generally accepted accounting principles.

For Sterling and Wilson Solar Limited

(Jormerly known as Sterling and Wilson Solar Private Limited) CIN: U74999MH2017PLC292281

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Mr. Bahadur Dastoor Chief Financial Officer 28 March 2020

SIGNED FOR IDENTIFICATION BY ANIRUDDHA GODBOLE

For BSR & C

Sterling and Wilson Solar Limited (Formerly known as Rashmika Energy Private Limited) Associates of: Shapoorji Pallonji and Company Private Limited Registered Office: Universal Majestic, 9th Floor, P. L. Lokhande Marg, Chembur (W), Mumbai – 400 043 Phone: (91-22) 25485300 / Fax: (91-22) 25485331 / CIN: U74999MH2017PLC292281

Email: info@sterlingandwilsonsolar.com I www.sterlingandwilsonsolar.com







LIST OF SHAREHOLDERS OF STERLING & WILSON - WAAREE PRIVATE LIMITED AS ON 31" MARCH 2020

Sr. No.	Name of the Shareholders	No. of Class A Equity Shares held	% holding
1	Sterling and Wilson Solar Limited	48	98%
2	Zarine Yazdi Daruvala (Nominee Shareholder of Sterling and Wilson Solar Limited)	1	2%
	Total	49	100%

For Sterling & Wilson - Waaree Private Limited

ZARINE Digitally signed by ZARINE YAZDI DARUVALA Date: 2020.07.29 DARUVALA Date: 2020.07.29

Zarine Yazdi Daruvala Director DIN: 00190585

Place: Mumbai, Date: July 29, 2020







Rs. 100 एक सौ रुपर ONE **হ্চ**: 100 HUNDRED RUPEES भारत INDIA INDIA NON JUDICIAL 3 MAR 2 NC 520610 0 2019 SHTRA बेल्हा कोषागार कार्यालय, ताजे AR 202 नुवाक प्रमुख लिपीक / लिपीब BEFORE THE NATIONAL COMPANY LAW TRIBUNAL BENCH, AT MUMBAI COMPANY APPLICATION NO ____ OF 2020 IN THE MATTER OF SCHEME OF AMALGAMATION OF STERLING & WILSON - WAAREE PRIVATE LIMITED ("SW WAAREE" OR "TRANSFEROR COMPANY") AND STERLING AND WILSON SOLAR LIMITED ("SW SOLAR" OR "TRANSFEREE COMPANY") AND THEIR RESPECTIVE SHAREHOLDERS Ē

Sterling & Wilson – Waaree Private Limited, a) company incorporated under the Companies Act,) 2013, having its Registered Office at 9th Floor,) Universal Majestic, P.L. Lokhande Marg, Chembur) (West), Mumbai 400043)

CIN: U93000MH2016PTC288571

... TRANSFEROR COMPANY

AFFIDAVIT

I, Jagannadha Rao Ch. V., Authorized Representative of Sterling and Wilson Solar Limited, aged about 58 years, having office at 9th Floor, Universal Majestic, P.L. Lokhande Marg, Chembur (West), Mumbai - 400043 do hereby solemnly affirm and state on oath as follows:

1. I am the authorized Representative of Sterling and Wilson Solar Limited.

- Sterling and Wilson Solar Limited is holding 49 Class A Equity Shares (including nominee shares) of face value of INR 1,000/- each, fully paid up of Sterling & Wilson -Waaree Private Limited.
- 3. I submit that the Board of Directors of Sterling and Wilson Solar Limited have taken on record the proposed Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited with Sterling and Wilson Solar Limited and their respective shareholders ("Scheme") under Sections 230 to 232 of the Companies Act, 2013, as approved by the Board of Directors of the Applicant Company at its meeting held on March 16, 2020.
- 4. Sterling and Wilson Solar Limited hereby gives its consent to the Scheme and confirm that they fully support the Scheme and hereby authorize the Applicant Company, its directors and authorized representatives to take all necessary steps for implementation of the Scheme. Sterling and Wilson Solar Limited also support the decision of the Board of Directors to seek dispensation from holding of the meeting of Secured/Unsecured Creditors of the Applicant Company from the National Company Law Tribunal, Mumbai Bench or such other prescribed authority, as may be applicable.
- 5. Sterling and Wilson Solar Limited hereby gives their consent and agreement to any modification to the Scheme that may be made thereto by the Board of Directors or the National Company Law Tribunal, Mumbai Bench or such other prescribed authority, as may be applicable, whilst sanctioning the Scheme.

The Sterling and Wilson Solar Limited hereby waives their right to receive notices of 6. any meetings and proceedings before the National Company Law Tribunal, Mumbai Bench or such other prescribed authority, as may be applicable, for obtaining the sanction of the Scheme since they are fully supportive of the Scheme and its implementation.

Solemnly affirmed at Mumbai

This the _ _____day of July, 2020 1 JUL 2020

and signed his name before me



For Sterling and Wilson Solar Limited

Mr. Jagannadha Rao Ch. V. **Authorized Representative**

BEFORE ME

NDI

21/02/2010 NC Government of India Mumbai & Thane Digt 3 JUL 2020 1

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Sterling & Wilson – Waaree Private Limited, a) company incorporated under the Companies Act,) 2013, having its Registered Office at 9th Floor,) Universal Majestic, P.L. Lokhande Marg, Chembur) (West), Mumbai 400043) CIN: U93000MH2016PTC288571)

... TRANSFEROR COMPANY

AFFIDAVIT

I, Mrs. Zarine Yazdi Daruvala, a nominee shareholder of the Transferor Company, holding the share for and on behalf of Sterling and Wilson Solar Limited, aged about 75 years, residing at 613, Dinshaw Building, Jame Jamshed Road, Parsi Colony, Dadar, Mumbai – 400 014 do hereby solemnly affirm and state on oath as follows:

- I am the nominee shareholder of SW WAAREE holding shares for and on behalf of Sterling and Wilson Solar Limited holding 1 Class A Equity Shares (including nominee shares) of INR 1,000, fully paid up of Sterling & Wilson - Waaree Private Limited.
- I say that I have considered the Scheme of Amalgamation of Sterling & Wilson -Waaree Private Limited with Sterling and Wilson Solar Limited and their respective shareholders ("Scheme") under Sections 230 to 232 of the Companies Act, 2013, as approved by the Board of Directors of the Applicant Company at its meeting held on March 16, 2020.
- I hereby give my consent to the Scheme and confirm that I fully support the Scheme and hereby authorised the Transferor Company, its Directors and authorised representatives to take all necessary steps for implementation of Scheme.
- I also hereby give my consent and agree to any modification to the Scheme that may be made thereto by the Board of Directors or the National Company Law



Tribunal, Mumbai Bench or such other prescribed authority, as may be applicable, whilst sanctioning the Scheme.

- 5. I further say that I agree to dispensation of convening the meeting of the Equity Shareholders of the Transferor Company to consider the said Scheme and agree unconditionally to the dispensation of issue and publication of notice and the advertisement of the said notice in the newspapers.
- 6. I hereby waive my right to receive notices of any meetings and proceedings before the National Company Law Tribunal, Mumbai Bench or such other prescribed authority, as may be applicable, for obtaining the sanction of the Scheme since they are fully supportive of the Scheme and its implementation.

Solemnly affirmed at Mumbai This the _____ day of _____22020

and signed her name before me



NOTED & REGISTERED SX.NX 595 agr No. 42 Date. 13 1 JUL 2020



Nominee Shareholder for and on behalf of Sterling and Wilson Solar Limited

Mrs. Zarine Yazdi Daruvala Nominee Shareholder

BEFORE ME



3 1 JUL 2020



BSR&Co. LLP

Chartered Accountants

5th Floor, Lodha Ekcelus, Apollo Mills Compound N. M. Joshi Marg, Mahalaxehi Mumbai - 400 011 India Telephone +91 (22) 4545 5300 Fax +91 (22) 4345 5399

Private and confidential

The Board of Directors Sterling & Wilson – Waaree Private Limited 9th Floor, Universal Majestic P. L. Lokhande Marg, Chembur MUMBAI 400 043

24 July 2020

Independent Auditors' certificate on the Statement of shareholding pattern of Sterling & Wilson -Waaree Private Limited as at 31 March 2020

- This certificate is issued in accordance with the terms of our engagement letter dated 26 February 2020 and addendum to the engagement letter dated 17 July 2020 with Sterling & Wilson – Waaree Private Limited ('the Company' or 'SWWPL').
- 2. The accompanying Statement of shareholding pattern of the Company as at 31 March 2020 (hereinafter referred to as 'the Statement'), as set out in Annexure I, contains the details as required by the Company for onward submission to the National Company Law Tribunal ('NCLT'), which we have initialled for identification purposes only.

Management's Responsibility for the Statement

- 3. The preparation of the Statement is the responsibility of the management of the Company including the preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- The management is also responsible for ensuring that the Company complies with the requirements of the NCLT and provides all relevant information to the NCLT.

Auditor's Responsibility

 Our responsibility is to provide reasonable assurance whether the details given in the Statement in respect of shareholding pattern of the Company as at 31 March 2020 have been accurately extracted from the secretarial records and audited financial statements of the Company for the year ended 31 March 2020.

> 8.5 III. Co. ja paranestis hennelli kajitut onno autozoiti anvanatarian 8.5 III. Co. (IP):s landat isbity ParanehovithUP Registratoria. ARA-SSU with effect from October 14, 2013.

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Sterling & Wilson – Waaree Private Limited 24 July 2020 Page 2 of 2

Independent Auditors' certificate on the Statement of shareholding pattern of Sterling & Wilson – Waaree Private Limited as at 31 March 2020 (Continued)

Auditor's Responsibility (Continued)

- 6. The audited financial statements for the year ended 31 March 2020, referred to in paragraph 5 above, have been audited by us, on which we have issued an unmodified opinion vide our audit report dated 22 June 2020. Our audit of these financial statements was conducted in accordance with the Standards on Auditing and other applicable anthoritative pronouncements issued by the Institute of Chartered Accountants of India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.
- 7. We have obtained appropriate representations from the Company's management.
- 8. We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) issued by the Institute of Chartered Accountants of India, in so far as applicable for the purpose of this certificate. The Guidance Note requires that we comply with the efficial requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

10. Based on our examination as above and the information and explanations and representations received from the Company's management, we are of the opinion that the details given in the Statement in respect of shareholding pattern of the Company as at 31 March 2020 have been accurately extracted from the secretarial records and audited financial statements of the Company for the year ended 31 March 2020.

Restriction on Use

11. The certificate is addressed and provided to the Board of Directors of the Company solely for onward submission to the NCLT and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

> For BSR &Co. LLP Chartered Accountants Firm's Registration No: 101248W / W-100022

> > AMRUDDHA Spalls over a subscription of the sub

Aniruddha Godbole Partner Membership No: 105149 UDIN: 20105149AAAAAEY5751

Mumbai 24 July 2020









Annexure 1

18

Sr. No.	Name of shareholder	No. of Class A equity shares held	% holding
1	Sterling and Wilson Solar Limited	48	-98%
2	Zarine Yazdi Daruvala (Nominee Shareholder of Sterling and Wilson Solar Limited)	1	2%
	Total	49	100%

Statement of shareholding pattern of Sterling & Wilson - Waaree Private Limited ('the Company') as at 31 March 2020

Note:

 The details reported above in respect of shareholding pattern of the Company as at 31 March 2020 have been extracted from the secretarial records and audited financial statements of the Company for the year ended 31 March 2020.

For Sterling & Wilson – Waaree Private Limited CIN: U93000MH2016PTC288571

ZARINE YAZDI DARUVALA DARUVALA 21:43:58 +05'30'

Mrs. Zarine Daruvala Director 24 July 2020 SIGNED FOR IDENTIFICATION BY ANIRUDDHA GODBOLE

ANIRUDDHA SHREEKANT GODBOLE

FOR B S R & Co. LLP





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Sterling Wilson - Waaree Private Limited
List of Unsecured Creditors as on 31st March, 2020

1	To Line and Allocations	- LAnnouac in INR
	Task Force Security	1,48,325
2	Trisons Impex	7,26,283
3	Manish Ghia & Associates	2,160
4	Shapoorji Pallonji and Company Private Limited	18,38,894
5	BSR & Co. LLP	55,620
6	ABB India Limited	6,15,637
7	Apar Industries Limited	2,94,599
8	Solar One Enterprises	2,94,399
9	Voltech Engineers Private Limited	1,09,454
10	MMJ Enterprises	46,008
11	Dharia Engineers And Founders	
12	Baraskar Consultancy Services	32,698
13	B.Durga Prasad Rai	2,750
14	Shiv Om Fastners	31,650
15	Panchal Road Carriers	20,089
16	Kiron Elektrotechnik Private Limited	10,438
17	J.P. Enterprises	5,310
18	Hindustan Transport	3,894
19	Penta Freight Private Limited	3,267
20	Oblum Electrical Industries Private Limited	3,013
21	Enterprise Ousseini Seydou	2,124
22	Waaree Energies Limited	2,45,580
23	Ministry of Energy and Petroleum	1,000
	Total	50,46,880
	10121	94,86,862







ADDRESS- 9TH FLOOR, UNIVERSAL MAJESTIC, P. L. LOKHANDE MARG, CHEMBUR (WEST), MUMBAI - 400043 TEL. 022-25485300. CIN : U93000MH2016PTC288571

BSR&Co.LLP

Chartered Accountants

Sth Floor, Locha Excelus, Apolio Mills Compound N. M. Joshi Marg,Mahalaxmi Mumbai - 400 011 India Telephone +91 (22) 4345 5300 Fax +91 (22) 4345 5399

Private and confidential

The Board of Directors Sterling & Wilson – Waaree Private Limited 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur, MUMBAI 400 043

28 July 2020

Independent Auditors' certificate on the Statements of balance of unsecured creditors, other financial liabilities and other current liabilities excluding statutory liabilities of Sterling & Wilson – Waaree Private Limited as at 31 March 2020

- This certificate is issued in accordance with the terms of our engagement letter dated 26 February 2020 and addendum to the engagement letter dated 28 July 2020 with Sterling & Wilson – Waaree Private Limited ('the Company' or 'SWWPL').
- 2. The accompanying Statement of balance of unsecured creditors, other financial liabilities and other current liabilities excluding statutory liabilities of the Company as at 31 March 2020 (hereinafter referred together as 'the Statements'), as set out in Annexure I, Annexure II and Annexure III, contain the details as required by the Company for onward submission to the National Company Law Tribunal ('NCLT'), which we have initialled for identification purposes only.

Management's Responsibility for the Statements

- 3. The preparation of the Statements is the responsibility of the management of the Company including the preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statements and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- The management is also responsible for ensuring that the Company complies with the requirements of the NCLT and provides all relevant information to the NCLT.

Auditor's Responsibility

5. Our responsibility is to provide reasonable assurance whether the amounts in the Statements in respect of balance of unsecured creditors, other financial liabilities and other current liabilities excluding statutory liabilities of the Company as at 31 March 2020 have been accurately extracted from the audited financial statements of the Company for the year ended 31 March 2020 and other relevant records of the Company as at 31 March 2020.



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BSR& Co.LLP



Sterling & Wilson - Waaree Private Limited 28 July 2020 Page 2 of 2

Independent Auditors' certificate on the Statement of balance of unsecured creditors, other financial liabilities and other current liabilities excluding statutory liabilities of Sterling & Wilson – Waaree Private Limited as at 31 March 2020 (Continued)

Auditor's Responsibility (Continued)

- 6. The audited financial statements for the year ended 31 March 2020, referred to in paragraph 5 above, have been audited by us, on which we have issued an unmodified opinion vide our audit report dated 22 June 2020. Our audit of these financial statements was conducted in accordance with the Standards on Auditing and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.
- 7. We conducted our examination of the Statements in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) issued by the Institute of Chartered Accountants of India, in so far as applicable for the purpose of this certificate. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

9. Based on our examination as above and the information and explanations and representations received from the Company's management, we are of the opinion that the amounts in the Statements in respect of balance of unsecured creditors, other financial liabilities and other current liabilities excluding statutory liabilities as at 31 March 2020 have been accurately extracted from the audited financial statements of the Company for the year ended 31 March 2020 and other relevant records of the Company as at 31 March 2020.

Restriction on Use

10. The certificate is addressed and provided to the Board of Directors of the Company solely for onward submission to the NCLT and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

> For BSR & Co. LLP Chartered Accountants Firm's Registration No: 101248W/W-100022

> > ANIRUDDHA SHREEKANT GODBOLE

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Aniruddha Godbole Partner Membership No: 105149 Unique Document Identification Number: 20105149AAAAFC5410







Mumbai 28 July 2020

STERLING & WILSON - WAAREE PRIVATE LIMITED

Annexure I

Statement of balance of unsecured creditors of Sterling & Wilson - Waaree Private Limited ('the Company') as at 31 March 2020

Sr. No.	Name of the creditor		Amount in INR as at 31 March 2020
1	Task Force Security		148,325
2	Trisons Impex		726,283
3	Manish Ghia & Associates		2,160
4	Shapoorji Pallonji and Company Private Limited		1,838,894
5	BSR & Co. LLP		55,620
6	ABB India Limited		615,637
7	Apar Industries Limited		294,599
8	Solar One Enterprises		241,189
9	Voltech Engineers Private Limited		109,454
10	MMJ Enterprises		46,008
11	Dharia Engineers And Founders		32,698
12	Baraskar Consultancy Services		2,750
13	B.Durga Prasad Rai		31,650
14	Shiv Om Fastners		20,089
15	Panchal Road Carriers		10,438
16	Kiron Elektrotechnik Private Limited		5,310
17	J.P. Enterprises		3,894
18	Hindustan Transport		3,267
19	Penta Freight Private Limited		3,013
20	Oblum Electrical Industries Private Limited		2,124
21	Enterprise Ousseini Seydou		245,580
	and a statute of the	Total	4,438,982

Notes:

 The figures reported above in respect of balance of unsecured creditors of the Company as at 31 March 2020 have been extracted from the audited financial statements the Company for the year ended 31 March 2020 and other relevant records of the Company as at 31 March 2020.

For Sterling & Wilson - Waaree Private Limited CIN: U93000MH2016PTC288571

ZARINE YAZDI DARUVALA DARUVALA DARUVALA DARUVALA 15:44:58 +05'30'

SIGNED FOR IDENTIFICATION BY ANIRUDDHA GODBOLE

ANIRUDDHA SHREEKANT GODBOLE

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FORBSR& Co. LLP

28 July 2020

Director

Mrs. Zarine Daruvala

ADDRESS- 9TH FLOOR, UNIVERSAL MAJESTIC, P. L. LOKHANDE MARG, CHEMBUR (WEST), MUMBAI - 400043 TEL 022-25464300.

CIN U93000MH2016PTC268571









STERLING & WILSON - WAAREE PRIVATE LIMITED

Annexure II

Statement of other financial liabilities of Sterling & Wilson - Waaree Private Limited ('the Company') as at 31 March 2020

	Amount in INF
Other financial liabilities	
Payable towards buy-back of Equity shares	1,000
Total	1,000

Notes:

 The figures reported above in respect of other financial liabilities of the Company as at 31 March 2020 have been extracted from the audited financial statements the Company for the year ended 31 March 2020.

For Sterling & Wilson - Waaree Private Limited CIN: U93000MH2016PTC288571

ZARINE YAZDI DARUVALA DARUVALA DARUVALA Date: 2020.07.28 15:45:24 +05'30'

Mrs. Zarine Daruvala Director

28 July 2020

SIGNED FOR IDENTIFICATION BY ANIRUDDHA GODBOLE

> ANIRUDDHA SHREEKANT GODBOLE

FORBSR& Co. LLP

ADDRESS- 9TH PLOOR, UNIVERSAL MAJESTIC, P. L. LOKHANDE MARG, CHEMBUR (WEST), MUMEAI - 400043 TEL. 022-25485300. CIN U83000MH2016PTC288571







STERLING & WILSON - WAAREE PRIVATE LIMITED

Annexure	III
Annexure	

Statement of other current liabilities excluding statutory liabilities of Sterling & Wilson - Waaree Private Limited ('the Company') as at 31 March 2020

	Amount in INI
Other current Enbilities excluding statutory liabilities	
Advance from customer	
Ministry of Energy and Petroleum	5,046,880
Total of other current liabilities excluding statutory liabilities	5,046,880

Notes:

 The figures reported above in respect of other current liabilities excluding statutory liabilities of the Company as at 31 March 2020 have been extracted from the audited financial statements the Company for the year ended 31 March 2020 and other relevant records of the Company as at 31 March 2020.

