

FEDDERS ELECTRIC & ENGINEERING LTD. (Formerly Fedders Lloyd Corporation Ltd.) C-15 RDC, Raj Nagar, Ghaziabad-201001 Uttar Pradesh (INDIA) Tel. : 91-120-4169337 CIN : L29299UP1957PLC021118

09th August, 2022

BSE Limited Department of Corporate Services Phiroze Jeejeebhoy Towers, Dalal Street Mumbai-400 001 Scrip Code: 500139

NSE Limited

Department of Corporate Services Exchange Plaza, Bandra, Kurla Complex, Bandra (West), Mumbai-400 051 Scrip Code: FEDDERELEC

SUBJECT: SUBMISSION OF 64TH ANNUAL REPORT FOR THE FINANCIAL YEAR ENDED 2019-2020

Dear Sir/Madam,

Pursuant to Regulation 34 of the Securities and Exchange Board of India (Listing obligation and Disclosure Requirements) Regulations, 2015 the copy of Annual Report for the financial year ended 2019-2020, which is being sent to shareholders through permitted mode, is enclosed herewith.

The Annual Report and Notice of AGM are also available on the Company's websites i.e. www.imcapitals.com/fedders-electric-engineering/.

Thanking you,

For Fedders Electric and Engineering Limited

ic & En L) FEF ers Sakshi Goel ompliance Officer Company Secretary &

Encl. As Above



FEDDERS ELECTRIC AND ENGINEERING LIMITED CIN NO: L29299UP1957PLC021118

64^{тн} ANNUAL REPORT 2019-20



CORPORATE INFORMATION

Board of Directors

Mr. Vishal Singhal (Appointed w.e.f 06.10.2021) Ms. Tanya Singhal (Appointed w.e.f 06.10.2021) Mr. Anil Kumar Kaushik (Appointed w.e.f 06.10.2021) Mr. Sanjeev Kumar Singhal (Appointed w.e.f 09.06.2022) **Managing Director**

Woman Director

Independent Director

Independent Director

Chief Financial Officer Mr. Narendra Kumar Mishra

Company Secretary & Compliance Officer Ms. Sakshi Goel

Statutory Auditor M/s. Rajiv Malhotra & Co.

Secretarial Auditor M/s. MSTR & Associates

Cost Auditor M/s. Jain Sharma & Associates

Registrar & Share Transfer Agents Skyline Financial Services Private Limited

Registered Office 6 and 6/1, UPSIDC Industrial Area, Sikandrabad, District Bulandshahr-203205 (U.P.)

Corporate Office C-4, Noida Phase-II, Gautam Buddha Nagar- 201305 Uttar Pradesh

Bankers

State Bank of India Central Bank of India ICICI Bank Limited Karnataka Bank Limited Punjab National Bank Standard Chartered Bank Axis Bank



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BOARD'S REPORT

Dear Shareholders,

Your Directors present the 64th Report of Board of Directors on the business and operations of Fedders Electric and Engineering Limited ("Company") together with its Audited financial statements for the year ended 31st March, 2020.

Fedders Electric and Engineering Limited went into Corporate Insolvency Resolution Process under the provisions of the Insolvency and Bankruptcy Code, 2016 ("Code") in terms of order passed by the Hon'ble National Company Law Tribunal ("NCLT"), Allahabad Bench with effect from 14th August, 2019. Its affairs, business, and assets were being managed by the Insolvency Professional, Mr. Ashok Kumar Gulla, appointed as Interim Resolution Professional by the NCLT, Allahabad vide order dated 14th August, 2019 and continued as Resolution Professional by the approval of Committee of Creditors in its meeting held on 12th September, 2019 under provisions of the Code. Further, the Hon'ble NCLT, Allahabad bench vide its order dated 06.10.2021 has approved the Resolution Plan submitted by IM Plus Capitals Ltd. (Successful Resolution Applicant or SRA or RA).

1. FINANCIALPERFORMANCE

The financial performance of the Company during the year under review is summarized below:

(Rupees in crores)

Particulars	For the year ended 31 st March 2020	For the year ended 31st March, 2019
Revenue from Operations	70.50	130.40
Other Income	0.53	2.33
Total Revenue	71.03	132.73
Total Expenses	127.53	668.45
Profit/(Loss) before Tax	(56.50)	(535.72)
Tax Expenses:		
Current Tax	_	-
Deferred Tax	-1.02	-1.25
Profit/(Loss) after Tax	(55.48)	(534.47)
Earnings PerShare ()		
1.Basic	(16.33)	(157.34)
2. Diluted	(16.33)	(157.34)

The consolidated performance of the Company as per consolidated financial statements is as under:



Particulars	For the year ended 31 st March 2020	For the year ended 31st March, 2019
Revenue from Operations	70.50	130.40
Other Income	0.53	2.33
Total Revenue	71.03	132.73
Total Expenses	127.54	665.62
Profit/(Loss) before Tax	(56.51)	(532.89)
Tax Expenses:		
Current Tax	-	-
Deferred Tax	-1.02	-1.25
Profit/(Loss) after Tax	(55.49)	(531.64)
Earnings PerShare		
1.Basic	(16.33)	(156.50)
2. Diluted	(16.33)	(156.50)

2. STATE OF AFFAIRS AND OPERATIONAL HIGHLIGHTS

During the year under review, the total revenue from operations of your Company for the year ended 31st March, 2020 stood at 70.50 Crores as against the revenue of Rs. 130.40 Crores earned in the previous year ended on 31st March, 2020. The Company incurred a net loss of Rs. 55.49 Crores, for the year ended 31st March, 2020 in comparison with the net loss on 531.64 Crores in the previous year.

At present, Company is completing its existing projects only and most of its plants are nonoperational, the new Management is making best endeavors to re-start the operations of the Company.

3. SHARE CAPITAL

There was no change in the Company's Share Capital during the year under review.

4. DIVIDEND

In view of losses incurred during the period under review, the Company does not recommend any dividend on the equity shares for the financial year ended March 31, 2020.

5. **DEPOSITS**

During the year under review, your Company has not accepted any deposits from public and as such, no amount on account of principal or interest on deposits from public was outstanding as on the date of the Balance Sheet.

The aforementioned information based on the fact that RP during his tenure did not receive any claims from the deposit holders, if any, against the Company, and, further the entire liabilities of the Company has been settled as per the approved resolution plan.



6. NUMBER OF MEETINGS OF THE BOARD OF DIRECTORS

During the year under review, your Company went into Corporate Insolvency Resolution Process under the provisions of the Insolvency and Bankruptcy Code, 2016 ("Code") in terms of order passed by the Hon'ble National Company Law Tribunal ("NCLT"), Allahabad Bench with effect from 14th August, 2019 and all the powers of the Board of the Directors stood suspended and being exercised by the Insolvency Professional.

Due to the reason aforementioned, only two Meetings of the Board of Directors took place during the financial year on 04th June 2019 and 20th June 2019.

7. DIRECTORS AND KEY MANAGERIAL PERSONNEL

The Composition of the Board of Directors has been changed due to appointment and resignation of Director during the year.

S.No	Name of Director	Designation	Date of Appointment during FY	Date of Cessation during FY
1.	Prabhu Nath Sinha	Director	-	29-08-2019
2.	Sanjiv Kavaljit Singh	Whole Time Director	-	18-10-2019
3.	Sadhna Syal	Independent Director		08-11-2019
4.	Vansh Vardhan Joshi	Independent Director	04-06-2019	-

During the year, Mr. Sanjiv Kavaljit Singh was designated as Whole-time Director and Chief Executive Officer of the Company w.e.f 04th June, 2019.

Further, Ms. Shagun Bajpai was appointed as the Company Secretary and Compliance Officer w.e.f 04th June, 2019 and later on, she resigned from the said post w.e.f 17th January, 2020.

The Company was admitted under Corporate Insolvency Resolution Process of the Insolvency and Bankruptcy Code 2016 vide Hon'ble National Company Law Tribunal Allahabad Bench order dated 14.08.2019. The Resolution Plan submitted by IM+ Capitals Limited has been approved by Hon'ble NCLT vide its order dated 06.10.2021 and the Company was taken over by IM+ Capitals Limited. As per approved resolution Plan, the Board was reconstituted on 6th October, 2021 and following Directors were appointed thereafter:-

Mr. Vishal Singhal, Director, (DIN: 03518795) Ms. Tanya Singhal, Independent Woman Director (DIN: 08930315) Mr. Anil Kumar Kaushik, Independent Director (DIN: 09131927)

Further, Ms. Kirti Jain was appointed as Company Secretary & Compliance Officer and Mr. Narender Kumar Mishra appointed as Chief Financial Officer (CFO) of the Company w.e.f. 20th October, 2021, and



Ms. Kirti Jain resigned from the said post w.e.f. 30th April, 2022.

Ms. Sakshi Goel as appointed as Company Secretary & Compliance Officer and Mr. Sanjeev Kumar Singhal were appointed as Independent Director w.e.f 09th June 2022.

8. DECLARATION BY INDEPENDENT DIRECTORS

Due to the Company being under the Corporate Insolvency Resolution Process and the Board stood suspended, No declaration form the Independent Directors has been received by the Company regarding the criteria of Independence as prescribed under the provisions of Section 149 of the Companies Act, 2013 read with the schedules and Rules issued thereunder as well as Regulations 16 of SEBI (Listing Obligation & Disclosure Requirements) Regulation, 2015 (including any statutory modification(s) or re-enactment(s) thereof for the time being in force).

9. DIRECTORS' RESPONSIBILITY STATEMENT

In accordance with the provisions of Section 134(5) of the Companies Act, 2013 the Board hereby submits:-

- a) In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures, if any;
- b) The directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;
- c) The directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) The directors had prepared the annual accounts on a going concern basis; and
- e) The directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.

Note: The above note was for compliance purpose only as the Company was admitted in to Corporate Insolvency Resolution w.e.f. 14th August 2019 and the Board of Directors was cease to exist.

10. SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES:

During the period under review, there are no companies which have become or ceased to be its Subsidiary, Associates & Joint Venture. The detail of existing subsidiary Companies are given in Form AOC-1 as per **Annexure 1**.



Further, pursuant to the provisions of Section 136 of the Act, the financial statements of the Company, consolidated financial statements along with relevant documents and separate audited accounts in respect of Fedders Lloyd Trading FZE, are available on the website of the Company i.e. <u>www.imcapitals.com/fedders-electric-engineering/</u>. The Company will make these documents available upon request made by any shareholder of the Company.

11. STATUTORY AUDITORS

As per Section 139 of the Act, read with the Companies (Audit and Auditors) Rules, 2014, the Members of the Company in its adjourned Annual General Meeting held in year 2019 for the financial year ended 31st March, 2018 approved the appointment of M/s Rajiv Malhotra & Co., Chartered Accountants, having ICAI Registration No. 021479N as the Statutory Auditors of the Company for a term of 2 years i.e. from conclusion of the 62nd AGM till the conclusion of 64th AGM of the Company, to conduct the Audit for the financial year 2018-19 and 2019-20.

12. AUDITORS' REPORT

The Auditor Report of the Statutory Auditors is annexed herewith which forms part of the Annual Report.

Management Reply

Fedders Electric and Engineering Limited went into Corporate Insolvency Resolution Process under the provisions of the Insolvency and Bankruptcy Code, 2016 ("Code") in terms of order passed by the Hon'ble National Company Law Tribunal ("NCLT"), Allahabad Bench with effect from 14th August, 2019. Its affairs, business, and assets were being managed by the Insolvency Professional, Mr. Ashok Kumar Gulla, appointed as Interim Resolution Professional by the NCLT, Allahabad vide order dated 14th July, 2019 and continued as Resolution Professional by the approval of Committee of Creditors in its meeting held on 12th September, 2019 under provisions of the Code. Further, the Hon'ble NCLT, Allahabad bench vide its order dated 06.10.2021 has approved the Resolution Plan submitted by IM Plus Capitals Ltd. (Successful Resolution Applicant or SRA or RA).

The Board of the Company was reconstituted in terms of the Resolution Plan. The present management acknowledges the qualifications observed by Auditors in the Audit Report on Financial Statements for the financial year ended 31st March 2020 and ensures the applicable compliances in the upcoming years.

13. SECRETARIAL AUDITOR

In terms of Section 204 of the Act and rules made thereunder, M/s. MSTR & Associates, Company Secretaries Company Secretaries were appointed as Secretarial Auditors for the financial year 2019-20. The Secretarial Audit Report for the financial year ended on March 31, 2020 is annexed herewith marked as **Annexure-2** to this Report.

Further, there were qualifications given by Secretarial Auditors in their Secretarial Audit Report. The present management acknowledges the qualifications observed by Secretarial Auditors and emphasis the highest standard of compliances in the upcoming years.



14. CORPORATE GOVERNANCE

The Company is committed towards maintaining the highest standards of Corporate Governance and adhering to the disclosure norms as set out by the Securities and Exchange Board of India and other Regulatory Authorities. Your directors re-affirm their commitment to the corporate governance standards to the extent they are applicable to the Company. In compliance with Regulation 34 of Listing Regulations, a detailed Corporate Governance Report is annexed herewith marked as **Annexure-3** to and forms part of this Report.

15. BOARD EVALUATION

Since the company is under Corporate Insolvency Resolution Process (CIRP) and the entire Board is suspended, no formal evaluation of the Board has taken place.

16. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The Management Discussion and Analysis Report in compliance with the Securities and Exchange Board of India (Listing Obligations And Disclosure Requirements) Regulations, 2015 is marked as **Annexure-4** and form part of this Report.

17. COMMITIEES OF THE BOARD OF DIRECTORS

The provisions as specified in Regulations 18 (Audit Committee), Regulation 19 (Nomination and Remuneration Committee), Regulation 20 (Stakeholder's Relationship Committee) and under SEBI (LODR) Regulations, 2015 shall not be applicable during the Corporate Insolvency Resolution Process of the Company as the powers of the Board of Directors (including its committees) remains suspended during CIRP process and be exercised by Interim Resolution Professional/ Resolution Professional. The Company had the following committees before the start of the CIRP, however due to resignation of the CFO, CS including other top management personnel (KMPs) after the commencement of CIRP i.e. 14th August 2019, no committee meetings were held:

- A. Audit Committee of the Board (Audit Committee)
- B. Nomination and Remuneration Committee
- C. Stakeholder's Relationship Committee
- D. Corporate Social Responsibility (CSR) Committee

18. CHANGES IN THE NATURE OF THE BUSINESS

There has been no change in the nature of business of the Company during the financial year 2019-20

19. MATERIAL AND SIGNIFICANT CHANGES

Fedders Electric and Engineering Limited went into Corporate Insolvency Resolution Process under the provisions of the Insolvency and Bankruptcy Code, 2016 ("Code") in terms of order passed by the Hon'ble National Company Law Tribunal ("NCLT"), Allahabad Bench with effect from 14th August, 2019. The affairs, business, and assets were being managed by the Insolvency Professional, Mr. Ashok Kumar Gulla, appointed as Interim Resolution Professional by the NCLT, Allahabad vide order dated 14th August, 2019 and continued



as Resolution Professional by the approval of Committee of Creditors in its meeting held on 12th September, 2019 under provisions of the Code. Further, the Hon'ble NCLT, Allahabad bench vide its order dated 06.10.2021 has approved the Resolution Plan submitted by IM Plus Capitals Ltd. (Successful Resolution Applicant or SRA or RA).

The takeover of the Company by the RA is complete and the Board of Directors has been constituted to take over the management of the Company.

20. RELATED PARTY TRANSACTIONS

This is to share that there were no related party transactions entered during the financial year. Since there was no contract or arrangement with related parties falling within the purview of Section 188(1) of the Companies Act, 2013, during the financial year ended 31st March 2020, therefore, the disclosure in Form AOC-2 was not required.

21. INTERNAL CONTROL SYSTEM AND ADEQUACY

The Company has no effective and reliable Internal Control System commensurate with the size, scale and complexity of its operations. The scope and authority of the Internal Audit function is not well defined in the organization and is aligned with the statutory requirements. The efficacy of the internal checks and control systems are validated by Statutory Auditors, Auditor has disclaimer opinion on Internal Control system and Adequacy.

The erstwhile Audit Committee has reviewed the internal audit plans, adequacy and effectiveness of the internal control system, significant audit observations and monitors the sustainability of remedial measures.

22. CORPORATE SOCIAL RESPONSIBILITY

The provisions of Corporate Social Responsibilities shall not be applicable on the Company as the losses being incurred by the Company during the immediately previous financial year i.e. 2018-19.

23. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO AND RESEARCH & DEVELOPMENT

In accordance with the requirements of Section 134(3) (m) of the Act read with Rule 8(3) of the Companies (Accounts) Rules, 2014, a statement showing particulars with respect to Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo are annexed hereto as **Annexure-5** and forms part of this Report.

24. VIGIL MECHANISM

In accordance with the provisions of the Act and Listing Regulations, the Company has adopted a Whistle Blower Policy, as part of Vigil Mechanism to provide appropriate avenues to the Directors and employees to bring to the attention of the management any issue which is an actual or suspected fraud or perceived to be in violation of or in conflict with the Code of Conduct of the Company. The details of the Whistle Blower Policy are explained in the Corporate Governance Report

25. EXTRACT OF ANNUAL RETURN



The extract of Annual Return (MGT–9) pursuant to the provisions of Section 92 read with Rule 12 of the Companies (Management and administration) Rules, 2014 is furnished in **Annexure -6** and is attached to this Report.

26. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

There were no loans or guarantees or security given by Company and investments made by the Company under Section 186 of the Companies Act, 2013 during the financial year given in note 5 of financial statement.

27. PARTICULARS OF EMPLOYEES

The Statement pertaining to provision of Rule 5(2) & (3) of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 requiring the names of top ten employees in terms of remuneration drawn forms part of this Board's report. However, as per Section 136(1) of the Act and second proviso of Rule 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Report and Financial Statements are being sent to the Members of the Company excluding the said statement. Any Member interested in obtaining a copy of the said statement may write to the Company Secretary at the Registered Office of the Company. It is also stated here that there were no employee during the year who were in receipt of remuneration mention in Rule 5 (2) (I), (II) and (III) of Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014.

28. REMUNERATION POLICY

The Board, on the recommendation of the Nomination and Remuneration Committee, has framed a policy for selection and appointment of Directors, Key Managerial Personnel and Senior Management and their remuneration. The Remuneration Policy has been made available on the website of the Company i.e. <u>www.imcapitals.com/fedders-electric-engineering/</u>. This Policy of the Company acts as a guideline for determining, inter alia, qualification, positive attributes and independence of a director, matters relating to the remuneration, appointment, removal and evaluation of the performance of the Director, Key Managerial Personnel and Senior Management.

29. RISK MANAGEMENT

There are no employees on the roll of the Company at the year ended 31st March, 2020 and the Company is under CIRP. The Company had adequate Risk Management policy till commencement of CIRP.

30. DISCLOSURE UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has always provided a congenial atmosphere for work to all the employees, that is free from discrimination and harassment including sexual harassment. There were no cases/complaints pertaining to the sexual harassment reported to the Board during the year under review.

31. LISTING OF EQUITY SHARES



The Equity Shares of your Company are listed on National Stock Exchange of India Limited (NSE) and BSE Limited (BSE). The Annual Listing Fees for the year 2019-20 have been paid to these stock exchanges.

32. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS

The National Company Law Tribunal (NCLT), Allahabad Bench has ordered the initiation of CIRP against the Company on 14th August, 2019,pursuant to the application filed by the State Bank of India ("Financial Creditor") of the Company. Vide said order, Mr. Ashok Kumar Gulla with IP Registration No. IBBl/IPA-003/IP-N00024/2017-2018/10174 was appointed as an Interim Resolution Professional. Further, he was confirmed as the Resolution Professional by the CoC of the Company in its meeting held on 12th September, 2019. Further, the Hon'ble NCLT, Allahabad bench vide its order dated 06.10.2021 has approved the Resolution Plan submitted by IM Plus Capitals Ltd. (Successful Resolution Applicant or SRA or RA).

Thereafter, the Board of Directors has been duly constituted to take over the management of the Company.

33. INVESTOR EDUCATION AND PROTECTION FUND

Pursuant to the provisions of Sections 124 and 125 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules"), during the year under review, the dividend declared for the financial year 2011-12 which was remained unclaimed from seven consecutive years was not transferred to Investor Education and Protection Fund. Further, shares of the Company, in respect of which dividend has not been claimed from seven consecutive years from the date of transfer to unpaid dividend account, have also not been transferred to the demat account of IEPF Authority.

34. ADOPTION OF INDIAN ACCOUNTING STANDARDS (IND-AS) W.E.F 01ST APRIL, 2017

As per Notification of Ministry of Corporate Affairs (MCA) on 16th February, 2015, Companies (Indian Accounting Standards) Rules, 2015 ("IND-AS") came into existence which later on came into force with effect from 1st April, 2015. In accordance with the Guidelines issued by MCA and SEBI vide circular CIR/CFD/FAC/62/2016 dated 5th July, 2016, the Company is mandatorily required to prepare its financial statements along with the financial results for the accounting period beginning on or after 1st April, 2017 in accordance with IND-AS as notified by the MCA.

35. DISCLOSURE WITH RESPECT TO MAINTENANCE OF COST RECORDS

Pursuant to the provisions of section 148(1) of the Act and rules made thereunder, the Company is required to maintain Cost records and accordingly, such accounts and records are maintained by the Company.

36. RATIO OF REMUNERATION

The information required under Section 197(12) of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 is given in the Statement



annexed herewith as Annexure-7.

37. HEALTH, SAFETY AND ENVIRONMENT

Your Company has complied with all the applicable Health & Safety Standards, Environment Laws and Labour laws and has been taking all necessary measures to protect the environment and provide workers a safe work environment. Your Company is committed towards improvement in Health & Safety as well as Environmental performance by providing a safe & healthy work environment to all its employees and co-workers.

38. HUMAN RESOURCE AND INDUSTRIAL RELATIONS

Your Company considers people as its biggest assets and "Believing in People" is at the heart of its human resource strategy. Lot of efforts are put in for talent management, strong performance management, learning and training initiatives in order to ensure that your Company consistently develops inspiring strong and credible leadership. During the year under review, your Company continued to have cordial relationship with all its employees and maintained healthy, cordial and harmonious industrial relations at all levels.

39. ACKNOWLEDGMENTS

Your directors take this opportunity to thank the Customers, Employees, Financial Institutions, Banks, Central and State Government Authorities, Regulatory Authorities, Stock Exchanges and all the various stakeholders for their continued co- operation and support to the Company who all made our consistent growth possible.

Your directors also wish to record their appreciation for the continued co-operation and support extended by the governments of various countries where we have our operations.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS OF FEDDERS ELECTRIC AND ENGINEERING LIMITED

Date: 04.08.2022 Place: Ghaziabad

Sd/-Sd/-VISHAL SINGHALTANYA SINGHALManaging DirectorDirectorDIN: 03518795DIN: 08930315

Note: The Board of Directors has provided the information on the basis of the information and records received from the Corporate Debtor and Resolution Professional.



Annexure 1

Form AOC-1

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules,

2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Subsidiaries- the Company has one subsidiaries

(In AED Currency)

S. No	Name of the Subsidia ry Compan y	Rep orti ng Peri od	Capi tal	Rese rves	Tot al Ass ets	Total Liab.	Inv est me nts	Turno ver	Profit / (Loss) befor e taxati on	Provis ion for Taxati on	Prof it/ (Los s) afte r taxa tion	Propo sed Divide nd	% of Sha reh oldi ng
1	Fedders Lloyd Trading FZE P.O. Box No. 331007, Ras Al Khaimah, United Arab Emirates	2019 -20	5,00, 000	- (34,5 0,432)	0	0	Nil	0	(7350)	-	(735 0)	-	100 %

Part "B": Associates and Joint Ventures

Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures

S.	Name of	Late	Share	es of		Descri	Reason	Net	Profit/Los	ss for the
No	associates	st	Asso	Associate/Joint			why the	worth	year	
	/Joint	audi	Ventures held by the			of how	associate	attribut		
	Ventures	ted	company on the year			there	/joint	able to		
		Bala	end			is	venture	shareho		
		nce	No.	Amount of	Exte	signific	is not	lding as	Conside	Not
		Shee	of	Investme	nd of	ant	consolid	per	red in	Conside
		t	sha	nt in	Hold	influen	ated	latest	Consolid	red in
		Date	res	Associate	ing	се		audited	ation	Consolid



				s/Joint Venture	(%)			Balance Sheet		ation
NI L	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL

Table no. 1.6

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

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

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS OF FEDDERS ELECTRIC AND ENGINEERING LIMITED

Date: 04.08.2022 Place: Ghaziabad

Sd/-	Sd/-
VISHAL SINGHAL	TANYA SINGHAL
Managing Director	Director
DIN: 03518795	DIN: 08930315

DS MSTR&ASSOCIATES COMPANY SECRETARIES

Off: 105& 302, C-2/4, Pragati Market

Ashok Vihar Phase II, Delhi Email id: <u>csteenarani@gmail.com</u> Ph. 8800369927, 8448030979

SECRETARIAL AUDIT REPORT

For the Financial Year ended on March 31, 2020

[PURSUANT TO SECTION 204(1) OF THE COMPANIES ACT, 2013 AND RULE NO. 9 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014]

The Members, Fedders Electric and Engineering Limited (Formerly, Fedders Lloyd Corporation Limited) CIN: L29299UP1957PLC021118

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s Fedders Electric And Engineering Limited (hereinafter called "the Company") for the FY 2019-20. Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion , the Company has, during the audit period covering the financial year ended on March 31, 2020, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the documents which we have received during audit period such as books, papers, minute books, forms and returns (if any) filed and other records maintained by the Company for the financial year ended on March 31, 2020 according to the provisions of:

- (i) The Companies Act, 2013 ("the Act") and the rules made thereunder, as applicable;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;

- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'), wherever applicable :-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 and/or the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - (d) The Securities and Exchange Board Of India (Share Based Employee Benefits) Regulations, 2014
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act 2013 and dealing with client;

(g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 and;

(h) The Securities and Exchange Board of India (Buyback of Securities)

Regulations, 1998;

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

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

During the period under review the Company has not complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned and did not complied the following :

1. The Company did not hold its Annual General Meeting(AGM) for Financial Year ended on 2017-18, 2018-19 and respective years within the period specified u/s 96 of Companies Act, 2013. Further, the Company failed to file its Annual Return u/s 92(4), as on the due date of Annual General Meeting, for the said Financial Year as per the provisions of Sub Section 4 of Section 92 where the Annual General Meeting was not held. However, AGM for the financial year 2017-18 was held on November 8, 2019 and the same was adjourned, due to non adoption of audited Financial Statements for the Financial Year 2017-18. Thereafter, the adjourned AGM was held on November 27, 2019. Therefore, the Company was non-complied of provisions of Annual General Meeting as well as submission of Annual filing with the Registrar of Companies. The Company had also applied to the Registrar of Companies for extension of Annual General Meeting of the

Company.