For Sterling & Wilson - Waaree Private Limited CIN: U93000MH2016PTC288571

ZARINE YAZDI DARUVALA DARUVALA DARUVALA 15:46:01 +05'30'

Mrs. Zarine Daruvala Director

28 July 2020

SIGNED FOR IDENTIFICATION BY ANIRUDDHA GODBOLE

ANIRUDDHA SHREEKANT GODBOLE

FOR B S R & Co. LLP

ADDRESS- 9TH PLOOR, UNIVERSAL MAJESTIC, P. L. LORIANDE MARG, CHEMBUR (WEST), MUMBAL - 400043 TEL. 022-25485305. CIN U93000MH2016PTC288571





STERLING & WILSON

Sterling and Wilson Solar Limited List of Unsecured Creditors as on 31st March, 2020

2	Envinitien	data and in the
1	ABB INDIA LIMITED	16,58,83,87
2	ACTIVE ENGINEERS	18,64,31
3	ALLTRONIX	5,91,503
4	AMBA INDUSTRIES	1,74,57
5	ARIHANT MARKETING	75,41,37
6	ARMAX AUTOMATION PVT. LTD.	4,97,26,79
7	ASSOCIATED SALES CORPORATION	13,058
8	ATLAS ELECTRICALS	6,44,78
9	AYUSH ENTERPRISES	2,45,17,740
10	BHAWANI AGENCIES	1,65,966
11	BIKANER CERAMICS PVT LTD	5,78,74
12	BROWNSTAR HOSPITALITY	6,41
13	CAUVERY ELECTRICALS PVT LTD.	13,27,314
14	CENTRAL ELECTRICALS & ELECTRONICS	28,62
15	Consul Neowatt Power Solutions Pvt.	10,80,913
16	CRESENT INDUSTRIAL PRODUCTS	1,30,56,516
17	CREST INTEGRATORS PVT. LTD.	51,20
18	DEEPAK TRADERS	10,85,76
19	DOMINION ENTERPRISE	2,26,044
20	ESSEN ELECTRICAL ENTERPRISE	3,53,26
21	FARDEEN	4,73
22	GEMSCAB INDUSTRIES LTD	8,79,01,207
23	GRIDLINE TECHNOLOGIES	2,572
24	H.J.COMMERCIAL PRINTERS	2,36,493
25	HBL POWER SYSTEMS LIMITED	19,620
26	HINA SALES CORPORATION	1,03,75
27	INDIA ELECTRIC POLES MANUFACTURING	1,39,830
28	INDIAN CABLES & ELECTRICAL PVT LTD	9,48,97
29	J. K. T. ELECTRICALS	
30	KAPCO ELECTRIC PRIVATE LIMITED	19,00,73
31	KEI INDUSTRIES LIMITED	1,40,63,99
32	KESHRI INFOTECH PVT LTD	56,10
33	KOTHARI BROTHERS TECH PVT LTD	16,19,49
34	KRISHNA COMMERCIAL CORPORATION	7,18,016
35	LAMCO INDUSTRIES PRIVATE LIMITED.	5,64,630
36	LOAD CONTROLS INDIA PRIVATE LIMITED	42,62,986
37	MAHARASHTRA METAL DISTRIBTORS	27,565
38	MAHAVIR INDUSTRIAL CORPORATION	5,25,743
39	MASS TECH CONTROLS PVT LTD	10,86,000
40	MAYUR ELECTRICALS	28,611
41	MEHRU ELECTRICAL AND MECHANICAL	1,87,47,647
42	MERCANTILE ELECTRIC CORPORATION	18,42,180
43	METALS AND METAL ELECTRIC PVT LTD	7,62,012
44	PARUMAA ELEKTRIK(P) LTD.,	22,309
45	POLYCAB WIRES PVT LTD.	11,22,839
46	PRAGATI ELECTRICALS PVT LTD	1,77,000
47	PRINTECH SOLUTIONS INDIA PVT LTD	3,61,493





HUMON PUT

Sterling and Wilson Solar Limited

An Associate of Shapoorji Pallonji Group

Registered Office: Universal Majestic, 9th Floor, P. L. Lokhande Marg, Chembur (W), Mumbai - 400 043

Phone: (91-22) 25485300 | Fax: (91-22) 25485331 | CIN: U74999MH2017PLC292281 Email: info@sterlingwilson.com | www.sterlingandwilsonsolar.com

48 49	PROFAB ENGINEERS PVT. LTD. RAMBO ENTERPRISES PVT LTD	49,96,824
50	RAVIN CABLES LIMITED	68,48,663
51	S A ENTERPRIESE	5,95,178
53	SALENTERPRISE	5,99,841
54	Shri Ganapathy Enterprises	52,345
55	SHRUTI INDUSTRIES	10,43,445
56	SHUBHAM COMTECH & EXPORTS PVT LTD.	1,38,433
57	SRI SAI ELECTRICAL ENTERPRISES	2,62,806
58	STERLING AND WILSON POWERGEN PVT LT	2,99,371
59	STERLING GENERATORS PVT LTD	19,11,246
60	STERLING GENERATORS PVT LTD	35,34,100
61	SUMIP COMPOSITES PRIVATE LIMITED	1,45,258
62	TATA AIG GENERAL INSURANCE CO LTD	6,46,349
63	TECHNOCRAFTS SWITCHGEARS PRIVATE	9,36,200
64	TEGH CABLES PVT LTD	
65	THE MOTWANE MANUFACTURING CO PVT LT	1,774
66	TRINITY TOUCH PVT.LTD.	4,66,057
67		11,48,698
68	VASHI ELECTRICALS PVT LTD	7,79,72
	CONSUL NEOWATT POWER SOLUTIONS	12,09,348
69 70	SAIFEE TOOLS & TRADERS	14,76,694
	POWER-TECH INDUSTRIES	5,72,971
71	STERLING & WILSON POWERGEN PVT LTD	94,778
72	TELAWNE POWER EQUIPMENTS PVT LTD	36,52,100
73	RANKA METALS	3,64,012
74	M. M. GALVANISERS	1,29,670
75	ANDREW YULE & COMPANY LIMITED	16,639
76	KALPA ELECTRIKAL PVT LTD	15,36,121
77	TRICOLITE ELECTRICAL INDUSTRIES LIM	3,12,19,401
78	CORPORATE ELECTRICALS	7,552
79	AN AMAL ENTERPRISES	18,172
80	DEEKAY ELECTRICALS	3,59,130
81	STERLING GENERATORS PVT LTD	65,03,006
82	STERLING GENERATORS PVT LTD	4,96
83	KCC SYSTEMS & CONTROLS	7,80,313
84	I-LOGICON CONTROL AUTOMATION PVT, L	2,57,041
85	ALLIED POWER SOLUTIONS	78,70,250
86	SHILCHAR TECHNOLOGIES LIMITED	10,75,85,143
87	JEF TECHNO SOLUTIONS PVT.LTD.	15,51,410
88	TRIDENT TECHLABS PVT. LTD.	6,76,093
89	STANDARD WELD PRODUCTS	1,94,380
90	PARADISE ELECTRICAL INDUSTRIES	3,39,073
91	H R STEEL INDUSTRIES	53,37,593
92	TRANSFORMERS & RECTIFIERS (INDIA)	3,09,16,000
93	SYSTEM CONTROLS & SWITCHGEARS	1,07,840
94	DEFINITION	7,331
95	KEC INTERNATIONAL LIMITED	5,731
96	PAINT INDIA	11,092
97	GR POWER SWITCHGEAR LTD	2,01,308
98	INSULATORS & ELECTRICALS COMPANY	2,16,648
99	SWITCHGEARS & STRUCTURALS INDIA	42,91,840
100	SHRADDHA CEMENT PIPE INDUSTRIES	4,29,997
101	SAI ENTERPRISES	5,25,450
102	PRAGATI CORPORATION	1,02,028
103	CHLORIDE POWER SYSTEMS & SOLUTIONS	4
104	PRAKRITI	10,220
105	SHIV OM FASTNERS	7,16,589
106	LAPP INDIA PRIVATE LIMITED	7,23,260
107	VRAJ INDUSTRIES	12,11,382
108	STERLING GENERATORS PVT. LTD.	31,376
109	MAX ROOFING SYSTEMS PVT LTD	14,60,939
110	MPOWER INFRATECH (INDIA)	19,463

S. M. H. ZAIDI Muntai & Tiure Dist. Reg. No: 3540





111 112	3G International LAMCO INDUSTRIES PVT. LTD.	58,090
113	Sudal Industries Ltd.	4,04,386
114	GALVOFAB ENGINEERS PVT. LTD.	81,717
114	SHUBHAM SERVICES	5,629
115	DYNAMIC PANELS AND CONTROLS PVT. LT	1,46,514
		6,41,42
117	SCHNEIDER ELECTRIC INFRASTRUCTURE AVANA ELECTROSYSTEMS PVT. LTD.	3,207
118		27,43,500
_	R.K.COMPUTER SERVICES	7,146
120	RAAJRATNA VENTURES LTD.	20,26,995
121	RAYCHEM RPG PVT LTD	2,12,15,842
122	BANAVATHY POWER SYSTEMS PVT LTD	1,67,560
123	CTR MANUFACTURING INDUSTRIES LTD.	54,83,935
124	VRINDA NANO TECHNOLOGIES PVT. LTD.	1,00,43,568
125	VARDHMAN HOSES PVT LTD	1,09,198
126	WAVES INDUSTRIAL SOLUTION	79,060
127	INDMARK FORMTECH PVT. LTD.	16,56,373
128	MANIBHADRA METALS	1,24,179
129	SHREE JAGANNATH ENTERPRISES	3,69,732
130	UNIVERSAL ENGINEERS	33,276
131	TRISQUARE SWITCHGEARS PVT LTD	5,51,049
132	J.P. ENTERPRISES	4,47,992
133	APURVA NATVAR PARIKH & CO. PVT LTD	858
134	LEGION ENERGY	67,246
135	DATASOFT NETWORK SOLUTIONS PVT LTD	29,500
136	PACIFIC PORTA CABINS	94,400
137	JMV LPS LIMITED	14,61,460
138	FRANK INDUSTRIAL CORPORATION	12,405
139	R.S. IMPEX	2,05,143
140	AMIABLE IMPEX	10,68,159
141	SUTEK SYSTEMS INDIA PVT LTD	16,79,857
142	BUILDING AUTOMATION SYSTEM	
143	CHANDRESH ENTERPRISE CORPORATION	1,416
144	INDELECSA INDIA PRIVATE LIMITED	
145	PENNAR INDUSTRIES LIMITED	80,240
146	TATA BLUESCOPE STEEL LTD	4,28,74,868
147	ATLAS ENTERPRISES	9,42,614
148	K R STRUCTURES PVT LTD	1,49,18,608
149	ADLEC POWER PRIVATE LIMITED	13,81,008
150	GE INTELLIGENT PLATFORMS PRIVATE LI	67,670
151	SARVAM SAFETY EQUIPMENT (P) LTD.	13,346
152	METALKRAFT FORMING INDUSTRIES	1,58,442
153	NANDI POWERTRONICS PRIVATE LIMITED	5,37,66,043
154	SIECHEM TECHNOLOGIES PRIVATE LIMITE	6,500
155	D.S. FASTNERS	22,65,600
156	APAR INDUSTRIES LIMITED	8,82,154
157	M.H. ENTERPRISES	44,83,85,464
158	OZONE TECHNOLOGIES	4,012
159	S & S ELECTRICALS	9,78,315
160		6,10,943
161	PARAS TRADING CORPORATION	20,343
162	TOSHIBA TRANSMISSION & DISTRIBUTION SAYOG ENGINEERS	30,904
-		7,11,794
163	PE SYSTEMS PRIVATE LIMITED	57,188
164	JRC ENTERPRISES	64,92,978
165	VIDYUT CONTROLS & AUTOMATION PVT LT	3,26,860
166	DYNAMIC SYSTEMS	42,480
167	Fairwood Smart Green Pvt. Ltd.	14,48,115
168	OCEAN INFOWAYS PVT LTD	44,250
169	INDIA ELECTRIC POLES MFG. CO.	22,60,384
170	BHARAT CEMENT PIPE INDUSTRIES	1,49,813
	AIRCON GUARDRAILS PVT LTD	1,71,39,339

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172	INGENIOUS INDUSTRIES	15,22
173	DESHMUKH ELECTRICAL CONSULTANTS	18,88
174	S K ENTERPRISES	66,08
175	ASIAS ELECTRICALS	1,27,08
176	HT POWER	14,75
177	Niedax India Cable Management Syste	9,52,06
178	DELTAPURE TECHNOLOGIES (I) PVT. LTD	80,55
179	PROGILITY TECHNOLOGIES PVT LTD	2,89,01
180	KRISH ENGINEERING	3,25,59
181	RADADIA FASTENERS PVT. LTD.	12,42,15
182	SHAH INFRA TOWERS PVT LTD	83,07
183	SREE SAKTHI ELECTRICAL	16,29,66
184	MMJ ENTERPRISES	1,24,20
185	DEVANG ELECTROTECH	13,25,80
186	SHRI RAM POWER AND INFRASTRUCTURES	8,22
187	PERFECT BEVERAGES PVT LTD	21,99
188	TASHA PRECAST INDUSTRY	3,55,82
189	SREE CHAKRA ENGINEERING	7,10,36
190	JAYAAM GALVANIZERS PRIVATE LIMITED	18,82,53
191	JERRY JOHN POWERS PRIVATE LIMITED	79,21
192	NATURE BELL	22,12,47
193	UNIVERSAL INDUSTRIAL PRODUCTS	1,36,86
194	ELECTROTHERM (INDIA) LIMITED	59,25,53
195	BINARY COMPUTER SYSTEMS	15,34
196	PRIYAS	20,57
197	SWASTIK INDUSTRIAL WORKS	1,56,58
198	K D COOL TECS PVT LTD	40,33,67
199	ZILLION PRODUCTS PRIVATE LIMITED	7,27,06
200	SHRI GANAPATHY FAAB	34,56,74
201	DEVI INFRA	54,28
202	ALOMEX PROFILES PRIVATE LIMITED	15,68,140
203	L.S.POWER CONTROL PVT. LTD.	1,14,74,62
204	VINTEX FIRE PROTECTION PVT LTD	11,95,91
205	AJANTA PRECAST	4,07,33
206	MNR ELECTRICALS	11,88,13
207	SAM INFRA	19,55,614
208	WELCOME HARDWARE & SAFETY PVT.LTD.	4,95
209	ZTT INDIA PRIVATE LIMITED	12,7
210	PRECISION POWER SOLUTIONS	3,24,67
211 212	SHREE SHAKTI INDUSTRIES	11,95,00
212	MEATECH SOLUTIONS LLP	1,85,19,9
214	M S GLOBAL	3,47,67
215	AMARAVATHI SPUN PIPES	7,84,022
216	GTB ENTERPRISES ARE METAL INDIA PVT. LTD.	34,400
217	K M CABLES PVT LTD	71,26,444
218	VAMET INDUSTRIES	6,60,382
219	SARVANI TELECOM PVT LTD	1,38,650
20	NOBLE POWER ELECTRICALS	5,97,301
221	FERROTECH STRUCTURALS INDIA PVT LTD	2,78,343
222	STATCON ENERGIAA PRIVATE LIMITED.	6,74,960
223	KREST FACILITATORS PVT LTD	1,30,394
224	ABIRAMI INDUSTRIES	9,188
225	TMEIC INDUSTRIAL SYSTEMS INDIA PVT	10,12,348
26	REX POLYEXTRUSION PVT. LTD.	57,37,050
227	EROS INFRASTRUCTURES PVT LTD	1,96,930
228	KARAMTARA ENGINEERING PVT LTD	1,42,700
29	SREEKANTH ELECTRICAL PRODUCTS	7,59,12,170
30	INDUSTRIAL ENGINEERING STORE	22,73,073
31	S.V. METALS & EXTRUSIONS PVT. LTD.	38,74,538
32	LEONI CABLE SOLUTIONS (INDIA) PVT L	3,29,346







-	RI UMAMAHESHWARA INFRATECH	2,635
-	HREE SWAMI SAMARTH STONE CRESHAR	13,860
-	ATT TRADING PVT LTD	20,54,527
_	ORMING INDIA PVT LTD	55,858
	RAVI KUMAR	23,709
_	DEWAS METAL SECTIONS LIMITED	3,14,50,803
-	UNCITY OFFICE NEEDS	33,316
-	.B. ENTERPRISES	49,673
-	DM SWASTIK ENTERPRISE	54,460
	NAMANAGOUDAR PETROLEUM	9,078
-	RI SRINIVASA ENTERPRISES	1,38,688
-	SOODLUCK INDIA LTD	2,18,19,800
-	RI GANESH PRINT	1,74,773
_	RAVIN EARTHING & LIGHTNING PROTECT	1,85,967
	HRI HARIKRISHNA INDUSTRIES	2,95,014
	NDELECSA INDIA PRIVATE LIMITED	30,18,115
	A K K METAL SECTIONS PVT LTD	1,57,44,799
_	ENKATA MANI SAI POWERLINES	1
	ALASAR TECHNO ENGINEERING LIMITED	29,07,786
	AFETECH ELECTRICAL SOLUTIONS	1,70,463
_	IGNESHWARA POWER SYSTEM	3,69,243
	AMPOORNA SWITCHGEAR PVT. LTD.	2,73,760
	INDHYA CONSTRUCTION	1,05,150
_	ALAXY FIRE AND SECURITY SYSTEM	31,96,529
	ATENDRA SINGH	1,05,150
_	IGMA CABIN PVT. LTD.	7,51,660
	TERLING & WILSON POWERGEN PVT LTD	4,42,251
	IEW GUJARAT FASTNER	58,83,537
	AJSON ELECTRONS	2,62,149
_	ERTIV ENERGY PRIVATE LIMITED	39,39,480
_	OWER TECH CONTROLS	21,476
	MN REDDY & COMPANY	1,147
_	ANGAMA SERVICE STATION	182
-	EI INDUSTRIES LTD RINITY TOUCH PVT LTD	32,67,049
	EC INTERNATIONAL LTD.	8,81,59,613
	ECHEM TECHNOLOGIES PVT LTD	44,09,692
_	DRI INFRA	1,55,24,636
-	BB INDIA LIMITED	3,48,872
_	TERLING AND WILSON POWERGEN PVT LT	1,35,80,964
_	OTHARI BROTHERS TECH PVT LTD	3,25,279
_	EWAS METAL SECTIONS LIMITED	8,34(832
	R FASTENERS PRIVATE LIMITED	1,17,956
_	EW STAR ENTERPRISES	62 495
the second se	HAWNA TRADERS	36,898
L	APP INDIA PVT LTD	15,38,342
P	OLYCAB WIRES PVT LTD	3,14,64,841
н	BL POWER SYSTEMS LIMITED	1,00,380
S	FERLING AND WILSON POWERGEN	1,42,352
L	APP INDIA PVT LTD	89,240
D	& D PRINT WIDE	1,22,500
JE	F TECHNO SOLUTIONS PVT LTD.	944
A	CCORD ELECTRONICS SOLUTION	8,64,702
A	NANT TECHNOLOGIES	26,324
V	KRAM SOLAR LTD	3,75,641
K	WALITY FORGE	27,48,279
51	NS TECHNOCORP PRIVATE LIMITED	8,28,611
_	HER MEGASTRUCTURES INDIA PVT LTD	1,96,45,805
SI	RVICE MAX FACILITY MANAGEMENT PVT	27,933
	RRIS OVERSEAS PVT LTD	26,13,548
P	B. TOOLS & ENGINEERS	2,72,872







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294	A & T INFRATECH	1,58,41
295	SHIKARA ENTERPRISES	38,51
296	RASHMI ELECTRICALS	5,83,17
297	SIEMENS LIMITED	1,32,77,95
298	JAGDISH TRADING CO	1,92
299	DHRUV SALES AND MARKETING	1,65,79
300	ASHAPURA TRADING	26,14
301	SHRI PADMAVATI PETROLEUM	20,72
302	INFOBAGS TECHNOLOGIES	1,01,86
303	RAMESH ELECTRICALS	27,83
304	STERLING VIKING POWER PVT LTD	1,29,28
305	WIPRO FIRE AND SAFETY	15,38
306	JSK INDUSTRIES PRIVATE LIMITED	25,80,95
307	DADU PRECISION FASTENERS PVT LTD	91,43,50
308	NORTH STAR	3,68
309	SHILPA STEEL & POWER LTD	15,84,74
310	INDUSUNO ONLINE PRIVATE LIMITED	10,16,09
311	UDAI BHARAT INDUSTRIES	3,34,38
312	INVENDIS TECHNOLOGIES INDIA PVT LTD	44,62
313	ENERSYS SOLUTIONS	19,53
314	PINNACLLE INDUSTRIES	2,65,81
315	APAR INDUSTRIES LTD.	1,93,13,46
316	SHRINATHJI ELECTRICALS	17,93,60
317	CG POWER AND INDUSTRIAL SOLUTIONS L	51,34,00
318	PIONEER ELECTRICALS CORPORATION	12,22
319	VASANTAKUMAR K	59,62
320	NEXUS MULTI TRADELINK	4,08,18
321	PROFUSE ENERGY & INFRASTRUCTURE PVT	
322	BLUE FENCE SYSTEMS PVT LTD	20,57,63
323	KUNDAN TRADERS	5,99,01
324	MUNDRA SOLAR PV LIMITED	98,71
325	SREE LALITHA TECHNOLOGIES	56,33,06,44
326		1,08,28
327	GLOBAL BRASS AND ALLOY (INDIA) LIFEGEAR SAFETECH PVT LTD	1,45,15
328	PENNAR INDUSTRIES LIMITED	9,99,17
329	SOLAR ONE ENTERPRISES	19,22,20
330	KAMMATECH	1,56,18,18
331		1,20,35
	PROMAX TECHNOLOGIES	2,83,20
332	PRUDHVI NETWORKS	25,87
333	ALPA STATIONERS	71,42
334	FYRETRACK SYSTEMS & SERVICES PVT LT	3,90
335	SHIMATO ENTERPRISES PVT LTD	1,78,50
336	TRANSLOG EXPRESS PRIVATE LIMITED	81,73
337	SNS CORPORATION	2,01,90,28
338	SHREE NM ELECTRICALS LTD	1,03,36
339	PIONEER IT SOLUTIONS PVT LTD	1,85,51
340	RPK GREEN TRADING	7,09,298
341	MATOSHRI ELECTRIC PRIVATE LIMITED	5,82,776
342	T.M.RADHAKRISHNA CHETTY & CO	7,35,612
343	ASPRAN INDIA	34,24,650
344	STERLING AND WILSON PVT LTD	12,08,00,430
345	DANISH PRIVATE LIMITED	88,49,279
346	TECHPORT SOLUTIONS PRIVATE LIMITED	13,62,900
347	KY ENTERPRISES	3,33,434
348	TRUEVALUE MARKETING SERVICES PVT LT	48,029
349	MALLIKARJUNA CONSTRUCTION	7,56,480
350	A D ENGINEERS	3,02,394
351	TEK COMPONENTS PVT. LTD.	1,53,933
352	AYYAPPA FILLING STATION	24,151
353	ONEBEE TECHNOLOGY PRIVATE LIMITED	6,83,922
354	PROLINK ENGINEERS	66,375



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255	POLYCAP INDIA LIKETER	1	(2
355 356	POLYCAB INDIA LIMITED	31,42,327	1
	SNAB GRAPHIX INDIA PVT LTD	2,90,605	
357	SRIVANI SERVICE STATION	18,303	
358 359	RADHE ENTERPRISE	21,86,900	
360	SINENG ELECTRIC (INDIA) PRIVATE LIM	10,94,27,099	
361	SURYA FIRE SERVICES	32,285	
362	SOLAR MOUNTING SYSTEM SOLUTIONS	2,08,960	
	EPHYSX TECHNOLOGIES PRIVATE LIMITED	1,31,916	
363	RAMA ENGINEERING WORKS	6,13,600	
	ROTO POWER ENGINEERS PVT LTD	6,49,000	
365	GENERAL TECHNOLOGIES	14,07,152	
366	IGOL CONSTRUCTIONS	1,12,500	
367	ABHINAV ENTERPRISES	24,780	
368	EXACT PIPES AND MOULDS PRIVATE	92,500	
369	SUNSHINE FASTENERS PVT. LTD.	70,96,464	
370	JSW STEEL COATED PRODUCTS LIMITED	14,05,33,047	
371	SECURE NETWORK SOLUTIONS INDIA	2,47,627	
372	DEWAS METAL SECTIONS LIMITED	2,87,283	
373	SHOBHAGLOBS ENGINEERS HUB PRIVATE	3,60,816	
374	STERLING AND WILSON POWERGEN PVT	6,58,998	
375	KOVAI AGRO AGENCIES	1,24,832	
376	COMNET SOLUTIONS PRIVATE LIMITED	73,522	
377	SHIV MARKETING	1,71,336	
378	MEATECH SOLUTIONS LLP	1,33,24,066	
379	ENER INDUSTRIES PRIVATE LIMITED	10,63,270	
380	H AND S SAFETY SOLUTIONS	18,42,824	
381	DMG INDIA PVT LTD	30,680	
382	ZETWERK MANUFACTURING BUSINESSES	67,19,068	
383	M.G.S. KISAN SEVA KENDRA	3,570	
384	HAMMOND POWER SOLUTIONS PRIVATE	3,55,26,600	
385	PRAMUKH INDUSTRIES	21,000	
386	BIRLA CABLE LTD.	2,32,296	
387	G. K. SERVICE STATION	4,412	
388	ASTRAL POLY TECHNIK LIMITED	23,62,352	
389	RADHIKA ENGINEERING	13,501	
390	JTL INFRA LIMITED	2,96,52,719	
391	GEE AAR POWER STEEL INDIA PVT LTD	85,63,461	
392	SUNRISE ENTERPRISES	30,505	
393	NASTROJ INDIA PRIVATE LIMITED	3,37,723	
394	SWASTIK SERVICES	5,92,573	-
395	L D INFRAS	2 22 220	TA
396	SHAIK JAKEER HUSSAIN	2,61,046	A
397	J K STEEL STRIPS LLP	7,59,480	
398	SCORPIUS TRACKERS PVT. LTD.	1,65 2#5 Humby 87,99 104 Ra	H. H. ZAIE
399	G R INFRAPROJECTS LIMITED		No. 3640
400	SAM ENERGY SOLUTION	2000	- ma. #49
401	SURAJ ENTERPRISES	21,000	F IN
402	SMITVIN ENGINEERS PVT LTD	2,605	FIN
403	SHARDA MOTORS	76,700	-
404	VINAYAK SALES	42,88,770	
405	GURUDATTA AGRO AGENCIES AND	7,97,508	6
406	AIR BREAK SWITCHGEAR PRODUCTS PVT L	2,12,990	6
407	SARAL INDUSTRIES	18,90,047	(Second
408	GEESYS TECHNOLOGIES (INDIA) PRIVATE	15,892	1
409	PRIMA TRANSFORMERS PVT. LTD.	44,250	
110	RAM ASRE SINGH	27,260	1
411	TNS SAFETY PRIVATE LIMITED	1,84,394	1
112	ADAPTIVE ENGINEERING PVT. LTD.	2,00,748	1
413	SRI SAI TELECOM SERVICES	1,375	13
414	CONCEPT ELECTRONICS PVT LTD	2,29,923	A. C. C.
115	PREMIUM FURNITURE	13,964	





416	VISION GRAPHICS	1,37,13
	ROHINA GROUPS	1,76,139
418	CREATOR POLY EXTRUSIONS LLP	78,42,09
419 420	HARSHA ENTERPRISES	5,20,758
420	PERPHASE ELECTRONICS	25,410
421	WAAREE ENERGIES LIMITED	6,74,05,950
423	CATEYE FIRE AND SAFETY EQUIPMENT	7,06,516
424		19,706
424	SHREE VINAYAK ENTERPRISES	94,380
426	CONTROL WEL SWITCHGEARS	1,89,325
420	HIT KARINI SECURITY SERVICES	23,400
428	DELTAPURE TECHNOLOGIES (INDIA) JASPAR ENTERPRISES	38,763
429		5,53,420
429	FABEN INDIA PRIVATE LIMITED	6,59,536
430	PABITRA ELECTRICAL WORKSHOP	18,17,796
431	ASIAN WINDMILL SPARES AND SERVICES SAMURAI WIND TECH	21,78,870
433	TECHNO ASSOCIATES	1,71,250
434		9,540
435	M M ELECTRICALS AND ELECTRONICS	72,19,830
435	PAWAN STEEL INDUSTRIES	31,624
430	ALGO INFRATECH SYSTEMS LLP	89,42,270
438	ROYAL TRANSMISSION	1,75,000
	PRINCE BOOK SHOP	16,889
439	B P REFCOOL	14,160
	FUJI ELECTRIC CONSUL NEOWATT PVT LT	23,61,180
441	BPS POWER PRODUCT	28,756
442	NORTHERN SKY	55,325
443	CHOUDHARY BHIM SINGH FILLING STATIO	1,94,863
444	SURYALOGIX PRIVATE LIMITED	4,30,098
145	CDS CONSTRUCTIONS	1,25,000
446	POWEREX SAFETY SERVICES	13,688
447	RAJAN TUBE & POLES MFG. CO.	1,41,866
148	FUJI ELECTRIC CONSUL NEOWATT PVT LT	42,12,600
149 150	RAHEJA FLEX	29,877
451	MELA RAM CHARAN DASS	92,245
152	ABB POWER PRODUCTS AND SYSTEMS FAB INDUSTRIES	5,86,67,714
153		59,66,481
154	ARE METAL ENGINEERING PRIVATE LIMIT SANDEEP FIRE SERVICES	8,17,740
155		3,767
156	GALFAN ENGINEERS PRIVATE LIMITED	5,27,908
157	THE NEW KNOT SALES & MARKETING	37,76,000
158	N P ELECTRICALS	13,445
159	KULDEVI KRUPA PETROLEUM	42,480
60	PERFECT RAYS TECHNOLOGIES PRIVATE	2,00,000
61	PRIME MEIDEN LIMITED	17,65,280
62	ALPHA ELECTRICALS	4,93,50,000
63	AN AMAL ENTERPRISES	4,86,916
64	CROMTECH ENGINEERING	5,700
65	GIRIRAJ SINGH	9,23,495
66	KGN ELECTRICALS	9,25,495
67	KGN ELECTRICALS	2,22,086
68	KUNDAN ELECTRICALS	49,277
69	MAKHAN SINGH ELECTRICAL WORKS	5,01,640
70	MARUTHI TRAVELS	1,38,813
71	NARASANNA U	2,56,471
72	RAJU ELECTRICAL WORKS	56,411
73	S.P.D. ELECTRICALS	2,03,434
74	SAIF FABRICATOR ENGINEER	8,17,794
75	SARASWATI ELECTRICALS	17,032
76	SHIV OM ELECTRICALS	26,833





477	SRI VENKATESWARA CONSTRUCTIONS	3,05,63
478	UMAJI ELECTRICALS	2,00
479	VIJAY ELECTRICALS CORPORATION	43,09
480	VINAYAKA ELECTRICAL SERVICES	29,40
481	PROTEXT CONSTRUCTION PVT LTD	46,80
482	S SRINIVAS	11,83
483	V. S. ELECTRICALS	12,45
484	RST POWER TECH	5,66
485	MANBODH SHARMA	9,41,42
486	BUREAU VERITAS INDIA PRIVATE	52,40
487	SHANKAR ELELCTRICAL WORKS	15,47,92
488	GERESH ELECTRICALS PVT.LTD.	96,00
489	KAYZEEYEN ELECTRICAL PROJECTS	1,05
490	SATYENDRA MISTRY	30,84,37
491	ARUN ENTERPRISES	8,89
492	MD ATIULLAH	8,32,85
493	PEEUSH ENTERPRISES	46,24
494	R.P. ELECTRICAL WORKS	33,72
495	Shri Ganapathy Enterprises	3,70,76
496	I-LOGICON CONTROL AUTOMATION	22,50
497	STERLING AND WILSON POWERGEN	7,00
498	Guru Power Engineering	21,85,06
499	R R ENTERPRISES	2,75,09
500	AQYEEB ENTERPRISES	2,22,39
501	SAKTHI ELECTRICAL	2,33,90
502	MD. ASLAM	40,92
503	MOHD IKRAM FARIDI	32,89,58
504	V S POWER SYSTEM	86,034
505	S.A.Enterprises	32,62,98
506	A K ELECTRICAL & ENGG WORKS	2,90,41
507	FIROZ KHAN	14,69,64
508	Bhargavi Electricals	3,055
509	MAX ROOFING SYSTEMS PVT LTD	42,24,12
510	S N ELECTRICALS	3,750
511	SOMIA ELECTRICAL	13,70,67
512	BENIWAL CONSTRUCTION COMPANY	20,43,56
513	RAGHU NATH RAI	2,90,78
514	R A ELECTRICAL	1,14,61
515	MULLICK ELECTRICALS	12,78
516	M S INFRAS	52,26,33
517	PINTU MAHATO	9,51,05
518	KULDEEP PRASAD ELECTRICALS	44,776
519	MAHESH IRON WORKS	1,45,61
520	AJAY KUMAR	1,86,47
521	MEERA ENTERPRISES	1,15,03,97
522	SUJEEBA ENTERPRISES	26,739
523	TANVEER	6,245
524	SAIENTERPRISES	1,25,12,868
525	SKY ELECTRICALS	30,599
526	JAISHWAL TELEPOWER PVT. LTD.	37,786
527	AYAN ENTERPRISES	49,860
528	ERECTION STRINGING COMPANY	3,59,324
529	SHREE ABIRAMI ENGGINEERING WORK	23,756
530	SUNIL KUMAR DESHWALI	43,700
531	LRS CONSULTANT & ENGINEERS	2,62,427
532	BARKATH ELECTRICALS	43,143
533	MANOJ ENTERPRISES	12,690
534	J. A. ELECTRICALS	7,38,422
535	SAGAR ENTERPRISES	1,03,926
536	DB ELECTRICALS	7,95,750
537	EVERGREEN ENTERPRISES	2,481







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538	SOBAT ALI	1,12,52
539	JAIWING ELECTRICAL ENGINEERS	3,30
540	CHOLA POWER PVT LTD	86,27
541	MEDHA ELECTRICAL CONTRACTORS	13,25
542	SAURABH ELECTRICALS	3,69,85
543	SAREEKA ENTERPRISES	72,08
544	J.MURALI	28,13
545	POWERED EPC SERVICE LTD	38,67
546	ENFROS INDIA SOLUTIONS PVT LTD	2,39,99,16
547	CVS ENERGIES	5,88,43
548	S & S ELECTRICALS	84,94
549	KN INFRASTRUCTURE	18,15,99
550	KRISHNA INDUSTRIES	14,83
551	DIAMOND FIRE SAFETY ENGINEERS PVT L	73,97
552	SANTOSH KUMAR SAH	31,77
553	BAKA RAM	2,75
554	SUSANTA CHOUDHURY	26,68,45
555	VOLTON ENGINEERING (I) PVT. LTD	4,41,24
556	SONA LAL SHARMA	33,85
557	TANJUL KHAN	8,04
558	KRISHANA ASSOCIATES	22,50
559	R.SATHISHKUMAR	19,24
560	GAURI SHANKAR MUKHIYA	10,34,43
561	SAI DURGA CONSTRUCTIONS	55,57
562	MANMOD KUMAR	63,49
563	AMMAN ELECTRICALS	14,04
564	SRI LAKSHMI CONSTRUCTION COMPANY	14,28
565	VAHI DULLA	43,22
566	SONU KUMAR GIRI	24,99
567	HI TECH BUILDERS	14,41,44
568	VERTIKA ENGINEERING	6,83
569	DMSS INFRA INDIA PRIVATE LIMITED	2,37,28,77
570	S D GLOBLE SERVICES	1,71,49
571	PERFECT RAYS TECHNOLOGIES PRIVATE L	73,61,12
572	K.GOPAL REDDY	2,30,25
573	OM CONSTRUCTION	2,13,66
574	SITE PLAN ENGINEERS	27,71
575	ARIVARASAN CONSTRUCTION COMPANY	17,99
576	FLASH SAT SYSTEMS	21,34,32
577	HINDUSTAN ELECTRIC SYSTEMS PVT LTD.	10,26,99
578	MKS CONSTRUCTION PRIVATE LIMITED	25,84,32
579	INQILAB ENGINEERING PRIVATE LIMITED	2,91,79
580	SHRI KARNI ENTERPRISES	6,62,04
581 582	NAMTEL TECHNOLOGIES PVT LTD	10,69
583	DEVI INFRA	1,04,28,21
584	PENTAGON CONSTRUCTIONS (INDIA) PVT. S S ASSOCIATES	6,38,69
585	ARUNAI BUILDERS	1,81,54
586	VINAYAK TRADERS	8,44,76
587	DTS PROJECTS INDIA	7,70,51
588	MANIKANDAN G	4,05,83
589	JERRY JOHN POWERS PRIVATE LIMITED	1,79
590	M.S.GLOBAL	29,02,32
591	MEHAK CONSTRUCTION LINE	37,86,55
592		71,87,76
593	VR EARTH MOVERS & CONSTRUCTIONS (P) SUSHIL KUMAR	3,91,61
595	BALAJI BRAMHADEV MANE	1,38,81
595	V.A.M.KAMARUDEEN	14,090
596	PROFUSE ENERGY & INFRASTRUCTURE	21,37,350
597	A VICTOR	2,67,781
598	S.NAGARAJ	23,249

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599	MARUTHI CONSTRUCTIONS	50,82,88
600	KSWIND & RENEWABLES INDIA PRIVATE L	1,95
601	JK ENTERPRISES	1,34,04
602	BHUVANESWARI ENGINEERING	13,99
603	A.R.ENTERPRISES	2,66,31
604	OMEC PROJECTS PVT LTD	9,02
605	MURUGAPPA CONTRACT	77,44
606	R.G.ENGINEERING COMPANY	7,48
607	BHAIRAVI ASSOCIATES	12,45
608	CIVIL CRAFTS CORPORATION	22,80
609	DIVYA ENTERPRISES	7,80,19
610	JAI VIRATRA ASSOCIATES	5,95,23
611	NEW STAR ENTERPRISES	9,96,99
612	VAHIDULLA ENGINEERING	4,31,31
613	BUSHARA CONSTRUCTION COMPANY	5,94,97
614	ASWIN CONSTRUCTIONS	8,40,76
615	RAVIJ COMPANY	1,69,96
616	SRI SAI BALAJI SOLAR SERVICE	3,31,98
617	P.RAVI KUMAR	10,49,06
618	C.NEHRU KALIAPPAN	1,18
619	POWER LOGICS	2,58
620	K G N ENTERPRISES	42,13
621	S S DECORS	16,10
622	SS ENTERPRISES	5,02
623	OZONE TECHNOLOGIES	25,65
624	NEIL LIVING SPACES	5,46,87
625	ADHITHYA ELECTRICALS	3,97
626	PADMA ENGINEERING WORKS	33,78
627	DECENT CONSTRUCTION COMPANY	6,43,80
628	AHMAD ENTERPRISES	1,67,03
629	SRS ENGINEERING ENTERPRISES	2,42,53
630	ROBIN ENGINEERING	4,15
631	BHAIRAVI ASSOCIATES	46,63,43
632	P.M.K ENGINEERING SERVICES	2,50
633	BETHREE POWERTECH SOLUTIONS	3,40
634	G E SOLAR	13,68
635	S.SELVARAJ	85,65
636	R.KUMARARAJAN	17,87
637	R.SINGAPANDIAN	19,06
638	ALFI BUILDER & DEVELOPERS	5,33,44
639	SHREE INDUSTRIES	10,30
640	MATRIX SOLUTIONS	54,03
641	SATAR KHAN	1,13,86
642	SAMEER AHMED	9,33
643	LOKANDA ENTERPRISES	50,71
644	AYESHA ELECTRICAL WORKS	66,11
645	EEHITH ENERGY PVT LTD	1,41,26
646	N. R. ENTERPRISES	2,02,18
647	VOLTRONICS POWER SOLUTIONS	35,95
648	SURYAKOTI SOLAR PRODUCTS PVT LTD	1,99,20
649	SWASTIK TECH PROJECTS	9,72,52
650	SUNRAYS LIGHTS PVT LTD	63,59
651	ANAND ELECTRICAL	40,92
652	GBI BUILDERS	4,20,00
653	HYPER LOGIC SOLUTIONS PVT. LTD.	43,52
654	ABACUS INFRASTRUCTURES PRIVATE LIMI	26,75
655	GLOBAL ENTERPRISES	1,11,07
656	CHAMUNDA CONSTRUCTION COMPANY	1,14,50
657	PRATIKSHA PROMOTERS & BUILDERS	39,86
658	RANJEET	23,982
659	S R POWER	27,353







	NATURE BELL	12,97,454
	GOLDSUN ENTERPRISES & ENGINEERING	37,032
	REEN TECH ENERGY LLP	20,11,824
	TUNKI SRINIVAS REDDY	12,950
	MD SHAKIR ALAM	2,40,012
	EVER GREEN POWER SOLUTIONS	20,328
	DHARAMA CONSTRUCTIONS	2,10,000
667	SAMAR INTERNATIONAL	12,600
668	DHARTI ENTERPRISES	84,050
669	SUNRISE SOLAR CONSTRUCTION COMPANY	27,467
670	NAYAZ KHAN	14,060
671	D COOL TECS PVT. LTD.	46,63,320
672	3.NARAYANAN	10,815
673	NIXON ENGINEERING	9,086
674	SHANTHALA POWER LIMITED	5,805
	M. O. ENGINEERING	49,328
_	SHAIK FAYAZ	14,995
	AILAKSHMI ELECTRICALS	46,220
	N S TECH	40,220
	NEW S N ELECTRICALS	
	SHITIZ RASTOGI	37,10,597
	MARS CONTROL SYSTEMS PVT LTD	4,19,429
	VINOD KUMAR	4,34,923
		11,176
	S R PALLE ELETRICAL	17,641
	5ANGACHALAM	22,267
	JDYOGI INTERNATIONAL PVT LTD	4,500
	AURAV SINGH JADON	10,567
_	VADIVEL	54,568
	MD ENGINEERING COMPANY	7,56,603
	IMPLEX AGENCIES	5,75,000
-	ENKATA SAI PROMOTER AND BUILDERS	17,00,521
	IJAYA LAKSHIM MODEL SERVICING SYST	8,513
	MICO	2,48,445
	DAYARAM ELECTRICAL AND ENGINEERING	1,66,998
	RI LAKSHMI VENKATESHWARA PRASANNA	1,24,756
	ORRA RAMULU	2,702
	DM ENTERPRISE	1,37,808
97 N	IMP AGENCIES	21,841
i98 N	A.E.ELECTRICALS	7,680
599 S	AI ESTABLISHMENTS	22,32,223
00 B	AHVEESH ELECTRICALS	/9,887
701 S	IVA SOLAR ENERGY	6,77,680
02 0	RIDLINE TECHNOLOGIES	.01,374.
03 S	TAR DELTA ELECTRICS	5,50,425
04 C	REATIVE ENGINEERING	37,285
05 S	RI SAIRAM CONSTRUCTIONS	3,04,873
06 D	HATRI ASSOCIATES	1,80,449
07 K	VM POWER AND INFRA	9,72,436
08 5	RI MAHALAKSHMI EARTH MOVERS	3,27,788
	-1 FENCE PRODUCTS COMPANY PVT LTD	1,665
	M. ELECTRIKALS & ENGINEERS	3,30,169
	ARAFARAZ ALAM	4,51,440
	HIVARAMA CONTRACTORS PVT LTD	
	EOCON (INDIA) & ASSOCIATES	1,19,534
	KENTERPRISES	1,35,200
	S. POWER CONTROL	84,000
	IGS ASSOCIATES	2,62,500
	AFETECH ELECTRICAL SOLUTIONS	22,742
	M.M. CONSTRUCTIONS	22,860
_	UPERIOR ENGINEERING AND SERVICES.	22,11,920
	AKSHMI ENGINEERING CONSTRUCTIONS	1,231
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721	SOLAREN POWER SYSTEMS	15,89,69
722	JOGEWAR CONSTRUCTION COMPANY	26,77
723	LAXMI NARASIMHA WORKS & SERVICES	76,84,87
724	B.PRADEEP	8,78
725	OLENA SOLARTECH PVT LTD	1,35,533
726	M A INFRA POWER PRIVATE LIMITED	2,15,819
727	TECHNOINDUS INFRASTRUCTURE & SERVIC	3,25,000
728	SRI VIRUPAKSHA ELECTRICALS PVT. LTD	1,04,950
729	SRI UMA MAHESWARA CONSTRUCTION	44,55,110
730	SENTHUR VELA INFRASTRUCTURE	4,06,308
731	SHREE HARI ENTERPRISES	8,560
732	NAVALADI ELECTRICALS	79,989
733	KVR POWER SOLUTIONS	78,154
734	SRI SRI VIGNESWARA CONSTRUCTIONS	1,18,574
735	L K BUILDERS	10,04,172
736	A.RADHA KUMAR	30,300
737	NAV KIRAN ELECTRICALS ENTERPRISES	59,079
738	NISHANTH ELECTRICALS	9,000
739	MACHINERY HOISTING SERVICE	4,260
740	MNR ELECTRICALS	1,45,616
741	SUNCON INFRASTRUCTURES	6,80,981
742	B S K CONSTRUCTIONS	8,44,326
743	PCS INFRA DEVELOPERS	2,07,716
744	S B R ENTERPRISES	1,04,750
745	DAKSH CONSTRUCTIONS	1,05,776
746	CHOUDHARY CONSTRUCTION	1,37,122
747	VEDANT TECHNOCRATS	1,57,093
748	PKC ENTERPRISES	35,903
749	SAI CONSTRUCTION COMPANY	2,46,893
750	SATENDRA SINGH	90,850
751	LAXMAN LEGHA CONSTRUCTION	65,600
752	JODHPUR TRADING	3,38,255
753	M R SARASWATHAMMA	49,500
754	JP INFRASTRUCTURE	11,26,244
755	N.D.INFRASTRUCTURE	4,15,865
756	NASEEM KHAN	3,200
757	GMEDIA ENTERPRISE	86,31
758	SURYA CONSTRUCTIONS	38,000
759	AJEET KUMAR CHOUDHARY	12,51,273
760	MAA DURGA ENTERPRISES	8,42,073
761	REG POWER INFRA PVT LTD	49.04
762	PERFECT ENGINEERS	9,45,893
763	JAY BHAWANI ENGINEERING WORK	3,630
764	ENERGETIC TECHNOLOGIES	25,709
765	MACH & TECH ENGINEERING	2,03,984
766	LOHI CONSTRUCTIONS PVT LTD	1,97,750
767	SK ANARUL BASAR	18,489
768	HIMALAYA ENTERPRISES	4,39,436
769	SRI UMAMAHESHWARA INFRATECH	1,700
70	ICON INFRASTRUCTURE	35,760
771	S.J.YOGISH	11,69,100
172	ATP ENERGY SOLUTION PVT LTD	10,05,841
73	INFINITY INFRASTRUCTURE & PROJECTS	1,77,328
74	YOGESH	9,33,557
775	K.K CONSTRUCTION CO.	9,33,557
776	GREEN ELECTRIC SYSTEMS	52,334
777	K S INFRA	23,10,751
778	ANNARAO RATHOD	23,10,751
79	VINAYAKA RR CONSTRUCTIONS	49,650
80	MDP CONSTRUCTIONS	3,75,830
	RAHMAN ENGINEERING	3,73,650







782	MUTCHARLA CONSTRUCTIONS PVT LTD	2,45,782
783	Z S ENTERPRISES	4,45,355
784	M S ENGINEERS	3,15,398
785	ARADHYA ENTERPRISES	25,397
786	JML MOTORS PVT LTD	10,462
787	ARCC SOLAR PRIVATE LIMITED	5,290
788	MADHUKAR DEYAVATH	84,464
789	SVR WELDING AND FABRICATIONS	1,71,032
790	INGENIOUS INDUSTRIES	54,060
791	SARIPIRALA BASIREDDY	59,235
792	SUNRISE AUTOMATION & SOLUTIONS	32,497
793	ALABAKS CONSTRUCTION CO.	48,48,101
794	CREATIVE CONSTRUCTION	76,978
795	SARVEN CONSTRUCTIONS PVT LTD	16,65,945
796	MEKA PROJECTS	24,710
797	SREE ANJANEYA CONSTRUCTIONS	5,00,861
798	SRI SHIVA ENGINEERING	44,211
799	ADITYA CONSTRUCTION	2,50,000
800	SHRI BALAJI CONSTRUCTION COMPANY	1,04,008
801	RB ENTERPRISES	93,361
802	LAXMI CONSTRUCTION COMPANY	15,95,759
803	A K ELECTRICAL	1,44
804	SRI JEYANTHI BUILDERS	5,37,99
805	GURUDATTA MAYUR CONSTRUCTIONS	24,764
806	CHANNABASAVANNA.CN	2,60,300
807	DK CONSTRUCTION COMPANY	2,32,923
808	BLUE STAR ELECTRICAL	95,52
809	SIDDHI CONSTRUCTION	11,89
810	BALA ENTERPRISES	6,400
811	OCEAN ELECTRICAL AND ENGINEERS	1,48,55
812	VINDHYA CONSTRUCTION	1,68,44
813	BALAJI ENTERPRISES	1,84,98
814	ELECTROMECH CORPORATION	6,40,33
815	VAHID REHMAN CONSTRUCTION	78,63
816	MOON BRIGHT INFRATECH	1,07,03
817	SUPER QUALITY CONSTRUCTION	74,70
818	ALLADEEN CONSTRUCTION	1,57,82
819	BALAJI ENTERPRISES	25,14
820	N K ELECTRICAL WORKS	28,49,68
821	PVR CONSTRUCTIONS	2,47,74
822	J J ENGINEERS	1,24,85
823	S K INFRA	22,25,15
824	PRECAUTION ELECTRICALS	35,83
825	GRV ELECTRICALS & SERVICES	1,78,11
826	R.K ELECTRICAL WORKS	3,35,40
827	SAI CHARAN ELECTRICALS	8,59
828	RAJESH V BANDIVADEKAR	8,87
829	MD FAIYAZ	6,81
830	HABIB KHAN	45,79,60
831	OM PRAKASH	70,65
832	GREATS MARINE ENGINEERING &	13,00
833	YESPE INC	6,94,56
834	SKYLARK	35,00
835	ENCO ENGINEERS	3,20,90
836	ID INTERIORS	2,92,01
837	SOLARSTAIR	19,64
838	NATIONS PRIDE ENERGY SYSTEMS PVT	8,61
839	M K SOLAR ENTERPRISES	1,66,99
840	LAKSHMI BALAJI CONSTRUCTIONS	2,34,14
841	V.K. CONSTRUCTION CO.	5,09,33
842	PRAGATHI POWER SOLUTIONS	2,18,07