- 2. During the period under review, it has been observed that the Board of Directors of the Company has not been duly constituted as per the requirements of the Companies Act, 2013 and SEBI (Listing Obligations & Disclosure requirements) Regulation,2015. During the period, Company Secretary and Whole Time Director and CEO and Non-Executive Director has been resigned from the Company.
- 3. The Company has not submitted several forms and returns with the concerned Registrar of Companies as required by various provisions of the Companies Act 2013 and rules made thereunder.
- 4. The Company has not strictly followed the provisions of the Secretarial Standards issued by the Institute of Company Secretaries of India.
- 5. Statutory Registers as required to be maintained under various provisions of Companies Act, 2013 have not been duly maintained or updated as we did not receive the same during the audit period.
- 6. In want of proper information and records, we are unable to ascertain whether the Company had proper Board –processes and compliance mechanism in place during the audit period.
- 7. No Separate Meeting of independent directors was held during FY 2019-20 pursuant to Section 149(8) read with Schedule IV of Companies Act, 2013 and Regulation 25 of SEBI (Listing Obligation & Disclosure Requirements) Regulations, 2015.
- 8. The Company has not complied with various provisions of SEBI regulations as listed above including the provisions of SEBI (Listing Obligation & Disclosure Requirements) Regulations,2015.
- 9. The Company does not have any functional website as required under Regulation 46 of SEBI (Listing Obligation & Disclosure Requirements) Regulations,2015.
- 10. The Company has not complied with the applicable provisions of Foreign Exchange Management Act 1999 and regulations made thereunder.
- 11. During the period of audit, we are not able to find all quarterly/yearly/half yearly compliances submitted by the Company to the stock exchanges except those which were available on the BSE and NSE portal.
- 12. During the year review, there was no newspaper advertisement published by the Company as per provisions of SEBI (LODR) 2015.
- 13. Corporate Insolvency Resolution Proceedings have been initiated by the order dated August 14, 2019, of Hon'ble National Company Law Tribunal, Allahabad bench during the Financial Year under review Appointment of Interim Resolution Professional (IRP) has been made by the said order of Hon'ble National Company Law Tribunal post classification of Company's Account as non-performing assets by the financial creditors of the Company. During the period of conducting the audit, the Company neither had a company secretary in employment of the Company nor there

was any other officer of the Company for the full tenure of period under review who has been in regular employment of the Company with knowledge of secretarial and legal documents and records of the Company for the full tenure of period under review. Thus, our audit has been based on documents which were produced before us or otherwise came to our knowledge. Our observations listed above are those which we could ascertain and thought, to our judgement, worth reporting and cannot be considered exhaustive.

We further report that:

The Board of Directors of the Company is not constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. In want of information it cannot be confirmed whether adequate notice was given to all directors to schedule the Board Meetings and whether agenda and detailed notes on agenda were sent at least seven days in advance and whether a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

We did not receive minutes book from the company while doing audit, therefore we are not able to comment on the maintenance of minutes. No dissenting views of members of the Board were found recorded in the Minutes of the Meetings produced before us.

We further report that in want of information we are unable to comment on adequacy of systems and processes in the Company commensurating with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

Due to lack of information provided by the company, we are not able to comment on any RBI/FEMA Compliance, if pursue during the year under review. No registers or record has been received by us during the period of audit. Therefore, we are not able to comment on any statutory register and records maintained by the Company during the FY 2019-20.

During the period of audit, we did not receive any information with respect to notice dispatch to Board of Directors of the Company or any newspapers advertisement or any other documents except balance sheet for that FY 2019-20 and others documents. Therefore, we are not able to comment on any matter except above.

We further report that after the close of the period under review, following event(s)/ action(s) have taken place which have a major bearing on the Company's affairs:

During the period of audit i.e. FY 19-20, Fedders Electric and Engineering Limited was undergoing Corporate Insolvency Resolution Process (CIRP) vide order dated August14, 2019, passed by the Hon'ble National Company Law Tribunal, Allahabad bench ("NCLT") under the provisions of the Insolvency &Bankruptcy Code,2016 ("IBC") and the rules and regulations made there under. By virtue of the said order, Interim Resolution Professional ("IRP") was appointed for the Company/Corporate Debtor and thereafter, was confirmed as the Resolution Professional ("RP") in the first meeting of Committee of Creditors ("COC"). As per the Provisions Clause (b) of Sub-Section (1) of Section 17 of Insolvency & Bankruptcy Code,2016 the Powers of Board of Directors of the Company/Corporate Debtor stand suspended and are exercised by the Interim Resolution Professional or Resolution Professional after their respective appointments.

Also before the date of this report the resolution plan submitted by IM + Capitals Ltd was approved by Hon'ble National Company Law Tribunal, Allahabad bench ("NCLT") vide order dated 6th October 2021. In order to supervise and implement the resolution plan a monitoring committee was constituted with each member from resolution applicant, Financial Creditor and Ex-Resolution professional. The Resolution Applicant (IM + Capital Ltd) has paid the entire Resolution amount and same has been distributed to various creditors as per the plan. The Role of the monitoring Committee came to an end on 21st February 2022.

Further before the date of this report the control of Fedders Electric and Engineering Ltd (FEEL) has been transferred to the new management. Hence all the decision relating to the activities of the company ie. Fedders Electric and Engineering Ltd (FEEL) are being taken over by the new management.

For MSTR & Co. Company Secretaries

Teena Rani

1a Digitally signed by Teena Rani Date: 2022.08.04 19:42:47 +05'30'

(CS Teena Rani) M. No.: 40050 C.P. No.: 21768 UDIN: A040050D000743643

Place: Delhi Date:04.08.2022

Annexure-A

To,

The Members, Fedders Electric and Engineering Limited (Formerly, Fedders Lloyd Corporation Limited) CIN: L29299UP1957PLC021118

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

Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.

- 1. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices we followed provide a reasonable basis for our opinion.
- 2. We have not verified the correctness and appropriateness of financial record and Books of Accounts of the Company.
- 3. The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedure on test basis.
- 4. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

For MSTR & Co. Company Secretaries

Teena Rani

(CS Teena Rani) M. No.: 40050 C.P. No.: 21768 UDIN: A040050D000743643

by Teena Rani Date: 2022.08.04

19:43:44 +05'30'

Place: Delhi Date: 04.08.2022



ANNEXURE-3

REPORT ON CORPORATE GOVERNANCE

In accordance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the report containing the details of Corporate Governance systems and processes is given below.

Fedders Electric and Engineering Limited went into Corporate Insolvency Resolution Process under the provisions of the Insolvency and Bankruptcy Code, 2016 ("Code") in terms of order passed by the Hon'ble National Company Law Tribunal ("NCLT"), Allahabad Bench with effect from 14th August, 2019. Its affairs, business, and assets were being managed by the Insolvency Professional, Mr. Ashok Kumar Gulla, appointed as Interim Resolution Professional (IRP) by the NCLT, Allahabad vide order dated 14th August, 2019 and continued as Resolution Professional (RP) by the approval of Committee of Creditors in its meeting held on 12th September, 2019 under provisions of the Code. Further, the Hon'ble NCLT, Allahabad bench vide its order dated 06.10.2021 has approved the Resolution Plan submitted by IM Plus Capitals Ltd. (Successful Resolution Applicant or SRA or RA).

I. <u>COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE</u>

We believe in the philosophy that good corporate governance is not an end in itself. It is a means to support economic efficiency, sustainable growth and financial stability. It facilitates companies' access to capital for long-term investment and helps ensure that shareholders and other stakeholders, who contribute to the success of the corporation, are treated fairly. The Company has created a transparent set of rules and controls in which shareholders, directors and officers have aligned incentives. For us, it is not enough to merely be profitable; we also demonstrate good corporate citizenship along with the practice of discipline and integrity through environmental awareness, ethical behaviour and sound corporate governance practices.

The above principles have been the guiding force for whatever we do and shall continue to be so in the years to come. We keep our governance practices under continuous review and benchmark ourselves to best practices across the globe.

Fedders Electric has formulated a Corporate Compliance Program which is designed and implemented to manage risks, prevent illegal and unethical conduct, and mitigate or eliminate punishments and liabilities when such conduct does take place. The Company has always endeavoured to accept and follow the internationally recognized code of conduct within the organization. It has always been the aim of the Company to exceed and excel through fair and transparent practices. We acknowledge our individual and collective responsibilities to manage our business activities along with catering to the needs of the society we operate in.

II. BOARD OF DIRECTORS

The Company was under Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code, 2016 (IBC) by the Order of Hon'ble National Company Law Tribunal (NCLT), Allahabad Bench dated 14thAugust, 2019. As per Section 17 of the Insolvency and Bankruptcy Code, 2016, the powers of the Board of Directors stands suspended and such powers shall be vested with Mr. Ashok Kumar Gulla, appointed as the IRP on 14th August 2019 and later on confirmed as RP by Committee of Creditors w.e.f. 12th September, 2019.

The Board of Directors of the Company are in a fiduciary position, empowered to oversee the management function with a view to ensure its effectiveness and enhancement of shareholders' value. The Board reviews and approves management strategic plan and business objectives and monitors the Company's strategic



direction. The Board sets strategic goals and seeks accountability for their fulfilment. Acting as trustees on behalf of the shareholders, Board ensures that the Company has clear goals relating to shareholders value and growth.

The Board of Directors of the Company was not duly constituted with proper balance of Executive Directors, Non- Executive Directors and Independent Directors Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Before commencement of CIRP, the Company's Board comprises of 4 Directors with a mix of executive/nonexecutive. Out of total Board members, one Mr. Sanjiv Kavaljit Singh, whole-time Director and Mr. Vansh Vardhan Joshi, Ms. Sadhna Syal and Mr. Prabhu Nath Sinha are Non-Executive Independent Directors. Further, Mr. Prabhu Nath Sinha (DIN: 02506030), Independent Director of the Company resigned from his office w.e.f. 29th August, 2019, due to his pre-occupation in other assignments and same has been disclosed and confirmed by him.

After that, Mr. Sanjiv Kavaljit Singh (DIN: 00015689), Whole-time Director and Chief Executive Officer of the Company resigned from his office w.e.f. 18th October, 2019 and Ms. Sadhna Syal holding position of Independent Director in the Company resigned from the said post w.e.f 08th November, 2019 due to his pre-occupation in other assignments and same has been disclosed and confirmed by him.

A. Composition and Category of Board of Directors

Due to the admission of the Company under Corporate Insolvency Resolution Process, all the powers of the Board of Directors stood suspended and as per Section 17 of the Insolvency and Bankruptcy Code, 2016, the powers of the Board of Directors stands suspended and such powers shall be vested with Mr. Ashok Kumar Gulla, appointed as the IRP on 14th August 2019 and later on confirmed as RP by Committee of Creditors w.e.f. 12th September, 2019.

At the end of the year, there was no duly constituted Board as per the Section 149 of the Companies Act, 2013 and Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements).

B. Board Procedures

The non-existence of the duly constituted Board of Directors of the Company put an end to all the due Board procedures.

C. Number of Board Meetings

On the basis of information received, the Company generally adheres to the provisions of the Act read with the Rules issued thereunder, read with the Secretarial Standards and Listing Regulations with respect to convening and holding the meetings of the Board of Directors and its Committees.

Minimum 4 (four) Board Meetings are required to be held in every year (one meeting in every calendar quarter).

Before the commencement of CIRP, the 2 (two) meetings of the Board of Directors were held on 04th June, 2019 and 20th June, 2019.

D. Director's Attendance Record and their other Directorships/Committee Memberships:

Before the commencement of CIRP, as mandated by Regulation 26 of the Listing Regulations, none of the Director is a member of more than 10 (ten) Board level Committees (considering only Audit Committee and



Stakeholders Relationship Committee) or Chairman of more than 5 (five) Committees across all public limited companies (listed or unlisted) in which he/she is a Director.

Further, all Directors have informed about their Directorships, Committee Memberships/Chairmanships including any change in their positions.

Relevant details till the commencement of CIRP, in accordance with the requirements of the Listing Regulations are given below:

SI. No.	Name of the Directors	Attendance at			other Public Co	ttees Positions held in ompanies
		Board Meetings	Last AGM		Chairperson	Member
1.	Prabhu Nath Sinha	2	No	Nil	Nil	Nil
2.	Sanjiv Kavaljit Singh	2	No	Nil	Nil	Nil
3	Ms. Sadhna Syal	2	No	Nil	Nil	Nil
4	Mr. Vansh Vardhan Joshi	1	No	Nil	Nil	Nil

Notes:

- A. Private Limited Companies, Foreign Companies and Companies under Section 8 of the Act are excluded for the above purposes.
- B. Only Audit Committee and Stakeholders' Relationship Committee of Public Limited Companies are considered for the purpose of reckoning committee positions.

A. Matrix of Skills / Expertise / Competencies of the Board of Directors -

The following is the list of core skills / expertise / competencies identified by the Board of Directors as required in the context of the Company's business and the board along with the names of the Directors, who possess such skill/expertise/competence, are given below:-

- 1. Business & Industry: Knowledge on Company's businesses, policies and culture (including the Mission, Vision and Values) major risks / threats and potential opportunities and knowledge of the industry in which the Company operates.
- 2. Behavioural skills: attributes and competencies to use their knowledge and skills to contribute effectively to the growth of the Company.
- 3. Financial Expertise: Financial and risk management, Internal control, Experience of complex financial reporting processes, capital allocation, resource utilisation, Understanding of Financial policies and accounting statement and assessing economic conditions.
- 4. Strategy and Planning Appreciation of long-term trends, strategic choices and experience in guiding and leading management teams to make decisions in uncertain environments.



- 5. Technical & Professional skills: attributes and competencies to use their knowledge and skills to contribute effectively to the growth of the Company.
- 6. Governance & Compliance: developing governance framework, serving the best interests of all stakeholders, driving board and management accountability, building long-term effective stakeholder engagements and sustaining corporate ethics and values.

Before the commencement of CIRP, the following directors has following skills as mentioned below:

S. No.	Name of Director	Skills					
1.	Mr. Prabhu Nath Sinha	Business & Industry, Behavioural skills, Financial Expertise,					
		Strategy and Planning, Technical & Professional skills and Governance & Compliance					
2.	Mr. Sanjiv Kavaljit Singh	Business & Industry, Behavioural skills, Technical &					
		Professional skills and Governance & Compliance					
3.	Mr. Sadhna Syal	Business & Industry, Behavioural skills, Technical &					
		Professional skills and Governance & Compliance					
4.	Mr. Vansh Vardhan Joshi	Business & Industry, Behavioural skills, Technical &					
		Professional skills and Governance & Compliance					

E. Familiarization Programme

Your Company has put in place a structured induction and Familiarization Programme for all of its directors including the Independent Directors. The Company conducts Familiarization Programme for the Independent Directors to provide them an opportunity to familiarize with the Company, its Management and its operations so as to gain a clear understanding of their roles, rights and responsibilities and contribute significantly towards the growth of the Company.

III. BOARD COMMITTEES

In compliance with the statutory requirements and to focus effectively on the issues and to ensure expedient resolution of the diverse matters, the Board has constituted various committees with specific terms of reference and scope. The Committees are the Board's empowered agents and operate as per their charter/terms of reference.

Before the commencement of CIRP, the Board had duly constituted following statutory and non-statutory committees:

- 1. Audit Committee
- 2. Nomination & Remuneration Committee
- 3. Stakeholder's Relationship Committee
- 4. Committee of Board Of Directors
- 5. Corporate Social Responsibility Committee

Since the Company was under Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code, 2016 (IBC) by the Order of Hon'ble National Company Law Tribunal (NCLT), Allahabad Bench dated 14thAugust, 2019 and as per Section 17 of the Insolvency and Bankruptcy Code, 2016, the powers of the Board of Directors (including its committees) stands suspended and such powers shall be vested with Mr. Ashok Kumar Gulla, appointed as the IRP on 14th August 2019 and later on confirmed as RP by Committee of Creditors w.e.f. 12th September, 2019.



1. <u>Audit Committee</u>

The Audit Committee was, inter alia, entrusted with the responsibilities to monitor the financial reporting, audit process, determine the adequacy of internal controls, evaluate and approve transactions with related parties, disclosure of financial information and recommendation of the appointment of Statutory Auditors.

Before CIRP, the composition of the Audit Committee is in alignment with the provisions of section 177 of the Act and Rules framed thereunder and Regulation 18 of the Listing Regulations. The members of the Audit Committee were financially literate and have experience in financial management. The Committee invites the Directors, CFO and Statutory Auditor to attend the meetings of the Committee.

(b) Composition, Meeting and Attendance

Before the commencement of CIRP, Audit Committee meeting was held on 20th June, 2019. The composition and attendance of the Members at the meetings held during the year are as follows:

Name of Directors	Designation	Category of Director	No of meetings held during the	No. of meetings attended
Mr.Vansh Vardhan Joshi	Chairperson	Non-Executive Independent Director	1	1
Mr. Prabhu Nath Sinha	Member	Non-Executive Independent Director	1	1
Mr. Sanjiv Kavaljit Singh	Member	Executive Director	1	1
Mrs. Sadhna Syal	Member	Non-Executive Independent Director	1	1

2. Nomination and Remuneration Committee

Before the commencement of CIRP, the Nomination and Remuneration Committee was constituted in compliance with the provisions of Section 178 of the Act and Regulation 19 read with Part D of Schedule II of the Listing Regulations.

The Nomination and Remuneration Committee broadly plays a dual role for determining the composition of the Board based on need and requirements of the Company from time to time and determines the overall compensation framework and policy for Directors, senior management and employees. The Committee further reviews that the human resource practices of the Company are effective in maintaining and retaining a competent workforce.

The Nomination and Remuneration Committee was empowered with the following terms of reference and responsibilities in accordance with the provisions of applicable laws and the Nomination and Remuneration Policy:

a) Terms of reference of the Nomination and Remuneration Committee:



- 1. Identification of persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, recommend to the Board their appointment and removal, formulation of criteria for evaluation of performance of independent directors and the board of directors;
- 2. formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to the remuneration of the directors, key managerial personnel and other employees;
- 3. specify the manner for effective evaluation of performance of Board, its committees and individual directors to be carried out either by the Board, by the Nomination and Remuneration Committee or by an independent external agency and review its implementation and compliance.
- 4. To lay out remuneration principles for Directors, Key Managerial Personnel and Senior Management Personnel linked to their effort, performance and achievement relating to the Company's goals trends and practices that prevail in peer companies across the industry.
- 5. Whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors. To ensure the Board Diversity by constituting the structure of Board of Directors.

b) Composition, Meeting and Attendance

In compliance with the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 of SEBI (LODR) Regulation, 2015, this Committee has constituted by the Board of Directors and has been reconstituted from time to time. The Company has constituted the Nomination and Remuneration Committee under the Chairmanship of Ms. Sadhna Syal and Mr. Sanjiv Kavaljit Singh, Mr. Prabhu Nath Sinha and Mr. Vansh Vardhan Joshi as Members of the Committee. There was no meeting held till the commencement of CIRP.

c) Performance Evaluation Criteria for Independent Directors

The criteria for performance evaluation cover the areas relevant to the functioning as Independent Directors such as preparation, participation, conduct and effectiveness.

(d) Remuneration Policy

The Remuneration Policy is designed to attract, motivate, improve productivity and retain manpower, by creating a congenial work environment, encouraging initiatives, personal growth and team work, and inculcating a sense of belonging and involvement, besides offering appropriate remuneration packages and superannuation benefits. The Remuneration Policy of your Company applies to the Directors, Key Managerial Personnel, Senior Management Personnel and other Employees of the Company.

In determining the remuneration of the Directors, Key Managerial Personnel (KMP) and other employees of the Company, a Remuneration Policy has been framed by the Nomination and Remuneration Committee and approved by the Board with the following broad objectives:



- i. Ensuring that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the Company successfully.
- ii. Motivate Key Managerial Personnel and Senior Management to achieve excellence in their performance.
- iii. Relationship of remuneration to performance is clear and meets appropriate performance benchmarks.
- iv. Ensuring that the remuneration to Directors, KMP and Senior Management involves a balance between fixed & incentive pay reflecting short and long-term performance objectives appropriate to the working of the Company and its goals.

The Company's remuneration policy is directed towards rewarding performance based on review of achievements periodically. The remuneration policy is in consonance with the existing industry practice.

DETAILS OF THE REMUNERATION PAID DURING THE FINANCIAL YEAR 2019-20 IS AS MENTIONED BELOW:

SI. No	Name of the Director	(Rs. p.a.)	Perquisites, Provident Fund and other benefits (Rs. p.a.)	Total (Rs. p.a.)
1.	Mr. Sanjiv Kavaljit Singh	33,00,000	0	33,00,000

3. <u>Stakeholders' Relationship Committee</u>

The Stakeholders' Relationship Committee oversees, inter-alia, redressal of shareholders' and investors' grievances, non- receipt of Annual Report, non-receipt of Dividend, transfer/transmission of shares, issue of duplicate shares, exchange of new design share certificates, recording dematerialization/rematerialization of shares and related matters.

(a) Terms of reference of the Stakeholders' Relationship Committee

The terms of reference of the Committee include enquiring into and redressing complaints of shareholders and investors. The composition of the Stakeholders' Relationship Committee is in compliance with the provisions of the Act read with Rules made thereunder and Regulation 20 read with Part D of Schedule II of the Listing Regulations.

(B) Composition, Meeting and Attendance



The Stakeholders Relationship Committee normally meets once in a quarter.

The Company has constituted the Stakeholders Relationship Committee under the Chairmanship of Mr. Prabhu Nath Sinha and Mr. Sanjiv Kavaljit Singh, Mrs. Sadhna Syal and Mr. Vansh Vardhan Joshi as Members of the Committee. There was no meeting held till the commencement of CIRP.

4. Committee of Board of Directors

In line with the provisions of Section 179 of the Act, the Company has constituted a Committee of Board of Directors which is entrusted with substantial powers and responsibilities. The Committee is authorized to transact all the businesses which the Board of Directors is empowered to transact except for the transactions that are mandated to be dealt in at the Board Meeting pursuant to the provisions of the Act.

The Committee meets at regular intervals to decide upon the matters of routine nature and the minutes of the Committee meeting held during the quarter are placed before the Board for its consideration and ratification.

(a) Terms of reference of the Committee of Board of Directors

In accordance with the provisions of the Act, the Committee of Board of Directors has been authorized to grant powers in connection with day-to-day routine matters such as authorization for various tender purposes, banking matters or any other matters for day-to-day business operations of the Company for its smooth functioning.

Since the Company was under Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code, 2016 (IBC) by the Order of Hon'ble National Company Law Tribunal (NCLT), Allahabad Bench dated 14th August, 2019 and as per Section 17 of the Insolvency and Bankruptcy Code, 2016, the powers of the Board of Directors (including its committees) stands suspended and such powers shall be vested with Mr. Ashok Kumar Gulla, appointed as the IRP on 14th August 2019 and later on confirmed as RP by Committee of Creditors w.e.f. 12th September, 2019

5. Corporate Social Responsibility Committee

Brief Outline of the Company's CSR Policy, including overview of projects or programmes undertaken Corporate Social Responsibility (CSR) activities of Fedders Electric and Engineering Limited ("the Company") reflect its philosophy of implementing sound business practices and assisting communities in which it operates; helping shape a better, more sustainable society. We firmly believe that these activities benefit society and enhance the corporate value.

The provisions of Corporate Social Responsibilities shall not be applicable being the losses incurred by the Company during the immediately previous financial year i.e. 2018-19 and hence, no meeting was held during the financial year 2019-20:-

IV. GENERAL BODY MEETINGS

• Details of the last 3 Annual General Meetings of the Company



FINANCI AL YEAR	LOCATION(S)	MEETING DATE	TIME
2017-2018	Regd. Office: 6 and 6/1, UPSIDC Industrial Area, Sikandrabad,District Bulandshahr, Uttar Pradesh-203205.	8 th November,2019	09.00 A.M.
2016-2017	Regd. Office: 6 and 6/1, UPSIDC Industrial Area, Sikandrabad,District Bulandshahr, Uttar Pradesh-203205.	22nd September, 2017	09.30 A.M.
2015-2016	Regd. Office: 6 and 6/1, UPSIDC Industrial Area, Sikandrabad,District Bulandshahr, Uttar Pradesh-203205.	27th August,2016	09.30 A.M

DETAILS OF THE SPECIAL RESOLUTIONS PASSED DURING PREVIOUS THREE ANNUAL GENERAL MEETINGS

The Shareholders passed a Special Resolution in the 62^{nd} Annual General Meeting held on 08^{th} November, 2018

• To approve the appointment of Mr. Sanjiv Kavaljit Singh (DIN: 00015689) as the Whole-time Director of the Company.

The Shareholders passed a Special Resolution in the 61st Annual General Meeting held on 22nd September, 2017

- To approve the re-appointment of Mr. Sham Sunder Dhawan (DIN: 00528056) as the Whole time Director of the Company and payment of remuneration thereof.
- To ratify the remuneration of Cost Auditor M/s Jain Sharma & Associates.
- To approve the re-appointment of Mr. Brij Raj Punj (DIN: 00080956) as the Managing Director of the Company and payment of remuneration thereof.
- To approve the appointment of Mr. Akhter Aziz Siddiqui (DIN: 07726807) as the Whole time Director of the Company and payment of remuneration thereof.

POSTAL BALLOT

No Postal ballot conducted during the year.

Whether any resolutions are proposed to be conducted through postal ballot:

None of the businesses proposed to be transacted at the ensuing Annual General Meeting require passing a resolution through Postal Ballot.

v. MEANS OF COMMUNICATION

Timely disclosure of the information on corporate financial performance and the corporate developments is a sign of good governance practice, which the Company follows:



Publication of quarterly results: e to financial crisis and non-availability of the requisite personnel and other adequate resources, the statement of financial results (quarterly / half yearly / annual) was not published in the newspapers.

• Website:

There was no functional website of the Company as reported in Secretarial Audit Report.

• Stock Exchanges:

As the Company under Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code, 2016 (IBC) by the Order of Hon'ble National Company Law Tribunal (NCLT), Allahabad, Bench dated 14th August, 2019. There were delay in disclosures and some of the disclosures not intimated to BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE") in terms of the Listing Regulations and other rules and regulations issued by the Securities and Exchange Board of India ("SEBI").

• NEAPS (NSE Electronic Application Processing System), BSE Corporate Compliance & the Listing Centre:

NEAPS and BSE Listing Centre are web-based applications designed by NSE and BSE respectively, for the Corporates to electronically file all compliance related filings, inter alia, Shareholding Pattern, Corporate Governance Report, corporate announcements, amongst others in accordance with the Rules, Regulations and Guidelines issued by SEBI.

• SCORES (SEBI Complaints Redress System)

SCORES is a web-based centralized system provided by SEBI to the investors to lodge complaints against listed companies and registered intermediaries and is available 24*7. It facilitates redressal of investor grievances in a speedy manner. The complainant may use SCORES portal to submit the grievance directly to companies/ intermediaries and the complaint shall be forwarded to the entity for resolution. The entity is required to redress the grievance within 30 days, failing which the complaint shall be registered in SCORES.

• Exclusive Email ID for investors

The Company has designated the Email ID **imcapital9830@gmail.com** exclusively for investor servicing, and the same is prominently displayed on the Company's website.

VI. <u>CODE OF CONDUCT</u>

Code of Conduct is a comprehensive document that serves as the ethical road map for the employees and the Company. It also, inter alia, governs the conduct of business in consonance with national interest, fair and accurate presentation of financial statements, being an employer providing equal opportunities to its employees, prohibition on acceptance of gifts and donations that can be intended or perceived to obtain business or uncompetitive favours, practicing political non-alignment, safe and healthy environment for its people, maintaining quality of products and services, being a good corporate citizen, ethical conduct



and commitment for enhancement of stakeholder's value . The Company has a Code of Conduct for the Company for its employees to abide.

VII. <u>DISCLOSURES</u>

a) Related Party Transactions

During the year, there were no Material related party transactions entered during the financial year.

b) Details of non-compliance by the Company, penalties, and structures imposed on the Company by Stock Exchanges or SEBI, or any statutory authority, on any matter related to capital markets, during the last three years

There were several non-compliances under the SEBI regulations viz. Non-submission of Financial Results in time under Regulation 33 (3) and other Regulation of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 for quarter/financial year ended 31.03.2020, quarter ended 30.06.2019, quarter/half year ended 30.09.2019, quarter/nine months period ended 31.12.2019, and also for Non-submission of Annual Report for F.Y. ended 31.03.2020, Non holding of AGM for the year 2020. The Company was under CIRP process during that period and the Exchanges were informed in respect of interalia the insolvency commencement date, the appointment of the RP etc. and the Resolution Professional (RP) was entrusted with the responsibility for the management of the affairs of the Company. Apart from the above, there has not been any non-compliance by the Company in respect of which penalties or strictures have been imposed by Stock Exchange or SEBI or any statutory authority on any matter related to capital markets during the last three years.

d) Whistle Blower Policy Mechanism

Your Company believes in conducting its business and working with all its stakeholders, including employees, customers, suppliers and shareholders in an ethical and lawful manner by adopting highest standards of professionalism, honesty, integrity and ethical behaviour. Your Company prohibits any kind of discrimination, harassment, victimization or any other unfair practice being adopted against an employee. In accordance with Listing Regulations and provisions of the Act your Company has adopted a Whistle Blower Policy with an objective to provide its employees a vigil mechanism whereby concerns can be raised in line with the Company's commitment to highest standards of ethical, moral and legal business conduct and its commitment to open communication.

During the financial year ended 31st March, 2020, no personnel have been denied access to the Chairman of the Audit Committee of the Company.

e) Disclosure of Accounting Treatment

Pursuant to the Notification of Ministry of Corporate Affairs ("MCA") on 16th February, 2015 Companies (Indian Accounting Standards) Rules, 2015 ("IND-AS") came into existence which later on came into force with effect from 1st April, 2015. In accordance with the Guidelines issued by MCA and



SEBI vide circular CIR/CFD/FAC/62/2016 dated 5th July, 2016 , the Company was mandatorily required to prepare its financial statements along with the financial results for the accounting period beginning from 1st April, 2017 in accordance with IND-AS as notified by the MCA. Therefore, during the year under review, the Company has adopted IND-AS in the preparation of

Therefore, during the year under review, the Company has adopted IND-AS in the preparation of financial statements and has not adopted a treatment different from that prescribed under it.

f) Reconciliation of Share Capital Audit

Mr. Sundeep K Parashar, a qualified Practicing Company Secretary carried out a quarterly Share Capital Audit for the purpose of reconciliation of Share Capital held with the National Securities Depository Limited (NSDL) and the Central Depository Services (India) Limited (CDSL) and in physical form with the issued/listed capital during the period under review. The audit report confirms that the total issued/paid-up capital is in agreement with the total number of shares in physical form and the total number of dematerialized shares held with NSDL and CDSL.

g) Compliance with mandatory requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Corporate Governance Report of the Company for the financial ended 31st March, 2020 is generally in compliance with the requirements of the Listing Regulations. However, there are certain non-compliances of Listing Regulations were also observed.

DISCRETIONARY REQUIREMENTS:

A. The Board

After the death, of Late Mr. Brij Raj Punj as an Executive Chairperson, no office for the Chairperson was required to be maintained at the Company's expense.

- B. Modified Opinion in Audit Report Statutory Auditors have given a Disclaimer of Opinion in their Audit Report for the year. The Board comments on the Disclaimer and qualifications made by them are available in the Board Report.
- C. Separate posts of Chairperson and CEO Late Mr. Brij Raj Punj served as the Executive Chairperson of the Company and was also appointed as the Managing Director of the Company. Subsequent to his death, the Board elects a Chairperson to preside over every Meeting amongst the Members present.

E. GENERAL SHAREHOLDERS INFORMATION

1	Annual General Meeting	Remark
	Date	01st September 2022
	Time	12:00 Noon



Venue	At the Registered Office of the Company situated at 6 and 6/1, UPSIDC Industrial Area, Sikandrabad, District Bulandshahr- 203205, Uttar Pradesh	
Financial Year1st April, 2019 to 31st March, 2020		
Date of Book Closure	26th August, 2022 to 01 st September 2022	
Date of Dividend Payment	N.A.	
Name and address of Stock Exchanges at which Company's securities are listed;	BSE Limited ("BSE") Phiroze,JeejeebhoyTowersDalal Street, Mumbai 400 001 National Stock Exchange of India Limited ("NSE") Exchange Plaza, Plot No. C/1, G Block, Bandra-Kurla Complex, Sandra (E), Mumbai 400 051	
Stock Code/ Symbol	BSE 500139 NSE: FEDDERELC ISIN No.: INE249C01011	
Listing Fees to Stock exchanges	The Company has paid the Annual Listing Fees for the financial year 2019- 20 to the above Stock Exchanges.	
Custodial Fees to Depositories	The Company has paid custodial fees for the financial year 2019-20 to National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL).	
	Financial Year Date of Book Closure Date of Dividend Payment Name and address of Stock Exchanges at which Company's securities are listed; Stock Code/ Symbol Listing Fees to Stock exchanges Custodial Fees to	

IX. MARKET PRICE DATA:

Monthly high and low of the Equity Shares of the Company at BSE and NSE during the year ended 31st March, 2020 are as follows:

Months during	BSE		NSE	
the financial year ended 31st March,2019	High (Rs./share)		0	Low (Rs./share)
April , 2019	7.75	6.40	7.61	5.92
May, 2019	6.10	5.30	5.63	4.84
June, 2019	5.05	4.60	4.98	4.37



July, 2019	7.75	6.40	7.61	5.92
August , 2019	Data not available			
September, 2019	Data not available			
October, 2019	Data not available			
November, 2019	Data not available			
December, 2019	Data not available			
January, 2019	Data not available			
February, 2019	Data not available			
March, 2020	Data not available			

Source: BSE and NSE website

The performance comparison of the Company's Share Price with BSE Sensex.

X. SHARE TRANSFER SYSTEM

The Company has appointed Skyline Financial Services Private Limited as the Registrar and Share Transfer Agent ("RTA") of the Company. The work related to share transfer in terms of both physical and electronic mode is being dealt at single point by the RTA. After the completion of preliminary formalities of transfer/transmission by the RTA, the approval of transfer of shares in the physical form is given by the Stakeholders' Relationship Committee ("SRC") of the Board of Directors.

The Company obtains a half-yearly Compliance Certificate from a Company Secretary in practice to the effect that all certificates have been issued within 30 (thirty) days of the date of valid lodgement of transfer, sub-division, consolidation and renewal as required under Regulation 40(9) of the Listing Regulations and files a copy of the said certificate with the Stock Exchanges.

However, pursuant to the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Fourth Amendment) Regulations, 2018, notified on 8th June, 2018, the requests for effecting transfer of securities shall not be processed unless the securities are held in the dematerialized form with a depository. The said amendment shall come into force on the one hundred and eightieth day from the date of its publication in the Official Gazette i.e. 5th December, 2018. All the Shareholders holding shares in physical form have been duly informed of the said amendment in accordance with the Circulars issued by the Stock Exchanges.

XI. UNCLAIMED/UNPAID DIVIDEND

As per the provisions of Section 124 of the Act , dividends unclaimed for a period of 7 (seven) years statutorily gets transferred to the Investor Education and Protection Fund ("IEPF") administered by the Central Government and thereafter cannot be claimed by the investors from the Company. The unclaimed dividend up to the financial year 2010-11 has been duly transferred to the IEPF and hence, there is no claim on the Company in respect of the same.

The dividend for the subsequent years remaining unclaimed for 7 (seven) years will be transferred



by the Company to the IEPF according to the schedule given below.

Shareholders who have not so far claimed their dividend warrant(s) or have not received the same are requested to make an application to the Company for payment of the same. Once the unclaimed dividend is transferred to the IEPF, no claim shall lie on the Company in respect of the same.

Financial Year	Date of declaration	Due date for transfer to IEPF
2011-2012 (Final Dividend)	27th December, 2012	27th January, 2020
2012-2013 (Final Dividend)	11th December, 2013	11th January, 2021
2013-2014 (Final Dividend)	30th October, 2014	30th November, 2021
2014-2015 (Final Dividend)	25th September, 2015	25th October, 2022
A 015-2016 (Final Dividend)	27th August, 2016	27th September, 2023
🛿 016-2017 (Final Dividend)	22nd September, 2017	22nd October, 2024

ATORY TRANSFER OF SHARES TO DEMAT ACCOUNT OF INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY ("IEPF") IN CASE OF UNPAID/ UNCLAIMED DIVIDEND ON SHARES FOR A CONSECUTIVE PERIOD OF SEVEN YEARS

In view of extinguishment of all the shares before approval of resolution plan vide Hon'ble NCLT order dated 6th October 2021, this provision shall not be applicable.

XII. DISTRIBUTION OF SHAREHOLDING AS ON 31st MARCH, 2020

No. of Shares held of Nominal Value of Rs. 10	Share	holders	Total	Total Shares			
each	Number	% to Total	No. of Shares Held	% to Total			
(1)	(2)	(3)	(4)	(5)			
Upto 5000	24529	83.21	38184550	11.24			
5,001 to 10,000	2504	8.49	20957780	6.17			
10,001 to 20,000	1259	4.27	19626600	5.78			
20,001 to 30,000	461	1.56	11978960	3.53			
30,001 to 40,000	190	0.64	6886580	2.03			
40,001 to 50,000	168	0.57	8027040	2.36			
50,001 to 1,00,000	218	0.74	15602770	4.59			
1,00,001 and & Above	149	0.51	218432720	64.30			



ANNUAL REPORT 2019-20

TOTAL	29478	100	339697000	100	
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XII. DEMATERIALIZATION OF SHARES AND LIQUIDITY

The Company has established connectivity with both the depositories viz. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) through its Registrar & Share Transfer Agent- Skyline Financial Services (P) Ltd. This has facilitated the shareholders to hold and trade their shares in 'electronic form. As on 31st March, 2020, 3,34,83,328 equity shares of the Company, forming 98.57% of the shareholding stand dematerialized.

XIV. GREEN INITIATIVE IN CORPORATE GOVERNANCE

As a continuing endeavor towards the 'Go Green' initiative, the Company proposes to send future correspondence and documents such as Notice of the General Meetings, Audited Financial Statements, Directors' Report, Auditors' Report etc. in electronic form, to the E-mail addresses as provided by the Members and made available to us by the Depositories. For Members who have not registered their E-mail addresses, physical copies are being sent by the permitted mode.

In compliance with the provisions of Section 108 of the Act read with the Rules framed thereunder and as per the provisions of the Listing Regulations, the Members are provided with the facility to cast their vote electronically, through the remote e-voting services provided by NSDL, on all the resolutions set forth in the Notice.

xv. <u>COMMODITY PRICE RISK</u>

The Company does not deal in commodities and hence the disclosure pursuant to SEBI Circular dated November 15, 2018 is Nil and is not required to be given.

XVI. PREVENTION OF SEXUAL HARASSMENT OF WOMEN AT WORKPLACE:

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

XVII. PLANT LOCATIONS

- a . Plot No. 6 and 6/1, UPSIDC Industrial Area, Sikandrabad- 203205, Uttar Pradesh
- b. . C-4, Phase- II, Noida Dist. Gautam Budhh Nagar, Uttar Pradesh- 201305
- c . 836, 837, Jambusar- Bharuch Road, Village-Magnad , Dist. Bharuch, Gujarat 392150.
- d Saketi Road, Industrial Area, Tehsil Nahan, Dist. Simor, Himanchal Pradesh
- e S-23 & 24, Phase-Ill, SIPCOT Industrial Complex, Mukundarayapuram, Ranipet-632405
- f Plant No. 24, Sector 2, llE Pantnagar, Dist. Udham Singh Nagar, Uttarakhand

XVIII. OVERSEAS SUBSIDIARY:

Fedders Lloyd Trading FZE



P.O. Box No. 331007, Ras Al Kaimah, **United Arab Emirates** XVII ADDRESS FOR CORRESPONDENCE **Corporate Office INVESTOR RELATIONS DEPARTMENT** C-4, Noida Phase-II Gautam Budh Nagar-201305, Uttar Pradesh Tel No.: +91-120-4169337 E mail id: imcapital9830@gmail.com Website: www.imcapitals.com/fedders-electric-engineering/ Registrar & Share Transfer Agent SKYLINE FINANCIAL SERVICES PRIVATE LIMITED D-153 A, First Floor, Okhla Industrial Area, Phase-I, New Delhi- 110020 Tel No.: +91-11-26812682, 26812683, 84 Fax: +91-11-26812684

E mail ID: admin@skylinerta.com

Website:www.skylinerta.com

COMPLIANCE OFFICER

Ms. Sakshi Goel Company Secretary ICSI Membership No.: A46999



Annexure – I to CG Report

DECLARATION OF COMPLIANCE WITH THE CODE OF CONDUCT

I hereby confirm that the Company has obtained from all the members of the Board and Senior Management Personnel, affirmation(s) that they have complied with the Code of Conduct for Board Members and Senior Management Personnel in respect of the year ended 31st March, 2020.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS OF FEDDERS ELECTRIC AND ENGINEERING LIMITED

Date: 04.08.2022 Place: Ghaziabad

Sd/-Sd/-VISHAL SINGHALTANYA SINGHALManaging DirectorDirectorDIN: 03518795DIN: 08930315



Annexure – II to CG Report

COMPLIANCE CERTIFICATE

(Issued in accordance with the provisions of Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To,

The Board of Directors,

Fedders Electric and Engineering Limited

6 and 6/1, UPSIDC Industrial Area, Sikandrabad, Bulandshahr, Uttar Pradesh 203205

Dear Sirs,

We have reviewed the financial statements together with the Cash Flow Statement of Fedders Electric and Engineering Limited for the financial year ended 31st March, 2020 and that to the best of our knowledge and belief, we state that;

- 1. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
- 2. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- 3. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year ended 31st March, 2020 which is fraudulent, illegal or violate of the Company's code of conduct.
- 4. We accept the responsibility for establishing and maintaining internal controls for financial accounting and we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and the observation have been informed for deficiency in design or operation of such internal controls during the period under review and to strengthen the internal control processes.

We further certify that the following information has been indicated to the Auditors and the Audit committee:

- a) There have been no significant changes in internal control over financial reporting during the year;
- b) There have been no significant changes in accounting policies during the year; and
- c) There have been no instances of significant fraud of which we have become aware and the involvement therein; of the management or an employee having a significant role in the Company's internal control system over financial reporting.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS FEDDERS ELECTRIC AND ENGINEERING LIMITED

Date: 04.08.2022 Place: Uttar Pradesh

Sd/-	Sd/-
VISHAL SINGHAL	NARENDRA KUMAR MISHRA
Managing Director	CFO
DIN: 03518795	DIN: AINPM2689J

Annexure – III to CG Report





607, Rattan Jyoti Building, Rajendra Place, New Delhi – 110 008 Tel:- 91-11- 45063990, 4777 5059 E-mail: <u>deepak@drassociates.org</u> Website: <u>www.drassociates.org</u> **Peer Review Certificate No.: 609/2019**

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

Fedders Electric and Engineering Limited 6 and 6/1, UPSIDC Industrial Area, Sikandrabad, Bulandshahr, Uttar Pradesh – 203205

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Fedders Electric and Engineering Limited having CIN L29299UP1957PLC021118 and having registered office at 6 and 6/1, UPSIDC Industrial Area, Sikandrabad, Bulandshahr, Uttar Pradesh – 203205, (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Fedders Electric & Engineering Limited was admitted under Corporate Insolvency Resolution Process of the Insolvency and Bankruptcy Code 2016 and w.e.f. 14th August 2019, its business and assets were being managed by Resolution Professional, Mr. Ashok Kumar Gulla, appointed by the Hon'ble National Company Law Tribunal Allahabad Bench vide order dated 14.08.2019.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal <u>www.mca.gov.in</u>) as considered necessary and explanations furnished to us by the Company & its officers, we hereby certify that:

 Since the powers of the Board of Directors of the Company ceased to exist and the powers of the Board vested to Mr. Ashok Kumar Gulla, therefore, as on 31st March, 2020, the certification regarding no Directors have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority, shall not be applicable.

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

For DR Associates Company Secretaries Firm Regn.: P2007DE003300

> Date: 08th August 2022 Place: New Delhi

Deepak Gupta Partner CP No.: 4629 UDIN: F005339D000762733 **DR ASSOCIATES** Company Secretaries



Annexure – IV to CG Report 607, Rattan Jyoti Building, Rajendra Place, New Delhi – 110 008 Tel:- 91-11- 45063990, 4777 5059 E-mail: <u>deepak@drassociates.org</u> Website: <u>www.drassociates.org</u> **Peer Review Certificate No.: 609/2019**

CERTIFICATE ON CORPORATE GOVERANCE

The Members, Fedders Electric and Engineering Limited 6 and 6/1, UPSIDC Industrial Area, Sikandrabad, Bulandshahr, Uttar Pradesh - 203205

We have examined the compliances of conditions of Corporate Governance by Fedders Electric and Engineering Limited, for the year ended on 31st March 2020, as stipulated in Part E of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

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

Fedders Electric & Engineering Limited was admitted under Corporate Insolvency Resolution Process of the Insolvency and Bankruptcy Code 2016 and w.e.f. 14th August 2019, its business and assets were being managed by Resolution Professional, Mr. Ashok Kumar Gulla, appointed by the Hon'ble National Company Law Tribunal Allahabad Bench vide order dated 14.08.2019.

In our opinion and to the best of our information and according to the explanations given to us, we certify that:

- In the Secretarial Audit Report issued by M/s MSTR & Associates, Company Secretaries, various observations were mentioned including the constitution of Board of Directors and Committees was not in terms of the provisions of Listing Regulations, non-compliances of the various provisions of the Listing Regulations and non-maintenance of functional website.
- In the absence of information and records pertaining to the financial year ended 31st March 2020, we are not able to express our opinion in respect of compliance of the various conditions of the Corporate Governance as stipulated in the above mentioned Listing Regulations.

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

For DR Associates, Company Secretaries Firm Regn.: P2007DE003300

Place: New Delhi Date: 08th August 2022

Sd/-(Deepak Gupta) Partner CP No.: 4629 UDIN: F005339D000762689



ANNEXURE-4

MANAGEMENT DISCUSSION & ANALYSIS REPORT

This Management Discussion & Analysis Report presents the key performance highlights of the year 2019-20 pertaining to the Company's business. This review should be read in conjunction with the Integrated Report presented in the earlier sections of this Annual Report, the Company's financial statements, the schedules and notes thereto and the other information included elsewhere in this Annual Report. The Company's financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS), complying with the requirements of the Company's Act 2013 and the guidelines issued by Securities and Exchange Board of India (SEBI).

INDIAN ECONOMY

The domestic market had its fair share of upheavals in the financial year under review. A combination of deferral of award decisions and the implementation of long term reforms causing short term economic turbulence have led to a muted environment for project execution.

GLOBAL ECONOMIC OVERVIEW

International markets have witnessed noticeable volatility, triggered by geo-political events, significant movements in currency and commodities, protectionist policies including tariff barriers, a prolonged bout of low oil prices, and constrained fiscal positions of oil producing nations. The recent hardening of oil prices is likely to now give better way to policy makers in GCC countries to allocate increased outlay on essential.

INDUSTRY STRUCTURE AND DEVELOPMENTS

Global business environment continued to remain challenging during fiscal 2019 led by weak global growth, slowdown in China, divergent monetary policies and volatile currencies.

A strong infrastructure sector is vital to the development of a country's economy. However, since last four years, the Indian economy has witnessed particularly an infrastructure sector a severe downturn. Further, a year-on-year basis, the infrastructure sector in India has been affected primarily due to high interest rates, rising inflation, depreciating rupee, sluggish pace of orders and the absence of viable big-ticket projects. Your Company continued to perform with stability and maintained its momentum in the highly volatile market. The Company focused on cost control measures and product mix enrichment to sustain growth and profitability in the challenging year.

Infrastructure sector is a key driver for the Indian economy. The sector is highly responsible for propelling India's overall development and enjoys intense focus from Government for initiating policies that would ensure time-bound creation of world class infrastructure in the country. Infrastructure sector includes power, bridges, dams, roads and urban infrastructure development. In 2019, India ranked 44th out of 167 countries in World Bank's Logistics Performance Index (LPI) 2018. Favorable valuations make the sector an attractive opportunity. Also, increasing impetus to develop infrastructure in the Country is attracting major global



players making this sector as one of the largest receivers of FDI Inflows in India.

Electricity demand in the country has increased rapidly and is expected to rise further in the years to come. In order to meet the increasing demand for electricity in the country, massive addition to the installed generating capacity is required. HVAC systems are becoming one of the key building blocks in modern infrastructure. Rise in infrastructure, rapid urbanization and growth in commercial properties are some of the key factors fuelling the market for HVAC systems in India. With healthy growth anticipated in the real estate sector, the country is expected to witness strong infrastructure development, which would boost the market for HVAC systems over the next five years.

SEGMENT-WISE PERFORMANCE AND BUSINESS OUTLOOK

The Company's strategy for longer term growth has been to continually expand its addressable market by investing in newer geographies and newer industry verticals. Accordingly, the Company's business is broadly classified into following three segments.

STEEL STRUCTURES & ENGINEERING

The Steel Structures & Engineering business of the Company is equipped with highly experienced engineers and "State of the Art" manufacturing facilities with ultramodern plants and machineries for designing any prefabricated structure with latest design and technology. The Company provides onsite fabrication of steel structures, erection, installation, supply, prefabrication of structural steel components at the fabrication facilities for large industrial projects such as Power, Refineries, Steel, Fertilizer, Railways, Petrochemical projects, Preengineered structure for metro stations, structural sheds, Metro Depots and Special Spans in Steel Structure. The Company undertakes Turnkey Projects for designing, engineering, supplying and commissioning of complete Pre-Engineered Building Solutions.

During the period under review, the Steel Structures & Engineering segment of the Company registered the Revenue of Rs. 130.40 Crores which represents 100% of total revenue generated by the Company.

ENVIRONMENTAL CONTROL SYSTEMS

The key trends in the Heating, Ventilation and Air Conditioning ("HVAC") industry are energy savings and precision system control which has led to the use of adjustable frequency drives in HVAC systems today. The HVAC system is designed to reduce energy consumption while maintaining the interior conditions at a comfortable level to keep occupants healthy & productive.

One of the Company's key objectives is to become a leading organization for manufacturing of World Class HVAC Equipment's like Air Handling Units, Fan Coil Units, Air Distribution Products etc. and ensuring healthy environment. The Company pursues energy efficiency aggressively and implements more environmental friendly solutions in the HVAC sector. The Company's environmental control systems division primarily provides the HVAC Equipment to Defence, Railways, Telecom and other specialized application segments, which includes designing , manufacture and supply of Air Handling Units, Fan Coil Units, Air Distribution products, Ventilation Units, etc. used mainly in Commercial Space, Shopping Malls, Buildings, Theaters , Auditoriums , Schools, Universities, Libraries, Temples , Hospitals, IT Industry, Airport , Hotels, etc. Fedders Electric is the only Indian Company which has provided Air Conditioning solution



for Main Battle Tank.

During the year under review, the Company executed orders for Air Conditioning System for Rail Coaches.

OPPORTUNITIES, RISKS AND CONCERNS

The Indian steel sector growth has been driven by the domestic availability of raw materials such as iron ore and easy availability of cost effective labour. Steel sector has thus emerged as a major contributor to India's manufacturing output. The industry is technologically advanced with state-of-the-art steel mills. There has been continuous modernization and up-gradation of older plants and improvement in energy efficiency levels. Steel demand in emerging and developing economies (excl. China) is expected to increase by 4 .9% in 2018 and 4 .5% in 2019. Large scale Infrastructure expansion plans for 121 five year plan (FY 12-17) and raising per capita steel consumption in India promises unprecedented growth potential on Indian Manufacturing Industry during next 10 years.

As an integral part of Urbanization, more than 550 km of Metro Rail projects and 381 km of regional rapid transport systems are under planning and consideration. The Ministry is also in the process of forming a new Metro Policy to promote construction of Metro lines under different financing and administrative models. Accordingly, the Company has plans to facilitate in execution of such projects for urbanization.

The Indian manufacturing sector, for the last two to three years, has been facing challenges despite the continuous effort of the government to boost manufacturing and generate employment through 'Make in India' and 'Skill India' initiatives, along with reforms for improving the ease of doing business. However, the situation is not only linked to the government policies and is also attributed to increased global uncertainty, impacting the manufacturing sector. Further, the subdued demand scenario has kept the domestic and foreign players from making any fresh investments. Volatility in commodity prices and general uncertainty has impacted business environment across the globe and recovery pace in both mature and emerging markets.

Higher demand for energy has led to increasing capacity additions for power generation that, in turn, boosted demand for power generation & transmission. India's power demand is expected to rise up to 1,905 TWH by FY 22. To meet the rising electricity demand, the Central Government plans to expedite market opportunity of US\$ 14.94 billion for power transmission. Private sector companies are being encouraged to participate in rail projects, which were largely in the public domain. The Cabinet approved 'participative models for rail-connectivity & capacity augmented projects', which allows private ownership of some railway lines. The Government proposes to complete electrification of 4000 km of track in the next 3 years.

There are enormous investment opportunities for private players across the entire power sector value chain consisting of generation, transmission, and distribution, and in various infrastructure projects. Therefore, the entry of more private players into the power sector has resulted in increased competition.

Risk management at Fedders Electric is an enterprise-wide function and a holistic approach has been adopted based on Enterprise Risk Management (ERM) Framework. The framework encompasses practices relating to identification, assessment, monitoring and mitigation of various risks towards achievement of business objectives. The ERM is aimed at dealing with



uncertainty and to minimize adverse risk impact on business objectives and enables the Company to leverage business opportunities effectively. The Company relentlessly endeavors not only to minimize risks but convert them into business opportunities that allow it to maximize returns for shareholders from diverse situations. The Company has aligned risk management process with every part of the critical business processes to ensure that the processes are designed & operated effectively towards the achievement of business objectives.

Risks are identified & assessed across all key business functions in a holistic manner.

INTERNAL CONTROL SYSTEMS AND ADEQUACY

Internal Control system had been evaluated by the Auditor & erstwhile Management before CIRP commenced. Scope of work of Auditors covers review of controls on accounting, statutory and other compliances and operational areas in addition to reviews relating to efficiency and economy in operations.

FINANCIAL PERFORMANCE

The Financial Performance with respect to operational performance of the Company is discussed in the Directors' Report which forms part of the Annual Report.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES (HR)

It has been the tradition of the Company to maintain excellent industrial relations at all levels. The Company is hopeful of getting revived upon approval of the Resolution Plan submitted to Hon'ble NCLT, Kanpur Bench for its approval

DISCLOSURE OF ACCOUNTING TREATMENT

The accounts have been prepared in accordance with Indian Accounting Standards (Ind AS) and Disclosures thereon comply with requirements of Ind AS, stipulations contained in Schedule- Ill (revised) as applicable under Section 133 of the Companies Act , 2013 read with Rule 7 of the Companies (Accounts) Rules 2014 , Companies (Indian Accounting Standards) Rules 2015 as amended form time to time , MSMED Act, 2006 , other pronouncement of ICAI, provisions of the Companies Act and Rules and guidelines issued by SEBI as applicable .

CAUTIONARY STATEMENT

The statements forming part of this Report may contain certain forward looking remarks within the meaning of applicable laws and regulations. The actual results, performances or achievements of the Company depend on many factors which may cause material deviation from any future results, performances or achievements.

Significant factors which could make a difference to the Company's operations include domestic and international economic conditions, changes in Government regulations, tax regime and other statutes. The Company assumes no responsibility to publicly amend, modify or revise any forward looking statements on the basis of any subsequent developments, information or events.