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843	GARIMA ENTERPRISES	88,968
844	SUPER FAST DRILLERS	1,17,117
845	I PARWEZ & CO	1,24,088
846	J S ENTERPRISES	15,96,757
847	DBN ENTERPRISES	7,000
848	PANI DISON RAJA K R	15,094
849	HIMABINDU CONSTRUCTIONS	16,860
850	AMOL ANNA BHOSALE	42,208
851	SUBHASH VITTHAL BENAKE	21,203
852	ADIYALA RAJENDER	12,088
853	STAR CEMENT WORKS	3,42,413
854	MOHD TAQIUDDIN	45,139
855	DURGESH ENTERPRISES	38,863
856	SACHIN VILAS GAWADE	12,600
857	R R ENTERPRISES	30,000
858	RAJDEEP CONSTRUCTION	12,71,830
859	MIRZA IMRAN ENTERPRISES	43,047
860	B K CONSTRUCTION COMPANY	2,36,615
861	SHYAM LAL JAGARAM	1,43,513
862	ENFROS INDIA SOLUTIONS	1,12,39,407
863	SERVICE	21,750
864	KARTIKEYA ENTERPRISES	1,250
865	GIRISH.R	10,97,605
866	BIRENDRA YADAV	1,48,183
867	MEATECH SOLUTIONS LLP	64,043
868	KAPIL PRECAST AND INFRA PRIVATE LIM	4,58,287
869	SHASHIKANT SURESH SURYAWANSHI	6,193
870	ARJUN GIRI	1,51,754
	GURU POWER ENTERPRISES	35,18,377
871		3,24,094
872	TANVEER ENTERPRISE	
873	TECHMAN SYSTEMS	1,29,253
874	AL ASIA CONSTRUCTION	1,40,420
875	UPVAN ENGINEERING	10,620
876	CHOUDHARYS LAHLADPUR ASA	7,690
877	VISHNULAL NAGDA	1,87,43
878	MALTI ENGINEERING	2,57,61
879	TRIDEV CEMENT ARTICLES	58,854
880	P. S. ENTERPRISES	46,344
881	JAY MATADI SOLAR POWER	67,60
882	ABAAN ENTERPRISE	2,16,81
883	N. A. & SONS	5,09,30
884	VIJAY CONSTRUCTIONS	1,08,89
885	JOHNSON CONTROLS (INDIA) PVT_LTD	4,42
886	BALAJI GREEN TECHNOLOGIES	1,08,57
887	ROSHAN KUMAR SHARMA	25,96
888	IDEAS ENGINEERS	34,58
889	EXCELLENT ENGG	3,63,26
890	SURYA SERVICES	1,79,53
891	SAINATH ENTERPRISES	46,02
892	LINEAR POINT SURVEYS PVT LTD	4,41,19
893	RIDHIMA INFOTECH	21,91
894	PULISH SAH	6,34
895	AJANTA PRECAST	3,75,12
896	RAJLAXMI TECHNOLOGY	37,04
897	DESALE DINESH GORAKH	48,24
898	TEPCIS ENGINEERING PRIVATE LIMITED	4,66,33
899	PRAMOD KAILAS BARADKAR	5,21
900	SREE SAKTHI ELECTRICAL	13,19,39
901	M/S YADAV CONSTRUCTION	1,14,27
902	VAISHNAVI ELECTRICALS	2,61,33
903	SURYA SERVICES	2,15,74

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904	VOLTON ENGINEERING INDIA PRIVATE LT	6,88,03
905	KALABAIRAVA ELECTRICALS	3,17
906	S R ENTERPRISES	77,87
907	PRIORITY INFRASTRUCTURE	26,87
908	REALISTIC ENERGY PRIVATE LIMITED	8,64
909	PUNJ CONSTRUCTION	1,67,23
910	SUNIL TUKARAM SURYAWANSHI	1,20
911	SAMAND ENTERPRISES	1,34,49
912	SIKANDAR RAM	81,08
913	CVS ENERGIES	22,36
914	BHAVESH ELECTROTECH (INDIA) PVT LTD	3,57
915	M H CONSTRUCITON	2,50,79
916	GAJANAND POWER INFRA STRUCTURE	7,42,26
917	ROOPKRIPA SWROOP CONSTRUCTION	21,21,92
918	AJIT SHRIKANT RANDIVE	3,81
919	VIJAY VARSHA ELECTRICALS	55,26
920	YASH MULTY SERVICES	81,32
921	SADIYA ENTERPRISES	91,67
922	PAUDHA ENERGY	58,06
923	SIDDHARDHA EQUIPMENT & CONSTRUCTION	1,22,09
924	ABDUL HAMID ENTERPRISES	7,28,62
925	SIMMS ENGINEERING PVT LTD	1,72,79
926	SUNSINE ENERGY SYSTEM	19,61
927	PRAKASH A	25,83,98
928	P S BUSINESS SOLUTION	96,30
929	PRIME TECHNO SERVICES	14,84
930	TEJA ELECTRICALS	59,31
931	AAKAAR INTERIOR AND CIVIL CONTRACTO	10,19,00
932	SRI JAYALAKSHMI ELECTRICALS	41,60
933	SAIKRUPA CONSTRUCTION	4,69,42
934	KN INFRASTRUCTURE	16,96,11
935	RAJASHEKHAR REDDY M	6,83,44
936	SKYTECH	30,14
937	SUNANDA ENTERPRISES	25,71,76
938	AFSANA CONSTRUCTION COMPANY	1,54,30
939	MALIK CONSTRUCTION COMPANY	5,95,05
940	RASHMI ELECTRICALS	8,17,27
941	RAKESH KUMAR MAHTO	47,72
942	NP POWER AND ENGINEERS PRIVATE LIMI	62,92
943	ARUNAI BUILDERS	71,8
944	SHREE INFRASTRUCTURE	24,48,7
945	MEHAK CONSTRUCTION LINE	27,96,25
946	L N ASSOCIATES	18,51
947	SAI CONSTRUCTION COMPANY	19,77,76
948	MS ENTERPRISES	51,33
949	PERFECT RAYS TECHNOLOGIES PVT LTD	33,04,10
950	FINE. PRO	50,56
951	MARUTHI CONSTRUCTIONS	8,68,69
952	HARISHA M	1,56,65
953	KSHIRSAGAR DATTATRYA SADASHIV	2,16,79
954	SARVANI TELECOM PVT LTD	48,44
955	PHOVOEZOLAR ENERGY PRIVATE LIMITED	1,25,00
956	EXCELLENT ENGG	51,31
957	AADITYA RAJ ASSOCIATES	11,65,17
958	CVS ENERGIES	73,17,49
959	JAK ENGINEERS	47,43,10
960	SWASTIK TECH PROJECTS	52,85
961	MARUTHI CONSTRUCTIONS	37,39
962	VV SOLAR POWER SYSTEMS	7,16,99
963	AASIM ENTERPRISES	4,31,95
964	MINDWAVE SYSTEMS PVT LTD	3,82







965	ISHER MEGASTRUCTURES INDIA PVT LTD	4,83,43
966	SETHA RAM CONSTRUCTION COMPANY	3,27,53
967	ENFROS INDIA SOLUTIONS PVT LTD	36,67,58
968	LATHA SALES CORPORATION	9,500
969	BALAJI ELECTRICAL AND SUPPLIERS	2,74,992
970	SHREYASH INFRA	9,340
971	VILAS NATHA GAYKAR	11,486
972	M K S CONSTRUCTION PRIVATE LIMITED	1,14,52
973	SWROOP SOLAR COMPANY	5,00,65
974	K S RAJESH	10,80
975	SHREE DK INFRASTRUCTURE	7,31,26
976	S P INDIA POWER SYSTEMS	26,43
977	SYNERGY ENGINEERING SERVICES	1,19,82
978	JAK ENGINEERS	3,65,82
979	AJINKYA CONSTRUCTION SERVICE	2,35,37
980	YOGESH P. TALELE	65,44
981	LAXMAN LEGHA CONSTRUCTION CO.	20,50
982	N K ELECTRICAL WORKS	11,89,42
983	PRIYANKA CONSTRUCTION	3,50,18
984	MIS FURNITURE & DECORATORS	1,07,10
985	JERRY JOHN POWERS PVT LTD	1,55,69
986	PHOENIX TECHNOLOGIES	1,30,73
987	S R ENTERPRISES	70,17
988	GOURI ENTERPRISES	1,47,48
989	SHRI KARNI ENTERPRISES	3,81,51
990	S.M. ENTERPRISES	3,33,80
991	INTEL ENERGY AND INFRA PVT LTD	30,11
992	JP ELECTROTECH	4,50
993	KRISHANA CONSTRUCTION	22,59,90
994	STEPUP ENTERPRISES	1,10,85
995	PRADIP SURVEYOR	2,20,11
996	BUILD ANGLE	1,17,00
997	SUPER ELECTRIC ENGINEERING SERVICES	61,89
998	K. Y. ENTERPRISES	7,18,99
999	J M ELECTRICALS	2,05
1000	SCOTT POWER ENERGY SYSTEM	1,14,03
1001	NORTH STAR	13,87
1002	SAMS ELECTRICAL	49,53
1003	ROYAL CONSTRUCTIONS	1,72,80
1004	HUSSAIN SHAIKH	2,74
1005	DATTATRAY ENTERPRISES	12,44
1006	VENKATESHWARA INDUSTRIAL SERVICES	25,37,42
1007	RAVIKANT NANASAHEB BAGUL	60,24
1008	RADHE KRISHNA ENTERPRISES	31,18
1009	SUNPOWER INDIA VENTURES PVT LTD	12,50
1010	RAJ ELECTRICAL ENGINEERS	32,00
1011	KAANDU INFRASTRUCTURE COMPANY PVT L	3,33,11
1012	NOORAHMAD B GULAGUNDI	11,18,61
1013	SREE AV ELECTRICALS	1,47,90
1014	MAHENDRA ENTERPRISES	1,29,15
1015	SWROOP SOLAR COMPANY	10,58,32
1016	KBP ENERGY PVT LTD	16,97
1017	SHREE SWAMI SAMARTH STONE CRESHAR	30,92
1018	GOKUL DIGAMBAR PATIL	2,62
1019	BANJARI BALAJI ENERGY AND CONSTRUCT	7,78,19
1019	RAKSHANDA COMPUTERS	1,00
1020	A. R. S. ENTERPRISES	
1021	SEEMA ELECTRICS	3,28,38
1022	BROTHERS CONSTRUCTIONS AND PROJECTS	28,28
1025	KISHOR MADHAVARAO DEORE	2,04 30,76
	ISSION WADIAWANO DEORE	30,76







1026	SUNSEED ENERGY PRIVATE LIMITED	1,46,003
1027	HIRA SOLAR ENERGY	55,020
1028	SVT ENGINEERING CONTRACTORS	35,83
1029	SHAAD CONSTRUCTION	3,78
1030	SRI VEERABHADRESHWARA ENTERPRISES	21,22,400
1031	ROYAL TRANSMISSION	1,54,572
1032	KARMULLAH	1,65,74
1033	KRISHANA CONSTRUCTION	26,78,81
1034	SHYAM LAL	20,900
1035	SAI MEGHANA KISSAN SEVA KENDRA	92,728
1036	TECHNO ROCK DRILLS AND	3,07,067
1037	D K CONSTRUCTION COMPANY	3,019
1038	GOVIND AGRO AGENCIES	70,50,223
1039	JVN PROPERTIES	2,35,818
1040	S S ENTERPRISES	2,54,367
1041	RADHIKA ENGINEERING	9,675
1042	VIKAS CHANDRAKANT KADBHANE	267
1043	N RAMESH CONTRACTOR	54,576
1044	LAL KUMAR	74,760
1045	M. J. DEVELOPERS	2,952
1046	A K CONSTRUCTIONS	11,06,875
1047	HT POWER	5,37,986
1048	NAV DURGA SOLUTION	6,24,031
1049	YASH CONSTRUCTION	1,17,801
1050	PRATHA ENTERPRISES	9,39,978
1051	N P ELECTRICALS	58,28,664
1052	DAILA CONSTRUCTION CO	3,41,000
1053	A K TECH	91,160
1054	AKHILESH KUMAR	14,079
1055	REDDY ELECTRICALS	53,507
1056	VASANTAKUMAR K	2,51,721
1057	SHAIK JAKEER HUSSAIN	95,85,216
1058	AABA DADASO BHOSALE	28,244
1059	SHREE KARNI CRANE SERVICES	9,114
1060	RMKINFORCE	2,753
1061	OVERSEAS INDIA ELECTRICALS	1,71,487
1062	BS ENTERPRISES	19,121
1063	SHRI GOPAL AND SONS	35,976
1064	GODREJ & BOYCE MFG CO LTD	50,000
1065	BHURISINGH	11,84,334
1066	AJAY ELECTRICAL	19,536
1067	V C CONSTRUCTIONS	7,70,553
1068	JP C & E RESOURCES	3,72,050
1069	A-1 ENTERPRISES	7,98,528
1070	K UMESHA	4,32,625
1071	SRK CONSTRUCTIONS AND MINING	1,86,423
1072	RADHE KRISHNA CONSTRUCTION CO.	1,29,197
074	JMD ENTERPRISES	13,389
074	HIMALAYA ENTERPRISES	27,40,841
076	B K CONSTRUCTION COMPANY VAHID REHMAN CONSTRUCTION	13,92,040
077	MUSKAN ENTERPRISES	2,04,179
078	UMANGJYOTI BUILDCON LLP	1,80,111
079		5,92,541
080	M.E ELECTRICALS	54,974
	SHIV SHAKTI ENGINEERS	12,20,764
081	C M CONSTRUCTION COMPANY	2,39,932
082	NURE KHAN CONSTRUCTION COMPANY	3,36,232
083	SRI VUAYDURGA ENGINEERING SAIFI FABRICATION	24,504
085	T M CONSTRUCTION	30,859
.086	S M CONSTRUCTION CO	17,40,398



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FILE
1087	BPP CONSTRUCTION COMPANY	6,68,98
1088	PRUDHVI NETWORKS	26,58
1089	MANOJ DASH	20,23,64
1090	WELSUN POWER INFRA PVT LTD	9,99,79
1091	ANMOL ENTERPRISES	7,45,24
1092	PROFUSE ENERGY & INFRASTRUCTURE PVT	8,91,86
1093	MUNDE SAMPATI VISHWANATH	13,43
1094	BANJARI BALAJI ENERGY AND CONSTRUCT	25,08,97
1095	OM PAINTING WORKS	1,16,30
1096	KP INFRA	89,51
1097	MRT ENTERPRISES	4,44,48
1098	GANDLOORI NAGESWARA ACHARI	6,68,84
1099	RAHUL ELECTRICAL	5,78
1100	PROMAX TECHNOLOGIES	1,31,89
1101	KOHARI CONSTRUCTION COMPANY	5,79
1102	BRAHMAIAH DEVARAKONDA	85,193
1103	NURANI CONSTRUCTION COMPANY	26,27,30
1104	LAXMI CONSTRUCTION COMPANY	1,89,500
1105	T CHANDRASHEKHARA	2,06,099
1106	YASHODA ENTERPRISES	6,648
1107	B S ASSOCIATES	1,30,150
1108	AMARAVATHI SEKHAR	20,000
1109	A&T INFRATECH	18,79,596
1110	SCS SOLAR SYSTEM	1,85,139
1111	UNITED STEEL BUILDING SYSTEMS (P) L	2,03,324
1112	HI TECH DEVELOPERS	4,69,803
1113	4K INFRA SOLUTIONS	2,30,580
1114	THISHAN CONSTRUCTION	8,03,661
1115	MANJUNATH CONTRACTORS	2,865
1116	BARUKHAN CONSTRUCTION CO	48,246
1117	JEF TECHNO SOLUTIONS PVT LTD	14,256
1118	ATLAS ENTERPRISE	11,040
1119	PACHANTI SATTAIAH	58,750
1120	SUCCESS ENGINEERING	21,450
1121	POWERTECH ENGINEERING	41,41,746
1122	R.VENKATARAMA REDDY	91,757
1123	SUPERIOR ENGINEERING AND SERVICE	79,10,445
1124	SUNRAYS LIGHTS PVT LTD	6,47,066
1125	VINAYAK ENGINEERS	4,44,92
1126	POWERMAC TECHNOLOGY	5/460
1127	M A ENTERPRISES	1,12,473
1128	DIGIWAVE TECHNOLOGIES INDIA PVT LTD	1,64,50
129	BSR ENTERPRISES	98,71,9
130	DADAPEER B. NALAVADI	3,654
131	ADHARVA PROJECTS LLP	28,292
132	DHOLANI CONSTRUCTION COMPANY	12,960
133	AVYUKTA ENTERPRISES	63,658
	JEGAN EARTH MOVERS	11,62,370
135	TUNESUN ENERGY PVT.LTD.	5,98,111
136	RAIVEER INDUSTRIAL SERVICES	1,47,850
	AJINKYA SHANKAR NIKAM	1,05,656
138	KHETESHWAR CONSTRUCTION COMPANY	1,23,354
	PARAKRAM SINGH KARNOT	5,02,038
	ISHAK CONSTRUCTION COMPANY	3,10,377
_	NANDEESH CONSTRUCTIONS	7,76,789
	JASBIRA ENTERPRISES	6,61,396
	SURAJ CONSTRUCTION COMPANY	2,63,465
	Y M MANGLIYA	25,092
	SHIFA CONTRACTOR COMPANY	54,720
1.0012.0	SHAHNAZ KHALAT CONSTRUCTION COMPANY	17,83,857







1148	U.F.KOTWAL	72,404
1149	B R CONSTRUCTION CO	1,85,222
1150	KHAN CONSTRUCTION COMPANY	1,70,166
1151	MAHADEV ENGINEERS	12,54,268
1152	KRISHAN KANEHIYA CONSTRUCTION COMPA	1,10,248
1153	KRK KOTWAL CONSTRUCTION COMPANY	2,20,905
1154	V S CONSTRUCTION COMPANY	1,03,418
1155	HARISH CONTACTOR	1,04,093
1156	M. K. BUILDERS	2,04,313
1157	VISHWAKARMA TURBO & ENGG.	61,320
1158	S.M.S. ENGINEERING & INFRASTRUCTURE	2,08,876
1159	DEVA CONSTRUCTION COMPANY	2,23,173
1160	SATHANA TIPPER & EARTH MOVERS	1,84,736
1161	VIKRAM CONSTRUCTION	12,65,469
1162	ACME CONTROLS & SOLUTIONS PVT LTD	27,906
1163	SRI SAI CONSTRUCTIONS	39,040
1164	INDELECSA INDIA PRIVATE LIMITED	44,664
1165	SRI VINAYAKAA INDUCTION EQUIPMENTS	59,269
1166	SUNRISE INFRASTRUCTURES	2,99,577
1167	HIMALAYA ENTERPRISES	9,14,898
1168	SHRI KARNI ENTERPRISES	1,65,299
1169	MALIK CONSTRUCTION COMPANY	13,88,569
1170	CVS ENERGIES	4,89,100
171	AMINA ENTERPRISES	4,36,911
172	SHRI BIRBAL RAM JI CONSTRUCTION COM	4,54,530
173	H M CONSTRUCTION AND POWER PROJECT	4,72,782
174	FKA ENERGY INFRATECH PRIVATE LIMITE	10,05,985
175	VUAYAKUMAR T	36,852
176	TOPTEK TECHNOLOGIES PRIVATE LIMITED	12,133
177	S.K. ENTERPRISES	1,00,496
178	KP INFRA	30,631
179	IKABAL CONSTRUCTION COMPANY	1,31,320
1180	RISHI ENTERPRISES	1,01,629
181	A.K. CONSTRUCTION COMPANY	1,14,958
182	M.S.KHALAT CONSTRUCTION COMPANY	1,47,980
183	A.R ENTERPRISES	9,576
184	DANE KHAN	7,200
1185	GAMBLE POWER	4,37,359
186	M. K. MANGLIYA	2,74,404
187	HAJI YUSUF CONSTRUCTION COMPANY	1,66,782
188	R K CONSTRUCTION COMPANY	2,51,875
189	JAK ENGINEERS	67 47,052
190	SHRI MALAM ENERGY	5,00,229
191	RAJGURU CONSTRUCTION CO	6,383
192	KHETUSAR CONSTRUCTION	50,458
193	NAGNECHI CONSTRUCTION COMPANY	85,086
194	MAA AAINATH CONSTRUCTION	75,339
195	JAGDAMBA SOLAR IRRIGATION	3,488
196	F. M. CONSTRUCTION COMPANY	41,846
197	ADITI CONSTRUCTION	39,663
198	UNIVERSAL BRIGHT ENGINEERING SOLUTI	54,696
199	NAGOURI CONSTRUCTION COMPANY	79,774
200	JAI MAA NAGANARAY CONSTRUCTION COMP	35,310
201	SIYOL MANPOWER SOLUTIONS	33,289
202	BHAWANI CONSTRUCTION COMPANY	3,03,206
203	MII	22,582
204	N. S. CONSTRUCTION CO. POKARAN	67,651
205	GCU ELECTRONICS AND RENEWABLE ENERG	74,880
206	SADGURU BUILDING MATERIAL	37,686
207	VISHNU ENTERPRISES	92,620
208	M. A. TRADERS	36,173