ANNUAL REPORT 2019-20 **ANNEXURE-5**

Information as per Section 134 of the Companies Act, 2013, read with the Companies (Account) Rules, 2014 and forming part of the Directors' Report for the period from 1st April, 2019 to 31st March, 2020:

A	Conservation of Energy Steps taken to impact on conservation Steps taken for utilization of alternate sources of energy Capital investment on the conservation equipment	The operations of the energy intensive as engaged in any manufation of the component of the component of the energy of the energ	the Company is not acturing activity. any considered the gy as its priority and
		always ensuring minin way of better energy c	
В	Technology AbsorptionTechnology AbsorptionBenefits derivedExpenditure or Research & Development, ifanyDetails of technology imported, if any year ofimportWhether imported technology fully absorbedAreas where absorption of importedtechnology has not taken place if any	The Company is ta development and technology and all ste adopt the same.	advancements in
С	Foreign Exchange	For the period from 1-04-2019 to 31-03- 2020	For the period from 1-01-2018 to 31-03- 2019
	Earnings	0.23	0.94
	Outgo	0.21	1.33

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS OF FEDDERS ELECTRIC AND ENGINEERING LIMITED

Director

Sd/-Sd/-VISHAL SINGHAL **TANYA SINGHAL Managing Director** DIN: 03518795 DIN: 08930315 Date: 04.08.2022 **Place: Ghaziabad**





ANNEXURE-6

FORM NO. MGT-9 EXTRACT OF ANNUAL RETURN as on the financial year ended on 31st March 2020 [Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies

(Management and Administration) Rules, 2014]

I. <u>REGISTRATION AND OTHER DETAILS:</u>

i)	CIN	L29299UP1957PLC021118
ii)	Registration Date	16/01/1957
iii)	Name of the Company	FEDDERS ELECTRIC AND ENGINEERING LIMITED
iv)	Category of the Company	Company Limited by Shares
-	Sub-Category of the	Non-Government Company
v)	REGISTERED OFFICE ADDRI	ESS OF COMPANY AND CONTACT DETAILS
	Address	6 and 6/1 UPSIDC Industrial Area Sikandrabad Bulandshahr UP 203205
	Town /City	Bulandshahr
	State	Uttar Pradesh
	Pin Code	203205
	Country Name	India
	Country Code	+91
	Telephone (With STD Area Code Number)	011-4169337
	Email Address	Investor.relations@fedderselectric.com
	Address for	6 and 6/1, UPSIDC Industrial Area, Sikandrabad
	correspondence:	Bulandshahr, UP 203205
vi)	Whether Listed Company (Yes/No)	Yes
vii)	Name and Address of Regist	rar & Transfer Agents (RTA):- Full address and
	contact details to be given.	
	Registrar & Transfer Agents (RTA):-	Skyline Financial Services Private Limited
		D-153 A, 1st Floor, Okhla Industrial Area, Phase-I,
	Address	New Delhi-110020
	Town / City	New Delhi
	State	Delhi
	Pin Code:	110020
	Telephone (With STD Area Code Number)	011- 40450193
	Fax Number :	011-42390830



Email Address info@skylinerta.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

All the business activities contributing 10 % or more of the total turnover of the company shall be stated:-

S. No	Name and Description of main products / services		% to total turnover of the company
1.	Steel Structures & Engineering	41003	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

S.No	Name And Address Of The Company	CIN/GLN	Holding/ Subsidiary / Associate	% of shares held	Applicable Section
1.	Fedders Lloyd Trading FZE P.O. Box No. 331007 , Ras Al Khaimah, United Arab Emirates	-	Wholly Owned Subsidiary	100%	2(87)(ii)

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

i) Category-wise Share Holding

Category of	No. of Shar	es held	No. of Shares held at the					No. of Shares held at the end of			
Shareholders	beginning	of the y	ear (As on	1 st	the year (As or	n 31 st		Cha		
	April, 2019))			March,20	20)			nge		
									duri		
									ng		
									the		
				n			1		year		
	Demat	Phys	Total	% of	Demat	Ph	Total	%			
		ical		Total		ysi		of			
				Shar		cal		Tot			
				es				al			
								Sha			
								res			
A. Promoter											
1) Indian											
a) Individual/	3723709	0	372370	10.96	3723709	0	3723709	10.	0.00		
HUF			9					96			
b) Central	-	-	-	-	-	-	-	-	-		
Govt											
c) State	-	-	-	-	-	-	-	-	-		



ENGINEERING

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ENGINEERING					AIN	NUA		2019	-20
Govt(s)									
d) Bodies	1392777	0	139277	41.00	1392777	0	1392777	41.	0.00
Corp	3		73		3		3	00	
e) Banks / FI	-	-	-	-	-	-	-	-	-
f) Any Other	-	-	-	-	-	-	-	-	-
Sub-	1765148	0	17651	51.9	176514	0	176514	51.	0.00
total(A)(1):-	2		482	6	82		82	96	
2) Foreign									
g) NRIs-	200	0	200	0	200	0	200	0	0.00
Individuals									
h) Other-	-	-	-	-	-	-	-	-	-
Individuals									
i) Bodies	-	-	-	-	-	-	-	-	-
Corp.									
j) Banks / FI	-	-	-	-	-	I	-	-	-
k) Any	-	-	-	-	-	-	-	-	-
Other									
Sub-total	200	0	200	0	200	0	200	0	0.00
(A)(2):-									
Total									0.00
Promoter	1765168	0	17651	51.9	176516	0	176516	51.	
Shareholding	2		682	6	82		82	96	
(A)=(A)(1)+ (A)(2)									
B. Public									
Shareholdin									
g									
1) Institutions									
a) Mutual	-	-	-	-	-	-	-	-	-
Funds									
b) Banks / FI	205	0	205	0	150	0	150	0	0.00
c) Central	-	-	-	-	-	-	-	-	-
Govt									
d) State	-	-	-	-	-	-	-	-	-
Govt(s)									
e) Venture	-	-	-	-	-	-	-	-	-
Capital									
Funds									
f) Insurance	-	-	-	-	-	-	-	-	-
ij insurance									
f Insurance Companies	-	-	-	-	-	-	-	-	-
-							1		
Companies	-	-	-	-	-	-	-	-	-
Companies g) FIIs	-	-	-	-	-	-	-	-	-



ENGINEERING

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LINGINELINING									-
Funds									
i) Others	-	-	-	-	-	-	-	-	-
(specify)									
Sub-total	51536	0	51536	0.15	150	0	150		0.00
(B)(1)									
2) Non- Institutions									
1. Non									
Institutions									
a) Bodies									
Corp.									
(i) Indian	1289084	3800	129288	3.81	839172	38	842972	2.4	1.33
(ii)	120,001	3000	4	5.01	037172	00	012772	8	1.55
Overseas									
b) Individuals									
(i)									
Individual									
shareholde					1017753	45			
rs holding	9844019	4568	103008	30.32	5	09	1062850	31.	0.97
nominal		02	21		-	72	7	29	
share									
capital upto Rs. 2									
lakh									
(ii)									
Individual									
shareholde									
rs holding	2002064	0	280386		2883698	0	2883698	8.4	0.24
nominal share	2803864	0	4	8.25		0		9	
capital in									
excess of									
Rs 2 lakh									
c) Others									
(Specify)									
(c-i) Public	3250	0	3250	.01	3651	0	3651	.01	0.00
Trusts									
(c-ii) Non		2252				32		4.4	
Residents	364388	3250 0	396888	1.17	363899	50	396399	1.1 7	0.00
		U				0		/	
(c-iii) Clearing Members	872	0	872	0.00	0	0	0	0	0.00
(c-iv) HUF	100		103309					3.1	
. ,	1033095	0	5	3.04	1077102	0	1077102	7	0.13
(c-v) Investor	40.4500	~	404500	1010	404500	_	40.4700	1.1	0.00
Education and Protection Fund	404798	0	404798	1019	404798	0	404798	9	0.00
riolection runa									



FEDDERS ENGINEERING

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Authority, Ministry of Corporate Affairs									
(d) NBFCs Registered with RBI	1495	0	1495	0	0		0	0	0.00
Firm	79846	0	79846	0.24	79846	0	79846	0.2 4	0.00
Sub-total (B)(2)	1582471 1	4931 02	16317 813	48.0 4	158305 96	48 72 72	163178 68	48. 04	0.00
Total Public Shareholding (B)=(B)(1)+ (B)(2)	1582491 6	4931 02	16318 018	48.0 4	158307 46	48 72 72	163180 18	48. 04	0.00
C. Shares held by Custodian for GDRs & ADRs	-	-	-	-	-	-	-	-	-
Grand Total (A+B+C)	3347659 8	4931 02	33969 700	100	334824 28	48 72 72	339697 00	100	0.00

rounded off to nearest two decimals.



ii) Shareholding of Promoters:-

S. N O	Shareholder 's Name	Shareho beginnin on 1 st Ap	g of the york of t	year (As 5)	Shareholding at the end of the year (31 st March, 2019)		81 st	
		No. of shares	% of total Share s of the comp a ny#	%of Shares Pledged / encumb e red to total shares#	No. of shares	% of total Share s of the comp a ny#	%of Shares Pledged / encumb e red to total shares#	% change in shareholdin g during the year#
1	Fedders Sales Private Limited (Formerly Lloyd Sales Private Limited)	429361 9	12.64	-	429361 9	12.64	-	-
2	Perfect Radiators and Oil Coolers Private Limited	382652 5	11.26	-	382652 5	11.26	-	-
3	Airserco Private Limited	175270 9	5.16	-	175270 9	5.16	-	-
4	Brij Raj Punj	163266 7	4.81	-	163266 7	4.81	-	-
5	Fedders Manufacturin g Private Limited (Formerly Lloyd Manufacturin g Private Limited)	125492 0	3.69	-	125492 0	3.69	-	-
6	Renu Punj	110335 2	3.25	-	110335 2	3.25	-	-
7	Pandit Kanahaya Lal Punj Private Limited	70000 0	2.06	-	70000 0	2.06	-	-
8	Fedders Aircool Private	50000 0	1.47	-	50000 0	1.47	-	-



ENG	GINEERING					ANN	JAL REPO	RT 2019-20
	Limited (Formerly Lloyd Aircon Private Limited)							
9	Fedders Stock & Investments Private Limited (Formerly Lloyd Stock & Investments Private Limited)	50000 0	1.47	-	50000 0	1.47	-	-
10	Himalayan Mineral Waters Private Limited	500000	1.47	-	500000	1.47	-	-
11	Fedders Credits Limited (Formerly Lloyd Credits Limited)	50000 0	1.47	-	50000 0	1.47	-	-
12	Bharat Raj Punj	454990	1.34	-	454990	1.34	-	-
13	Brinda Jajoo	296200	0.87	-	296200	0.87	-	-
14	Bhavna Sareen	236500	0.70	-	236500	0.70	-	-
15	Punj Services Private Limited	100000	0.29	-	100000	0.29	-	-
16	Tulsi Vansh Prakash	200	0.00		200	0.00		

rounded off to nearest two decimals.

iii) Change in Promoters' Shareholding

SI. No	Shareholding at the beginning of the year		Changes during the year		Cumulative Shareholding during the year		Shareholdin g at the end of the year
	No. of share s	% of total shares of the company #	Date of change in shareholdin g *	Change s during the year	No. of share s	% of total shares of the company #	



rounded off to nearest two decimals.

iv) Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

No

S. No.			ling at the g of the year	Shareholding a year	t the end of the	Changes during the year(%)
	Name of Shareholders	No. of shares	% of total shares of the company	No. of Shares	% of total shares of the Company	
1	Investor Education And Protection Fund Authority, Ministry of Corporate Affairs	404798	1.19	404798	1.19	
2	Ranga Prasad N	391071	1.15	391071	1.15	-
3	Ramakant Kasat	223991	0.66	223991	0.66	-
4	Rajul Estates Private Limited	203532	0.60	203532	0.60	-
5	Ranga Prasad Nuthakki	128073	0.37	130073	0.3	0.01
6	Porinju V Veliyath	125000	0.37	125000	0.37	
7	Rajesh Gandhi	98507	0.29	98507	0.29	
8	Bhaijee Portfolio Limited	87000	0.26	87000	0.26	
9	Karvy Stock Broking Limited	81737	0.24	16398	0.05	0.19
10	Damji Ravji Maru	75618	0.22	75618	0.22	0.00

rounded off to nearest two decimals.

v) Shareholding of Directors and Key Managerial Personnel:

S. No			olding at ginning of Ir	Changes dur year	ing the		ative olding the year	Shareholdi ng at the end of the year
	Name of the Directo rs and KMP	No. of share s	% of total shares of the company #	Date of change in shareholdi ng	Change s during the year	No. of share s	% of total shares of the company #	
1.	Mr.	-	-	-	-	-	-	-



	ANNOAL NEI OKT 2019-20							
	Sanjiv Kavaljit Singh, Director							
2.	Mr. Prabhu Nath Sinha, Director	-	-	-	-	-	-	-
3.	Ms. Sadhna Syal, Director	100	0.00	-	-	-	-	-
4.	Vansh Vardhan Joshi, Director	-	-	-	-	-	-	-
5.	Shagun Bajpai, Compan y Secretar y	-	-	-	-	-	-	-

rounded off to nearest two decimals.

During the year, Company went for Corporate Insolvency Resolution Process and due to the same reason all the powers of Board of Directors stood suspended. Furthermore, there were no Board of Directors exists at the end of the Year.

V. INDEBTEDNESS

Indebtedness of the Company including interest outstanding/accrued but not due for payment

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial				
year				
i) Principal Amount	747.38	-	-	747.38
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	747.38	-	-	747.38



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Change in Indebtedness during the financial year				
* Addition	12.43	-	-	12.43
* Reduction	-	-	-	-
Net Change	12.43	0.00	0.00	12.43
Indebtedness at the end of the financial year				
i) Principal Amount				
ii) Interest due but not paid	759.81	-	-	759.81
iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	759.81	-	-	759.81



VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

i. Remuneration to Managing Director, Whole-time Directors and/or Manager:

			(Amount in Rupees)
S	Particulars of	Name of MD/WTD/ Manager	Total Amount
Ν	Remuneration		
•	Carrier and and	Ma Contin Konskit Cinch	
1	Gross salary	Mr. Sanjiv Kavaljit Singh	22.00.000
	(a) Salary as per	33,00,000	33,00,000
	provisions contained		
	in section $17(1)$ of the		
	Income-tax Act, 1961		
	(b) Value of	Nil	
	perquisites u/s 17(2)		
	Income-tax Act, 1961		
	(c) Profits in lieu of	Nil	
	salary under section		
	17(3) Income- tax Act, 1961		
2	Stock Option	Nil	
3	Sweat Equity	Nil	
4	Commission	Nil	
	- as % of profit		
	- others, specify		
5	Others, please specify	Nil	
	Total (A)	33,00,000	33,00,000

ii) Remuneration to other directors:

S. No.	Particulars of Remuneration		Nam	e of Directors	Total Amou nt
1	Independent Directors	Nil	Nil	Nil	-
	Fee for attending board committee meetings	Nil	Nil	Nil	-
	Commission	Nil	Nil	Nil	-
	Others, please specify	Nil	Nil	Nil	-
	Total (1)	Nil	Nil	Nil	-
2	Other Non-Executive Directors	N.A.	N.A.	N.A.	-



Fee for attending board committee meetings	Nil	Nil	Nil	-
Commission	Nil	Nil	Nil	-
Others, please specify	Nil	Nil	Nil	-
Total (2)	Nil	Nil	Nil	-
Total (B)=(1+2)	Nil	Nil	Nil	-
Total Managerial	Nil	Nil	Nil	
Remuneration				-
Overall Ceiling as per the				
Act				-

iii) Remuneration to key managerial personnel other than MD/Manager/WTD

S. No.	Particulars of	Key Manageri	al Personnel
	Remuneration		
		Ms. Shagun Bajpai,	Total Amount
		Company Secretary	
1.	Gross salary		
	(a) Salary as per	5,00,000	5,00,000
	provisions contained in		
	section17(1)of the		
	Income-tax Act,1961		
	(b) Value of perquisites		
	u/s		
	17(2)Income-tax		
	Act,1961		
	(c) Profits in lieu of salary		
	under section		
	17(3)Income-tax		
	Act,1961		
2.	Stock Option	-	-
3.	Sweat Equity	-	-
4.	Commission	-	-



	- as % of profit		
	-others, specify		
5.	Others, please specify	-	-
6.	Total	5,00,000	5,00,000

VII. <u>PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES:</u>

Туре	Section of the Compani es Act	Brief Descripti on	Details of Penalty/Punishment/Compoun ding fees imposed	Authori ty [RD / NCLT / COURT]	Appea l made, if any (give Detail s)	
A. COMPANY	7					
Penalty	N.A.	N.A.	N.A.	N.A.	N.A.	
Punishment	N.A.	N.A.	N.A.	N.A.	N.A.	
Compoundi	N.A.	N.A.	N.A.	N.A.	N.A.	
ng						
B. DIRECTORS						
Penalty	N.A.	N.A.	N.A.	N.A.	N.A.	
Punishment	N.A.	N.A.	N.A.	N.A.	N.A.	
Compoundi	N.A.	N.A.	N.A.	N.A.	N.A.	
ng						
C. OTHER OF	C. OTHER OFFICERS IN DEFAULT					
Penalty	N.A.	N.A.	N.A.	N.A.	N.A.	
Punishment	N.A.	N.A.	N.A.	N.A.	N.A.	
Compoundi	N.A.	N.A.	N.A.	N.A.	N.A.	
ng						

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS OF FEDDERS ELECTRIC AND ENGINEERING LIMITED

Date: 04.08.2022 Place: Ghaziabad

VISHAL SINGHAL TANYA SINGHAL Managing Director Director DIN: 03518795 DIN: 08930315



ANNEXURE-7

PARTICULARS PURSUANT TO SECTION 197(2) OF THE COMPANIES ACT, 2013 READ WITH RULES 5 OF THE COMPANIES (APPOINTMENT & REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

(i) The ratio of the remuneration of each director to the median employee's remuneration for the financial year and such other details as prescribed is as given below:

SI. No.	Name of the Directors	Designation	Ratio
1	Mr. Prabhu Nath Sinha	Director	NA
2	Ms. Sadhna Syal	Director	NA
3	Mr. Vansh Vardhan Joshi	Director	NA
4	Mr. Sanjiv Kavaljit Singh	Whole-time Director & CEO	0.73:1

For this purpose, sitting fees paid to the directors has not been considered as remuneration.

- (ii) The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year: **NA**
- (iii) The percentage increase in the median remuneration of employees in the financial year: NA
- (iv) The numbers of permanent employees on the rolls of Company: 98
- (v) Average percentile increase already made in the salaries of employees other than the Managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration: The average increase in salaries of employees in the 2019-20 was NA. Percentage increase in the managerial remuneration for the year was NA.
- (vi) If remuneration is as per the remuneration policy of the company: It is hereby affirmed that the remuneration paid is as per the Remuneration Policy for Directors, Key Managerial Personnel, Senior Management Personnel and other employees.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS FEDDERS ELECTRIC AND ENGINEERING LIMITED

> Date: 04.08.2022 Place: Ghaziabad

Sd/-VISHAL SINGHAL Managing Director DIN: 03518795 Sd/-TANYA SINGHAL Director DIN: 08930315



Rajiv Malhotra & Associates Chartered Accountants

INDEPENDENT AUDITOR'S REPORT

To The Members of

FEDDERS ELECTRIC AND ENGINEERING LIMITED (FORMERLY KNOWN AS FEDDERS LLYOD CORPORATION LIMITED)

Report on the audit of Standalone Ind AS Financial Statements

We have audited the accompanying Standalone Financial Statements of FEDDERS ELECTRIC AND ENGINEERING LIMITED ("the Company"), which comprise the Balance Sheet as at March 31, 2020, and the Statement of Profit and Loss (including statement of other comprehensive income), the statement of cash Flow and the statement of changes in equity for the year then ended, and notes to the standalone Ind AS financial statements, including a summary of significant accounting policies and other explanatory information (herein after referred to as "Standalone Ind AS Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matters described in Basis for Disclaimer Opinion section of our report, the standalone Ind AS financial statements give the information required by the Companies Act 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31 March, 2020, and its Profit and Loss (including other comprehensive income), statement of Cash Flow and its statement of changes in equity for the year ended.

Corporate Insolvency Resolution Process as per the Insolvency & Bankruptcy Code, 2016 (IBC)

The Hon'ble National Company Law Tribunal, Allahabad Bench ("NCLT") vide its order dated 14th August 2019 admitted an insolvency and bankruptcy petition filed by State Bank of India (a lead member of lender consortium) against Fedders Electric & Engineering Limited("the Company") and appointed Mr. Ashok Kumar Gulla to act as Interim Resolution Professional(IRP) with direction to initiate appropriate action contemplated under extant provisions of the Insolvency and Bankruptcy Code,2016 and other related rules and regulations. In their meeting held on 12thSeptember, 2019, Committee of Creditors (COC) approved appointment of IRP as Resolution Professional (RP). Subsequently, the Hon'ble National Company Law Tribunal, Allahabad Bench ("NCLT") via its order dated October 06, 2021 approved the resolution plan submitted by IM Plus Capitals Limited ("Resolution Applicant", or "RA"). In order to supervise and implement the resolution plan, a monitoring committee was constituted with each member from Resolution applicant,

> #B-4 / 389, Second Floor, Sector – 8 , Rohini, Delhi – 110085, (Near HDFC Bank) INDIA Cell- + 91-9999512184, Tel- 011-49322351, Email: casunilsakral@gmail.com, www.rmacas.com



Financial Creditor and Ex- Resolution Professional. The resolution applicant (IM+ Capitals Limited) has paid entire amount and same was distributed to various creditors as per plan. The role of Monitoring committee came to an end on 21st February 2022. All the decision relating to the activities of the company are being taken by the new Management of the company now.

The following consequential impacts have been given in accordance with approved resolution plan / Accounting Standards :-

- The existing directors of the Company as on the date of order have stand replaced by the new Board of Directors from their office with effect from October 06, 2021. As on date Board consist of the following directors
 - ✓ Mr. Anil Kumar Kaushik (Chairman and Non-Executive Independent Director)
 - ✓ Mr. Vishal Singhal (Executive Director) and
 - ✓ Mrs. Tanya Singhal (Non-Executive Women Director)
- Further. Mr. Narender Kumar Mishra was appointed as Chief Financial Officer ("CFO") and Mrs. Kirti Jain was appointed as whole-time Company Secretary & Compliance Officer ("CS") w.e.f 20th October, 2021 and Mr. Kirti Jain resigned from the said post w.e.f 30th April,2022.
- Thereafter, Ms. Sakshi Goel appointed as Company Secretary & Compliance officer and Mr. Sanjeev Singhal appointed as Independent director of the company w.e.f 09th June 2022

Accordingly, the above audited financials for year ended March 31, 2020 have been endorsed by newly constituted board, confirming that financial results do not contain any material misstatements.

Basis for Disclaimer Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the 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 financial statements under the provisions of the Companies Act, 2013 and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our **disclaimer opinion**.

1. As per "<u>Indian Accounting Standard 36</u>" which describe about impairment of asset, if the carrying amount of the asset is more than recoverable amount then asset need to be impaired and as per "<u>Indian Accounting Standard 109</u>" on financial instruments which also contains provisions of impairment of financials assets through expected credit loss method basis these provisions we were required to seek for any impairment obligations from management.

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- As per "Indian Accounting Standard 109" Company was required to get the Investment at fair value but the same has not been done by the company, accordingly we are unable to ascertain the effect of the same on the Financial statements. We were not provided documentations for FDR (Note 9) and accrued interest (Note 11)
- 3 The Company has not maintained proper records with respect to inventory including reconciliation of goods purchased / sold in terms of quantities held at 31.03.2020 and 31.03.2019 which are valued at **Rs 25.07 Crores (before provision)** and **Rs 41.93 Crores (before provision)**, respectively in the Note No.6 of the Financial Statements. We were asked to carry out physical verification on inventory and fixed asset which was not adequately assessed as on 31.03.2020. Due to non-availability of full records, such assessment could not be fully ascertained.
- 4 Trade Receivables and Payables are subject to confirmations for the year ended 31.03.2020. The Company does not have process in place to perform periodical reconciliation of balances with customers and vendors, we were unable to comment on recoverability of account receivable balance and advance given to suppliers and completeness of account payable balances.
- 5 The company has done multiple inter party balance adjustments during the year, due to which there is reduction in account balances of suppliers and vendors.
- 6 The Company has been continuously making losses, consequently its net worth is negative and the Company's total liabilities exceeded its total assets. , the meeting of consortium Bankers convened on dated 21.07.2018 declaring the Bank Accounts as Non- Performing Asset, the aforesaid non-performance was resulted into Corporate Insolvency Resolution Process under the provisions of IBC, 2016. This indicates the existence of material uncertainty that may cast significant doubt on the Company's ability to continue as a going concern. Under the CIRP, resolution plan submitted IM+ Capitals Limited has been approved by the Hon'ble NCLT vide its order dated October 06th, 2021. Now the operations of the company have been taken over by the management of IM+ Capitals Ltd and Management of the IM+ Capitals Limited has assessed that there is no uncertainity exists that may cast significant doubt on the company's ability to continue as going concern and all the necessary steps has been taken by the new management to continue the company for unforeseeable future. Our Conclusion is not modified in respect of this matter..
- 7. The company has not filed its financial results for the year ended 31 st March 2020 on or before the due date as prescribed under regulation 33 of the SEBI (listing obligations and Disclosure Requirements) Regulations, 2015 and thus violated the aforementioned regulations.

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Emphasis of Matter

We draw attention to the following:

With reference to audit report of financial year 2017-18, auditor had given disclaimer of opinion about sales of Rs. 545.24 crore and purchase of amounting Rs. 544.54 crores for which company does not have sufficient and satisfactory supporting evidence. Further above-mentioned sales and purchases have been transacted between identical parties. With effect of the opinion during the year 2018-19 company had reversed both the sale and purchase values of Rs 414.54 crores.

According to above mentioned limitations, we were unable to comment on appropriateness of transactions between corresponding supplier / vendor.

Further the treatment of the rectification is not done as mentioned in Ind AS 8 it is done through prospective basis (approach) and routed through profit & loss account statement as exceptional item.

- b) The company is facing financial and liquidity crisis since last more than 4 years which resulted in failure to meet commitments to Financial Creditors and other creditors. Operations were severely affected due to liquidity crunch resulted in delay in completion of various projects and consequent effect of being faced with various penalties, Liquidated damages and invocation of bank Guarantees. Major operational activities are closed from more than one year and available management and staff are assuring their best efforts to minimize further deterioration. On the basis of the best judgment's management had created provisions against the various assets which were not treated as specified in respective Ind AS: -
 - 1. Provision against value of Inventories Rs. 0.69 Crore
 - 2. Provision / Bad debts with respect to Customers Rs. 235.48 Crore
 - 3. Provision against loss of Investments in Subsidiary Rs. 4.28 Crores

Other Matters

- i. Special Audit under Income Tax Act 1961, of the Company has been ordered by competent Income tax authority vide its' letter dated 21.12.2019, report of the same is not shared with us.
- ii. Forensic Audit of the Company has been ordered by State Bank of India vide letter dated 15.09.2018.
- iii. As per section 148 of the Companies Act,2013, Cost Audit is applicable on the Company for which Cost Auditor is appointed for the financial year 2019-20 our report is subject to the observations mentioned in his report..
- iv. As per Section 204 of the Companies Act, 2013, Company is required to obtain Secretarial Audit Report from independent practicing Company Secretary which is provided to us during the course of review we found company had defaulted in filing of various returns and other irregularities are there, his report may be refer for detailed observations.

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- Multiple bank accounts were opened by bankers due to devolvement of various letter of credits, the company is not having the complete accounts statements in possession. Therefore, we were unable to comment on the transactions happened with those accounts during the year.
- vi. Reconciliation of sales and purchases with GST returns is not available due to locked user ID's in GST portal and change of various accounting staff.

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 financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Except for the matters described in the Basis for Disclaimer opinion and emphasis of matter, we have determined that there are no other key audit matters to communicate in our report.

Information other than the standalone Ind AS financial statements and Auditor's Report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the financial statements and our auditor's report thereon. Our opinion on the 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 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, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management and Those Charged with Governance's Responsibility for the Standalone Ind AS financial statements

The Management and Board of Directors of the company are responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ('the act') with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, change in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; design, implementation and maintenance of adequate internal financial controls, that were operating effectively

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for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditors' Responsibility

Our objectives are to obtain reasonable assurance about whether the 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 Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from traud 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 Standards on Auditing, 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 collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for explaining our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based

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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.

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

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

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

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

Report on Other Legal and Regulatory Requirements

1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section143 of the Act and on the basis of such checks of the books and records of the Company as we considered appropriate and according to the information and explanations given to us, we give in the Annexure A statement on the matters Specified in paragraphs 3 and 4 of the Order.

As required by section 143(3) of the Act, we report that:

- a) As explained in the Basis for Disclaimer for Opinion paragraph, we were unable to obtain all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit.
- b) The effects of the matters described in the Basis for Disclaimer for Opinion Paragraph, in our opinion, proper books of accounts is not maintained as per requirement of the law by the company so far as it

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appears from our examination of those books and proper returns adequate for the purposes of our audit have been received from various locations not visited by us.

- c) Due to the possible effects of the matter described in the Basis for Disclaimer of Opinion paragraph, we are unable to state whether the Balance Sheet, Statement of Profit & loss, Statements of Cash flow and Statements of Changes in Equity dealt with by this report are in agreement with the books of account and with the return received from various locations not visited by us.
- d) Due to the possible effect of the matter described in the basis for Disclaimer of opinion, we are unable to state the aforesaid standalone IND AS financial statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with the relevant rules there under;
- e) The matter described in the basis for Disclaimer of Opinion paragraph above, in our opinion, may have an adverse effect on the functioning of the Company.
- a) Since the resolution plan has already been approved by Hon'ble NCLT vide order dated October 06, 2021, monitoring committee comprising one representative from financial creditors, one representative from RA and Ex- Resolution Professional, is ensuring implementation of the resolution plan including constitution of the new board of the Company by RA. Accordingly, the above audited results for the year ended March 31, 2020 have been endorsed by newly constituted board, confirming that financial results do not contain any material misstatements. Written representation from directors have been taken on record by the Board of Directors. Accordingly, none of the directors is disqualified as on March 31, 2020 from being appointed as a director in the terms of Section 164 (2) of the Act.
- b) With respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate report in "Annexure B". Our report expresses a Disclaimer opinion on the adequacy and operating effectiveness of the Company's internal financial control over financial reporting.
- c) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:

In absence of proper records, we would not be able to comment whether the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.

- d) In our opinion and to the best of our information and according to the explanations given to us, we report as under with respect to other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014:
 - i

The company has disclosed the impact of pending litigations on its financial position in its

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standalone IND AS financial statements [Refer Note no. 33]

- i The Company did not have any long-term contracts including derivative contracts; as such the question of commenting on any material foreseeable losses thereon does not arise.
- It cannot be identified due to unavailability of the necessary records whether there has been any occasion in case of the Company during the year under report to the Investor Education and Protection Fund.

For Rajiv Malhotra & Associates Chartered Accountants FRN: 021479N Account of the second of the seco

[Partner] Membership Number: 509537

Place : Sikandrabad, U.P. Dated : 04th Aug, 2022 UDIN: 22509537A0HSRT2228

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ANNEXURE A TO THE INDEPENDENT AUDITORS' REPORT

On the basis of such checks as we considered appropriate and according to the information and explanations given to us during the course of our audit, we report that:

L In respect of fixed assets:

- a) According to the information and explanation given to us and on the basis of examination of books and records, the Company has maintained the records, however the same was not showing full particulars including quantitative details, location and situation of fixed assets and as informed the company is in the process of updating the same.
- b) According to the information and explanations given to us those fixed assets were not physically verified by the management at reasonable intervals. Whereas during the course of the audit we had visited limited numbers of sites/ factories and not found proper list / manpower on the location to explain us about the assets, therefore we cannot comment on material discrepancies, if any.
- c) According to the information and explanations given to us and on the basis of our examination of the records of the company, the title deeds of immovable properties are held in the name of the company. However, none is made available to us as they are pledged with the financial institutions. It was further informed that RP has come to know about Vrindavan Land Parcels and subsequently extracted certified copies of documents form the revenue department clearly states the said property is in the name of the company but no related asset is capitalized in the books of the corporate debtor. As stated in Lender Consortium Agreement, Original Copies of Deeds/Agreements of immovable properties, collateral against the debt facility, are held with Lender. During review of the minutes of board meeting dt. 13.06.2018 we noted that a resolution was passed by the board for sale of property situated at A 11 & 12, UPSIDC Area, Sikandrabad, Bulandshahar 203205. Sale consideration is received which has been shown as advance received against sale of land in F.Y. 2018-19, but in F.Y. 2019-20 the same has been treated as sale of land and the amount received has been properly deducted against the value of land showing in the books of accounts. However the treatment done is not fully as per the applicable IND-AS.
- II. In respect of Inventories: The Company does not have any effective mechanism for physical verification of inventories at regular intervals during the year. Although, we have been assigned a detailed physical verification of inventory during the course of audit for which we had given our report of even date for discrepancies, those are still needed to be consider for valuation purposes. For the valuation of inventories, we have relied upon figures disclosed by management of the company in books of accounts.



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- III. Company has granted loans to its wholly owned subsidiary company which is covered in the register maintained under Section 189 of the company Act, 2013.
 - The terms and condition of grant of such loan is prejudicial to the interest as no interest has been charged during the whole financial year.
 - (2) No schedule of repayment of principal and payment of interest has been stipulated.
 - (3) As no repayment schedule has been specified, so overdue cannot be determined.
- IV. Except for the effects of matters described in the basis of Disclaimer of Opinion of our main report, according to the information & explanation given to us, the company has complied with the provisions of section 185 and 186 of the Companies Act, 2013 in respect of loans, investments, guarantee and securities.
- V. In our opinion and according to the information and explanations given to us, the company has not accepted any deposit from the public covered under Section 73 to 76 of the Companies Act, 2013. Therefore, the provisions of the clause 3 (v) of the Order are not applicable to the Company. Whereas in some cases company had defaulted for payments to its' vendors / advance from customers more than 365 days those are not reported as information not provided till the date of signing of report. It is to be noted that RP has invited claims from creditors of the corporate debtor during the CIRP Process and which has been settled as per the approved resolution plan. Although, we have not been provided with Outstanding Ageing Reports by the company.
- VI. We have not reviewed the records maintained by the company pursuant to the rules prescribed by the central government for maintenance of cost records under sub-section (l) of section 148 of the act as we have not been provided with the same Moreover, as informed by the company, cost audit is under process.
- VII. According to the information and explanations given to us and based on the records of the company examined by us, the company has not been regular in depositing the undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income-tax, Goods and service tax and other material statutory dues, as applicable, with the appropriate authorities in India during the year ended 31stMarch, 2020. According to the information and explanation given to us, arrears of undisputed statutory dues outstanding for a period of more than 6 months is not ascertainable due to unavailability of the proper records. According to the information and explanation given to us and based on the records of the company examined by us, the company has not paid/deposited following statutory dues on account of any disputes.

S.No.	Name of Statute	Period	Forum where dispute is pending	Amount (Rs. In Cr)
1	Basic Excise Duty	2009-10, 12-13 to 14-15	Central Sales Tax, Local Sales Tax, VAT , Interest & Penalty etc.	10.93

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2	Central Excise Act 1944.	1996-97, 2014- 15, 16-17	Excise Duty, Interest & Penalty	1.95
3	Income Tax Act 1961	FY 2006-07 to 16-17	Income Tax	2.04
	Total			14.92

*All the Claims against the company / disputed liabilities which was not acknowledged as debt except as shown above has been reduced to zero (NIL) on pursuant to the order of Hon'ble NCLT APPROVING THE RESOLUTION PLAN SUBMITTED BY IM+ CAPITALS LTD.

- VIII. The Hon'ble National Company Law Tribunal, Allahabad Bench ("NCLT") vide its order dated 14th August 2019 admitted an insolvency and bankruptcy petition filed by State Bank of India (a lead member of lender consortium) against Fedders Electric & Engineering Limited ("the Company") and appointed Mr. Ashok Kumar Gulla to act as Interim Resolution Professional (IRP) with direction to initiate appropriate action contemplated under extant provisions of the Insolvency and Bankruptcy Code, 2016 and other related rules and regulations. In their meeting held on 12th September, 2019, Committee of Creditors (CoC) approved appointment of IRP as Resolution Professional (RP). Estimated date for completion of Corporate Insolvency Resolution Processs (CIRP) was 10th February 2020. Subsequently, Hon'ble Tribunal allowed one-time extension of 90 days for completion of CIRP which will expire on 10th May 2020. Due to COVID-19 lockdown from 25th March 2020 till 31st May 2020 (68 days), the period of CIRP get extended up to 17th July 2020. Subsequently, the Hon'ble National Company Law Tribunal, Allahabad Bench ("NCLT") via its order dated October 06, 2021 approved the resolution plan submitted by IM Plus Capitals Limited ("Resolution Applicant", or "RA") and the RA has done the payment of resolution amount and the same has been distributed by the RP amongst the Financial Creditors as per the approved resolution plan.
 - IX. The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year.
 - X. In our opinion and according to the information and explanations given to us, we have not observed any reported fraud during the year. Although, State Bank of India being the lead member of Lending Consortium engaged M/s Kansal Singhal & Associates for forensic audit who submitted their draft report to State Bank of India. The copy of draft record is not available in record of the company. Further, Resolution Professional (RP) with concurrence of Committee of Creditors appointed M/s Grant Thornton India LLP as Transaction Review Auditor under the provisions of IBC, 2016. As informed by RP, the said report is for limited purpose and also covers fraudulent transactions. RP in compliance of relevant provisions of the code filed necessary application to Hon'ble NCLT, Allahabad Bench seeking necessary action on the identified transaction. In respect of all the fraudulent financial transaction and preferential transaction the RA has seeks the relief in the cited matter in their resolution plan with RP, RP has moved the avoidance application

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with NCLT, which has been considered by the NCLT and as per the order of Hon'ble NCLT in the citing matter, the name of the RA has been removed and the matter is pending with SBI and parties involved in the fraudulent and preferential transactions.

- XI. In our opinion in absence of proper records, we would not be able to comment whether the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act read with Schedule V of the Act.
- XII. In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- XIII. In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- XIV. During the year, the Company has not made any preferential allotment or private placement of shares or fully or partly paid convertible debentures and hence reporting under clause 3 (xiv) of the Order is not applicable to the Company.
- XV. In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its Directors or persons connected to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- XVI. The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For Rajiv Malhotra & Associates **Chartered** Accountants HOTRA & AF FRN: 021479N

CA Sunil Kr Sakral [Partner] Membership Number: 509537

Place : Sikandrabad, U.P. Dated : 04th Aug,2022 UDIN : 22509537AOHSRT2228

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Annexure - B to Independent Auditors' Report

(Referred to in our report of even date)

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

We have audited the internal financial controls over financial reporting of FEDDERS ELECTRIC AND ENGINEERING LTD. as of 31st March 2020 in conjunction with our audit of the standalone Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI').

These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India.

Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

Because of the matter described in Disclaimer of Opinion paragraph below, we were not able to obtain sufficient and appropriate audit evidence to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.



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Meaning of Internal Financial Controls over Financial Reporting

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

Disclaimer Opinion

The system of internal financial controls with regard to the company were not made available to us to enable us to determine if the company has established adequate financial controls over financial reporting were operating effectively as at March 31,2020.

We have considered the disclaimer reported above in determining the nature, timing, and extent of audit tests applied in our audit of the financial statements of the company, and the disclaimer has affected our opinion on the financial statements of the company and we have issued a disclaimer of opinion on the financial statements.

For Rajiv Malhotra & Associates



[Partner] Membership Number: 509537

Place : Sikandrabad, U.P. Dated : 04th Aug,2022 UDIN: 22509537AOHSRT2228

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FEDDERS ELECTRIC AND ENGINEERING LIMITED BALANCE SHEET AS AT 31ST MARCH, 2020

		CONTRACTOR OF			(Amount in Crores)
Particulars		Note No.	As at 31 M	March 2020	As at 31 March 2019
ASSETS					
(1) Non	- Current Assets	23		158.92	183.90
(a)	Property, Plant and Equipment	3		130.34	
(b)	Capital work - in - progress		04251	0.05	0.15
ich	Other Intangible Assets	4	1000	0.06	0.15
(d)	Financial assets			10000	0.00
Del	(i) Non Current investments	5		0.86	0.98
	(iii) Other financial assets				
	(iii) other interest sector	8			105.03
Tota	al Non- Current Assets			159.84	185.03
(2) Curr	rent Assets				27.25
	Inventories	6		24.38	21.25
(0)	Financial assets				100.00
(0)	(i) Trade receivables	7	+*	114.95	132.59
	(i) frade receivables	8		1.27	11.86
	(ii) Cash and cash equivalents	9		10.07	12.50
	(iii) Bank Balances other than (ii) above	10		150.89	150.88
	(iv) Loan	10		146.56	127.61
	(iii) Other financial assets	12		41.53	50.00
(c)	Other current assets	12	_	*124 Oldově *	
Tot	al Current Assets			489.65	512.69
	TOTAL ASSETS			649.49	697.72
	x//36/11		414		
	AND LIABILITIES				
EQUITY		100		33.97	33.97
(a)	Equity share capital	13		-667.68	-612.08
(b)	Other Equity	14		-007.00	
Tot	tal Equity			-633.71	-578.11
LIABILITI	IFS				
(1) No	n Current Liabilities				
(1) 100	Financial Liabilities				
(a)	(i) Borrowings	15	38.5	0.00	
		16		2.47	3.79
160	(il) Provision Deferred tax liabilities (Net)	17		15.75	16.76
20			-	18.22	20.55
To	tal Non- Current Llabilities		1	10.22	
(2) Cu	rrent Liabilities				
(a)) Financial Liabilities	1.000			738.70
1976	(i) Borrowings	18		753.90	247.21
	(i) Trade payables	19		256.57	247.21
	Dues of micro and small enterprises			SHOLD.	
	Dues other than micro and small				
	(ii) Other financial liabilities	20		231.35	234.03
76	Other current liabilities	21		18.42	30.21
10	Provisions	22		4.74	5.15
(d	Current tax liabilities (Net)	23		1972	39
	otal Current Liabilities			1,264.98	1,255.28
H				649.49	697.7
	TOTAL EQUITY AND LIABILITIES			649.49	

Summary of significant accounting policles The accompanying notes are an integral part of the financial statements 3 to 51

As per our report of even date attached. Rajiv Malhotra & Associates Chartered Accountants Firm's Registration Number: 021479N unil INTRA AS (CA Sunfi Kr. Sakrai) Partner M. No. 509537 RAUTY Chartered Acces Place : Sikandrabad, U.P. Dated : 04.08.2022 UDIN: 22509537 AOHSRT 2228

For and on behalf of the Board of Directors of Fedders Electric And Engineering Limited

A (Vishel Singhal) Director DIN: 03518795 Chrus

(Narendra Kumar Mishra) CFO

lany (Tanya Singhal) Director DIN: 08930215

ioel) ny Secretary

FEDDERS ELECTRIC AND ENGINEERING LIMITED	
STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2020	

			(Amount in Crores)
Particulars	Note No.	For the year ended 31 March 2020	For the year ended 31 March 2019
Revenue from operations	24	70.50	130.40
Other income	25	0.53	2.33
Total Income		71.03	132.73
Expenses Cost of material consumed	26	49.34	114.66
Changes in inventories of Finished goods and Work - in -progress	27	3.02	5.26
Excise Duty on sale of goods		(a)	
Employee benefit expenses	28	8.15	26.20
Finance Cost	29	9.88	31.47
Depreciation & amortization expenses	30	17.62	18.49
Other Expenses	31	39.52	472.37
Total Expenses		127.53	668.45
Profit before exceptional items & tax		-56.50	-535.72
Add: Exceptional Items			
Add: Exceptional Items- reversal of last year purchase			-414.54
Add: Exceptional Items- reversal of last year sales		~	414.54
Profit/(Loss) before tax		-56.50	-535.72
Less: Tax expenses			1-13/07/9/2
(1) Current tax			
of Current year			
of Earlier years			
(2) Deferred tax			
of Current year		-1.02	-1.25
of Earlier years			
Total Tax Expenses		-1.02	-1.25
Profit after tax	A	-55.48	-534.47
Other Comprehensive Income			988 - 10
A. (i) Items that will be reclassified to profit or loss		13	23
B. (i) Items that will not be reclassified to profit or loss		144.0	
Remeasurements of the defined benefit plans			
Fair value gain on investment		-0.12	0.07
Revaluation Reserve		-0.12	0.07
Foreign Currency Translation Reserve		28	
(ii) Income tax relating to items that will not be reclassified to			
profit or loss		0	
Total Other Comprehensive Income for the year	в	-0.12	0.07
Total Comprehensive Income for the year	(A+B)	-55.60	-534.40
Earning per equity share (Face Value of Rs. 1/- each)	32	the second s	Martin Carlos
carning per equity share (race value of ks. 1/- each) (1) Basic		-16.33	-157.34
(2) Diluted		-16.33	-157.34
Summary of significant accounting policies	2	- 1999 - 1978	CONDECTION

Summary of significant accounting policies 2 The accompanying notes are an integral part of the financial statements 3 to 51

As per our report of even date attached Rajiv Malhotra & Associates Chartered Accountants Firm's Registration Number: 021479N (Crosunil Ke-sakral) Partner M. No. 509537 Place : Sikandrabad, UP Dated : 04/08/2022

Director DIN: 03518795

(Narendra Kumar Mishra) CFO

(Vishat Singhal)

For and on behalf of the Board of Directors of Fedders Electric And Engineering Limited

any (Tanya Singhal) Director DIN: 03518195 (Sakshi Goel) Company Secretary

Dated : 04/08/2022

UDIN 1 22509537 A045812228

	STATEMENT OF OGN FLO	W FOR THE PERIOD ENDED 31 N	earch 2000		
	Particulars		eriod ended 31.03.2020 ount in Crores		Period ended 31.03.2019 Amount in Crores
A.	Cash Flow from Operating Activities:		100	77	
-122.0	Net Profit/(Loss) before tax		-56.51		535.72
	Adjustments for :				
Add	Depreciation	17.62		18.49.	
	FCIR	-		-	
	Remeasurement of defined benefit plan			94	
	Expected Credit loss	11 m		and the second	
	Interest expenses	7.91	25.53	25.43	43.92
			9-240376	- A CONTRACTOR	
Less:	Interest income	0.53		+1.07	
	Gratuity Paid				
	Dividend Income		0.53	+0.00	-1.07
	Operating profit before working capital changes		*** 30.45	0.00	-492.86
	operating proticiteriore working capital changes				
	Trade & other receivables	17.64		172.58	
	Inventories .	2.87		55.08	
	Loans & Advances	-0.03		-43.13	
	Other financial assets	-18.94		53.17	
	Other current assets	8.47		-16.04	
	Other financial liability	-2.63		81.46	
	Other Current Liability	-11.79		25.46	
	Provisions	-1.73		4.17	
	Trade & other pasable	2.36	3.23	-75.44	156.39
	Cash generated from operations		-27.22		-336.48
	Direct tax paid	8	100		13
	Net Cash Flow from Operating Activities		-27.22	-	-336.48
8	Cash Flow from Investing Activities:				
25	Purchase/Sale of Property Plant and equipment	7.45		39.64	
	Sale of investments	0.045841			
	Interest received	-0.53		1.07	
	Dividend received		6.93		40.71
	Net Cash Flow from Investing Activities		6.93		40.71
		0.000	and the second se	2	
C	Cash Flow from Financial Activities:				
20	Long Term Loans and Advances	-			
	Proceeds from Borrowing	15.19		319.94	
	Dividend Paid	-		1	
	Dividend Tax		1.25	12	
	Proceeds from Share Capital/Warrants	and the second second	1-1 003	and the second	
	Interest paid	-7.91	7.28	-25.43	294.51
	Net Cash Flow from Financing Activities		7.28	1000000	294.51
	Net increase/decrease in Cash and Cash Equivalents (A+8+C)		-13.01		-1.26
	Opening Balance of Cash and Cash Equivalents		24.36		25.62
	Closing Balance of Cash and Cash Equivalents		11.34		24.36
	Net increase/ decrease in Cash and Cash Equivalents		-13.01	1	-1.26
	the second s	1. March 1.	The factor of the factor of the	-	ALC: NOT OUT

Note: The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in Indian Accounting Standards-7" "Statements of Cash Flow",

NIES

The accompanying notes are an integral part of the financial statements.

As per our report of even date attached Rajiv Malhotra & Associates Chartered Accountants Firm's Registration Number: 021079N AMD W Associated Associated

RUATE

Place : Sikandrabad, U.P. Dated : 04.08.2022

M. No. 509537

UPIN: 22509537 ADHSRT 2228

Darrored Accord

For and on behalf of the Board of Directors of Fedders Electric And Engineering Limited

(Wshal Singhal) Director DIN: 03518795 Unish

(Narendra Kumar Mishra) CFO



FEDDERS ELECTRIC AND ENGINEERING LIMITED STATEMENT OF CASH FLOW FOR THE PERIOD ENDED 31 March 2020 FEDDERS ELECTRIC AND ENGINEERING LIMITED STATEMENT OF CHANGES IN EQUITY AS ON 31 ST MARCH, 2020

Kip of Shares Amount cashted during the year 33,965,700 h, 2000 33,965,700	w cdmix anore wibits				
33.965,700 33.965,700 Luring the year	articulars			No of Shares	Amount
Nuring the year	alance at at 1st April, 2018			33,969,700	15.55
133965,000 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	hanges in equity share capital d	uning the year			(
uning the year association and association associatio	elance at at 31st March, 2019			33,968,700	33.97
33366,000	anges in equity share capital d	uning the year			
	liance at at 31st March, 2020			33,968,700	33.97
	Particulars	Share warrant	Reserves and Surplus	Other items of Other comorehensive income	
Chara warmant Received and Survivos		and a state of the	and the second se		

Particulars	Share warrant		Reserves and Surplus	10	ALL STATES		o	ther items of Ot	Other items of Other comprehensive income	me	Total
		Security premium	General	Retained Earnings	Revaluation reserve	Capital Reveve	Remeasurement of net defined benefit plans	Revaluation	Revaluation Fair Value through reserve Other Comprehensive Income of Equity Investments	Foreign currency transation reserve	
Belance at at 31st March, 2018		46.44	360.55	495.57	6.92	3.38	0.74	-0.33	0.19		-77.68
Profit for the year Addition/disletion during the year Dividend		1000		-534.67					2010		-534.47 0.07
Balance at at 31st March, 2019		46.44	360.55	+1,030.04	6.92	3.38	0.74	-0.33	0.26		-612.08
Profit for the year Addition/deletion during the year Dividend				a Si					-0.12		-55.48 -0.12 -
Belance at at 31st March, 2020		46,44	360.55	-1,065.52	6.92	3.38	0.74	-0.33	0.14		-667.68

As per our report of even date attached

Rajiv Mathotra & Associates Chartered Accountants

Firm's Registration Number: 021479N (ANN Partney M. N. S00537 35 50

SCCT 1724124 4529025 INION INTES * C Place : Shandrabad, U.P. Dated : DK.08.2022

For and on behalf of the Board of Directors of Feddred Electric And Engineering Limited

(North) Snghall Dimetar Dimetar

(Narendra CFO

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FEDDERS ELECTRIC AND ENGINEERING LIMITED (Formerly known as Fedders Lloyd Corporation Limited)

Notes to the financial statements for the year ended March 31, 2020

1. Corporate Information

Fedders Electric and Engineering Limited (Formerly known as Fedders Lloyd Corporation Limited) ("the Company") is a domestic Public Limited Company and is incorporated under the provisions of the Companies Act, 1956 having Registered Office at 6 and 6/1 UPSIDC Industrial Area, Sikandrabad, Bulandshahr UP - 203205. Its shares are listed on National Stock Exchange of India Limited (NSE) & BSE Limited (BSE) in India and well diversified in the fields of Environment Control Systems (ECS), Fabrication of Steel Structures for Power, Commercial and Industrial Construction Projects and implementation of high power transmission lines. The Company has also been into exports of power equipment's/ components to various funded projects by multilateral agencies.

The Company has mainly three segments:-

- 1. Environmental Control System
- 2. Steel Structure & Engineering
- 3. Power Transmission & Distribution and Overhead Electrification (OHE)

2. Significant accounting policies

2.1 Basis of preparation

The Standalone financial statements ("financial statements") have been prepared to comply in all material aspects with the Indian Accounting Standard (Ind AS) notified under section 133 of the Companies Act, 2013, read together with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and as amended by the Ministry of Corporate Affairs ('MCA') from time to time.

The financial statements have been prepared under historical cost convention on accrual and going concern basis, except for the certain financial instruments which have been measured at fair value as required by relevant Ind ASs.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

All the amounts included in the financial statements are reported in Crores of Indian Rupees, and are rounded to the nearest Crores except per share data and unless stated otherwise.

The Financial statements have been prepared in accordance with Indian Accounting Standards to the extent possible and requirements of all Ind AS have not been complied with in totality.

2.2 Use of Estimates & Basis of Measurement

IND AS enjoins management to make estimates and assumptions related to financial statements that affect reported amount of assets, liabilities, revenue, expenses and contingent liabilities pertaining to the year. Actual result may differ from such estimates. Any revision in accounting estimates is recognized prospectively in the period of change and material revision, including its impact on financial statements, is reported in the notes to accounts in the year of incorporation of



For Fedders Electric Arth Engineering Ltd.

Director

The financial statements have been prepared under the historical cost convention on the accrual basis, except for certain financial instruments and provisions which are measured at fair value at the end of each reporting period, as explained in the accounting policies below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

2.3 Recognition of Income and Expenses

Revenue is measured at the fair value of the consideration received or receivable, taking into account the contractually defined terms of payment net of returns and allowances, trade discounts, volume rebates and taxes or duties collected on behalf of the government.

Company recognizes revenue from sale of goods when significant risks and rewards of ownership in the goods are transferred to the buyer as per the terms of the contract, which coincides with the delivery of goods.

Interest Income from debt instruments is recognized using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash flows over the expected life of financial instrument, to the gross carrying amount of the financial assets or to the amortized cost of the financial liability.

Dividend income is recognized when the Company's right to receive payment is established on or before the Balance Sheet date (Provided that it is probable that the economic benefit will flow to the Company).

Export sales are accounted on the basis of date of bill of lading.

Interest income on investment in fixed deposit is recognized on time proportion basis at the contractual rate.

Other incomes have been recognized on accrual basis in financial statements except for cash flow information.

2.4 Property, Plant and Equipment

An item of Property, Plant and Equipment (PPE) is recognized as an asset, if and only if, it is probable that the future economic benefits associated with the item will flow to the Company and its cost can be measured reliably. PPE are initially recognized at cost. The initial cost of PPE comprises its purchase price (including non-refundable duties and taxes but excluding any trade discounts and rebates), and any directly attributable cost of bringing the asset to its working condition and location for its intended use.



For Fedders Flexing and Engineering Ltd. Director

Subsequent to initial recognition, PPE are stated at cost less accumulated depreciation and any impairment losses. When significant parts of property, plant and equipment are required to be replaced in regular intervals, the Company recognizes such parts as separate component of assets. When an item of PPE is replaced, then its carrying amount is de-recognized from the balance sheet and cost of the new item of PPE is recognized. Further, in case the replaced part was not being depreciated separately, the cost of the replacement is used as an indication to determine the cost of the replaced part at the time it was acquired.