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1210	A D ENGINEERS	39,60
1210	SK INFRA	3,71,30
1211	SRI JEYANTHI BUILDERS	7,27,49
1212	AASHITA SOLAR	10,75,68
1213	KASAM KHAN KALAR CONST COMPANY	67,31
1214	SENSEHAWK INDIA PVT LTD	64,60
1215	INIYA CONSTRUCTION SERVICES	3,00,62
1216	KRISHNA DEVI CONSTRUCTION COMPANY	37,57
1217	M. S. CONST. COMPANY	2,14,05
1218	N.K.ENTERPRISES & ELECTRICAL SOLUTI	10,80
1219	PARASAKTHI ENTERPRISES	52,50
1220	BISWAJIT BISWAS	32,06
1221	LALITA ENTERPRISES	19,50
1222	SABAHA INFRA	42,93
1223	MANSUR ALAM	1,25,36
1224	DTS PROJECTS INDIA	7,59,13
1225	MANTHRA INTERIORS	16,83,220
1226	POWER LINK INFRA	26,58
1227	DK SOLAR PROJECTS AND VENTURES	61,51
1228	TULSI ENTERPRISES	44,230
1229	SHREE INFRASTRUCTURE	98,77
1230	RADHE ENTERPRISE	2,27,850
1231	J SATHEESHKUMAR	16,27
1232	AAFSHANA CONSTRUCTION COMPANY	56,983
1233	K.P. ELECTRICAL & ENGINEERING WORK	75,029
1234	SAYAR INFRASTRUCTURE	1,60,264
1235	SUNIL	4,000
1236	K. DHARMAIAH	2,15,750
1237	LAKSHIT ENERGY	51,238
1238	ONEBEE TECHNOLOGY PRIVATE LIMITED	17,07,194
1239	R. K. ELECTRICAL	1,69,189
1240	KHAN CONSTRUCTION COMPANY	18,265
1241	MERU SOLAR SOLUTIONS	
1242	SOMNATH DEVELOPERS	72,000
1243	S.K. CONSTRUCTION COMPANY	1,33,390 3,42,733
1244	UDAI VINAY ENERGY & INFRA SERVICES	28,717
1245	EXPERT SOLAR CLEAN ENERGY	1,40,784
1246	S M SOORASANGU CONSTRUCTIONS	34,667
1247	UMMER EA	
1248	SONALI SOLAR ENTERPRISE	1,97,029
1249	B.M. ENTERPRISE	4,40,685
1250	EPHYSX TECHNOLOGIES PVT LIMITED	74,211
1251	KRISHNA ENTERPRISES	23,850
1252	SUNIL ELECTRICAL WORKS	49,896
1253	JAI BHAWANI CONSTRUCTION COMPANY	2,29,823
1254	HARSIDHI CONSTRUCTION COMPANY	50,440
1255	MECPOWER INFRASTRUCTURE PRIVATE	4,94,901
1256.	ABDUL SAKUR CONSTRUCTION CO.	26,96,842
1257	JAGTAMBA CONTRACTOR &	40,74,252
1258	MERCY ENGINEERING	1,26,983
1259	KARNI INFRA	2,57,564
1260	SUNIL	4,22,136
1261		35,000
1262	SATI MUMTAZ CONST. & MATERIAL SUPPL N K ELECTRICAL POWER	2,33,893
263	AMBIKA STEEL	17,33,010
		13,40,001
1264	PANNEERSELVAM	4,938
265	DURGADEVI SOLAR AND BATTERIES	1,48,618
266	PRABHU.V	19,400
267	APURBA DASH	3,03,029
	BALAJI ENTERPRISES	1,15,654







1270	SHREE KARNI INFRASTRUCTURE	1,72,165
1271	AYUSH INFRASTRUCTURE	82,875
1272	FORMING INDIA PRIVATE LIMITED	88,54,900
1273	BHEJ PAGARA PEER CONSTRUCTION	9,28,946
1274	SUNTECH ENERGY	1,34,871
1275	FUTURETEL ENERGY PVT. LTD.	68,390
1276	NEW BALAJI CONSTRUCTION COMPANY	1,35,000
1277	AIRPORT LIGHTINGS	1,56,523
1278	ATTRI POWER SOLUTIONS	9,95,623
1279	LAKSHMI DEVI SUPPLIERS AND CONTRACT	1,63,90,743
1280	LOTUS CONSTRUCTION CORPORATION	71,35,656
1281	BAISLA CONSTRUCTION COMPANY	1,35,808
1282	MK CONSTRUCTION COMPANY	8,60,154
1283	MAA BHAWANI CONSTRUCTION COMPANY	96,606
1284	SIGNAL INFOCOM PVT LTD	4,81,056
1285	GANPATI INDUSTRIES	2,19,437
1286	S.K. INFRA	7,63,914
1287	HARISH CONTACTOR	4,61,933
1288	USHA BHATI ENTERPRISES	43,030
1289	PERFECT ENGINEERS	7,82,652
1290	CHOUDHARY INFRA	2,70,754
1291	MUSHIN KHAN CONSTRUCTION COMPANY	93,990
1292	AARAV BUILDERS & CONSTRUCTION	51,759
1293	MAA AAINATH CONSTRUCTION COMPANY	3,48,302
1294	SUNIL ELECTRICAL & ENGINEERS	77,567
1295	VAHID CONSTRUCTION COMPANY	72,968
1296	BAPALALSINH PRAVINSINH PARMAR	1,35,645
1297	RATRIYA CONSTRUCTION COMPANY	2,16,496
1298	S.K. & SONS CONSTRUCTION COMPANY	1,82,767
1299	TRINITY TOUCH PRIVATE LIMITED	37,500
1300	MATHIYALAGAN SUPPAIYA	29,543
1301	PEERANEE POWER CONSTRUCTION COMPANY	99,183
1302	IMJD INFRA DEVELOPERS LLP	2,25,538
1303	HIMALAYA ENTERPRISES	9,44,200
1304	KSR ELECTRICAL	1,82,849
1305	SHARAWAN RAM SARAN CONSTRUCTION	2,56,144
1306	R.N. ENTERPRISES	3,26,771
1307	S. PANDIMUNISWARAN	2,750
1308	V C CONSTRUCTIONS	4,27,338
1309	FABEN INDIA PRIVATE LIMITED	27,94,60
1310	MOHAN CONSTRUCTION CO.	4,78,100
1311	CHAMUNDA CONSTRUCTION COMPANY	1,97,83
1312	NIMBARIYA CONSTRUCTION COMPANY	39,10
1313	H T M CONSTRUCTION COMPANY	59,da
1314	CVS ENERGIES	18,15,09
1315	JAK ENGINEERS	13,57,693
1316	ASHRAFUL ISLAM	14,190
1317	Y M KOTWAL	16,144
1318	MALIK CONSTRUCTION COMPANY	15,10,839
1319	RAMESH RAJU POTHURI	1,05,85,107
1320	GANSUN GLOBAL SOLUTIONS INDIA	2,36,08,818
1321	SUB LIME INFRASTRUCTURE	14,50,763
1322	GUGGILAM RAJASEKHAR	11,33,480
1323	LAKSHMI NARASIMHA METAL ENTERPRISES	46,70,156
1324	SREE SAI RAM CONSTRUCTIONS	16,79,022
1325	BHAVANI ENERGY SOLUTIONS & TECH.	58,28
1326	M S INFRA	26,775
1327	SRI LAKSHMI VENKATESWARA WORKS	8,80,604
1328	DIVYAM ENGINEERS	8,538
1329	SRI SAI CRANES	1,79,228
	CHOUDHARY CONSTRUCTION	1,19,220







1331	MKU CONSTRUCTIONS	70,25,00
1332	SHREE BALAJI CONSTRUCTION COMPANY	22,65
1333	H M CONSTRUCTION AND POWER PROJECT	9,48,65
1334 1335	KARNI INFRA	14,28,11
	R. R. ENTERPRISES	1,39,70
1336	M S F KALLAR CONSTRUCTION CO.	2,14,23
1337	PALIWAL CONSTRUCTION CO	2,17,56
1338	MAA SAYAL CONSTRUCTION COMPANY	95,93
1339	SHRI BALAJI CONSTRUCTION COMPANY	6,85,72
1340	RACHIT ENTERPRISES	6,97,89
1341	HABIB KHAN	38,91,27
1342	SHRI RAM CONSTRUCTION COMPANY	16,91
1343	JAGTAMBA CONTRACTOR & CONSTRUCTION	13,56,27
1344	SRI HIMA BHAIRAVA CONSTRUCTIONS	72,09
1345	NAYANA INFRA BUSINESS SOLUTIONS	4,03,27
1346	SAMPAT CONSTRUCTION COMPANY	15,75
1347	SAPNA CONSTRUCTION COMPANY	12,41,59
1348	M. S. GLOBAL	15,05,61
1349	T.K.M. RAO ENGINEERS & CONTRACTORS	2,86,93
1350	SOFARA ENTERPRISES	22,16
1351	AR INFRA	2,05,44
1352	SRI ANJANEYA CONSTRUCTIONS	95,35
1353	BHAGYASHREE ENTERPRISES	4,70,17
1354	VED TECHNO SERVICE	3,27,13
1355	ARUNA INFRA	4,69,14
1356	LAKSHMAL ENGINEERING	2,27,53
1357	HANEESH ROYAL CONSTRUCTIONS	50,37
1358	VK INFRASTRUCTURE	23,01
1359	JAI ASSOCIATE	27,87
1360	SRI BALAJI INFRA	15,93,77
1361	AXIS INFRATECH	
1362	SATHIYA ENGINEERING SERVICES	64,43 1,41,96
1363	SS ELECTRICALS	
1364	NSL SERVICES	7,25,28
1365	P M ELECTRO AUTO PVT LTD	40,05
1366	ARICX ENTERPRISES	42,24
1367	VEMALA KIRAN KUMAR	1,68,80
1368	J.A INTERNATIONAL	
1369	VENKATA LAKSHMI	1,67,63
1305	HASAN CONTRACTOR	1,25,40
1371		2,19,39
	CHISTI CONSTRUCTION COMPANY AND	53,77
1372	GOWRI ENGINEERING CONTRACTS	2,26,70
1373	RAIHAN ELECTRICAL AND INSTRUMENTATI	6,10,96
1374 1375	DULAL SINGH SHATRUDHAN BHAGAT	99,26
1375	R. S. ELECTRICALS	1,85,17
1377	KEEPWELL HOUSEKEEPING SERVICES	49,39
1378	SLNS CIVIL WORKS	45,32
1379	KANALA BARATH REDDY	1,34,45
1379	ANJALI INFRA	56,16
		3,10,61
1381	B.K.R. CONSTRUCTIONS	91,02
1382	B NAGA SESHA REDDY CONTRACTOR	1,19,48
1383	ARAVIND ENTERPRISES	24,46
1384	SUYOG INFRA SOLUTIONS	2,06,77
1385	AKSHYA AGENCIES	4,37,10
1386	AVULA RAMESH NAIDU	2,88,10
1387	KONSTEN CONTROLS PRIVATE LIMITED	2,97,00
1388	NAGIREDDY THIMMAREDDYGARI	52,15
1389	SR PROJECTS SERVICES	2,29,93
1390	SIBYALA VENKATARAMANA	73,42
1391	PABITRA ELECTRICAL WORKSHOP	2,48,01







1392	DDM SUNCRAFT SOLAR SYSTEM PVT. LTD.	93,03,54
1393	KAMBAM SIVASANKARA	22,01
1394	NORTHERN SKY	17,33,24
1395	MANI ENTERPRISES	64,65
1396	M.S. ENTERPRISES	1,01,04
1397	FULKUMARI DEVI	2,55,95
1398	D G SOLAR COMPANY	8,78,40
1399	VENKATESHA REDDY	5,99
1400	GANESH BERA	33,72
1401	M.T. SRINIVASA	6,00
1402	MATRIX SERVICES	21,71
1403	RAM ENGINEERING	61,69
1404	AAS CONTRACTORS	2,23,41
1405	MAHADEV PROJECTS	73,51,47
1406	YASEEN ENTERPRISES	71,00
1407	TEKLAL MAHTO	2,94,28
1408	AMICO OUTLINE PRIVATE LIMITED	53,02,71
1409	LESOKO TECHNOLOGIES PRIVATE LIMITED	3,74,10
1410	GEE AAR POWER STEEL INDIA PVT LTD	31,66
1411	N.S.R. CONSTRUCTIONS	4,62,82
1412	A.R.S. ENTERPRISES	1,50,39
1413	J.P. PATIL	1,13,96
1414	GOMTI INCINCO	3,15
1415	SAIENGINEERING	39,84
1416	EXCELLENCE LABORATORY	90
1417	METALKRAFT FORMING INDUSTRIES PVT.	1,14,29
1418	ABHIHARSHA POWER SLOUTIONS PVT LTD	9,52
1419	SAMURAI WIND TECH	62,79
1420	ATS INFRA	6,30,11
1421	MADRAS NILGIRI TRANSPORT	1,06,11
1422	PREETHI ASSOCIATES	30,31
1423	SWASTIK CORPORATION	4,11,35
1424	ANNAI TOURS & TRAVELS	5,43
1425	BABS CONSULTANT	2,37,50
1426	PERENNIAL TECHNOLOGIES PVT. LTD.	1,78,25
1427	EASTERN WESTERN ROADWAYS	23,80
1428	P C SOLUTIONS & SERVICES	24,94
1429	CREST INTEGRATORS PVT. LTD.	23,83
1430	BARASKAR CONSULTANCY SERVICES	82,62
1431	INDUSTRIAL CRANES	8,25
1432	SAP INDIA PVT. LTD.	1,27,42,85
1433	SHAPOORJI PALLONJI AND CO PVT LTD	14,58,00
1434	MINERVA GRAND	13,64
1435 1436	JEF TECHNO SOLUTIONS PVT LTD GAYATRI TOUR & TRAVELES	12,76
1437	Madras Networking Company	3,26,70
1438	AB SEA CONTAINER PVT LTD	90,96
1439	PIONEER SECURITY SOLUTIONS PVT LTD	74,57
1440	Jagate Industries	33,74,42
1441	ISS GROUP	1,34,55
1442	DUBAS ENGINEERING PVT LTD.	1,60,38
1443	GARUDA RAKSHA PLACEMENT & SECURITY	1,16,21
1444	ABC SERVICES	1,92,20
1445	AN AMAL ENTERPRISES	14,60
1446	MICROGENESIS CADSOFT PVT LTD	3,28,53
1440	SIVASANKARI TRANSPORTS	2,73,12
1448	LINK INTIME INDIA PVT. LTD.	17,70
1448	BHARTI AIRTEL LIMITED	46,03
1450	SHRI KRISHNA LABORATORIES &	1,61,37
1451	MEHAK CONSTRUCTION LINE	18,30
	PLUME ADVERTISING	1,75,37





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1453	U-TRANS INDIA	12,45,56
1454	SRI BALAHJI ENTERPRISES	3,97
1455	VOLTECH ENGINEERS PVT LTD	5,02,46
1456	ARMAX AUTOMATION PVT. LTD.	1,48,50
1457	SAAD SERVICES	6,12
1458	P.S.ENGINEERS	53,72
1459	KISHORE RANGA	49,00
1460	TRIDEV SERVICES	85,41
1461	JAGDAMBA PRIVATE SECURITY AGENCY	6,32,95
1462	CHIRAG TRAVELS	53,36
1463	ROCKLAND HOTELS LTD	19,20
1464	GEO-APPRAISAL PVT. LTD.	3,74,52
1465	MAHARASHTRA GUJARAT LOGISTICS	8,20,58
1466	ORCHID HOTELS PUNE PVT LTD	12,24
1467	ALD AUTOMOTIVE PVT LTD	2,21,41
1468	RADHA REGENT HOTELS PVT LTD	2,08
1469	PARAKRAM SINGH KARNOT	9,07,17
1470	RSS SECURITY SERVICES	73,49
1471	HINDUSTAN TRANSPORT	4,50
1472	HE ENGINEERS	6,34,21
1473	SAPHI MOHAMMAD	5,32
1474	SERVICE MAX FACILITY MANAGEMENT PVT	2,67,93
1475	SRI SIVAM SECURITY FORCE (M.MANICKA	77,68
1476	LOKANDA ENTERPRISES	9,70
1477	V A SARAVANAN	8,52
1478	UL INDIA PRIVATE LIMITED	
1479	T. R. Bahri & Sons	33,58,94
14/9		63,48
	CORPORATE SOLUTIONS	12,77
1481	CYRUS S. SOLAINA	1,89
1482	LOGISTIC INTEGRATORS (I) PVT. LTD.	28,33
1483	ASAP DESIGNS	13,21
1484	WINET COMMUNICATIONS	8,42
1485	FINE. PRO	72,04
1486	HABLIS HOTELS	10,94
1487	TUV RHEINLAND INDIA PVT, LTD	1,94,38
1488	SPIDER SERVICES	53,15,90
1489	ANKITA TOURS & TRAVELS	30,93
1490	SUNIL RAMESH MULE	26,84
1491	TECHNO ASSOCIATES	43,15
1492	CITY SECURITY SERVICES	1,36,45
1493	THE FEDERATION OF INDIAN CHAMBERS O	75,00
1494	INTERCAD SYSTEMS PVT LTD	1,31,05
1495	M.MUTTHAN	39,60
1496	DDN INFRASTRUCTURE PVT LTD	20,00
1497	CHAKRABORTY CONSTRUCTION	3,04,17
1498	VR EARTHMOVERS & CONSTRUCTIONS (P)	17,17,12
1499	FIRST SOURCE ENERGY INDIA PVT.LTD.	3,90
1500	CONSUL NEOWATT POWER SOLUTIONS	17,50
1501	SHAKTIPUTRA INDUSTRIAL SERVICES	87,42
1502	INGENIOUS INDUSTRIES	2,48,87
1503	BELLFAST MANAGEMENT PVT LTD	1,25,49,76
1504	INIYAA SECURITY SERVICES PVT LTD	5,24,89
1505	SHAKTI SECURITY & PERSONNEL SERVICE	10,72,40
1506	HT POWER	3,10,99
1507	KAPILAVAI CHANDRAMOHAN	3,31,34
1508	MADURAI MEENATCHI ELECTRICALS	29,18
1509	VEDANJAY POWER PRIVATE LIMITED	58,75
1510	BUSHARA CONSTRUCTION COMPANY	6,54,58
1511	PANCHAL ROAD CARRIERS	14,74
1512	YUSUF KHAN	6,00
1513	PRIYA PEST CONTROL	28,35

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514	TRANSLOG EXPRESS PRIVATE LIMITED	10,71,47,884
1515	PROGILITY TECHNOLOGIES PVT. LTD	56,420
1516	ROADLINES INDIA PVT. LTD.	86,534
1517	YALINI FIRE & SAFETY ENG. COMPANY	1,080
1518	KRISH ENGINEERING	6,18,949
1519	SHREE GANESH EPC PVT.LTD	55,693
1520	GOVIN LAND SURVEYING	19,269
1521	TASHA PRECAST INDUSTRY	1,41,540
1522	KAMLESH CHOUHAN	1,67,646
1523	GUARDSMARK SECURITY INDIA PVT LTD	33,750
1524	S. KASTHURI	22,051
1525	S.RAGHAVAN	35,877
1526	NATURE BELL	1,42,469
	BPS POWER PRODUCTS ALLCARGO LOGISTICS LTD	8,375
1528	INTERTEK INDIA PRIVATE LIMITED	7,91,541 16,82,813
1529		
1530	MAHARANA PRATAP SECURITY YUSEN LOGISTICS (INDIA) PVT LTD	12,50,619 20,979
1532 1533	WORLD PHONE INTERNET SERVICES PVT	60,286
1533	RELIABLE POWER ENGINEERING AND SERV	25,763
_	TRANSTECH CREATION	1,53,128
1535	SAMBHAV SAFETY SYSTEM	10,623
1536	M.SANKARAN	1,08,043
1537	SANCTUARY WIRE CREATIONS LLP	13,752
1538	B. SUBASH	67,865
1539	FIRSTCALL AUTOMATION PRIVATE LIMITE	35,900
1540	D & D PRINT WIDE	704
1541	GE INTELLIGENT PLATFORMS PVT. LTD	4,731
1542	PRIDE HOTELS LIMITED	4,661
1543	SRI SAI VENKATRAMANA EARTH MOVERS	28,506
1544	VYAKTA	14,000
1545	S.M. TELE PROJECT	23,900
1546	CJAGAN	38,400
1547	NATIONAL LOGISTICS ATLAS ENTERPRISE	90,050
1548	SUBLIME TECHNOLOGIES	79,489
1550	MAHINDRA SUSTEN PRIVATE LIMITED	11,25,664
1551	ANNAI SECURITY SERVICE	1,95,473
1552	MAHENDER SINGH	
1553	GLOBAL MULTILINGUA SERVICES	12,000
1554	SRI UMAMAHESHWARA INFRATECH	1,224
1555	MEATECH SOLUTIONS LLP	4,30,380
1556	SMVR ENGINEERING FABRICATION WORKS	4,50,540
1550	ASHOK KUMAR	90,512
1558	SHREE KRISHNARS LOGISTIKS LLP	1,09,515
1559	VEERA PRINTERS	64,886
1560	URJA ENTERPRISES	69,549
1561	SARAN RAJ.S	6,342
1562	HOTEL ASCENT BIZ	3,750
1563	DELOITTE HASKINS & SELLS LLP	3,24,000
1564	YATHVA ENERGY SOLUTIONS PVT LTD	2,01,312
1565	ALISPED INDIA PRIVATE LIMITED	7,92,48,659
1566	SARVANI TELECOM PVT LTD	17,950
1567	DOLPHIN CONSTRUCTION CO	2,73,133
1568	V. PAVAN KUMAR	3,740
1569	SRINIVASA PETROL SUPPLIES	1,20,481
1570	DREAMS LODGE	36,800
1571	TATIKODHA RAJABABU	1,667
1572	VENKATRAMAN AMRAWANSHI	42,981
1573	MOHAMMED ABZAL	3,350
	JOOHITHA POWER SYSTEMS PVT LTD	10,325





1575	SHREE SHREE SAMAJIK SANSTHA	4,95,00
1576	SILOAM GEOTECH SERVICES LLP	3,95,76
1577	EXCEL ENGINEERING CONSULTANCY SERVI	52,06
1578	THE NEW KNOT SALES AND MARKETING	2,60
1579	NITESH KUMAR SINGH	11,42
1580	SHILCHAR TECHNOLOGIES LIMITED	94,25
1581	BASUTKAR LAKSHMAN RAO	62,16
1582	UNILOGIC AUTOMATION	1,69,20
1583	M. KAVIYARASAN	11,88
1584	AADITYA TRAVELS	8,59
1585	CHANDRAMOLI NAIK MUDE	1,53,45
1586	20CUBE LOGISTICS PRIVATE LIMITED	5,00,00
1587	S B R ENTERPRISES	1,52,66
1588	RANBANKA AVIATION PVT LTD	31,22,46
1589	TUV SUD SOUTH ASIA PVT LTD	19,57,24
1590	ALL TIME PRINTERS	2,92
1591	AERO SECURITY AND FIRE SAFETY SERVI	2,48
1592	PRAKRITI	8,00
1593	SUDDAPALLI KOTESWARA RAO	45,00
1594	SALLA BALRAM	6,64
1595	CHOUHAN CONSTRUCTION COMPANY	2,00,00
1596	KALYANIWALLA & MISTRY LLP	81,00
1597	ARYANS TRANS SOLUTIONS	58,73
1598	YELLAMPALLY DASRATH	72,30
1599	SRI BALAJI MINI LORRY TRANSPORT	7,24
1600	KANDI PALLYKIRAN KUMAR	5,23,88
1601	POTTI SHEKAR	
1602	CAPRICOT TECHNOLOGIES PVT.LTD	62,25
		20,36
1603	PROTECT SECURITY SERVICES	3,90,57
1604	RAJU KORRA	1,08,18
1605	SHUKLA TRAVILING AGENCY	1,45,50
1606	EASUN REYROLLE LTD	30,00
1607	ROYALE REGAL	67,97
1608 1609	BHADRIYARAI SECURITY FORCE	19,81,03
	DARSH CALIBRATIONS PVT LTD	95,95
1610	IDEAS ENGINEERS	2,97,84
1611	APPLE CONSULTANCY SERVICES	5,40
1612	SIMMS ENGINEERING PVT LTD	62,50
1613	ARNAV ELECTRICALS PVT LTD	9,06,95
1614	PARK BUSINESS CONSULTANTS PVT LTD	10,61,55
1615	HARSHITH ELECTRICAL SERVICES	1,03,43
1616	SAINATH ENTERPRISES	48,22
1617	TCNOM ENGINEERS PVT LTD	3,94,22
1618	JAMNA CRANE	85,14
1619	RELIANCE COMMUNICATIONS LIMITED	9,34
1620	MOHAMMED ISMAIL	64,40
1621	TEAM LABS AND CONSULTANTS	42,06
1622	SHAIK MAGDUM	54,09
1623	SRI SAI CRANE SERVICES	1,48,50
1624	SAFETECH ELECTRICAL SOLUTION	41,42
1625	TRIMBAK VITTHAL BENKE	6,86
1626	SHEKAR MADASU	77,22
1627	HOSPITALITY SOLUTIONS	5,88
1628	MANI POWER CORPORATION	10,10
1629	SANJAY TECHNICAL SERVICES PVT LTD	1,62
1630	PCI PEST CONTROL PVT LTD	1,37,78
1631	SWASTIK INFRA EQUIPMENTS PVT LTD	6,62
1632	JINDAL MECTEC PVT LTD	51,33
1633	PRIORITY INFRASTRUCTURE	74,53
1634	BHADRIYA RAI CONSTRUCTION CO	45,04
1635	SAI ENTERPRISES	1,95,00