The expenditures that are incurred after the item of PPE has been put to use, such as repairs and maintenance, are normally charged to the statement of profit and loss in the period in which such costs are incurred.

Depreciation is provided on straight line method, at the rates determined based on the economic useful lives of assets estimated by the management; or at the rates prescribed under Schedule II of the Companies Act, 2013, whichever is higher. Accordingly, the Company has used the following rates:-

Name of Assets		Useful Life (in Years)
Building		30
Plant & Machinery		15
Office equipment's	*	5
Furniture & Fixture		10
Vehicle		8

Assets of Rs. 5,000 or less are fully depreciated in the year of purchase.

2.5 Investment Property

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Company, is classified as Investment Property. Investment Property is measured initially at its cost, including transaction costs and where applicable borrowing costs. Subsequent expenditure is capitalized to the asset's carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the Company and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred. When part of an investment property is replaced, the carrying amount of the replaced part is derecognized. Investment Properties (except freehold land) are depreciated using the straight-line method over their estimated useful lives.

2.6 Intangible Assets

Intangible Assets with finite useful lives acquired by the Company are measured at cost less accumulated amortization and accumulated impairment losses. Amortization is charged on a straight-line basis over the estimated useful lives. The estimated useful life and amortization method are reviewed at the end of each annual reporting period, with the effect of any changes in the estimate being accounted for on a prospective basis. On transition to Ind AS, the Company has elected to continue with the carrying value of all of intangible assets recognized as at April 01, 2016 measured as per the previous GAAP and use that carrying value as the deemed cost of intangible assets.



Engineering Ltd. For Fedders Electric And Director

2.7 Goodwill

No self-generated goodwill is recognized. Goodwill arises during the course of acquisition of an entity in terms of accounting treatment provided in IND AS-103 dealing with 'Business Combination'. Goodwill represents the excess of consideration money over the fair value of net assets of the entity under acquisition. Such goodwill is construed to have indefinite life and as such is not subject to annual amortization but annual test of impairment under IND AS - 36. Any shortfall in consideration money vis-à-vis fair value of net assets on account of bargain purchase is recognized in OCI at acquisition point and subsequently transferred to capital reserve.

2.8 Impairment Of Non- Financial Assets

Intangible assets that have an indefinite useful life are not subject to amortization and are tested annually for impairment or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets that suffered impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

2.9 Government Subsidy / Grant

Government Grant is recognized only when there is a reasonable assurance that the entity will comply with the conditions attaching to them and the grants will be received.

- a) Subsidy related to assets is recognized as deferred income which is recognized in the statement of profit & loss on systematic basis over the useful life of the assets. Purchase of assets and receipts of related grants are separately disclosed in statement of cash flow.
- b) Grants related to income are treated as other income in statement of profit & loss subject to due disclosure about the nature of grant.

2.10 Financial Instrument

a) Financial Assets

Initial Recognition and Measurement

All financial assets are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset.

Financial assets are classified, at initial recognition, as financial assets measured at fair value or as financial assets measured at amortized cost.



For Fedders Electric ArcEngineering Ltd. Director

Subsequent Measurement

For purpose of subsequent measurement financial assets are classified in two broad categories:-

- i. Financial Assets at fair value
- ii. Financial assets at amortized cost

Where assets are measured at fair value, gains and losses are either recognized entirely in the statement of profit and loss, or recognized in other comprehensive income. A financial asset that meets the following two conditions is measured at amortized cost.

- i. Business Model Test: The objective of the company's business model is to hold the financial asset to collect the contractual cash flows.
- Cash flow characteristics test: The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payment of principal and interest on the principal amount outstanding.

A financial asset that meets the following two conditions is measured at fair value through OCI:-

- i. Business Model Test: The financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets.
- ii. Cash flow characteristics test: The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payment of principal and interest on the principal amount outstanding.
- All other financial assets are measured at fair value through profit and loss.

All equity investments are measured at fair value in the balance sheet, with value changes recognized in the statement of profit and loss, except for those equity investments for which the entity has elected irrevocable option to present value changes in OCI.

Investment in Associates, Joint Venture and Subsidiaries

The company has accounted for its investment in subsidiaries, associates and joint venture at cost.

Impairment

The Company assesses on a forward looking basis the expected credit losses associated with its assets carried at amortized cost and debt instrument carried at FVTOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk since initial recognition. If credit risk has not increased significantly, twelve month ECL is used to provide for impairment loss, otherwise lifetime ECL is used.

However, only in case of trade receivables, the Company applies the simplified approach which requires expected lifetime losses to be recognized from initial recognition of the receivables.



For Fedders Electric and Engineering Ltd. 100 Director

b) Financial Liabilities

All financial liabilities are initially recognized at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

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

2.11 Fair Value Measurement

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

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

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

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

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

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

Level 1: Quoted (unadjusted) prices for identical assets or liabilities in active markets Level 2: Significant inputs to the fair value measurement are directly or indirectly observable Level 3: Significant inputs to the fair value measurement are unobservable

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



ector Approvincering Ltd. For Fedders Elect Director

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

2.12 Lease assets

The determination of whether an arrangement is a lease is based on whether fulfillment of the arrangement is dependent on the use of a specific asset and the arrangement conveys a right to use the asset, even if that right is not explicitly specified in an arrangement.

Leases where the lessor transfers substantially all the risks and rewards of ownership of the leased asset are classified as finance lease and other leases are classified as operating lease.

Operating lease receipts / payments are recognized as an income / expense on a straight-line basis over the lease term.

Contingent rents are recognized as income / expense in the period in which they are earned/ incurred.

2.13 Inventory

a) Basis of valuation

Inventories are valued at lower of cost and net realizable value after providing cost of obsolescence, if any. However, materials and other items held for use in the production of inventories are not written down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost. The comparison of cost and net realizable value is made on an item-by-item basis.

b) Method of valuation

Raw materials and consumables has been determined by using weighted average cost method and comprises all cost of purchase, freight costs, customs duty (wherever paid) taxes (other than those subsequently recoverable from Tax Authorities) and all other cost incurred in beginning the inventory to their present location and condition. The cost is determined using the Weighted Average Method.

Work in progress include direct and indirect materials, direct and indirect labour and other manufacturing overheads incurred in bringing them to their respective present location and condition.

Finished goods includes direct and indirect materials, direct and indirect labour and other manufacturing overheads incurred in bringing them to their respective present location and condition. Cost is determined on moving weighted average basis.

2.14 Employee benefits

The Company's employee benefits mainly include wages, salaries, bonuses, contribution to plans, defined benefit plans, compensated absences, deferred compensation and share-based payments. The employee benefits are recognized in the year in which the associated services are rendered by the Company employees.



For Fedders Electro and Engineering Lite Director

Defined contribution plans

The contributions to defined contribution plans are recognized in profit or loss as and when the services are rendered by employees. The Company has no further obligations under these plans beyond its periodic contributions.

Provident Fund and Employees' State Insurance Schemes

All employees of the Company are entitled to receive benefits under the Provident Fund, which is a defined contribution plan. Both the employee and the employer make monthly contributions to the plan at a predetermined rate (presently 12%) of the employees' basic salary. The contributions are made to the fund administered and managed by the Government of India. In addition, some employees of the Company are covered-under the employees' state insurance schemes, which are also defined contribution schemes recognized and administered by the Government of India.

Defined benefit plans

In accordance with the local laws and regulations, all the employees in India are entitled for the Gratuity plan. The said plan requires a lump-sum payment to eligible employees (meeting the required vesting service condition) at retirement or termination of employment, based on a predefined formula.

The Company provides for the liability towards the said plans on the basis of actuarial valuation carried out quarterly as at the reporting date, by an independent qualified actuary using the projected-unit-credit method.

The obligation towards the said benefits is recognized in the balance sheet, at the present value of the defined benefit obligations less the fair value of plan assets (being the funded portion). The present value of the said obligation is determined by discounting the estimated future cash outflows, using interest rates of government bonds.

The interest income / (expense) are calculated by applying the above mentioned discount rate to the plan assets and defined benefit obligations liability. The net interest income / (expense) on the net defined benefit liability is recognized in the statement of profit and loss. However, the related re-measurements of the net defined benefit liability are recognized directly in the other comprehensive income in the period in which they arise. The said re-measurements comprise of actuarial gains and losses (arising from experience adjustments and changes in actuarial assumptions), the return on plan assets (excluding interest). Re-measurements are not re-classified to the statement of profit and loss in any of the subsequent periods.



For Fedders Electrophy Engineering Ltd. Director

Other long-term employee benefits

The employees of the Company are entitled to compensated absences as well as other long-term benefits. Compensated absences benefit comprises of encashment and availment of leave balances that were earned by the employees over the period of past employment.

The Company provides for the liability towards the said benefit on the basis of actuarial valuation carried out quarterly as at the reporting date, by an independent qualified actuary using the projected-unit-credit method. The related re-measurements are recognized in the statement of profit and loss in the period in which they arise.

2.15 Tax Expenses

Income Tax expense comprises of current tax and deferred tax charge or credit. Provision for current tax is made with reference to taxable income computed for the financial year for which the financial statements are prepared by applying the tax rates as applicable.

Current Tax

The current tax is calculated on the basis of the tax rates, laws and regulations, which have been enacted or substantively enacted as at the reporting date in the respective countries where the Company operates and generate taxable income. The payment made in excess / (shortfall) of the respective Company's income tax obligation for the period are recognized in the Balance Sheet as current income tax assets / liabilities.

Deferred Tax

Deferred tax is provided using the Balance Sheet approach on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purpose at reporting date. Deferred income tax assets and liabilities are measured using tax rates and tax laws that have been enacted or substantively enacted by the Balance Sheet date and are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled.

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

Unrecognized deferred tax assets are re-assessed at each reporting date and are recognized to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

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



For Fedders Electric And Engineering Ltd. Director

Minimum Alternate Tax

Minimum Alternate Tax credit is recognized as an asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the specified period. Such asset is reviewed at each Balance Sheet date and the carrying amount of the MAT credit asset is written down to the extent there is no longer a convincing evidence to the effect that the Company will pay normal income tax during the specified period.

2.16 Provisions, Contingent Liability and Contingent Assets

- i. A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Company does not recognize a contingent liability but discloses its existence in the financial statements.
- ii. Contingent liabilities, if material, are disclosed by way of notes and contingent assets, if any, are disclosed in the notes to financial statements.
- iii. A provision is recognized, when Company has a present obligation (legal or constructive) as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, in respect of which a reliable estimate can be made for the amount of obligation. The expense relating to the provision is presented in the profit and loss net of any reimbursement.
- iv. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

2.17 Foreign Currency Translation

These financial statements are presented in Indian rupees (INR), which is the Company's functional currency.

Transactions in foreign currency are recorded on initial recognition at the spot rate prevailing at the time of the transaction.

Exchange differences arising on the settlement of monetary items or on translating monetary items at rates different from those at which they were translated on initial recognition during the period or in previous financial statements are recognized in profit or loss in the period in which they arise.

At the end of each reporting period:

- i. Monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date.
- ii. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined.



For Fedders Elec Director

Non-monetary items that are measured terms of historical cost in a foreign currency are iii. not retranslated.

2.18 Current versus non-current classification

The Company presents assets and liabilities in the balance sheet based on current / non-current classification.

Deferred tax assets and liabilities, and all assets and liabilities which are not current (as discussed in the below paragraphs) are classified as non-current assets and liabilities.

An asset is classified as current when it is expected to be realized or intended to be sold or consumed in normal operating cycle, held primarily for the purpose of trading, expected to be realized within twelve months after the reporting period, or cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

A liability is classified as current when it is expected to be settled in normal operating cycle, it is held primarily for the purpose of trading, it is due to be settled within twelve months after the reporting period, or there is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

2.19 Operating Segment

The Chief Operational Decision Maker monitors the operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit and loss and is measured consistently with profit and loss in the financial statements.

The Operating segments have been identified on the basis of the nature of products/services:

- i. Segment revenue includes sales and other income directly identifiable with the segment including intersegment revenue.
- Expenses that are directly identifiable with the segments are considered for determining ii. the segment results. Expenses which relate to the Group as a whole and not allocable to segments are included under unallocable expenditure.
- iii. Income which relates to the Group as a whole and not allocable to segments is included in unallocable income.
- Segment result includes margins on inter-segment and sales which are reduced in arriving iv. at the profit before tax of the Group.
- Segment assets and liabilities include those directly identifiable with the respective V. segments. Unallocable assets and liabilities represent the assets and liabilities that relate to the Group as a whole and not allocable to any segment.



rs Elector And Engineering Ltd. For Fedders Director

2.20 Earnings Per Share

Basic Earnings per share is computed by dividing the net profit after tax by the weighted average number of equity shares outstanding during the period. For the purpose of calculating Diluted Earnings per share, the net profit for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

2.21 Borrowing Cost

Borrowing costs specifically relating to the acquisition or construction of a qualifying asset that necessarily takes a substantial period of time to get ready for its intended use are capitalized as part of the cost of the asset. All other borrowing costs are charged to statement of profit & loss in the period in which it is incurred except loan processing fees which is recognized as per Effective Interest Rate method.

Borrowing costs consist of interest and other costs that Company incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

2.22 Cash and cash Equivalents

Cash and cash equivalents include cash on hand, bank balances and any deposits with original maturities of three months or less (that are readily convertible to known amounts of cash and cash equivalents and subject to an insignificant risk of changes in value). However, for the purpose of the statement of cash flows, in addition to above items, any bank overdrafts / cash credits that are integral part of the Company's cash management, are also included as a component of cash and cash equivalents.

2.23 Critical accounting estimates, assumptions and judgements

The estimates and judgements used in the preparation of the said financial statements are continuously evaluated by the Company, and are based on historical experience and various other assumptions and factors (including expectations of future events), that the Company believes to be reasonable under the existing circumstances. The said estimates and judgements are based on the facts and events, that existed as at the reporting date, or that occurred after that date but provide additional evidence about conditions existing as at the reporting date.

Although the Company regularly assesses these estimates, actual results could differ materially from these estimates - even if the assumptions under-lying such estimates were reasonable when made, if these results differ from historical experience or other assumptions do not turn out to be substantially accurate. The changes in estimates are recognised in the financial statements in the year in which they become known.

2.24 Investment

Investments which are of equity in nature are carried at Fair Value and gain/loss on fair valuation is recognized through OCI.



For Fedders Electric and Engineering Ltd.

2.25 Trade Receivable

Trade Receivables are recognized initially at their fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment.

2.26 Trade and Other payable

These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. Trade and other payables are recognized, initially at fair value, and subsequently measured at amortized cost using effective interest rate method.



For Fedders Electric And Engineering Ltd. Director

NOTENO 3 PROFETY, PLANT AND EQUIPMENT

		GROSS CARRYING AMOUNT	G AMOUNT				Ancumulated Depreciation	ciation		NET CARRYAND AND UT	NET CADOUNC AND THE
PARTICULARS	AS AT 01.04.2019	PURCHASE DURING THE YEAR	DEDUCTION DUSING THE YEAR	AS AT 31.01.2000	01 01 2019	DIP. FOR THE VIAE	Provision for Innectones	DEDUCTION DURENG	88 14	AS AT 31.03.2019	AS AT 31,03,2020
Land - Freehold Building Office Premissio Office Premission Premission Stated Bran & Machinerry Office (Savigment's Motor Car Scootter & Mudaur Cycle	5183 10935 12935 12736 12736 12736 1335 1335 1335 1335 1335 1335 1335 13		1977	46.43 (1993) 1521 1522 1533 1533 1533 1533 1533 1533	. 88 20 20 20 20 20 20 20 20 20 20 20 20 20		1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	······································	111 111 111 111 111 111 111 111 111 11	53.28 55.78 55.78 10.0 10.0 10.0 10.0 10.0 10.0	668 5151 2152 2155 2155 2155 2155 2155 215
Tobil Property, Pant and Equipment	196,515		101	405.27	230.04	17.54		0.22	267.35		

NOTE NO 4 CAPITAL WORK-IN-PROGRESS

N AS UP DIP.FOR Provide and AS NIT CARRYING AMOUNT NIT. AT TO THE From DEDUCTION AS NIT CARRYING AMOUNT NIT. R 31.01.2029 01.04.2019 YEAR Impairment THE YEAR 31.03.2020 KS AT 31.03.2029			GROSS CARRYING AMOUNT	G AMOUNT	and a state of the			A construction of the little			and the second s	and the second se
AT DB: FDR Periodical DB: FDR Periodical DS: FDR Periodical DS: FDR AT THE YEAR DUBNO AT THE THE AT THE YEAR DIAMON AS OL 64.0015 THE YEAR THE YEAR THE YEAR THE YEAR THE YEAR THE YEAR AT THE YEAR AT 131:33:3015 UPspress THE YEAR THE YEAR THE YEAR THE YEAR THE YEAR AT 33:23:005 AS AT 33:23:005 UPspress THE YEAR THE YEAR THE YEAR THE YEAR THE YEAR AL 33:03:2005		45		DEMICTION				adan beamnunthe	CODON-		INLT CASEVING AMOUNT	TWET CARRYING AND INT
	AKTICULARS	AT 01.04.2019	PURCHASE DURING THE YEAR	DURING	AT AT 31.01.2020	OT DT OT DE	DIP. FOR THE VEAR	Provision for	DEDUCTION	8	45 AT 31 03 2019	45 AT 31.05.000
	Clothal Work IN Progress	•	18	1	38		-22	-	ALL LEVE	1000 50/16	-	
	and in the second se									S.	3	2
	in the second seco			The comments	10 m		-					

NOTE NO 4 OTHER INTANOBLE ASSETS

		GROSS CARRYING AMOUNT	NG AMOUNT	N	1		Accumulated Depreciation	ediation.		ALEY CADOVING ASSOCIATE	and the second second
The second s	10		The second se			and the second s		and the second sec		INDOME ON THE OWNER ON THE	THEI LAKKTING AMDUNT
PARTICULARS	54 10 5402.00	PURCHASE DURING THE YEAR	DURING DURING THE YEAR	AS AT 31.00.0020	90 01 01 (01 (01	DEP. FOR THE YEAR	Provision for Impoirment	DEDUCTION DURING THE YEAR	AS AT 31.000 2020	A5 AT 31.03, 2019	AS AT 11,03,2020
and the second se	100 - HI	and a second sec		Cover and the second se				112010030000	0111010000000		
éuemosos.	87. 4		55 (3)	129	1.13	60.0	N.	0.	1.22	2 0.15	909
Total Other Intendible Access	17.									GUR AN	1 B
			-	1 29	1.13	60.0			1.32	9,6	
											avn T
	415.23		7,67	407 56	241 12	1964		The second secon			
				50 LL		1 20.74		0.22	248.58	184.06	152 46

ment of Assets connot be assessed and not previded for loss on impartment of Assets. The Faved Assets shown are as personeds of accounts, no physical verification has been done during last year as well in current year. The inpart



Director nomeering Ltd. For Fedders Elev

158.98

184.06

FEDDERS ELECTRIC AND ENGINEERING LIMITED NOTES TO BALANCE SHEET AS AT 31ST MARCH 2020

	Particulars		NE NE	As at	IN ²	As at
				March-20		March-19
	Trade Investments Quoted	Face	No. of Shares	Value	No. of Shares	Val
	Equity Instruments (At FVOCI)					
	LEEL Electricals Etd	10	100	0.09	100.00	0.
	SBI Mutual Fund (Gold Fund)		50,000	0.07	50,000	0.
	State Bank Of India PSU		49,950	0.04	49,950	0.
	State Bank of Bikaner & Jaipur	10	10,500	0.21	10,500.00	0.
	Total Value of Quoted Investments			0.32	-	0.
3 17-0	Unquoted-Non Trade		10.0	Chippone 3.		
1000	Equity Instruments (At Cost)					
	Subsidiary Company					
	Fedders Lloyd Trading FZE		1	0.54		0
20.	Total Value of Unquoted Investments		a 11 C 1 C 1	0.54		0
			-	0.86	1	0
00	Aggregate amount of quoted investments			0.32		0
1000	Aggregate amount of unquoted investments			0.54		0
-	INVENTORIES Particulars		_	*	1	
4				As at March-20	19	As at March-19
	Raw materials			22.79		36
	Work in progress Finished goods			1.00		2
	Finished goods Material in Transit			1.28		3
	Less:- Provision			-0.69	1	-14
			<u>1</u>	24.38		27
min	TRADE RECEIVABLES			-0		
1	Particulars		-	As at March-20		As at March-19
- 1	(Unsecured)		200-00-000		WARDEN	100100-12
	Considered good		358.38		376.02	
	Expected credit loss Less: Pro for Impairment of Trade receivable		-7.95		-7.95	
3	cess, no for impaintent of trade receivable		-235.48	114.95	-235.48	132.
					-	102.
	CASH AND BANK BALANCES Cash and Cash Equivalents			di l		
	Particulars			As at		Ac. 11
				March-20		As at March-19
	Balances with banks			1.27	1	11
5	Cash on Hand			12		0
				1.27	1	11.
-	Bank Balances	- market		and a second		
ł.	Particulars		-	As at March-20		As at
	Unclaimed dividend account			0.48		March-19 0.
E	Deposits with maturity for Less than 12 months		10	9.59	1 000 000	12
			-	10.07		12.
-	Loan Particulars	-		A		
1			()	As at March-20		As at March-19
L	oan to related party			150.89		150.4
			_	150.89		150.
	OTHER FINANCIAL ASSETS Particulars	-		Transa and a second	and the second second	
ľ				As at March-20		As at March-19
	Retention Money		105.99		89.53	
	ess:- Provision nterest accrued on fixed deposit		-1.55	104.44	-1.55	87.5
	Advances to employee			2.35		0.4
	D Recoverable			26.48		1.6
Ł	arnest Money & Other Deposit		10 P	- 13.29		14.3
12			2. V	146.56	-	127.0
12						
12	and the second			For Fedders	Electric And Engine	eering Ltd.

0

12 OTHER CURRENT ASSETS

As at		As at
March-20		March-19
4.47	Children and the state	3.38
27.65		37.74
0.16		0.14
0.03		0.03
9.22		8.71
41,53		50.00
As at		As at
March-20	0.00	March-19
70.00	1000	70.00
10.10000		- Sanaa V
70.00		70.00
	March-20 4.47 27.65 0.16 0.03 9.22 41.53 As at March-20 70.00	March-20 4.47 27.65 0.16 0.03 9.22 41.53 As at March-20 70.00

Issued, Subscribed and Fully Paid Up Shares 33969700 Equity shares, Re. 10- par value fully paid up (31 March 2020: 33969700 equity shares Re. 10- each) (1 April 2019: 33969700 equity shares Re. 10- each)

Note No 13.1: The reconciliation of the number of shares outstanding at the beginning and at the end of reporting period 31-03-2020:

As at 31st Ma	As at 31st March, 2020		As at 31st March, 2019	
No. of Shares	Amount	No. of Shares	Amount	
33,969,700.00	33.97	33,969,700.00	33.97	
(***)			Des	
1. The second		2016-00-00 (MAR) 20-03		
33,969,700.00	33.97	33,969,700.00	33.97	
	No. of Shares 33,969,700.00	33,969,700.00 33.97	No. of Shares Amount No. of Shares 33,969,700.00 33.97 33,969,700.00	

33.97

33.97

33.97

33.97

Note No 13.2: Terms/rights attached to equity shares

(A) The company has only one class of equity shares having par value of Rs. 10 per share. Each holder of equity shares is entitled to one vote per share. The company declares and pays dividends in Indian rupees. The dividend, if any, proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

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

Note No 13.3: The details of shareholders holding more than 5% shares in the company :

As at 31st M	arch, 2020	As at 31st M	arch, 2019
No. of shares held	% held as at	No. of shares held	% held as at
4,293,619.00	12.64	4,293,619.00	12.6
3,826,525.00	11.26	3,826,525.00	11.20
1,752,709,00	5.16	1,752,709.00	5.1
	As at	82	As at
10	March-20		March-19
			A CONTRACTOR OF
			-
	46.44		46.4
	360.55		360.5
	-1.085.52		-1.030.0
			3.3
	6.92		6.9
	-668.23		-612.7
	0.74		0.7
			0.2
			-0.3
			00
	0.55		0.6
<u>1</u>	-667.68	-	-612.0
	No. of shares held 4,293,619.00 3,826,525.00	4,293,619.00 12.64 3,826,525.00 11.26 1,752,709.00 5.16 As at	No. of shares held % held as at No. of shares held 4,293,619.00 12.64 4,293,619.00 3,826,525.00 11.26 3,826,525.00 1,752,709,00 5.16 1,752,709.00 As at March-20

Share warrant Balance as per last financial statement Adjusted during the year



For Fedders Electric to Engineering Ltd. Director

- 23	Security premium		
3	Salance as per last financial statement Premium on issue of share	46,44	46.44
	remum on issue of share	46.44	46.44
- Mag	Seneral reserve Salance as per last financial statement Addition during the year	360.55	360.55
	Deletion during the year	360.55	360.55
	Retained earning		
	Balance as per last financial statement Profit for the period	-1,030.04 -55.48	-495.57 -534.47
	Dividend during the year. Fransfer to general reserve		<u> </u>
		-1,085.52	-1,030.04
	Capital reserve Balance as per last financial statement	3.38	3.38
	Addition during the year	· · · · · · · · · · · · · · · · · · ·	
		3.38	3.38
	Revaluation reserve		
	Balance as per last financial statement Addition during the year	6.92	6.92
	Remeasurement of defined benefit plan	∞ 6.92	6.92
	Balance as per last financial statement	0.74	0.74
	Addition during the year	0.74	0.74
	nvestment carried at fair value		
	Balance as per last financial statement Addition during the year	0.26	0.19 0.07
		0.14	0.26
	Revaluation reserve		
	Balance as per last financial statement Addition during the year	-0.33	-0.33
		-0.33	-0.33
17	Total other equity	-667.68	-612.08
	BORROWINGS Particulars	As at	As at
	Secured	March-20	March-19
	Ferm Loans		
	From banks Foreign Currency Ioan	0.00	2
	Indian Currency Loan	0.00	
16	Provision		
1.45		As at March-20	As at March-19
100	Sratuity	2.47	3.79
		2.47	3.79
17	DEFERRED TAX LIABILITIES (NET)		
	Particulars	As at	As at
-	and the second se	March-20	March-19
	Deferred tax liabilities Depreciation	0.005	Postar
	Deferred tax liabilities Depreciation Others	13,98 1.77	15.40 1.36
	Depreciation Others Less: Deferred tax assets	13,98 1.77 15.75	15.40
	Depreciation Others	13,98 1.77	15.40 1.36
	Depreciation Others Less: Deferred tax assets	13,98 1.77 15.75	15.40 1.36
	Depreciation Others Less: Deferred tax assets	13.98 1.77 15.75	15.40 <u>1.36</u> <u>16.76</u>
	Depreciation Others Less: Deferred tax assets Others	13.98 <u>1.77</u> <u>15.75</u>	15.40 <u>1.36</u> <u>16.76</u>
18 _	Depreciation Others Less: Deferred tax assets Others Net	13.98 1.77 15.75 - - - - - - - - - - - - - - - - - - -	15.40 1.36 16.76
18 _	Depreciation Others Less: Deferred tax assets Dithers Net BORROWINGS Particulars Secured	13.98 1.77 15.75 	15.40 1.36 16.76 16.76 16.76 March-19
18 _	Depreciation Others Less: Deferred tax assets Dithers Net BORROWINGS Particulars Secured	13.98 <u>1.77</u> <u>15.75</u> <u>15.75</u> <u>15.75</u> <u>As at</u> <u>March-20</u> 753.90	15.40 1.36 16.76 16.76 16.76 March-19 738.70
18 _	Depreciation Others Less: Deferred tax assets Others Net BORROWINGS Particulars Secured From banks	13.98 <u>1.77</u> <u>15.75</u> <u>15.75</u> <u>15.75</u> <u>As at</u> <u>March-20</u> <u>753.90</u>	15.40 1.36 16.76 16.76 16.76 March-19 738.70 738.70
18 _	Depreciation Others Less: Deferred tax assets Others Net BORROWINGS Particulars Secured From banks	13.98 <u>1.77</u> <u>15.75</u> <u>15.75</u> <u>15.75</u> <u>As at</u> <u>March-20</u> 753.90	15.40 1.36 16.76 16.76 16.76 March-19 738.70 738.70
18 _	Depreciation Others Less: Deferred tax assets Dithers Net BORROWINGS Particulars Secured	13.98 <u>1.77</u> <u>15.75</u> <u>15.75</u> <u>15.75</u> <u>As at</u> <u>March-20</u> <u>753.90</u>	15.40 1.36 16.76 16.76 16.76 March-19 738.70 738.70

19	TRADE	PAY	ABLES

Particulars	As at	As at
	March-20	March-19
Current		March-13
Dues of micro and small enterprises	1.76	
Dues other than micro and small enterprises		1.8
	254.81	- 245.4
<i>n</i>	256,57	247.2
0 OTHER FINANCIAL LIABILITIES		412
Particulars	As at	As at
	March-20	
Current maturities of long term debt	5.91	March-19
Interest Accrued but not due on Term Loan	3.31	8.6
Payable on account of employees		45
Security Deposit	3.50	3.4
Expenses payables	~ 74,46	74.4
Audit fee payable	2.82	2.8
Unclaimed dividend	0.14	0.0
	0.48	0.41
Advance from related party	144.04	
	0000000	144.04
	231.35	234.01
OTHER CURRENT LIABILITIES		50 00 MS 30 42 M
Particulars		

	- Ab at	As at
Advance from customer	March-20	March-19
Statutory dues payable	17.36	29.11
Sr Cr. Employee	-2.04	-1.01
	3.10	2.11
	18.42	30.21
22 PROVISIONS		Martine and the second second
Particulars		

	As at	As at
Gratuity	March-20	March-19
Leave encashment Provision for loss on investment	0.46 4.28	0.87 4.28
	4.74	5.15
23 CURRENT TAX LIABILITIES (NET)		

2

Particulars	As at	As at
	March-20	March-19
Provision for tax Less Advance tax		
		1



For Fedders Electric And Engineering Ltd.