1636 1637	WELKAM HOLIDAYS	444
	TECHMAN SYSTEMS	25,859
1638	BELGAUM FOUNDRY CLUSTER	180
1639	CHOUDHARY LAHLADPUR ASA	4,583
1640	PESTCARE INDIA PVT LTD	31,000
1641	ADVANCE TECH	39,690
1642	SURESH ELECTRIC SOLUTION	15,85,878
1643	SKYLINE INSURANCE SURVEYORS &	1,625
1644	SAINATH ENGINEERING SERVICES	2,700
1645	STERLING AND WILSON LIMITED	17,83,49,093
1646	RIYA TRAVEL AND TOURS INDIA PVT LTD	3,245
1647	RHENUS LOGISTICS INDIA PVT LTD	2,89,419
1648	KOMMARAJULA VENKULU	1,36,050
1649	J P TRANSFORMERS	980
1650	HANUMANTHA REDDY N A	23,576
1651	PIHU INTERNATIONAL	36,859
1652	FIREACTIVE SAFETY SERVICES PVT LTD	2,950
1653	ALLCARGO LOGISTICS LIMITED	3,485
1654	SUPER AIR EXPRESS COURIERS	1,23,717
1655	TRANSWELL EXPRESS LOGISTICS PVT LTD	1,05,840
1656	ICICI BANK LTD	1,02,925
1657	VODAFONE INDIA LTD	36,405
1658	TATA TELESERVICES LTD	38,022
1659	GANGA CALIBRATION SERVICES PVT LTD	8,94,244
1660	DBS BANK	2,36,995
1661	HDFC BANK LTD	1,590
1662	RBL BANK LTD	1,892
1663	SOCIETE GENERALE BANK	20,026
1664	YES BANK LTD	86,39,798
1665	QUESS CORP LTD.	1,69,526
1666	MMA CALABS TECH LTD	19,591
1667	ALD AUTOMOTIVE PVT LTD	2,32,974
1668	HINDUSTAN ENGINEERING WORKS	19,072
1669 1670	GOLDEN LAWN RESTAURANT TUV INDIA PRIVATE LIMITED	3,184
1671	KISHOR RAMESH MALI	4,86,826
1672	BSR & CO LLP	4,44,960
1673	SGS INDIA PRIVATE LIMITED	1,00,744
1674	RAHUL R. BARADWAD	1,56,165
1675	CAPRICOT TECHNOLOGIES PVT. LTD.	6,63,868
1676	NATIONAL SECURITY SERVICES	7,90,353
1677	OM SHIV INTERIOR	14,950
1678	AIRTEL RELATIONSHIP NO. 1154571745	87,393
1679	HOTEL SHIV VILAS	25,500
1680	DBC LOGISTICS PVT LTD	1,33,926
1681	CLOUDSHORE LOGISTICS PRIVATE LIMITE	1,05,665
1682	MALLIKARJUNA CONSTRUCTION	18,33,646
1683	EXPORT-IMPORT BANK OF INDIA	3,06,60,343
1684	L D INFRAS	19,08,364
1685	SHRI SWAMI SAMARTH ENGINEERING	20,072
1686	NANDALAL R DHIVAR	1,89,090
1687	ASHOK SOMANTH SHELKE	82,800
1688	V V INTERIOR & DECORATORS	5,682
1689	JIO ACCOUNT NUMBER : 900000273153	89,339
1690	S SHAIK SHAVALI	60,460
1691	MALIK OPERATION & SECURITY SERVICES	5,05,022
1692	FORVOL INTERNATIONAL SERVICES LTD	15,33,293
1693	A PRAKASH	49,885
1694	ATLANT GLOBAL INDIA INC	1,718
1695	CONSUL NEOWATT POWER SOLUTIONS	23,200
1696	ONKAR CRANES	1,94,070





1697 1698	HAPPY HOMES	3,936
	POWEREX SAFETY SERVICES	59,846
1699	DOWNTOWN TRAVELS LLP	30,607
1700	BHARTI AIRTEL LIMITED	20,825
1701	BOPARAI'S MARTIAL SECURITY PVT LTD	92,274
1702	YUSEN LOGISTICS (INDIA) PVT LTD	21,269
1703	ROHAN PRINTERS	7,607
1704	WISE TRAVEL INDIA PVT LTD	4,265
1705	WISE TRAVEL INDIA PVT LTD	28,123
1706	RAJU R	3,000
1707	EXCEL POWER SERVICES	19,323
1708	CONSTRUCTION ENGINEERING SERVICES	14,000
1709	BLAZING ENERGY SOLUTIONS	69,727
1710	JET INTERNATIONAL COURIER	1,59,251
1711	IDEA CELLULAR LTD. A/C. NO. 1000492	2,739
1712	MANJURILLAHI M SHAMSHER	4,04,179
1713	SHREE DINESH ROADWAYS	4,55,100
1714	EWS CONSULTANCY SERVICES PVT LTD	74,700
1715	BOMBAY DESIGN CENTRE PRIVATE	1,99,800
1716	DINESH TRANSPORT CO	3,100
717	CAPITAL MOBILITY CORPORATION PVT LT	2,51,163
718	SANJAY KR HOUSE KEEPING & PEST CONT	5,531
719	HARSHA ENTERPRISES	39,21,032
1720	KALWAKOLLU RAMREDDY	12,000
721	PULI SUBHASH WORKS CONTRACTOR	32,449
722	LEMON TREE HOTEL	3,025
723	OZONE TECHNOLOGIES	1,100
724	NEEV SECURITY SERVICES PVT LTD	89,518
725	BHARTI AIRTEL LIMITED	9,214
726	GE T&D INDIA LIMITED	1,97,500
727	SANTHOSH N D	37,620
728	MALLANAGOUDA S	3,480
729	RAMANASHREE SHOPPING ARCADE PVT LTD	3,822
730	O S MOTORS PVT LTD	11,383
731	SHAIK JAKEER HUSSAIN	4,10,202
732	RELAINCE JIO INFOCOMM LIMITED	26,768
733	S TECH INFO PVT LTD	1,02,542
734	VADLA SANTHOSH	51,480
735	SANDIP DEVRAM DHOLI	28,215
736	EUGENIC ADVERTISING	4,956
737	SANJAY KUMAR	36,135
738	DEVENDRA SINGH	72,270
739	ARBUTUS CONSULTANTS PRIVATE LIMITED	
740	XCELLHOST CLOUD SERVICES PVT LTD	18,000 23,415
741	THE RESOURCE CENTRE - DIV HTA	23,415 84,066
742	RADHA RAJALAKSHMI HOTELS PRIVATE LI	1,230
743	RAAHAT HOTELS AND RESORTS PVT LTD	6,633
744	PRIYANKA CHOUDHARY	96,525
745	MAHABAL ENTERPRISES	1,06,016
746	TALARI SHIVAIAH	18,000
747	BUKKE KRISHNA NAIK	55,966
748	N P ELECTRICALS	3,61,125
749	RAHMAN ENGINEERING	7,560
750	JETHARAM PALIWAL	2,51,775
751	J K GENERATOR PVT LTD	
752	KUNDAN TRADERS	3,750
753	PETROLABS INDIA PRIVATE LIMITED	14,450
754	SREE LALITHA TECHNOLOGIES	4,039
755	SWASTIK SERVICES	10,250
756	ABHISHEK ENTERPRISES	1,90,403
		60,437





1758	ZEPHYRSUN ELECTRO MECH PRIVATE LIMI	83,32
1759	QS SQUARE PRIVATE LIMITED	9,41,32
1760	RK INFOSEC	32,04
1761	H K KARANANI CONSTRUCTION COMPANY	92,77
1762	UNIQUE INTERIOR AND DECORATOR	6,11
1763	REL TEC CALIBRATION PRIVATE LIMITED	18,400
1764	SANCTA MARIA HEAVY EQUIPMENTS	1,18,894
1765	SOURABHA ENTERPRISES	25,20
1766	BHARTI AIRTEL LIMITED	8,062
1767	AMIT KUMAR	44,550
1768	A&T INFRATECH	2,84,72
1769	B.M. ENTERPRISE	1,04,68
1770	EBIX TRAVELS PVT LTD	79,78
1771	JERRY JOHN POWERS PVT LTD	7,51,900
1772	S K CRAINE SERVICE	1,80,67
1773	AMEDA RAM	1,03,684
1774	GEETANJALI NAYAK	500
1775	PERFECT HOUSE PVT LTD	2,42,83
1776	RAJESH KUMAR SINGH	2,10,47
1777	AWDHESH PRATAP SINGH	6,434
1778	JAI BHARAT PACKERS	4,906
1779	SRI UMAMAHESHWARA INFRATECH	1,81,38,223
1780	I COM WIRELESS BROADBAND SERVICE	26,430
1781	WYATTPRISM COMMUNICATIONS PVT LTD	12,80,000
1782	SHREE BHAVANI ASSOCIATE	18,253
1783	ERNST & YOUNG LLP	20,713
1784	KISHAN PREMANATH BARADWAD	32,265
1785	ROTO POWER ENGINEERS PVT LTD	8,42,568
1786	AIR TRAVEL BUREAU LTD	4,45,619
1787	MODERN HIRING SERVICE	3,142
1788	TIARA HOSPITALITY PVT LTD	1,140
1789	DIAMOND JUBILEE HOTEL MANAGEMENT	47,110
1790	KD TOURS AND TRAVELS	12,52,92
1791	ROHINA GROUPS	1,10,39
1792	GAYATRI KRISHNA ELECTRICALS	30,975
1793	COMFORT JOURNEYS	1,04,283
1794	SUNITA DEVI	25,070
1795	SHIVAM MEHROTRA	33,910
1796	MANIKARAN ANALYTICS LIMITED	1,85,220
1797	ARUN KUMAR ATUT	35,44
1798	MYSORE POWER TESTING CENTER	51,360
1799	MAHADEVGADH SECURITY AGENCIES	8,23,452
1800	NEW WELCOME HOTEL PVT LTD	3,240
1801	FRESH LIVING	17,621
1802	YOGESH CHANDRA PATHAK	43,942
1803	KHAN CONSTRUCTION COMPANY	45,62
1804	SATYA SECURITY AGENCY	1,39,23
1805	LORDS FREIGHT (INDIA) PRIVATE	2,82,97
1806	CHINTAKUNTA ARAVIND GOUD	2,22,85
1807	BPP CONSTRUCTION COMPANY	31,73
1808	KOMAL ENTERPRISES	40,62
1809	MANSING AANANDA RATHOD	1,51,81
1810	PROJECT MANAGEMENT ASSOCIATES	2,25,000
1811	SKY WAVE SECURITY SERVICES PVT LTD	1,47,860
1812	SIESTA HOSPITALITY SERVICES LTD	4,29,86
1813	SRI MATHREYA INFRA AND MANAGEMENT	20,90,65
1814	SILVER OAK	6,24
1815	ANI TECHNOLOGIES PRIVATE LIMITED	1,48,870
1816	INTEGRATED PERSONNEL SERVICES LTD	18,81,124
1817	JERRY JOHN POWERS PRIVATE LIMITED	4,34,158
1818	TEAMLEASE SERVICES LIMITED	31,92,864







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1819	METRO RELOCATION & LOGISTICS	25,34
1820	WISE CAPTAIN SECURITY SERVICES	5,03,43
1821	BALAN HOTELS PRIVATE LIMITED	90,49
1822	J. SENTHIL KUMAR	36,00
1823	ALNOOR CONSTRUTION COMPANY	11,10
1824	TAMARIND GLOBAL SERVICES PVT LTD	1,8
1825 1826	"MTNL MUMBAI" 2050297298 GEN EARTH SALES AND SERVICE	22
1827	ABB INDIA LIMITED	32,50
1828	MADHURI DEVI	5,07,40
1829	ARYAN SECURITY SERVICES	4,27,01
1830	ANIRUDH KRISHNAN	5,01,20
1831	XYLEM INTEGRATED SOLUTIONS	52,00
1832	TARANI MANDAL	12,03
1833	ALPHA ENGINEERS	3,00,41
1834	MOXIETEK E&I SERVICES	1,47,21
1835	VODAFONE IDEA LIMITED	31,12
1836	RAMALAKSHMI P	18,00
1837	HARIJANA RAMA KRISHNA	25,66
1838	SURYA FIRE SERVICES	1,11,81
1839	Z. R. POWER SYSTEMS	27,56
1840	THOMAS COOK (INDIA) LIMITED	9,82,53
1841	TRUEVALUE MARKETING SERVICES PVT LT	3,32
1842	NEERADI SHANKAR	1,77,22
1843	MAA DUNRENCHO CONSTRUCTION COMPANY	3,67,60
1844	ANANDHAN M	1,15,66
1845	JEYA GANESH. M	63,75
1846	YMS TRANSFORMER SERVICE	32,94
1847	VODAFONE IDEA LIMITED	1,90,29
1848	C JANARTHANAN	69,30
1849	MU POWER	10,80
1850	THE KITCHEN EXOTICA	11,25
1851	MAHENDRAMANI B	4,95
1852	SRI LAKSHMI VENKATESHWARA PRASANNA	1,00,80
1853	COMNET SOLUTIONS PRIVATE LIMITED	1,51,06
1854	GADIPE YELLALAH	1,90,14
1855 1856	FOTOTENTIA DIAGNOSTICS PRIVATE LIMI	92,22
1857	G B VEMANNA	17,82
1858	SANDEEP FIRE SERVICES KURJA RESORT	13,50
1859	TRISQUARE SWITCHGEARS PVT LTD	3,92
1860	SATI MUMTAZ CONST. & MATERIAL SUPPL	7,50
1861	VEDIGINJALA VEMA REDDY	3,52 2,40,18
1862	VIKAS DHAWAN	6,90,79
1863	C. M. CONSTRUCTION COMPANY	5,97,81
1864	NARPAT	72,27
1865	SANDEEP SETHI	3,87,72
1866	M P INFOTECH	3,98
1867	GLOBAL FIRE SOLUTIONS	7,87
1868	SANCUBE INFRA PROJECTS PRIVATE	2,75
1869	GREENPARK HOTELS AND RESORTS	7,58
1870	MECPOWER INFRASTRUCTURE PRIVATE	18,99,27
1871	TRAVONATION HOLIDAYS PRIVATE	43
1872	SUNBIRD ENTERPRISES	3,27,98
1873	S. NATARAJAN	97,50
1874	SAMARAN INFRATECH PRIVATE LIMITED	21,03,04
1875	SABIYA BEGUM	12,00
1876	S A VENTURES	50,18
1877	ANAND TOUR AND TRAVELS	6,36
1878	SECURE NETWORK SOLUTIONS INDIA	5,02,79





1880	PRAJYOT HANMATKHEDEKAR	10,912
1881	NIRMAL GRAPHICS	1,008
1882	KANNAN P	68,983
1883	DTDC EXPRESS LIMITED	2,136
1884	AMBITION ROAD CARRIER	33,660
1885	M S AIRCON	9,146
1886	GIVETY LOGISTICS PRIVATE LIMITED	1,914
1887	BHARAT SANCHAR NIGAM LIMITED	4,32,706
1888	APURVA NATVAR PARIKH & CO. PVT LTD	77,369
1889	BUREAU VERITAS (INDIA) PRIVATE	10,13,599
1890	MUSTAFA GENERAL STORES	1,85,496
1891	GOPAL THALARI	1,55,709
1892	JOSE M D	10,000
1893	KAMALAMARRI ANJANEYULU REDDY	85,798
1894	TODAY HOTELS NEW DELHI PRIVATE	1,01,210
1895	B VASANT KUMAR	1,38,767
1896	SEWA EXPORTS	55,266
1897	ANKI SOLAR LLP	68,931
1898	LOKESH POWER TREK	98,379
1899	MEATECH SOLUTIONS LLP	6,27,770
1900	JEYA SANKARI ENTERPRISES	3,91,388
1901	ALISPED INDIA PRIVATE LIMITED	8,04,538
1902	NANDI ENTERPRISES	1,88,040
1903	SVS PHOTOVOLTAIC CONSTRUCTIONS	2,08,315
1904	SHANTHALA POWER LIMITED	2,40,498
1905	JAI BHAVANI AGRO MATERIAL AND OTHER	1,32,869
1906	MOHAMMAD UMAR	1,46,916
1907	SAFEARTH CLEAN TECHNOLOGIES PRIVATE	1,47,500
1908	KOREDI CHANDRASHEKER	1,28,700
1909	MAHADEV	14,625
1910	YASEEN ENTERPRISES	56,056
1911	MNS ASSOCIATE	2,45,650
1912	MAA TEMARERAY CONSTRUCTION	93,002
1913	ANSHUMALA VERMA	5,360
1914	TRINITY TOUCH PRIVATE LIMITED	3,93,660
1915	SHRIJI CAR RENTALS PRIVATE LIMITED	39,885
1916	BAPALALSINH PRAVINSINH PARMAR	1,13,059
1917	COSTMASTERS	7,200
1918	N K ELECTRICAL POWER	1,45,813
1919	VISHNU SINGH SHEKHAWAT	72,210
1920	BOPARAI MARTIAL SECURITY PRIVATE	4,92,996
1921	PERFECT RELATIONS PVT LTD	1,44,065
1922	RAJEEV BHAGWAT	4,63,468
1923	K K KOHARI CONST COMPANY	1,99,890
1924	MAX DETECTIVE AND GURDING SERVICES	1,75,718
1925	VIKAS DUDHARAM PAWAR	1,52,527
1926	CIEL ET TERRE SOLAR PRIVATE LIMITED	1,16,388
1927	VISWAM SECURITY SERVICES	43,78,818
1928	HIT KARINI SECURITY SERVICES	7,59,359
1929	S K BHATI CONSTUCTION COMPANY	1,14,034
1930	P RAVI KUMAR	45,833
1931	ATLAS TOURS AND TRAVELS PRIVATE	35,48,970
1932	SOFTWAREONE INDIA PRIVATE LIMITED	the second se
1933	EMIRATES LOGISTICS INDIA PRIVATE	9,35,533
1934	DIPENDRA KUMAR SINGH	1,04,21,026
1935	DHENU VARSHA	31,700
1935	PRATAP KUMAR CHOUDHURY	2,14,313
1930	M.S. CONTRACTOR	77,121
1938	MOHD INAYATULLAH	12,000
1939	RAMAVATH MADHU	1,36,476
	RAMAVATH BHEEMA NAIK	89,096

S. M. H. ZAIDI Number & Thane Diet. Reg. No. 3640





1941	OM SRI VENKATESHWARA SERVICES	1,69,82
1942	BANALA GANGA REDDY	3,14,90
1943	GADDAM RAJA REDDY	3,48,35
1944	BEST DEAL SECURED SERVICES	1,99,06
1945	CONCEPT COMMUNICATION LIMITED	2,32,22
1946	N.R. ELECTRICAL ENGINEERS & CONTRAC	37,90
1947	SEVEN HILLS FIRE & SAFETY (HUBLI)	30,18
1948	KALAIVANAN K	3,00
1949	NADIMPALLI YADAIAH	1,38,74
1950	MOHAMMED KHALEELUDDIN	51,30
1951	UGRASEN OJHA	40,96
1952	HUNGER ONE	38
1953	RED CORAL THE COMPLETE CATERING	77,91
1954	DARIVEMULA THERISSA	58,65
1955	MANORAMA CONSTRUCTION	33,62
1956	DOLPHIN TESTING LAB.	56,25
1957	FLYJAC LOGISITCS PVT LTD	2,45,29
1958	EMERSON AUTOMATION SOLUTIONS	7,39,25
1959	XYLEM INTEGRATED SOLUTIONS PVT LTD	5,10
1960	BHAGYALAKSHMI K	25,25
1961	PADMAJA MURTHY C	26,49
1962	SURAJ ENTERPRISES	1,12
1963	GURUDATTA AGRO AGENCIES AND	1,25
1964	ATLAS SHIPPING SERVICES PVT LTD	17,24
1965	MOHAMMAD T JEELANI	35,00
1966	MALLIKARJUNA H	49,01
1967	AJAY KUMAR SINGH	16,00
1968	PAN INDIA PROJECTS PRIVATE LIMITED	2,33,16
1969	AKHILESH KUMAR DUBEY	10,50
1970	I-LOGICON CONTROL AUTOMATION PVT.	4,25
1971	RAJENDRA PRASAD	13,68
1972	R.K. COMPUTER SERVICES	86
1973	HARSHAL MADHAVRAO SHIRSATH	5,20
1974	D. MOHAN KUMAR TRAILOR SERVICE	63,75
1975	MAHESH AMBULANCE SERVICE	31,18
1976	ARAVA RUKMANGANDA REDDY	65,07
1977	CASA2 STAYS PVT LTD	1,08
1978	HYATT REGENCY	60
1979	THE IMPERIAL PALACE	24,65
1980	CASA2 STAYS PVT LTD	1,22
1981	KUMAWAT HOTEL	17,55
1982	JJ AUTOMATION AND CONTROLS	4,37
1983	HINDUSTAN SECURITY SERVICES	4,39,26
1984	GERESH ELECTRICALS PVT. LTD.	63,75
1985	KREATE TECHNOLOGIES LLP	7,87
1986	ARADHANA ENGENEERING WORKS	1,07,35
1987	OMKAR TRADERS	2,69,20
1988	ADVANIYA CONSTRUCTION COMPANY	3,45,97
1989	BIRLA CABLE LTD	2,05,20
1990	AIBIN.C.JACOB	5,21
1991	HARISH BABU KONDABALA	98,50
1992	GANGA PRASAD MATAMURI	41,58
1993	BEEDIPALLI BABAFAKRUDDIN	1,48,50
1994	PHPL SOLUTIONS PRIVATE LIMITED	5,84,42
1995	RAJ CRANES	79,12
1996	KUNDU SURVEY CONSULTANCY	3,68,62
1997	SM MENTECH SERVICES	2,81,70
1998	UNITED SECURITY SERVICE	5,14,67
1999 2000	KADARI COMPANY AND ENGINEERS	7,98
	LITERONA SINGH	36,13