N Director

FEDDERS ELECTRIC AND ENGINEERING LIMITED NOTES TO PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH 2020

Particulars		(Amount in Crores)
Sale of product	For the year ended 31 March 2020	For the year ended 31 March 2019
Projects/Manufacturing Goods	70.50	130.40
Less:- Discount	70.50	130.40
	70.50	130.40

25 OTHER INCOME

For the year ended 31 March 2020	For the year ended 31 March 2019
0.53	1.07
211 I. O	
0.53	2.33
	March 2020

26 COST OF MATERIALS CONSUMED

Particulars Raw materials, consumables & component consumed	For the year ended 31 March 2020	For the year ended 31 March 2019
Opening stocks Add:-Purchases Carriage Inwards Less: Closing stocks	36.62 35.44 0.07 22.79 49.34	71.48 79.38 0.42 36.62 114.66

27 CHANGES IN INVENTORIES OF FINISHED GOODS, WORK IN PROGRESS AND STOCK-IN-TRADE

Particulars		ear ended 31 ch 2020	For the year ended 31	
Inventories at the end of the year	Iviar	UI 2020	March 2019	
Finished Goods		240		
Work in Progress		1.28	3.02	
		1.00	2.29	
		2.28		
nventories at the beginning of the year				
inished Goods		3.02	4.93	
Nork In Progress		2.29	0762693	
	2	and the second se	5.64	
		5.31	10.57	
		3.02	5.26	

28 EMPLOYEE BENEFIT EXPENSES

Particulars	year ended 31 Irch 2020	For the year ended 31 March 2019
Wages (Workers) Labour Welfare Salary & wages Contribution to provident and other fund Employer contribution in ESI Gratuity Bonus Leave Encashment Staff Welfare	1.76 0.01 7.36 0.43 0.03 -1.24 0.13 -0.40 0.06	3.71 0.52 20.05 0.97 0.05 0.32 0.25 -0.01 0.21
	8.15	26.20



26.20

For Fedders Electric and Engineering Ltd. Director

29	FINANCE COST		
	Particulars Interest Expense	For the year ended 31 March 2020	For the year ended 31 March 2019
	Bank Charges	7.91 1.97	25.43 6.04
30	DEPRECIATION & AMORTIZATION EXPENSES	9.88	31.47
	Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
	Depreciation on Property, Plant and Equipment Amortisation on Intangible Assets	17.54 0.09	18.27 0.22
		17.62	18.49

31 OTHER EXPENSES Particulars

Particulars		e year ended 31 larch 2020	For the year ended 31
Repair and Maintenance			March 2019
- Plant & Machinery		0.00	
- Building & Office		0.00	0.08
- Others		0.08	0.00
Electricity Charges		0.82	3.58
Factory Overheads		16.35	1.99
Insurance		0.31	38.35
Rent Rate & Taxes		0.40	0.36
Postage & Courier & Telephone Expenses		0.19	1.85
Printing and stationery	162	000-00-0	0.54
Tender Fees		0.03	0.17
Audit Fee (including service tax&GST)		- 1	0.00
Legal & Professional Expenses		0.09	0.05
Travelling & Conveyance Expenses		1.43	1.73
Motor Car Expenses		0.35	2.03
Advertisement Expenses		0.02	0.43
Discount		0.07	0.01
Selling expenses		590.	- 1
Commission		0.10	1.77
Exhibition Expenses			
Research & Development Expenses		24	0.02
Watch & Ward		0.00	0.02
Computer /Software Expenses		0.71	2.12
Donation		0.45	0.15
Fees & Taxes(Including club fee)		(Lasta	0/10
Director Remuneration & church r		0.26	0.22
Director Remuneration & Sitting Fees Warranty Expenses		0.25	0.37
		0.02	0.12
Loss on foreign exchange fluctuation Bad Debts		0.48	2.19
Misc. Expenses		0.03	2.80
Loss on Sale of Fixed Assets		0.01	0.01
Loss on investment in Subsidiary A/c		0.01	0.08
Expenses Entry of Fixed Assets		24	4.28
Expenses Entry of CWIP		100	38.63
Expenses Entry of Inventories			1.00
Expenses Entry of Retention Money		88	14.68
Provision for Impairment of Trade receivable		1	1.55
LD/ Performance Penalties Expenses	100	17.05	235.48
Prior Period Expenses		17.05	115.70
	1	0.04	Control allocation (
		39.52	472.37

32 EARNING PER SHARE

(A) Profit attributable to Equity Shareholders (Rs.)	2019-20	2018-2019
(B) No. of Equity Share outstanding during the year. (C) Face Value of each Equity Share (Rs.) (D) Basic & Diluted earning per Share (Rs.)	 -55.48 33,969,700 10 -16.33	-534.47 33,969,700 10 -157.34



For Fedders Electric And Engineering Ltd. Director

NOTES TO ACCOUNTS:

33) Contingent liability not provided for

Conting Particula	ent liability not provided for	As at 31.03.2020 (Rs. in Crore)	As at 31.03.2019 (Rs. in Crore)
deb a. b. c. d.	Recovery Suits filed by the co. different court Central Excise & Customs Matters	0.00 0.00 0.00 0.00	13.87 29.53 1.95 10.93 2.04
	arantees Ink Guarantees	4,44	134.60

Note : All the Claims against the company / disputed liabilities which was not acknowledged as debt except as shown above has been reduced to zero (NIL) on pursuant to the order of Hon'ble NCLT APPROVING THE RESOLUTION PLAN SUBMITTED BY IM+ CAPITALS LTD.

34) Contracts remaining to be executed On capital account and not provided for

100

NIL

NIL

35) Micro and Small Scale Business Entities

Under the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED) which came into force from October 2, 2006, certain disclosure are required to be made relating to MSME, On the basis of information and record available with the company, the following disclosure are made for the amounts due to Micro, Small and Medium Enterprises:

Particulars	As at 31.03.2020	As at 31.03.2019
incipal amount due to any supplier as at the year end terest due on the principal amount unpaid at the year end to any supplier:	1.76 NIL	1.81 NIL
TOTAL	1.76	1.81

Principal Amount of supplies registered under MSME amounting to Rs.1.76 Crores are under dispute as on balance sheet date, however there is no outstanding of MSME related to this period as on the date of signing



For Fedders Electric and Engineering Ltd. Director

36) Disclosure as per regulation 34 (3) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (Rs in Crores) an given to Subridiany and outstanding

a) Loan given to Subsidiary and o	Loan given to subsidiary and outstanding		
Name of the Company	Relationship	Amount Outstanding as on 31.03.2020	Amount Outstanding as on 31.03.2019
Fedders Lloyd Trading FZE	100% Owned Subsidiary	2.17	2.17

) Loan taken from Subsidiary :	and payable		(Rs. In Crores)
Name of the Company	Relationship	Amount Outstanding as on 31.03.2020	Amount Outstanding as on 31.03.2019
		NIL	NIL

Related Party Disclosures: (in which some Directors are interested) 37)

- Wholly Owned Subsidiaries ł.
 - a. Fedders Lloyd Trading FZE
- List of Key management personnel as defined under Indian Accounting Standard (Ind AS) 24, 'Related party ü. disclosures:
 - Whole Time Director & CEO (w.e.f 08.11.2018 to 18.10.2019) Mr. Sanjiv Kavaljit Singh a.
 - Company Secretary (w.e.f 01.04.2019 to 08.01.2020) b. Mrs. Shagun Bajpai
 - Mr. Sham Sunder Dhawan C.
 - Mr. Akhter Aziz Siddiqui
 - d.
 - Mr. Pulkit Bhasin e.
 - Mr. Randheer Jain f.
- Whole Time Director (w.e.f. 26.04.2018 to 05.05.2018) Whole Time Director (w.e.f 09.02.2017 to 23.05.2018) Company Secretary (w.e.f 30.05.2016 to 27.01.2019) Whole Time Director (w.e.f 13.06.2018 to 17.09.2018)
- Enterprises owned or significantly influenced by key management personnel or their relatives; iii.

		Rs. In Ci	ores
		2019-20	2018-19
		Amount	Amount
э.	Airserco Private Limited	46.03	46.03
b.	LEEL Electricals Limited	(65.10)	(65.10)
с.	LEEL Electricals Limited (security deposit)	(61.29)	(61.29)
d.	Perfect Radiators & Oil Coolers Pvt. Ltd.	(67.41)	(67.41)
e.	PSL Engineering Pvt. Ltd.	76.41	76.41
f.	Regal Information Technology Pvt. Ltd.	3.63	3.63
g.	Fedders Credits Ltd. ~	121	
h.	Fedders IT Technology Pvt. Ltd.	7.23	7.23
i.	Fedders Sales Pvt. Ltd.	5.01	5.01
j.	Fedders Manufacturing Pvt. Ltd.	(9.97)	(9.97)
k.	Fedders Infotech (India) Pvt. Ltd.	(0.35)	(0.35)
l.	Fedders Stock & Investments Pvt. Ltd.	(1.20)	(1.20)
m.	Himalayan Mineral Waters Pvt. Ltd.	9.30	9.30
n.	Punj Engineering Pvt. Ltd.		1
0.	Punj Services Pvt. Ltd.		12
p.	Pandit Kanahaya Lal Punj Pvt. Ltd.	1.11	1.11
q.	PSL Wolfe JV Pvt. Ltd.		1.0
r.	Pandit Kanahaya Lal Punj Trust		-
s .	Brij Raj Punj(HUF)	4	4



. Transactions during the period with Related Parties are as under:	Rs. ir	Crores
Name of Related Party	2019-20	2018-19
Name of Related Party	Amount	Amount
LEEL ELECTRICALS LIMITED (Formerly Known as Lloyd Electric and Engineering Ltd)		
Sales of Goods	99. 19	35.21
Purchase of Goods		12.01
Security Deposit		51.21
Airserco Private Limited		
Sales Return of Goods		34.38
Purchase Return of Goods		6.62
PSL Engineering Private Limited		the second
Sales of Goods		
Sales Return of Goods		33.8
Purchase of Goods		1
Purchase Return of Goods		14.75
Himalayan Mineral Waters Pvt Limited	1	-
Rent		0.0
Key Management Personnel		
Managerial Remuneration Paid		
-Mr. Sanjiv Kavaljit Singh	0.33	
-Mrs. Shagun Bajpai	0.05	
-Mr. Sham Sunder Dhawan		
-Mr. Akhter Aziz Siddiqi		
-Mr. Randhir Jain		
-Mr. Pulkit Bhasin	-	0.1

Polated Parties are as under:

38) Additional Information:-Value of Import (C.I.F) Value:

0.04	1.12
0.00	0.00
0.04	1.12
	510,200,000 P

Value of Raw Material consumed:

		March 31, 2020		March 31, 20	19
		Percentage	Value	Percentage	Value
Import Indigenous	<u>1</u> 2	0.08 99.92	0.04 49.30	0.97 99.03	1.12 113.54
Total		100.00	49.34	100.00	114.66

Remittance in Foreign Currency on account of:

BOTRAS

ed Acces

X

Particulars	March 31, 2020	March 31, 2019
mport Raw Material components & parts ravelling Expenses Other Expenses	0.04 0.04 0.13	0.75 0.19 0.39
Total	0.21	1.33

For Fedders Electric And Engineering Ltd. Director

2.

Earning in Foreign Exchange:

March 31, 2020	March 31, 2019
 0.23	0.94
 0.23	0.94
	0.23

External Commercial Borrowings:-

The Company has total ECB of USD 7,78,947.44 INR 5,86,74,215.91 (Last year USD 12,45,434.05 INR 8,64,07,965.30) is out standing as on reporting date.

39)

temuneration to Auditors:		March 31,	March 31,
Particulars		2020	2019
A TALE TO A HIS Fase)	4	0.09	0.05
Audit fees (Including Tax Audit Fees)		0.09	0.05
Total		0.00	

40) Primary Segment Reporting (Business Segment)

The Company has following Business segments as its primary reportable segments

- a. Environmental control system
- b. Steel Structure & Engineering
- c. Power Project

	and the second se	
gment Revenues, Results and Other Information: Particulars	March 31, 2020	March 31, 2019
I. Segment Revenue	2.62	18.04
i. Environmental control system	2.62	80.70
ii. Steel Structure & Engineering	8.67	33.98
iii. Power Project	59.74	132.72
Sub:- Total (I+II+III)	71.03	132.72
Less:- Inter Segment Revenue		132.72
Net Sales/Income from Operations	71.03	152.74
II. Segment Results		
(PROFIT (+)/LOSS(-))	10.001	(23.17)
i. Environmental control system	(6.00) (17.74)	(293.23)
ii. Steel Structure & Engineering	and the second se	(182.75
iii. Power Project	(22.88)	(501.03
Sub:- Total (i+ii+iii)	(46.62) 9.88	31.46
Less:-i. Finance Cost		3.2
ii. Other un-allocable expenditure net of	0.00	3.22
iii. Un-allocable income	(56.50)	(535.72
Total Profit before tax	(56.50)	(333.72
to the state of the second and the second state of the second stat		

III. Capital Employed (Total assets - current Liability) *

*As certain assets of the Company including manufacturing facilities are often deployed interchangeably, across various Segments, it is impractical to allocate these assets and liabilities segment wise.



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(Rs. in Crores)

Director

Disclosure figures of the gratuity liability of the employees, in accordance with Ind AS 19. The present value of obligation is determined based on actuarial valuation using the Projected Unit Credit Method.

resent Benefit Obligation-As per Actuarial Valuation	(Rs. In Crores)	
	March 31, 2020	March 31, 2019
Particulars	3.79	3.80
Present Value of obligation as at the beginning of the period	0.29	0.29
Interest Cost	0.09	0.27
Service Cost	(0.08)	(0.33)
Benefit Pald	0.00	0.00
Past service cost including curtailment Gain/Loss on obligation	(1.62)	(0.24)
Total Actuarial Gain/Loss on Obligation	2.47	3.79
Present Value of obligation as at the End of the period	6.77	

As non Actuarial Valuation

aland in the Income Statement

The Amount recognized in the income statement	March 31, 2020	March 31, 2019
Particulars	0.29	0.29
Interest Cost	0.09	0.27
Service Cost	0.38	0.56
Expenses recognized in the Income Statement	0.55	Control of the second

Net Liability recognized in the Balance Sheet	March 31, 2020	March 31, 2019
Particulars	2.47	3.79
Present Value of obligation at end	2.47	
Fair Value of Plant Assets		(3.79)
Unfunded Liability /Provision in Balance Sheet	(2.47)	(3.79)
Unfunded Liability recognized in the Balance Sheet	(2.47)	(3.73)

nt (gain)/ loss recognized in other comprehensive income

Particulars	March 31, 2020	March 31, 2019
Actuarial (Gain)/Loss on arising from Change in Demographic	-5	
Assumption Actuarial (Gain)/Loss on arising from Change in Financial Assumption	(0.59)	(0.01
Actuarial (Gain)/Loss on arising from Experience Adjustment	1.68	0.25
Total	1.09	0.24

Principal assumptions used in determining defined benefit obligation.

	" March 31, 2020	March 31, 2019
Particulars	6.80	7.66
i) Discounting Rate	8.00	8.00
ii) Future salary Increase	122	60
iii) Retirement Age (Years)	60	
iv) Mortality rates inclusive of provision for disability **		of IALM (2006 - 08)
iv) Mortainty rates in	Withdrawal	Withdrawal
v) Ages	Rate (%)	Rate (%)
Up to 30 Years	3	3

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For Fedders Electric And Engineering Ltd.

	 2
From 31 to 44 years	 1
Above 44 years	

ensitivity Analysis of the defined benefit obligation.	
a) Impact of the change in discount rate	2.47
Present Value of Obligation at the end of the period	
Impact due to increase of 0.50%	(0.04)
Impact due to decrease of 0.50 %	0.04
b) Impact of the change in salary increase	2.47
Present Value of Obligation at the end of the period	and the second se
a) Impact due to increase of 0.50%	0.04
b) Impact due to decrease of 0.50 %	(0.04)

42) Capital Management

For the purposes of Company's capital management, Capital includes equity attributable to the equity holders of the Company and all other equity reserves. The Company manages its capital to ensure that the company will be able to continue as going concerns while maximizing the return to stakeholders through the optimization of the debt and equity

The capital structure of the Company consists of net debt (borrowings offset by cash and bank balances) and total equity of

The Company reviews the capital structure of the Company on a semi-annual basis. As part of this review, the company considers the cost of capital and the risks associated with each class of capital.

The Company monitors capital using gearing ratio, which is net debt divided by total capital plus net debt.

le company monitorio oppinal and o		(Rs. in crores)	
Particulars	As at March 31, 2020	As at March 31, 2019	
-	759.80	747.38	
Debt Cash and bank balances	11.34	24.35	
Net debt	748.46	723.03	
Total equity	(633.50)	(578.11)	
Equity and net debt	114.96	144.92	
Gearing ratio (Net Debt/Capital and Net Debt)	651.06%	498.92%	

43) Financial Instruments

(Rs. in crores)

rite and instruments by category		(hs. in crorco)	
Financial instruments by category Financial assets	As at March 31, 2020	As at March 31, 2019	
Measured at amortized cost		21.75	
a) cash and cash equivalent including bank	11.34	24.35	
balance	150.88	150.88	
b) Loan	146.56	127.61	
c) Other financial assets	114,95	132.59	
d) Trade receivable	111.50		
Fair value through Other Compressive Income			
Investment in equity Instrument	0.32	0.44	
Investment in Subsidiary at cost	and the second s		

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For Fedders Electric and Engineering Ltd.

0.54	0.54
Mules -	
424.59	436.40
	8.68
5.91	
753.90	738.70
256.57	247.21
Constant and Constant	225.33
225.47	
1241.85	1219.92
	256.57 225.47

b)

Fair value measurement of financial assets and financial liabilities

Particulars	Fair value hierarchy	Valuation technique(s) and key input(s)	1		
	As at March 31, 2020	As at March 31, 2019		the second se	
Investment in equity	0.32	0.44	Level 1	Based on quoted market price in active markets	
Borrowing	5.91	8.68	Level 2	Discounted estimated cash flow through the expected life of the borrowings	

c)

The fair values of current debtors, bank balances, current creditors and current borrowings are assumed to approximate their carrying amounts due to the short-term maturities of these assets and liabilities.

Particulars	As at March 31, 2020	As at March 31, 2019
i) Financial assets – Current		
Trade receivables	114.95	132.59
Cash and Bank balances	11.34	24.35
	150.88	150.88
Loans Other Financial assets	146.56	127.61
ii) Financial liabilities – Current		
Borrowings	753.90	738.70
Trade payable	256.57	247.21
Other Financial liabilities (other than current maturity of long term borrowings		· ·
	225.47	225.3

45) Financial risk management objectives and policies

The Company's principal financial liabilities, comprise loans and borrowings, trade and other payables. The main purpose of these financial liabilities is to finance the Company's operations. The Company's principal financial assets include loans, trade and other receivables and cash and cash equivalents that are derived directly from its operations.

The Company's financial risk management is an integral part of how to plan and execute its business strategies. The Company is exposed to market risk, credit risk and liquidity risk. The company's focus is to foresee the unpredictability of financial markets and seek to minimize potential adverse effects on its financial performance.

The Board of Directors reviews and agrees policies for managing each of these risks which are summarized as below



and Engineering Ltd. For Fedders E Director

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk: currency rate risk, interest rate risk and other price risks, such as equity price risk and commodity price risk.

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Company's operating activities (when revenue or expense is denominated in foreign currency). The exchange rate between the rupee and foreign currencies has changed substantially in recent years and may fluctuate substantially in the future. Consequently, the results of the Company's operations are adversely affected as the rupee appreciates/ depreciates against these currencies

Interest rate is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's long term debt obligation at floating interest rates. The Company's borrowings outstanding as at March 31, 2020 comprise of fixed rate loans and accordingly, are not expose to risk of fluctuation in market interest rate.

The Company is affected by the price volatility of certain commodities. Its operating activities require the ongoing manufacture of industrial and domestic air conditioners and therefore require a continuous supply of copper and Aluminum being the major input used in the manufacturing. Due to the significantly increased volatility of the price of the Copper and aluminum, the Company has entered into various purchase contracts for these material for which there is an active market The Company's Board of Directors has developed and enacted a risk management strategy regarding commodity price risk and its mitigation. The Company partly mitigated the risk of price volatility by entering into the contract for the purchase of these material based on average price of for each month.

Credit Risk is the risk that the counter party will not meet its obligation under a financial instrument or customer contract, leading to a financial loss. The maximum exposure to the credit risk at the reporting date is primarily from trade receivables. Trade receivables are typically unsecured and are derived from revenue earned from customers.

Customer credit risk is managed subject to the Company's established policy, procedures and control relating to customer credit risk management. Credit quality of a customer is assessed based on an extensive credit rating scorecard and individual credit limits are defined in accordance with this assessment.

Liquidity risk

Liquidity risk is defined as the risk that the Company will not be able to settle or meet its obligations on time. The Company's objective is to at all times maintain optimum levels of liquidity to meet its cash and liquidity requirements. The Company closely monitors its liquidity position and deploys a robust cash management system. It maintains adequate source of financing through the use of short term bank deposits and cash credit facility. Processes and policies related to such risks are overseen by senior management. Management monitors the Company's liquidity position through rolling forecasts on the basis of expected cash flows. The Company assessed the concentration of risk with respect to its debt and concluded it to be low.

The following tables detail the Company's remaining contractual maturity for its non-derivative financial liabilities with agreed repayment periods. However The 'Corporate insolvency Resolution Process' (CIRP) was initiated against the company, under the provisions of Insolvency and Bankruptcy Code, 2016 vide order of Hon'ble NCLT dated August 14, 2019, Under the CIRP, resolution plan submitted by IM+ Capital Limited has been approved by the Hon'ble NCLT vide its order dated October 06th, 2021. All the repayment has been settled by resolution professional as per the approved resolution plan. The figures shown below is only for reporting purpose taken from the books of accounts. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the company can be required to pay as on reporting date.



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				(Rs.)	in crores)
Particulars	Weighted average effective interest rate (%)	Within 1 year	1-5 years	Total	Carrying amount
As at March 31, 2020				5.91	5.91
Borrowings	7.59%	5.91			753.90
		753.90	-	753.90	649993
Short term borrowings		256.57	-	256.57	256.57
Trade payable		and the second second		225.47	225.47
Other financial liabilities		225.47		1241.85	1241.85
Total		1241.85	•	1241.85	1241.00

Particulars	Weighted average effective interest rate (%)	Within 1 year	- 1-5 years	Total	Carrying amount
As at March 31, 2019					
Borrowings	7.59%	8.68		8.68	8.68
	7.3970	738.70	/# .(#	738.70	738.70
Short term borrowings		247.21		247.21	247.21
Trade payables		1000	1	225.33	225.33
Other financial liabilities		225.33			
Total		1219.92		1219.92	1219.92

at the stand Bronosed	(Rs. in cror	es)
Dividend Paid and Proposed Particulars	31.03.20	31.03.19
Dividend declared and paid during the year: Final Dividend paid	0.00	0.00
Corporate Dividend Tax on Final Dividend	0.00	0.00

47) Deferred tax

Particulars	31-Mar-19	Recognized in Profit or loss	Recognized in other comprehensive income	31-Mar-20
Deferred tax (liabilities)/assets in relation to:	145 493	1.43	-	(13.98)
Due to Depreciation	(15.41)	(0.41)	-	(1.77)
Others	(1.36)		0.00	(15.75)
Total	(16.77)	1.02		4

The company is facing financial and liquidity crisis for last more than 4 years which resulted in failure to meet commitments to Creditors and operations were severely affected due to liquidity crunch. It also resulted delay in completion of various projects and consequent effect of being faced with various penalties, Liquidated damages and invocation of bank Guarantees. Major operational activities are closed from more than two years.



For Fedders Electric And Engineering Ltd.

48) The Fixed Asset Register maintained by company was not maintained properly for over the past years, and it is not comparable with the existing assets. The Description of assets is not properly mentioned. The Current Management has tried to verify the assets but could not conclude the physical verification of assets. The Most of the plant of the company is not in operation from last 3 years and no repair and maintenance has taken place,.

49) The Company is engaged in EPC Business and Steel Structure business. Due to financial stress in company the company could not perform on many projects, and due to delay in projects the customer has terminated many projects in previous years as well in current year. Due to which many places the stores are locked by contractors and the stock given for erection is not returned by contractors. The Stock lying at factory premises got rusted and obsolete. The Stock Could not be verified by the company and an estimated provision for obsolete as well defective stock is already provided for Rs. 68,63,915.99.

50 Previous year's figures re-grouped / re-arranged where found necessary.

51) Notes '1' to '50' form an integral part of accounts and are duly authorized.

Refer to our Report of even date. For Rajeev Malhotra & Associates Chartered Accountants, Firm's Registration Number : 021479NTRUK

Sunit Sakral Partner Membership No. : 509537



For and on behalf of the Board of Directors of Fedders Electric and Engineering Limited.