2002	SARPHRAJ KHAN	1,77,96
2003	SHIVANAND SHRIMANT KALASHETTI	97,58
2004	FIRST CARS PRIVATE LIMITED	40,020
2005	TELEMETRICS EQUIPMENTS PRIVATE	44,88
2006	MAHADEVAMMA	1,50,00
2007	DEVI SINGH	64,54
2008	MANISH GHIA & ASSOCIATES	26,46
2009	RIGVEDA SYSTEMS & SERVICES	43,15
2010	ZEPHYRSUN INFRASTRUCTURE (OPC)	3,11,99
2011	SECURITY & INTELLIGENCE SERVICES	6,95,67
2012	YARRAGUNTLA PEDDA OBULESU	60,15
2013	IDEAS ELECTRICALS & ENGINEERS PVT.	61,68
2014	M B CONTROL & SYSTEMS PVT LTD	87,00
2015	MARIGOLD FILMS & TRANSLATION PVT	24,42
2016	AAROHAN LOGISTICS PRIVATE LIMITED	1,15,92
2017	STRATEGIC GROWTH ADVISORS PVT LTD	2,16,000
2018	WINDSOL ENERGY CONSULTANTS	3,66,860
2019	AMBIKA SIDDAPPA KODAMPUR	12,33,412
2020	RADHIKA ENGINEERING	5,00,802
2021	SRI KRISHNA TRANSPORT	29,700
2022	PASUPULETI LALITHAMMA	1,61,699
2023	SUN TREE GREEN ENERGY	14,61,904
2024	BHARAT SANCHAR NIGAM LIMITED	8,93,454
2025	BANASHREE SERVICES	4,48,819
2026	VIGILANT SERVICES	16,775
2027	BABU, S	44,550
2028	VOLTECH	5,915
2029	SMSW LAB & RESEARCH CENTRE LLP	12,500
2030	JAI SIYA RAM CRAINE SERVICE	1,71,224
2031	SET ON SITE ELECTRICALS PVT. LTD.	31,82,120
2032	SINDHU SOLAR POWER CONSTRUCTION	47,41:
2033	K.Y. ENTERPRISES	3,91,452
2034	T.M.M.CONSTRUCTIONS	2,12,500
2035	SAI GANESHRAM MOVERS	20,295
2036	SHREE AAINATH SECURITY SERVICES	65,625
2037	NOORAHMAD .B GULAGUNDI EARTH MOVERS	398
2038	K .RAMAMOORTHY	40,095
2039	KBP ENERGY PVT. LTD.	34,743
2040	SURESH RANI	15,517
2041	MUKTAR AHMAD	26,134
2042	BALWAN SINGH	88,110
2043	BHAWANI SINGH	1,04,445
2044	SHRI KRISHNA CATERERS	54,286
2045	VASUDEVARJUN	89,100
2046	HARSH ENTERPRISES	92,500
2047	CHORUS CALL CONFERENCING SERVICES	30,476
2048	AJAY	22,500
2049	IGZ SOLUTIONS PRIVATE LIMITED	2,07,500
2050	RAMESH KUMAR	2,71,339
2051	KAMISETTI BHASKAR	3,10,703
2052	PCI PEST CONTROL PRIVATE LIMITED	35,973
2053	SCOI LOGISTICS PVT. LTD.	50,960
2054	DMSS INFRA (INDIA) PVT. LTD.	1,82,000
2055	PROCESSMAP INDIA PRIVATE LIMITED	16,46,627
2056	RAJ KUMAR	20,000
2057	YASH ENGINEERING SERVICE	28,438
2058	BIKASH KUMAR	and the second se
2059	SHREE INFRASTRUCTURE	1,24,500
2060	STERLING AND WILSON POWERGEN	1,62,127
2061	BURDA MEDIA INDIA PRIVATE LIMITED	12,500
2062	TRANSTECH CREATION	31,250





AHLERS INDIA PRIVATE LIMITED DATTATRYA SHIVAJI GUTAL FUJI ELECTRIC CONSUL NEOWATT PVT LT DEVYANSH SEA AND SKY LOGISTICS SATYABRATA PANDA SRI SRINIVASA ENTERPRISES AXIS BANK LTD. APEX WATER SOLUTIONS DEUGRO PROJECTS (INDIA) PRIVATE GISS SECURITY SERVICES PVT LTD ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS INTEGRATED PERSONNEL SERVICES LIMIT	20,03,53 1,32,30 67,32 26,75,81 90,58 8,22,72 22,73 69,11 87,27 8,18,05 1,00,48 33,22
FUJI ELECTRIC CONSUL NEOWATT PVT LT DEVYANSH SEA AND SKY LOGISTICS SATYABRATA PANDA SRI SRINIVASA ENTERPRISES AXIS BANK LTD. APEX WATER SOLUTIONS DEUGRO PROJECTS (INDIA) PRIVATE GISS SECURITY SERVICES PVT LTD ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS	67,32 26,75,81 90,58 8,22,72 22,73 69,11 87,27 8,18,05 1,00,48
DEVYANSH SEA AND SKY LOGISTICS SATYABRATA PANDA SRI SRINIVASA ENTERPRISES AXIS BANK LTD. APEX WATER SOLUTIONS DEUGRO PROJECTS (INDIA) PRIVATE GISS SECURITY SERVICES PVT LTD ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS	26,75,81 90,58 8,22,72 22,73 69,11 87,27 8,18,05 1,00,48
SATYABRATA PANDA SRI SRINIVASA ENTERPRISES AXIS BANK LTD. APEX WATER SOLUTIONS DEUGRO PROJECTS (INDIA) PRIVATE GISS SECURITY SERVICES PVT LTD ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS	90,58 8,22,72 22,73 69,11 87,27 8,18,05 1,00,48
SRI SRINIVASA ENTERPRISES AXIS BANK LTD. APEX WATER SOLUTIONS DEUGRO PROJECTS (INDIA) PRIVATE GISS SECURITY SERVICES PVT LTD ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS	8,22,72 22,73 69,11 87,27 8,18,05 1,00,48
AXIS BANK LTD. APEX WATER SOLUTIONS DEUGRO PROJECTS (INDIA) PRIVATE GISS SECURITY SERVICES PVT LTD ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS	22,73 69,11 87,27 8,18,05 1,00,48
APEX WATER SOLUTIONS DEUGRO PROJECTS (INDIA) PRIVATE GISS SECURITY SERVICES PVT LTD ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS	69,11 87,27 8,18,05 1,00,48
DEUGRO PROJECTS (INDIA) PRIVATE GISS SECURITY SERVICES PVT LTD ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS	87,27 8,18,05 1,00,48
GISS SECURITY SERVICES PVT LTD ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS	8,18,05 1,00,48
ALAGULAKSHMI.B KUNAL HARSHWARDHAN SV ENTERPRISESS	1,00,48
KUNAL HARSHWARDHAN SV ENTERPRISESS	the second se
SV ENTERPRISESS	33.22
INTEGRATED DEPROVINEL CEDVICES LIANT	1,24,40
INTEGRATED PERSONNEL SCRVICES LIVIT	80,28,65
NFMS NARAYANA FACILITIES MANAGEMENT	8,46,77
T.M.G. WATER SUPPLY	1,06,83
VAW POWER ENGINEERING SERVICES	35,00
MAXOP RESEARCH AND TESTING INSTITUT	4,50
PARIKH TRANSPORTS	44,55
INTERGLOBE HOTELS PVT LTD	7,14
NENO TECHNICAL SERVICES	9,99
CHUKI DEVI ENTERPRISES	9,50,00
DELHI TEST HOUSE	8,00
BEERAPPA DOLU	67,43
SKY WAVES SECURITY PRIVATE LIMITED	12,38
RAY GEN TECHNOLOGY N SERVICES	14,04,64
KRISHWAVE ENGINEERING SOLUTIONS	1,03,75
JAY AMBEY INDUSTRIAL SECURITY	3,63,82
DINESHBHAI LAXMANBHAI DODIYA	56,31
	34,15
	20,97
	2,87,71
	1,35,43
	2,72,50
	4,00
	2,54,97
	89,100
	11,61
	58,21
	11,65,50
	1,00,68
	4,95,00
	1,00,68
	1,71,72
	1,48,43
	66,82
	6,00
	10,97,75
	8,32,500
	60,65,42
	1,14,760
	1,40,18
	2,73,00
	44,55
	26,00
	64,80
	36,000
	32,99,979
	32,905
	T.M.G. WATER SUPPLY VAW POWER ENGINEERING SERVICES MAXOP RESEARCH AND TESTING INSTITUT PARIKH TRANSPORTS INTERGLOBE HOTELS PVT LTD NENO TECHNICAL SERVICES CHUKI DEVI ENTERPRISES DELHI TEST HOUSE BEERAPPA DOLU SKY WAVES SECURITY PRIVATE LIMITED RAY GEN TECHNOLOGY N SERVICES KRISHWAVE ENGINEERING SOLUTIONS





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2124	GEOMODEL SOLAR S.R.O.	1,10,28
2125	INACCESS NETWORKS S.A.	25,16,59
2126	BIZLINK (BVI) CORP.	2,49
2127	XIAN ELECTRIC ENGINEERING CO.LTD.	2,04,63,06
2128	SUNGROW POWER SUPPLY COMPANY LTD	4,00,84,59
2129	ARCTECH SOLAR HOLDING CO., LTD	1,50,72
2130	NEXTRACKER, INC.	24,56,14
2131	QC SOLAR (SUZHOU) CORPORATION	2,04,27
2132	TRINA SOLAR ENERGY DEVELOPMENT	51,01,80,04
2133	IDEEMAGROUP HOLDING GMBH	2,14,43,28
2134	STERLING AND WILSON INTERNATIONAL F	6,16,07,30,99
2135	STERLING AND WILSON POWERGEN FZE	10,04,70
2136	IHS HONG KONG LIMITED	31,76
2137	LONGI SOLAR TECHNOLOGY CO., LTD	17,18,62
2138	SCHNEIDER ELECTRIC EGYPT &	84,83,58
2139	HUAWEI TELECOMMUNICATIONS (INDIA)	2,57,90,29
2140	QINHUANGDAO GUOYANG IMPORT &	22,68,73
2141	UNITED CABLE INDUSTRIES COMPANY	53.
2142	SANI ALBAQAEEN & PARTNER/	36,61,97
2143	LINK VUE SYSTEMS PTE LTD	10,33,28
2144	SINENG ELECTRIC CO., LTD	5,00,27,78
2145	KRINNER SCHRAUBFUNDAMENTE GMBH	2,34,94,91
2146	SECURE METERS (SWEDEN) AB	7,29,46
2147	METAL FABRICATORS OF ZAMBIA PLC	29,62,99
2148	ELECTRICAL MAINTENANCE LUSAKA LTD	1,17,87
2149	SÄCHSISCH-BAYERISCHE STARKSTROM-	48,08,50
2150	STERLING AND WILSON INTERNATIONAL	7,33,41,79,85
2151	ZTE CORPORATION	19,494
2152	E.T.A P.C.S SWITCH GEAR	1,05,830
2153	STERLING AND WILSON INTERNATIONAL	37,73,34,62
2154	SHENZHEN GROWATT NEW ENERGY	85
2155	MASAR FOR ENGINEERING INDUSTRY	1,08,51
2156	EVAS ENERGY GROUP	1,62,90,52
2157	AFRIMA CONSULTING ENGINEER SDN BHD	9,60,64
2158	Unitary Company "Uzelectroset"	31,64
2159	SENERGY TESTING SOLUTIONS LTD,	15,53,940
2160	STERLING & WILSON MIDDLE EAST	2,03,02,35,79
2161	ALLIANZ VERSICHERUNGS-AG	11,4
2162	KPMG HAZEM HASSAN ACCOUNTANTS &	1,12,50
2163	CRYSTCOALS TRADINGS FZE	20,32,99
2164	MIDIKIRA & COMPANY ADVOCATES	38,48
2165	BLUE QUADRO SRL	40,29
2166	REGUS KENYA LIMITED	1,15,130
2167	CERTIFICATION ENTITY FOR RENEWABLE	5,85,62
2168	ENERTIS SOLAR SL	8,39,87
2169	CLEAN ENERGY ASSOCIATES, LLC	76,09,02
2170	KPMG	2,57,06
2171	GREEN THINKING (SERVICES) LIMITED	12,612
2172	LINK VUE SYSTEMS PTE LTD	11,89,22
2173	FRAUNHOFER-INSTITUT FÜR SOLARE	26,77,60
2174	ASIAN PACIFIC SERVICED OFFICES PTY	2,47,24
2175	TCF INTERNATIONAL PTY LTD	1,49,25
2176	MOORES MDP PTY LTD	2,71,13
2177	IHS GLOBAL LTD	6,89,00
2178	DHL GLOBAL FORWARDING ABU DHABI	58,94,38
2179	OTHERS	7,38,22
2180	HSBC Bank	2,00,00,00,00
2181	Deutsche Bank	1,07,47,00,000
2182	Sterling & Wilson - Waaree Private Limited	2,27,86,42
2183	Sterling and Wilson Private Limited	1,35,60,000

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2185	SWPL-SPCPL-Chint Morrocan Ventures	14,78,70,00
2186	Soft Corner	37,76,00
2187	AMICO Outline Private Limited	53,02,71
2188	Employee benefit payables	15,85,00,00
2189	HDFC Bank	3,35,38
2190	HSBC Bank	1,02,51
2191	Deutsche Bank	1,22,78,07
2192	IDFC Bank	1,89,84
2193	DBS	47,16,46
2194	Harbell Hotels	31,43,83
2195	IDBI	12,23,03
2196	State Bank of India	20,64,68
2197	Sterling & Wilson - Waaree Private Limited	34,61
2198	Shapoorji Pallonji & Company Private Limited	1,86,70,00
2199	TRICOLITE ELECTRICAL INDUSTRIES LIM	11,89,57
2200	ALISPED INDIA PRIVATE LIMITED	7,24,70
2201	ZETWERK MANUFACTURING BUSINESSES	7,15,23
2202	ISHER MEGASTRUCTURES INDIA PVT LTD	5,75,37
2203	LOTUS CONSTRUCTION CORPORATION	4,81,10
2204	HAMMOND POWER SOLUTIONS PRIVATE	4,47,08
2205	ATLAS ENTERPRISES	2,76,69
2205	ALGO INFRATECH SYSTEMS LLP	2,43,78
2200	MEATECH SOLUTIONS LLP	9110 617
2207		2,43,50
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	PROFAB ENGINEERS PVT. LTD.	2,42,87
2209	VISWAM SECURITY SERVICES	1,91,64
2210	MEHRU ELECTRICAL AND MECHANICAL	1,69,53
2211	DADU PRECISION FASTENERS PVT LTD	1,68,83
2212	CREATOR POLY EXTRUSIONS LLP	1,53,23
2213	INDUSUNO ONLINE PRIVATE LIMITED	1,17,75
2214	FORMING INDIA PRIVATE LIMITED	1,15,08
2215	JTL INFRA LIMITED	94,94
2216	ABIRAMI INDUSTRIES	86,35
2217	ASPRAN INDIA	81,70
2218	SHRI HARIKRISHNA INDUSTRIES	69,35
2219	KD TOURS AND TRAVELS	65,2
2220	VASHI ELECTRICALS PVT LTD	61,6:
2221	AMARAVATHI SPUN PIPES	46,43
2222	SKY WAVE SECURITY SERVICES PVT LTD	42,3
2223	DEWAS METAL SECTIONS LIMITED	35,20
2224	MNS ASSOCIATE	34,56
2225	LIFEGEAR SAFETECH PVT LTD	34,2
2226	VINTEX FIRE PROTECTION PVT LTD	33,41
2227	CATEYE FIRE AND SAFETY EQUIPMENT	32,35
2228	L.S.POWER CONTROL PVT. LTD.	31,84
2229	SALASAR TECHNO ENGINEERING LIMITED	31,0
2230	JEF TECHNO SOLUTIONS PVT.LTD.	30,14
2231	INDMARK FORMTECH PVT. LTD.	27,04
2232	ASIAN WINDMILL SPARES AND SERVICES	25,2
2233	AVANA ELECTROSYSTEMS PVT. LTD.	24,7
2234	NAYANA INFRA BUSINESS SOLUTIONS	23,2
2235	PINNACLLE INDUSTRIES	22,6
2236	G R INFRAPROJECTS LIMITED	21,6
2237	DHENU VARSHA	21,6
2238	VIDYUT CONTROLS & AUTOMATION PVT LT	21,4
2239	P M ELECTRO AUTO PVT LTD	18,9
2240	SHIMATO ENTERPRISES PVT LTD	18,6
2241	SET ON SITE ELECTRICALS PVT. LTD.	18,3
2242	CONTROL WEL SWITCHGEARS	18,3
2243	AMICO OUTLINE PRIVATE LIMITED	17,3
2244	LAMCO INDUSTRIES PVT. LTD.	15,7
2245	MASS TECH CONTROLS PVT LTD	14,3







2246	MATOSHRI ELECTRIC PRIVATE LIMITED	13,828
2247	M M ELECTRICALS AND ELECTRONICS	12,462
2248	BOPARAI MARTIAL SECURITY PRIVATE	12,309
	GANSUN GLOBAL SOLUTIONS INDIA	12,064
2250	CIEL ET TERRE SOLAR PRIVATE LIMITED	9,428
2251	VISION GRAPHICS	8,245
2252	GLOBAL BRASS AND ALLOY (INDIA)	8,014
2253	ADAPTIVE ENGINEERING PVT, LTD.	7,43:
2254	AIR BREAK SWITCHGEAR PRODUCTS PVT L	6,433
2255	ROYAL TRANSMISSION	5,840
2256	PIONEER IT SOLUTIONS PVT LTD	5,699
2257	SHUBHAM SERVICES	5,563
2258	VEDANJAY POWER PRIVATE LIMITED	5,543
2259	DUBAS ENGINEERING PVT LTD.	5,349
2260	AAROHAN LOGISTICS PRIVATE LIMITED	4,667
2261	ATLAS ENTERPRISE	4,438
2262	XCELLHOST CLOUD SERVICES PVT LTD	4,392
2263	MAHARASHTRA METAL DISTRIBTORS	4,361
2264	SCOI LOGISTICS PVT. LTD.	3,518
2265	SCOTT POWER ENERGY SYSTEM	3,472
2266	ARE METAL ENGINEERING PRIVATE LIMIT	3,293
2267	SCORPIUS TRACKERS PVT. LTD.	3,274
2268	JASPAR ENTERPRISES	3,184
2269	K D COOL TECS PVT LTD	2,929
2270	DDM SUNCRAFT SOLAR SYSTEM PVT. LTD.	2,796
2271	FIRST CARS PRIVATE LIMITED	2,565
2272	ENER INDUSTRIES PRIVATE LIMITED	2,548
2273	GISS SECURITY SERVICES PVT LTD	2,542
2274	NSL SERVICES	2,443
2275	GRAVIN EARTHING & LIGHTNING PROTECT	2,428
2276	JAI ASSOCIATE	2,422
2277	VAMET INDUSTRIES	2,313
2278	SAM INFRA	1,844
2279	ANJALI INFRA	1,830
2280	RAMA ENGINEERING WORKS	1,765
2281	ARMAX AUTOMATION PVT. LTD.	1,706
2282	EROS INFRASTRUCTURES PVT LTD	1,478
2283	GEESYS TECHNOLOGIES (INDIA) PRIVATE	1,361
2284	FAB INDUSTRIES	1,246
2285	DUBAS ENGINEERING PVT LTD	1,185
2286	MANI ENTERPRISES	1,099
2287	REL TEC CALIBRATION PRIVATE LIMITED	1,077
2288	KEEPWELL HOUSEKEEPING SERVICES	1,043
2289	D G SOLAR COMPANY	967
2290	SHOBHAGLOBS ENGINEERS HUB PRIVATE	830
2291	CAPITAL MOBILITY CORPORATION PVT LT	808
2292	SERVICE MAX FACILITY MANAGEMENT PVT	764
2293	SWASTIK CORPORATION	689
2294	KREATE TECHNOLOGIES LLP	654
2295	SURYALOGIX PRIVATE LIMITED	652
2296	MOXIETEK E&I SERVICES	645
2297	PCI PEST CONTROL PVT LTD	592
2298	DINESH TRANSPORT CO	573
2299	XYLEM INTEGRATED SOLUTIONS PVT LTD	542
2300	WIPRO FIRE AND SAFETY	522
2301	YASH ENGINEERING SERVICE	507
2302	KWALITY FORGE	461
2303	B P REFCOOL	456
2304	PRINTECH SOLUTIONS INDIA PVT LTD	379
2305	SM MENTECH SERVICES	324
2306	RIGVEDA SYSTEMS & SERVICES	248





2307	SUYOG INFRA SOLUTIONS	238
2308	SMITVIN ENGINEERS PVT LTD	234
2309	PARIKH TRANSPORTS	211
2310	MARIGOLD FILMS & TRANSLATION PVT	169
2311	JAI BHARAT PACKERS	167
2312	MINERVA GRAND	143
2313	PCI PEST CONTROL PRIVATE LIMITED	134
2314	BOPARAI'S MARTIAL SECURITY PVT LTD	132
2315	K D COOL TECS PVT. LTD.	115
2316	GIVETY LOGISTICS PRIVATE LIMITED	102
2317	Al Husainiya Power Generation Company	52,83,37,528
2318	Ar Escondido Spa	27,44,86,370
2319	TSGF SPA	24,19,50,378
2320	Solairedirect Energy India Pvt Ltd	19,93,46,250
2321	Perinyx Neep Private Limited	5,97,57,900
2322	Madurai Renewable Energy Private Limited	5,74,98,700
2323	Alten Solar Power (Hardap)	4,91,92,583
2324	Giriraj Enterprises Ltd.	3,97,81,424
2325	Amrit Bottlers Private Limited	1,98,75,000
2326	Rihand Floating Solar Pvt Ltd	1,31,44,034
2327	NTPC Limited	84,56,737
2328	Vena Energy Solar India Power Resources	62,50,000
2329	Sree Kannan Metals	53,00,000
2330	Renew Saur Shakti Private Limited	18,68,927
2331	Amplus KN Solar Pvt Ltd	15,75,000
2332	Palrecha Infrastructure & Developers	10,00,000
2333	Ampl Cleantech Private Limited	6,96,301
2334	Cial Infrastructures Ltd	4,14,016
2335	Up Mehrauni I Urja Private Limited	4,00,141
2336	Bhageria Industries Ltd	3,19,366
2337	International Cargo Terminal	1,92,874
2338	Kansai Nerolac Paints Limited	1,65,771
2339	UP Mehrauni I Urja Private Limited	1,50,000
2340	Emami Power Limited	93,919
2341	Ampl Cleantech Private Limited	6,780
	Total	26,11,82,17,414





STERLING & WILSON



Sterling and Wilson Solar Limited List of Secured Creditors as on 31st March, 2020

Sr Mø.	Particulurs	Amount in INR
1	HDFC Bank	9,72,99,740
2	ICICI Bank	1,07,96,11,477
3	Axis Bank	6,00,00,000
4	IDFC Bank	2,79,28,254
5	DBS	79,00,00,000
6	Union Bank of India	39,98,41,589
7	IDBI	9,84,90,470
8	State Bank of India	22,00,00,000
9	SBI	13,02,76,349
	Total	2,90,34,47,879







Sterling and Wilson Solar Limited An Associate of Shapoorji Pallonji Group Registered Office: Universal Majestic, 9th Floor, P. L. Lokhande Marg, Chembur (W), Mumbai – 400 043 Phone: (91-22) 25485300 | Fax: (91-22) 25485331 | CIN: U74999MH2017PLC292281 Email: info@sterlingwilson.com | www.sterlingandwilsonsolar.com



G.N. SHANBHAG & CO.

CHARTERED ACCOUNTANTS 413, ANURAG BUSINESS CENTRE NEAR AMAR CINEMA, OFF. W.T. PATIL MARG, CHEMBUR, MUMBAI 400 071. TEL: 67655504 Email: gnshanbhag@gmail.com

July 28, 2020

To, The Board of Directors, Sterling and Wilson Solar Limited 9th Floor, Universal Majestic, P.L. Lokhande Marg, Chembur (West), Mumbai – 400.043.

Dear Sirs,

- At the request of Sterling and Wilson Solar Limited ("the Company"), we have examined the attached statement of computation of pre and post net worth of the Company as at March 31, 2020 ("the statement"), prepared by the Company and initialed by us for identification purposes.
- 2. It has been explained to us that as per the attached copy of the proposed Scheme of Amalgamation between Sterling & Wilson Waaree - Private Limited ('the Transferor Company' or 'SW WAAREE') with Sterling and Wilson Solar Limited ('the Transferee Company' or 'SW SOLAR') and their respective Shareholders ('Scheme') under Sections 230 to 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013. The proposed appointed date for the purposes of the Scheme is April 01, 2020 or such other date as the National Company Law Tribunal ("NCLT") may direct or approve under the relevant provisions of the Act.
- 3. In the attached statement, the account balances (Equity Share Capital, Reserves and Surplus) used in the computation of pre-amaigamation net worth of the Company as at March 31, 2020 has been traced from the Audited Statements of accounts of the company for the period ended March 31, 2020 and the post amalgamation net worth of the Company (considering net-worth of SW WAAREE as on March 31, 2020).
- 4. The financials statements of the SW WAAREE and SW SOLAR as of March 31, 2020 has been subjected to audit by the statutory auditor of the respective companies. These financial statements have been provided to us by the respective companies and have been relied upon by us.
- 5. The accompanying statement is responsibility of the Company's management. Our responsibility is to verify the factual accuracy of the facts stated in the certificate on the basis of audited financials of respective companies, proposed scheme and other relevant records and documents maintained by the respective companies. We conducted our examinations in accordance with the guidance notes on Audit reports and certificates for special purposes issued by the Institute of Chartered Accountants of India. Our Scope of work did not involve us performing any audit tests in the context of our examination. We have not performed an audit, the objective of which would be the expression of an opinion on the financial statements, specified elements, accounts or items thereof, for the purpose of this certificate. Accordingly, we do not express such opinion.







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G.N. SHANBHAG & CO.

CHARTERED ACCOUNTANTS 413, ANURAG BUSINESS CENTRE NEAR AMAR CINEMA, OFF. W.T. PATIL MARG, CHEMBUR, MUMBAI 400 071. TEL: 67655504 Email: gnshanbhag@gmail.com

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6. Based on the procedures mentioned in paragraph 3 to 5 above and according to the information and explanation given to us and specific representation received from the management, we certify that the pre-amalgamation net worth and the post-amalgamation net worth of the Company as at March 31, 2020 computed in accordance with paragraph 3 to 5 above is as noted below:

	(Rs. in Million	
Particulars	Pre-Amalgamation	Post-Amalgamation
Share Capital	160.36	160.36
Retained earnings	8,037.82	8,449.47
Foreign currency translation reserve	231.50	231.50
Capital reserve on demerger	(1,817.37)	(1,817.37)
Capital redemption reserve		0.00
Net Worth	6,612.31	7,023.96

7. This certificate is intended solely for the use of the management of the Company for the purpose of submission to the NCLT and other statutory authorities and other purposes incidental to obtaining regulatory approvals for the Scheme of Amalgamation approved by the Board of Directors of the Company, and is not to be used, referred to or distributed for any other purpose without our prior written consent.

> For G.N SHANBHAG & CO. Chartered Accountants FRN 109885 W

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G.N SHANBHAG (Proprietor) Membership No. 032057 UDIN: 20032057AAAARA1901

Encl: Statement of pre and post amalgamation Net Worth.



FRII







STERLING & WILSON

Statement of computation of pre and post net worth of Sterling and Wilson Solar Limited as at March 31, 2020

The net worth of Sterling and Wilson Solar Limited ('SW SOLAR') and Sterling & Wilson Waaree -Private Limited ('SW WAAREE') pre-amalgamation and net worth post-amalgamation of SW SOLAR is tabulated below.

(Rs in million)				
Particulars	Net worth pre-amalgamation		Net worth post- amalgamation	
	SW SOLAR	SW WAAREE	SW SOLAR	
Paid-up equity share capital	160.36	0.05	160.36	
Add: Retained earnings	8,037.82	411.65	8,449.47	
Add: Foreign currency translation reserve	231.50		231.50	
Less: Capital reserve on demerger	(1,817.37)		(1,817.37)	
Add; Capital redemption reserve	4	0.00	0.00	
Total	6,612.31	411.70	7,023.96	

For Sterling and Wilson Solar Limited

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Bahadur Dastoor Chief Financial Officer

Place: Mumbai Date: 28 July 2020



For Identification purposes

Sterling and Wilson Solar Limited An Associate of Shapoorji Pallonji Group Registered Office: Universal Majestic, 9th Floor, P. L. Lokhande Marg, Chembur (W), Mumbai – 400 043 Phone: (91-22) 25485300 | Fax: (91-22) 25485331 | CIN: U74999MH2017PLC292281 Email: info@sterlingwilson.com | www.sterlingandwilsonsolar.com









In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

STERLING & WILSON - WAAREE PRIVATE LIMITED

...... The Transferor Company

STERLING AND WILSON SOLAR LIMITED

...... The Transferee Company

... collectively referred to as the Applicant Companies

GENERAL AFFIDAVIT VERIFYING ALLPLICATION

I, Mr. Jagannadha Rao Ch. V., son of Mr. Srihari Rao Chunduru aged about 58 years, an Indian Inhabitant, having my office residing at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043, Maharashtra, India, do hereby solemnly affirm and state as follows:

 I am the Authorised Person of Sterling & Wilson - Waaree Private Limited and Sterling and Wilson Solar Limited, in the above matter and I am duly authorised





by the Board of Directors of the Transferor Company to make this Affidavit on its behalf

The statement made in the Application herein now shown to me are true to my own knowledge, and the statements are based on information and I believe them to be true

Affirmed at Mumbai This 30 day of July, 2020



BEFORE ME

BEFORE ME

Government of Inc

\$ 1 JUL 2020

Mumbal & Thane Dist

ME

VERIFICATION

DIF

I, Mr. Jagannadha Rao Ch. V., son of Srihari Rao Chunduru aged about 58 years, an Indian Inhabitant, having my office residing at 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai 400043, Maharashtra, India, do hereby verify that what is stated in the forgoing paragraphs of this Affidavit are true and correct.

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Affirmed at Mumbai This 30th day of July, 2020







BEFORE THE NATIONAL COMPANY LAW TRIBUNAL

BENCH, AT MUMBAI

COMPANY SCHEME APPLICATION NO ___ OF 2020

In the matter of the Companies Act, 2013

AND

In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

AND

In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

To,

The Registrar,

National Company Law Tribunal,

Mumbai Bench

Sir,

We, STERLING & WILSON - WAAREE PRIVATE LIMITED and STERLING AND WILSON SOLAR LIMITED above named, do hereby jointly appoint M/S. A R C H AND ASSOCIATES, Chartered Accountants, having their office at 1804, 18th Floor, Anmol Pride, Opp. Patel Auto, S.V. Road, Goregaon (West), Mumbai - 400104 to act, appear and plead on our behalf in the above matter.

IN WITNESS WHEREOF WE have set and subscribed our hand to this writing on this 30th day of July, 2020

For and on behalf of

STERLING & WILSON - WAAREE PRIVATE LIMITED

Mr. Jagannadha Rao Ch. V.

Authorised Person

Authorized Signatory and Address:

9th Floor, Universal Majestic, P. L. Lokhande Marg,

Chembur (West), Mumbai-400043.





For and on behalf of

STERLING AND WILSON SOLAR LIMITED

Mr. Jagannadha Rao Ch. V.

Authorised Person

Authorized Signatory and Address: 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai-400043.







Accepted:

FOR A R C H AND ASSOCIATES

Authorized Representative for the Applicants 1804, 18th Floor, Anmol Pride,

Opp. Patel Auto, S.V. Road,

Goregaon (West), Mumbai - 400 104









BEFORE THE NATIONAL COMPANY LAW TRIBUNAL,

BENCH, AT MUMBAI

COMPANY SCHEME APPLICATION NO. ____ OF 2020

In the matter of the Companies Act, 2013

AND

In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

AND

In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

STERLING & WILSON - WAAREE PRIVATE LIMITED

......the Transferor Company

STERLING AND WILSON SOLAR LIMITED

.....the Transferee Company

......Collectively known as the Applicant Companies

VAKALATNAMA

Dated this 30th day of July, 2020

FOR A R C H AND ASSOCIATES

Authorized Representative for the Applicants 1804, 18th Floor, Anmol Pride, Opp. Patel Auto, S.V Road, Goregaon (West), Mumbai – 400 104







BEFORE THE NATIONAL COMPANY LAW TRIBUNAL,

BENCH, AT MUMBAI

COMPANY SCHEME APPLICATION NO. ____ OF 2020

In the matter of the Companies Act, 2013

AND

In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

AND

In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

STERLING & WILSON - WAAREE PRIVATE LIMITED

......the Transferor Company

STERLING AND WILSON SOLAR LIMITED

......the Transferee Company

........ Collectively known as the Applicant Companies





COMPANY SCHEME APPLICATION

Dated this 30th day of July, 2020

FOR A R C H AND ASSSOCIATES

Authorized Representative for the Applicant 1804, 18th Floor, Anmol Pride, Opp. Patel Auto, S.V Road, Goregaon (West), Mumbai – 400104







Courtesy :- Controller General of Accounts

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In the matter of the Companies Act, 2013 AND

In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

AND

In the matter of Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited ('SW WAAREE' or 'the Transferor Company') WITH Sterling and Wilson Solar Limited ('SW SOLAR' or 'the Transferee Company') and their respective Shareholders ('the Scheme' or 'this Scheme')

Details of Applicant Companies

Sterling & Wilson – Waaree Private Limited,	}
a Company Incorporated under the provisions of	. }
Companies Act, 2013 having its registered office	e }
at 9th Floor, Universal Majestic, P. L. Lokhande	}
Marg, Chembur (West), Mumbai – 400 043	}
	First Applicant Company / Transfe

..... First Applicant Company / Transferor Company

AND

Sterling and Wilson Solar Limited,	}		
a Company Incorporated under the provisions of	}		
Companies Act, 2013 having its registered office at }			
9th Floor, Universal Majestic, P.L. Lokhande Marg,	}		
Chembur (West), Mumbai – 400 043	}		
Second Applicant Company / Transferee Company			
Collectively known as Applicant Companies			

Order delivered on 22nd September 2020

CORAM: Hon'ble Shri H.P. Chaturvedi, Member (Judicial) Hon'ble Shri Ravikumar Duraisamy, Member (Technical)

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FOR THE APPLICANT (S): Mr. Harsh Ruparelia i/b A R C H and Associates Authorized Representatives for the Applicant Companies.

PER: Ravikumar Duraisamy, Member

ORDER

- 1. The Court convened by videoconference today 17th September 2020.
- 2. The Authorized Representative for the Applicant Companies submits that the present Scheme is a Scheme of Amalgamation of Sterling & Wilson Waaree Private Limited ('Transferor Company' or 'First Applicant Company' or 'SW WAAREE') with and into Sterling and Wilson Solar Limited ('Transferee Company' or 'Second Applicant Company' or 'SW SOLAR') and their respective Shareholders under sections 230 to 232 of the Companies Act, 2013. This Scheme provides for Amalgamation of Sterling & Wilson Waaree Private Limited ('Transferor Company' or 'First Applicant Company' or 'SW WAAREE') with and into Sterling and Wilson Solar Limited ('Transferee Company' or 'SW WAAREE') with and into Sterling and Wilson Solar Limited ('Transferee Company' or 'SW WAAREE') with and into Sterling and Wilson Solar Limited ('Transferee Company' or 'SW WAAREE') with and into Sterling and Wilson Solar Limited ('Transferee Company' or 'SW SOLAR) on a going concern basis.
- The Authorized Representative for the Applicant Companies submits that Sterling & Wilson
 Waaree Private Limited is, inter alia, engaged in the business of Design, Engineer, Supply,
 Erect, Commission, Operate, Maintain solar power plant, repair, accessories, components,
 spare parts thereof and provide renewable energy solutions, both in India and abroad.
- 4. The Authorized Representative for the Applicant Companies submits that Sterling and Wilson Solar Limited is, inter alia, engaged in setting up of green field Solar Plants of various sizes, envisaging, identifying and acquiring and selling suitable land, developing the site for Solar Parks; design, engineer, supply erect, commission and, or operate and maintain the plants, accessories, components, spare parts thereof and provide renewable energy solutions; sell or otherwise dispose of part or whole of the solar plants, both in India and abroad.
- 5. The Authorized Representative for the Applicant Companies submits that both the companies under this Scheme are part of same group. SW WAAREE is a wholly owned subsidiary of SW SOLAR. The rationale for amalgamation of SW WAAREE with SW SOLAR is as under:

SW WAAREE - a wholly owned subsidiary of SW SOLAR, was set up as a special purpose vehicle for execution of 9 MW project in Niger awarded by the Ministry of Energy and

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Petroleum, Niger ("said project"). The Board of Directors of SW SOLAR, at its meeting held on March 27, 2019, had approved that on completion of all activities pertaining to the said project, SW WAAREE be merged with SW SOLAR with the prior approval of, inter alia, the Board of Directors of SW SOLAR and SW WAAREE at the relevant point in time. The Board of Directors of SW WAAREE with SW SOLAR believe that the amalgamation would have the following benefits:

- a. The Transferor and Transferee Company are engaged in the similar line of business. The resources available with both the companies could be pooled together and the Transferee Company will be able to effectively utilize the same for the benefit of the Transferee Company on a larger scale.
- b. Elimination of multiple entities.
- c. Reducing the multiplicities of legal and regulatory compliances.
- d. The operational costs will be reduced and the management will be able to operate and run the Transferee Company and the Transferor Company as a single unit more effectively and economically resulting in better turnover and profits.
- e. There will be operational synergy in terms of procurement benefits, common license and reduction of administrative work etc., for the Transferee Company.
- f. Will lead to pooling of financial resources leading to more effective and centralized management of funds, greater economies of scale, stronger base for future growth.
- g. The Transferee Company will have benefit of combined assets, man-power and cash flows of the both the companies.
- h. It will improve and consolidate internal controls and functional integration at various levels of the organization such as information technology, human resources, finance, legal and general management leading to an efficient organization capable of responding swiftly to volatile and rapidly changing market scenarios.

The Scheme is in the interest of the shareholders, creditors, lenders and various other stakeholders of the respective companies. It is not prejudicial to the interests of shareholders, creditors, lenders and various other stakeholders of the respective companies.

- 6. The Authorised Representative for the Applicant Companies further submits that the First Applicant Company is a wholly owned subsidiary of the Second Applicant Company and the entire share capital of the First Applicant Company is owned and controlled by Second Applicant Company.
- 7. The Authorised Representative for the Applicant Companies submits that the Board of Directors of the Applicant Companies vide resolution dated 16th March 2020, approved the Scheme of Amalgamation of Sterling & Wilson - Waaree Private Limited with and into

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Sterling and Wilson Solar Limited and their respective Shareholders. The Appointed Date of the Scheme is 1st April 2020.

- 8. That the meeting of the Equity Shareholders of the First Applicant Company be dispensed with in view of the Consent Affidavits in support of Company Scheme Application, inter-alia, stating therein that there are two (2) Equity Shareholders (including one (1) nominee shareholder) in the First Applicant Company and that the First Applicant Company having procured the written consent affidavit from its Holding Company (along with its nominees) representing 100% shares in the First Applicant Company, which is annexed as Exhibit 'H1' and 'H2' to the Company Scheme Application. In view of the above, the First Applicant Company seeks for direction from this Hon'ble Tribunal to dispense with holding of meeting of the Equity Shareholders and the same is approved.
- 9. The Authorised Representative of the Applicant Companies submits that there are no secured creditors in the First Applicant Company. The Authorised Representative of the First Applicant Company further submits that convening and holding Meeting of the Unsecured Creditors of the First Applicant Company will not be required as they will not be affected by the proposed Scheme of Amalgamation since post Scheme, the assets of the Transferee Company will be sufficient to discharge its liabilities and further the present Scheme is an arrangement between the Applicant Companies and their respective shareholders as contemplated under section 230(1)(b) of the Companies Act, 2013 as there is no compromise or arrangement with any of the creditors and the rights of creditors are not affected. Therefore, no meeting of Unsecured Creditors of the First Applicant Company is required to be convened. The First Applicant Company undertakes to intimate its Unsecured Creditors about the proposed Scheme, by courier/registered post/ speed post/ hand delivery or through email, at their last known address or email address as per the records available with the First Applicant Company, with a direction that they may submit their representations, if any, within a period of thirty days from the date of receipt of such intimation to the Tribunal with copy of such representations shall simultaneously be served upon the First Applicant Company, failing which, it shall be presumed that they have no representations to make on the proposals.
- 10. The Authorised Representative for the Applicant Companies, respectfully submits that:
 - i. Being a merger of wholly owned subsidiary company into its holding company, no shares would be issued or allotted as consideration pursuant to the merger. Accordingly, the rights of members of the Transferee Company are not affected since there will be no issue of shares pursuant to the Scheme and there would be absolutely no change in the equity share capital of the Transferee Company. Also, the present Scheme will not result in any dilution in shareholding of the shareholders of the Transferee Company;

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- The rights of the Secured/Unsecured creditors of the Transferee Company are not affected since there will be no reduction in their claims and the assets of the Transferee Company, post amalgamation, will be more than sufficient to discharge their claims. Also, the net worth of the Transferee Company is significantly positive and there would not be any real or substantial adverse impact on the financial statements, post amalgamation of the Transferor Company;
- iii. The existence of the Transferee Company will remain as before without any change to its shareholding pattern pursuant to the Scheme;
- iv. No undertaking of the Transferor Company is being parted away or being disposed-off and hence provisions of Section 180 of the Companies Act, 2013 are also not applicable;
- v. Further, there is no compromise or arrangement with the members or the Secured/Unsecured creditors of the Transferee Company. Therefore, the proposed Scheme is not prejudicial to the interest of the Shareholders or the Secured/Unsecured Creditors of the Transferee Company.
- 11. The Authorised Representative for the Applicant Companies submits that, in view of the above, no reconstruction or arrangement is proposed by the Second Applicant Company either with its shareholders or with its Secured/Unsecured creditors, and thus, it does not require to hold either shareholders meeting or Secured/Unsecured creditors meeting for approval of the proposed Scheme, in view of the ratio laid down by the Hon'ble High Court of Judicature at Bombay in the case of Mahaamba Investments Limited V/s. IDI Limited (2001) 105 Company Cases page 16 to 18 inter alia observed and held that if the Scheme of Amalgamation provides for no issue of equity shares to the members of the Transferor Company, being a wholly owned subsidiary of the Transferee Company and the creditors of the Transferee Company, are not likely to be affected by the Scheme, a separate Petition by the Transferee Company was not necessary. Further, the Hon'ble High Court of Bombay in an unreported judgement of Bon Limited dated March 12, 2010 in Company Scheme Petition No. 123 of 2010, reiterated that a separate petition by the Transferee Company would not be necessary, if the Scheme, by way of transfer of undertaking, does not (a) involve the re-organisation of the capital of the Transferee Company; and (b) affect the rights of the members or creditors of the Transferee Company, as between themselves and the Company. The said observations are squarely applicable to the proposed Scheme wherein the Transferor Company is merged into the Transferee Company and the Transferor Company is a wholly owned subsidiary of the Transferee Company. Similar view has also been taken by the Delhi High Court in the case of Sharat Hardware Industries P. Ltd., in re (1978) 48 Com Cas 23, Hon'ble High Court of Madras in the case of Santhanalakshmi Investments (P) Ltd., In re (2005) 129 Company Cases page 789 to 792 and the Hon'ble High Court of Andhra Pradesh in the case of Nebula Motors Ltd., In re 45 SCL 143. This

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Hon'ble Tribunal in CSA No 243 of 2017 in the matter of Housing Development Finance Corporation Limited, in CSA No. 915 of 2017 in the matter of Godrej Consumer Products Limited, in CSA No. 899 of 2017 in case of Mahindra CIE Automotive Limited, in CSA No. 1019 of 2017 in case of Godrej Properties Limited, in CSA No. 1615 of 2018 in case of Dolvi Minerals and Metals Private Limited, in CSA No. 396 of 2019 in case of JSW Logistics Infrastructure Private Limited, in CSA No. 1142 of 2019 in case of City Corporation Limited, in CSA No. 3123 of 2019 in case of Jai Realty Ventures Limited, in CSA No. 3219 of 2019 in case of Impact Automotive Solutions Limited and in CSA No. of 3749 of 2019 in case of Datamatics Digital Limited have taken similar view. The Authorised Representative for the Second Applicant Company submits that the facts in the present case are similar to the facts of above case, therefore, no meeting of shareholders, secured creditors and unsecured creditors of the Second Applicant Company is required to be convened.

- 12. The Second Applicant Company undertakes to intimate all its Secured as well as Unsecured Creditors as on 31st March 2020 about the proposed Scheme, by courier/registered post/ speed post/ hand delivery or through email, at their last known address or email address as per the records available with the Second Applicant Company with a direction that they may submit their representations, if any, within a period of thirty days from the date of receipt of such intimation to the Tribunal with copy of such representations shall simultaneously be served upon the Second Applicant Company, failing which, it shall be presumed that they have no representations to make on the proposals. The Authorised Representative for the Second Applicant Company further clarifies that the Second Applicant Company will file petition and comply with the provision of service of notices upon all the regulatory authorities
- 13. The First Applicant Company is directed to serve notices of present Application along with its enclosures upon : (i) concerned Income Tax Authority within whose jurisdiction the First Applicant Company is made (i.e. PAN : AAXCS9584K, Income Tax Officer Ward 14(3)(4), Aayakar Bhawan, Mumbai (ii) the Central Government through the office of Regional Director, Western Region, Ministry of Corporate Affairs, Mumbai and (iii) Registrar of Companies, Mumbai, with a direction that they may, if they so wish, submit their representations, if any, within a period of thirty days (30) from the date of receipt of such notice to the Tribunal with copy of such representations shall simultaneously be served upon the First Applicant Company, failing which, it shall be presumed that the authorities have no representations to make on the proposals.

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- 14. The First Applicant Company, being Transferor Company, is also directed to serve notice containing documents as above upon Official Liquidator, pursuant to section 230(5) of the Companies Act, 2013 and as per Rule 8 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016. The Tribunal is appointing MS Sunita Bhandari, Chartered Accountants, (Mob 9324012313, <u>casunita@gmail.com</u>) to assist the Official Liquidator to scrutinize the books of accounts of the said Transferor Company for the last 5 years and submit its representation/ report to the Tribunal. The aforesaid Company to pay fees of ₹ Two Lakhs excluding taxes for this purpose. If no representation/ response is received by the Tribunal from Official Liquidator, Bombay within a period of thirty days from the date of receipt of such notice, it will be presumed that Official Liquidator has no representation/ objection to the proposed Scheme as per Rule 8 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016.
- 15. The Second Applicant Company is directed to serve notices of present Application along with its enclosures upon : (i) concerned Income Tax Authority within whose jurisdiction the Second Applicant Company is made (i.e. PAN : AAICR1703J, Income Tax Officer DCIT 14(3)(2), Aayakar Bhawan, Mumbai (ii) the Central Government through the office of Regional Director, Western Region, Ministry of Corporate Affairs, Mumbai, (iii) Registrar of Companies, Mumbai, (iv) the Securities and Exchange Board of India, (v) Bombay Stock Exchange Ltd, (vi) National Stock Exchange of India Ltd, with a direction that they may, if they so wish, submit their representations, if any, within a period of thirty days (30) from the date of receipt of such notice to the Tribunal with copy of such representations shall simultaneously be served upon the Second Applicant Company, failing which, it shall be presumed that the authorities have no representations to make on the proposals. A copy of the aforesaid notice be uploaded on the website of both the applicant companies.
- 16. That the Applicant Companies to file an Affidavit of Service of the directions given by the Tribunal in the Registry for service of notice to the regulatory authorities as stated above and do report to this Tribunal that the directions regarding the issue of notices have been duly complied with. The Applicant Companies are also directed to include in the affidavit of service of proof of dispatch of documents sent to all its creditors.

Sd/-RAVIKUMAR DURAISAMY Member (Technical) Sd/-H.P. CHATURVEDI Member (Judicial)