Vishal Singhal Director DIN:03518795

Narendra Kumar Mishra

Chief Financial Officer

Tanya Singhal Director DIN:08930315

Sakshi Goel Company Secretary

Place: Sikandrabad, U.P. Date: 04th Aug, 2022 UDIN : 22509537A0HSRT2228



Rajiv Malhotra & Associates Chartered Accountants

INDEPENDENT AUDITOR'S REPORT

To

The Members of

FEDDERS ELECTRIC AND ENGINEERING LIMITED (FORMERLY KNOWN AS FEDDERS LLYOD CORPORATION LIMITED)

Report on the audit of Consolidated Ind AS Financial Statements

We have audited the accompanying Consolidated Financial Statements of FEDDERS ELECTRIC AND ENGINEERING LIMITED ("hereinafter referred to as "the Holding Company") and its subsidiary company (The Holding Company and Subsidiary company collectively referred to as "the Group"), which comprise the Consolidated Balance Sheet as at March 31, 2020, and the Consolidated Statement of Profit and Loss (including statement of other comprehensive income), the Consolidated Statement of Changes in Equity and the Consolidated Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matters described in Basis for Disclaimer Opinion section of our report, the Consolidated Ind AS financial statements give the information required by the Companies Act 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31 March, 2020, and its consolidated statement of Profit and Loss (including statement of other comprehensive income), Consolidated Cash Flow Statement and its statement of changes in equity for the year ended 31 March, 2020.

Corporate Insolvency Resolution Process as per the Insolvency & Bankruptcy Code, 2016 (IBC)

The Hon'ble National Company Law Tribunal, Allahabad Bench ("NCLT") vide its order dated 14th August 2019 admitted an insolvency and bankruptcy petition filed by State Bank of India (a lead member of lender consortium) against Fedders Electric & Engineering Limited("the Company") and appointed Mr. Ashok Kumar Gulla to act as Interim Resolution Professional(IRP) with direction to initiate appropriate action contemplated under extant provisions of the Insolvency and Bankruptcy Code,2016 and other related

#B-4 / 389, Second Floor, Sector – 8, Rohini, Delhi – 110085, (Near HDFC Bank) INDIA Cell- + 91-9999512184, Tel- 011-49322351, Email: <u>casunilsakral@gmail.com</u>, <u>www.rmacas.com</u>



rules and regulations. In their meeting held on 12thSeptember, 2019, Committee of Creditors (COC) approved appointment of IRP as Resolution Professional (RP).

Subsequently, the Hon'ble National Company Law Tribunal, Allahabad Bench ("NCLT") via its order dated October 06, 2021 approved the resolution plan submitted by IM+ Capitals Limited ("Resolution Applicant", or "RA"). In order to supervise and implement the resolution plan, a monitoring committee was constituted with each member from Resolution applicant, Financial Creditor and Ex- Resolution Professional. The resolution applicant (IM+ Capitals Limited) has paid entire amount and same was distributed to various creditors as per plan. The role of Monitoring committee came to an end on 21st February 2022. All the decision relating to the activities of the company are being taken by the new Management of the company now.

The following consequential impacts have been given in accordance with approved resolution plan / Accounting Standards :-

- The existing directors of the Company as on the date of order have stand replaced by the new Board of Directors from their office with effect from October 06, 2021. As on date Board consist of the following directors
 - Mr. Anil Kumar Kaushik (Chairman and Non-Executive Independent Director)
 - Mr. Vishal Singhal (Executive Director) and
 - Mrs. Tanya Singhal (Non-Executive Women Director)
- Further, Mr. Narender Kumar Mishra was appointed as Chief Financial Officer ("CFO") and Mrs. Kirti Jain was appointed as whole-time Company Secretary& Compliance Officer ("CS")w.e.f 20th October, 2021 and Mr. Kirti Jain resigned from the said post w.e.f 30th April,2022.
- Thereafter, Ms. SakshiGoel appointed as Company Secretary&Compliance officer and Mr. SanjeevSinghal appointed as Independent director of the company w.e.f 09th June 2022

Accordingly, the above audited financials for year ended March 31, 2020 have been endorsed by newly constituted board, confirming that financial results do not contain any material misstatements.

Basis for Disclaimer Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section



143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the 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 Companies Act, 2013 and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our **disclaimer opinion**.

- 1. As per "Indian Accounting Standard 36" which describe about impairment of asset, if the carrying amount of the asset is more than recoverable amount then asset need to be impaired and as per "Indian Accounting Standard 109" on financial instruments which also contains provisions of impairment of financials assets through expected credit loss method basis these provisions were not considered in accompany financial statement.
- 2 As per "<u>Indian Accounting Standard 109</u>" the Holding Company was required to get the Investment at fair value but the same has not been done by the company, accordingly we are unable to ascertain the effect of the same on the Financial statements. We were not provided documentations for FDR (Note 9) and accrued interest (Note 11)
- The Holding Company has not maintained proper records with respect to inventory including reconciliation of goods purchased / sold in terms of quantities held at 31.03.2020 and 31.03.2019 which are valued at **Rs 25.07 Crores (before provision)** and **Rs 41.92 Crores (before provision)**, respectively in the Note No.6 of the Consolidated Financial Statements. We were asked to carry out physical verification on inventory and fixed asset which was not adequately assessed as on 31.03.2020. Due to non-availability of full records, such assessment could not be fully ascertained.

Accordingly, it is considered necessary that Management arrive at for provision at their best estimates basis looking at state of inventory, receivable and fixed asset after taking into account existence, location, condition, maintenance, ownership of particular assets. The Management, at the time of finalizing the standalone financials, had decided to carry the whole value in balance sheet and a provision was created for estimated decreased value of inventory which was routed through Profit & Loss account and provisioning accounts. The same has been considered for consolidation purposes.



4 Trade Receivables and Payables are subject to confirmations for the year ended 31.03.2020. The Holding Company does not have process in place to perform periodical reconciliation of balances with customers and vendors, we were unable to comment on recoverability of account receivable balance and advance given to suppliers and completeness of account payable balances.

5 The Holding Company has done multiple inter party balance adjustments during the year, due to which there is reduction in account balances of suppliers and vendors.

6 The Holding Company has been continuously making losses, consequently its net worth is negative and the Group's total liabilities exceeded its total assets. the meeting of consortium Bankers convened on dated 21.07.2018 declaring the Bank Accounts as Non- Performing Asset, the aforesaid non-performance was resulted into Corporate Insolvency Resolution Process under the provisions of IBC, 2016. This indicates the existence of material uncertainty that may cast significant doubt on the Company's ability to continue as a going concern.

Under the CIRP, resolution plan submitted IM+ Capitals Limited has been approved by the Hon'ble NCLT vide its order dated October 06th, 2021. Now the operations of the company have been taken over by the management of IM+ Capitals Ltd and Management of the IM+ Capitals Limited has assessed that there is no uncertainity exists that may cast significant doubt on the company's ability to continue as going concern and all the necessary steps has been taken by the new management to continue the company for unforeseeable future. Our Conclusion is not modified in respect of this matter..

- 7. The Holding company has not filed its financial results for the year ended 31st March 2020 on or before the due date as prescribed under regulation 33 of the SEBI (listing obligations and Disclosure Requirements) Regulations, 2015 and thus violated the aforementioned regulations.
- 8 The Holding Company is having one more subsidiary company as mentioned in previous auditor's report with name of Fedders Lloyd Nigeria Limited, which has been not considered in Consolidated Financial Statement and further no Financials and supporting documents has been provided to us for the verification.
- 9 In relation to the "subsidiary financial statement", the Entity has not carried out any commercial activity during the last 5 years and incurred a net loss of Rs. 1.49 Lacs (AED 7,350) during the year ended March 31,2020, and had accumulated losses of Rs. 5.02 Crores (AED 34,50,432) as of that date. The Entity also has an equity deficit and negative working capital AED 35,350. The commercial license of the Entity has expired on March 05, 2018, and



has not been renewed till date. These conditions, along with other matters as set forth above, indicate that the Entity is no longer a going concern. These financial statements have been prepared on liquidation basis. It reflects impact of adjustments which are necessary to adjust the assets and liabilities to their net realizable values. The above mentioned opinion has been considered as per the Auditor's Report of the Subsidiary Company i.e. Fedders Lloyd Trading FZE, on which we have relied thereon.

Emphasis of Matter

We draw attention to the following:

a) With reference to audit report of financial year 2017-18, auditor had given disclaimer of opinion about sales of Rs. 545.24 crore and purchase of amounting Rs. 544.54 crores for which Holding company does not have sufficient and satisfactory supporting evidence. Further above-mentioned sales and purchases have been transacted between identical parties. With effect of the opinion during the year 2018-2019, the holding company had reversed both the sale and purchase values of Rs 414.54 crores.

According to above mentioned limitations, we were unable to comment on appropriateness of transactions between corresponding supplier / vendor.

Further the treatment of the rectification was not done as mentioned in Ind AS 8 it is done through prospective basis approach and routed through consolidated profit & loss account statement as exceptional item.

- b) The Holding company is facing financial and liquidity crisis since last more than 4 years which resulted in failure to meet commitments to Financial Creditors and other creditors. Operations were severely affected due to liquidity crunch resulted in delay in completion of various projects and consequent effect of being faced with various penalties, Liquidated damages and invocation of bank Guarantees. Major operational activities are closed from more than oneyear and available management and staff are assuring their best efforts to minimize further deterioration. On the basis of the best judgment's management had created provisions against the various assets which were not treated as specified in respective Ind AS: -
 - 1. Provision against value of Inventories Rs.0.69Crore
 - 2. Provision / Bad debts with respect to Customers Rs. 235.48Crore



Other Matters

- Forensic Audit of the Holding Company has been ordered by State Bank of India vide letter dated 15.09.2018.
- Special Audit under Income Tax Act 1961, of the Holding Company has been ordered by competent Income tax authority vide its' letter dated 21.12.2019, report of the same is not shared with us.
- iii. As per section 148 of the Companies Act,2013, Cost Audit is applicable on the Holding Company for which Cost Auditor is appointed for the financial year 2019-20 our report is subject to the observations mentioned in his report.
- iv. As per Section 204 of the Companies Act, 2013, Company is required to obtain Secretarial Audit Report from independent practicing Company Secretary which is provided to us during the course of review we found company had defaulted in filing of various returns and other irregularities are there, his report may be refer for detailed observations.
- Multiple bank accounts were opened by bankers due to devolvement of various letter of credits, the Holding Company is not having the complete accounts statements in possession. Therefore, we were unable to comment on the transactions happened with those accounts during the year.
- Reconciliation of sales and purchases with GST returns of Holding Company is not available due to locked user ID's in GST portal and change of various accounting staff.
- vii. We did not audit the financial statements of the subsidiary company, whose financial statements reflect Total Asset amounting to Rs. NIL as at March 31, 2020, Total Revenue of Rs. Nil and Total cash flow amounting to Rs.Nil for the year ended on that date, as considered in the consolidated financial statements. These financial statements have been audited by the other auditor whose report has been furnished to us by the Management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of the subsidiary company, and our report in terms of sub-sections (3) and (11) of Section 143 of the Act in so far as it relates to the aforesaid, subsidiary company, is based solely on the report of the other auditor.

Our opinion on the consolidated financial statements, and our report on other Legal and Regulatory Requirements below, is modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial statements certified by the management.

Key Audit Matters

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Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Except for the matters described in the Basis for Disclaimer opinion and emphasis of matter, we have determined that there are no other key audit matters to communicate in our report.

Information other than the financial statements and Auditor's Report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual Report; but does not include the financial statements and our auditor's report thereon. Our opinion on the 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 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, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management and Those Charged with Governance's Responsibility

The Management and Board of Directors of the Holding company is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ('the act') with respect to the preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, financial performance, total consolidated comprehensive income, change in consolidated equity and consolidated cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Holding 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; design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material



misstatement, whether due to fraud or error.

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

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

Auditors' Responsibility

Our objectives are to obtain reasonable assurance about whether the 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 Standards on Auditing 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 financial statements.

As part of an audit in accordance with Standards on Auditing, 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 collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for explaining our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related



to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the 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.

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

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

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

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

Report on Other Legal and Regulatory Requirements

As required by section 143(3) of the Act, we report that:

a) As explained in the Basis for Disclaimer for Opinion paragraph, we were unable to obtain all the information and explanations which to the best of our knowledge and belief were



necessary for the purpose of our audit.

- b) The effects of the matters described in the Basis for Disclaimer for Opinion Paragraph, in our opinion, proper books of accounts is not maintained as per requirement of the law by the company so far as it appears from our examination of those books and proper returns adequate for the purposes of our audit have been received from various locations not visited by us.
- c) Due to the possible effects of the matter described in the Basis for Disclaimer of Opinion paragraph, we are unable to state whether the Consolidated Balance Sheet, Consolidated Statement of Profit & loss, Consolidated Statements of Cash flow and Consolidated Statement of Changes in Equity dealt with by this report are in agreement with the books of account and with the return received from various locations not visited by us.
- d) Due to the possible effect of the matter described in the basis for Disclaimer of opinion, we are unable to state the aforesaid Consolidated financial statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with the relevant rules there under;
- e) The matter described in the basis for Disclaimer of Opinion paragraph above, in our opinion, may have an adverse effect on the functioning of the Group.
- f) Since the resolution plan has already been approved by Hon'ble NCLT vide order dated October 06, 2021, monitoring committee comprising one representative from financial creditors, one representative from RA and Ex-Resolution Professional, is ensuring implementation of the resolution plan including constitution of the new board of the Company by RA. Accordingly, the above audited results for the year ended March 31, 2020 have been endorsed by newly constituted board, confirming that financial results do not contain any material misstatements. Written representation from directors have been taken on record by the Board of Directors. Accordingly, none of the directors is disqualified as on March 31, 2020 from being appointed as a director in the terms of Section 164 (2) of the Act.
- g) With respect to the adequacy of the internal financial controls over financial reporting of the parent company and its wholly owned subsidiary company and the operating effectiveness of such controls, refer to our separate report in "Annexure A". Our report expresses a Disclaimer opinion on the adequacy and operating effectiveness of the group's internal



financial control over financial reporting.

i)

h) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:

In absence of proper records, we would not be able to comment whether the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.

- In our opinion and to the best of our information and according to the explanations given to us, we report as under with respect to other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014:
 - The Group has disclosed the impact of pending litigations on its financial position in its Consolidated financial statements [Refer Note no. 33]
 - i. The Group did not have any long-term contracts including derivative contracts; as such the question of commenting on any material foreseeable losses thereon does not arise.
 - It cannot be identified basis the available records whether there has been any occasion in case of the Company during the year under report to the Investor Education and Protection Fund.



Membership Number: 509537 Place : Sikandrabad, U.P. Dated : 04.08.2022

UDIN: 22509537A0HRFS3755

Annexure - A to Independent Auditors' Report

(Referred to in our report of even date)

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

We have audited the internal financial controls over financial reporting of FEDDERS ELECTRIC AND ENGINEERING LTD. as of 31st March 2020 in conjunction with our audit of the consolidated financial statements of the Group for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The management of Holding Company and it's Subsidiary company incorporated outside of India, is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Group considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI').

These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Group's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India.

Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal



financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Consolidated financial statements, whether due to fraud or error.

Because of the matter described in Disclaimer of Opinion paragraph below, we were not able to obtain sufficient and appropriate audit evidence to provide a basis for our audit opinion on the Holding Company and its Subsidiary company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

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

Disclaimer Opinion

The system of internal financial controls with regard to the Group were not made available to us to enable us to determine if the Holding company has established adequate financial controls over financial reporting were operating effectively as at March 31,2020.

We have considered the disclaimer reported above in determining the nature, timing, and extent of audit tests applied in our audit of the financial statements of the Holding company, and the disclaimer has affected our opinion on the financial statements of the Holding Company and we have issued a disclaimer of opinion on the Consolidated financial statements.



Other Matters

Our aforesaid reports under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls over financial reporting in so far as it relates to subsidiary company and consolidated on the basis of audited financial statements, which is company incorporated outside India, is based on the facts furnished by the management.

For Rajiv Malhotra & Associates Chartered Accountants FRN: 021479N

CA Sunil Kr Sakral [Partner] Membership Number: 509537

Place: Si Kandgabad, U.P. Dated: 04-08-2022 UDIN: 22509537 AOHRFS3755



FEDDERS ELECTRIC AND ENGINEERING LIMITED CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH, 2020

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Partic	ulars	Note No.	As at 31 March 2020	(Amount in Crores)
	unoi a	Hote Ho.	As at 51 March 2020	As at 31 March 2019
ASSET	S		Second Second Second	
	Non - Current Assets			
Sans (Property, Plant and Equipment 	3	158.00	
	b) Capital work - in - progress	1000	158.92	183.9
(c) Other Intangible Assets	4	72523	
	d) Financial assets	转换点	0.06	0.1
V.	(I) Non Current Investments	100		
	(iil) Other financial assets	5	0.32	0.4
	A A TRANSPORTED AND A DECEMPTION OF A DECEMPTI			
1	otal Non- Current Assets	57	100 100	
			159.30	184.50
(2) (urrent Assets			
(a) Inventories	6	122.221	
0	b) Financial assets	×.	24.38	27.25
765	(i) Trade receivables	7	444.00	20005111
	(ii) Cash and cash equivalents	8	114.95	132,59
	(iii) Bank Balances other than (ii) above	9	1.27	11.86
	(iv) Loan	10	10.07	12.49
	(iii) Other financial assets	10		148.70
(0) Other current assets	11	146.56	127.61
100		12	41.53	50.01
T	otal Current Assets		487.32	510.52
	TOTAL ASSETS	1	646.62	695.02
OUITY	AND LIABILITIES		and the second second second	033.02
QUITY				
(a) Equity share capital	13	33.97	
{b) Other Equity	14	-669.80	33.97 -613.76
Te	otal Equity			
ABILIT	100		-635.83	-579.79
20000000				
11 190	on Current Liabilities			
fa.	Financial Liabilities			
	(i) Borrowings	15	0.00	(2)
16	(ii) Provision	16	2.47	3,79
(0)	Deferred tax liabilities (Net)	17	15.75	16.77
To	tal Non- Current Liabilities	5980	a- 55388	10./7
			18.22	20.56
	rrent Liabilities			
(3)	Financial Liabilities			
	(i) Borrowings	18	753.00	128/07/255
	(i) Trade payables	19	753.90	738.70
	Dues of micro and small enterprises	1000	260.02	250.39
	Dues other than micro and small			
	(ii) Other financial liabilities	20	222 12	and the second second
(b)	Other current liabilities	21	231.43	234.08
(c)	Provisions	22	- 18.42	30,21
(d)	Current tax liabilities (Net)	23	0.46	0.88
Tot	al Current Liabilities	in the second se		
	TOTAL EQUITY AND LIABILITIES		1,264.23	1,254.25
	TO THE ECONT AND LINDILITIES		646.62	695.02

The accompanying notes are an integral part of the financial statements 3 to 47

1.

As per our report of even date attached. Rajiv Malhotra & Associates **Chartered Accountants**

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Firm's Registration Number: 021479N \sim AOTRA & Upi 1 (ZA Sunil Kr. Sakrai) arther M. No. 509537 RAJIN

Place : Sikandrabad, U.P. Dated : 04.08.2022

For and on behalf of the Board of Directors of Fedders Electric And Engineering Limited

(Vishal Singhal) Director DIN: 03518795 (Naren Kumar Mishra)

CFO

(Tanya Singhal) Director DIN: 08930315 (Saksh

Goell **Company Secretary**

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Barterod Account UDIN: 22509537A0HRFS3755

FEDDERS ELECTRIC AND ENGINEERING LIMITED CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2020

Particulars	6.8	For the year ended 31	(Amount in Crores)
	Note No.	March 2020	For the year ended 31 March 2019
Revenue from operations	24	70.50	130.4
Other income	25	0.53	2.3
Total Income		71.03	-
Expenses			132.73
Cost of material consumed	26	* 49,34	
Changes In Inventories of Finished goods and Work - in -progress	27	45.54	114.66
Excise Duty on sale of goods	20	3.02	5.26
Employee benefit expenses	20	a Tikar	
Finance Cost	28	8.15	26.20
Depreciation & amortization expenses	29	9.88	31.47
Other Expenses	30	17.62	18.49
	31	39.53	469.54
Total Expenses		127.54	665.62
Profit before exceptional items & tax			
Add: Exceptional Items		-56.51	-532.89
Add: Exceptional Items- reversal of last year purchase			mr. B.
Add: Exceptional Items- reversal of last year sales		1.00	-414.54
Profit/(Loss) before tax		the second s	414.54
ess: Tax expenses		-56.51	-532.89
1) Current tax			
of Current year			
of Earlier years		847	4
2) Deferred tax of Current year			
of Earlier years		-1.02	-1.25
otal Tax Expenses	2.5	-1.02	-1.25
rofit after tax			
	n	-55.49	-531.64
ther Comprehensive Income			
. (i) Items that will be reclassified to profit or loss			
. (i) Items that will not be reclassified to profit or loss		5	
emeasurements of the defined benefit plans			
air value gain on investment		-0.12	0.07
evaluation Reserve		-0.12	0.07
oreign Currency Translation Reserve		-0.43	
I) Income tax relating to items that will not be reclassified to			-0.12
rofit or loss		94	
otal Other Comprehensive Income for the year	в	-0.55	-0.05
otal Comprehensive Income for the year	(A+B)	-56.04	
	Reference and	*30.04	-531.69
arning per equity share (Face Value of Rs. 1/- each)) Basic	32	102020202	
) Diluted		-16.33	-156.50
		-16.33	-156.50
Immary of significant accounting policies the accompanying notes are an integral part of the financial stateme	2 nts 3 to 47		
Der our report of even date attached			

As per our report of even date attached Rajiv Malhotra & Associates Chartered Accountants

Firm's Registration Number: 021479N will HOTRA A Sunil Kr. Sakral) Partner M. No. 509537 AXTE RAJI Place : Sikandrabad, U.P. Dated : 04.08.2022 UDIN: 22501537 ADHRES3755

For and on behalf of the Board of Directors of Fedders Electric And Engineering Limited

(Viskal Singhal) Director DIN: 03518795 (Narendrak unhar Mishra) CFO

anya. (Tanya Singhal) Director DIN: 089303 (Sakshijebel) Company Secretary

FEDDERS ELECTRIC AND ENGINEERING LIMITED STATEMENT OF CASH FLOW FOR THE PERIOD ENDED \$1 Mar ch 2020

Period ended 31.03.2020 Period ended 31.03.2019 **Particulars** nount in Crores A Cash Flow from Operating Activities: mount in Crores Net Profit/(Loss) before tax Adjustments for : -56.51 -532.89 Add : Depreciation 17.62 -0.43 FCTR 18.49 0.12 Remeasurement of defined benefit plan Expected Credit loss rest expenses 7.92 25.11 25.43 43.80 Less: Interest income -0.53 ia. Gratuity Paid -1.07 Dividend Inco -0.53 0.00 Operating profit before working capital changes -1.07 490.16 Trade & other receivables 17.64 122.58 55.08 -43.13 Inventories Loans & Advances 2.87 0.15 Other financial assure 18.93 Related party Advance 53,67 Other current assets Other financial liability Other Current Liability 8.47 -16.05 81.52 -24.57 -11.78 Provisions -1.73 Trade & other payable Cash generated from operations -0.11 -75.25 9.63 3.68 153.64 -28.26 Direct tax paid Net Cash Flow from Operating Activities -28.26 -336.53 Cash Flow from Investing Activities: (Purchase)/Sale of Property Plant and equipment Sale of Investments 7.45 39.64 Interest received Dividend received Net Cash Flow from Investing Activities 0.53 1.07 7.98 40.71 40.71 c Cash Flow from Financial Activities: Long Term Loans and Advances Proceeds from Borrowing Dividend Paid Dividend Tax 15.19 319.95 Proceeds from Share Capital/Warrants Interest paid -7.92 Net Cash Flow from Financing Activities 7.27 -25.43 294.52 294.52 Net Increase/decrease in Cash and Cash Equivalents (A+8+C) -13.01 -1.30 Opening Belance of Cash and Cash Equivalents Closing Balance of Cash and Cash Equivalents Net increase/ decrease in Cash and Cash Equivalents 24.35 25.65 11.34 24.35 -13.01 1.30

> enn e

(Tanya Singhal)

DIN: 08930315

Director

69 (Sakshi Goel) Company Secretary

Note: The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in Indian Accounting Standards-P * Statements of Cash Flow*

The accompanying notes are an integral part of the financial statements.

For and on behalf of the Board of Directors of Fedders Electric And Engineering Limited (Vishal Singhal) Director DIN: 03518795 (Narendra Kumar Mishra) CPO harrored Accourt Place : Sikandrabad, U.P. Dated : 04.08.2022 UDIN: 22509537A0HRFS3755

CONSOLIDAT	
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33,969,700	Changes in equity share ranges during the user
	Jance at at 31st March, 2019
and the stress	Changes in equity share capital during the year
	palance at at 1st April, 2018
No of Shares Amount	

	Balance at at 31st March, 2020	Addition/detection during the year Ovidend	Profit for the year	Balance at at 31st March, 2019	Addition/deletion during the year Dividend	Profit for the year	Balance at at 31st March, 2018 .		Particulars Share warrant
Takina Internet	25 34		an an	46.44		and a second sec	46.44	Security promium	
CONGO	360.62		centre	260.45			360.55	reserve	Reserves and Surplus
107-00071-	1 000 10	-55-49	21.400/1-	1 004 76	-941.66		-499.14	Retained Earnings	
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0.13		-0.12	0.25	and	10.0	61.0		Revaluation Fair Volue through reserve Other Comprehensive Income of Equity Investments	Other items of Other comprehensive income
-1.38		-0,43	584		-0.12	50.0-		Foreign carrency transation reserve	2001¢
669.80		-55,49 -0.55	-613.76	2.00	-0.05	-82.08			Total

As per our report of even date attached

Rajiv Malhotra & Associates **Chartered Accountants**

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Director DIN: 00518795 For and on behalf of the Board of Directors of Feddred Electric And Segmeering United (Vishe Singhal) l

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FEDDERS ELECTRIC AND ENGINEERING LIMITED (Formerly known as Fedders Lloyd Corporation Limited)-

Notes to the Consolidated financial statements for the year ended March 31, 2020

1. Corporate Information

Fedders Electric and Engineering Limited (Formerly known as Fedders Lloyd Corporation Limited) ("the Company") is a public group domicile in India and is incorporated under the provisions of the Companies Act, 1956 having Registered Office at 6 and 6/1 UPSIDC Industrial Area, Sikandrabad, Bulandshahr UP - 203205. Its shares are listed on National Stock Exchange of India Limited (NSE) & BSE Limited (BSE) in India and well diversified in the fields of Environment Control Systems (ECS), Fabrication of Steel Structures for Power, Commercial and Industrial Construction Projects and implementation of high power transmission lines. The Group has also been into exports of power equipment's/ components to various funded projects by multilateral agencies.

The Group has mainly three segments:-

- 1. Environmental Control System
- 2. Steel Structure & Engineering
- 3. Power Transmission & Distribution and Overhead Electrification (OHE)

2. Significant accounting policies

2.1 Basis of preparation

The Consolidated Financial Statements have been prepared to comply in all material aspects with the Indian Accounting Standard (Ind AS) notified under section 133 of the Companies Act, 2013, read together with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and as amended by the Ministry of Corporate Affairs ('MCA') from time to time.

The Consolidated financial statements have been prepared under historical cost convention on accrual and going concern basis, except for the certain financial instruments which have been measured at fair value as required by relevant Ind ASs.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

All the amounts included in the consolidated financial statements are reported in Crores of Indian Rupees, and are rounded to the nearest Crores except per share data and unless stated otherwise.

The consolidated financial statements have been prepared in accordance with Indian Accounting Standards to the extent possible and requirements of all Ind AS have not been complied with in totality.

Pursuant to the Resolution Plan submitted by IM Plus Capitals Limited and its approval by the Hon'ble National Company Law Tribunal, Allahabad Bench ("NCLT") via its order dated October 06, 2021 for the corporate insolvency of the Company, which is implemented from October 06, 2021 otherwise as stated in below notes, the following consequential impacts have been given in accordance with approved resolution plan / Accounting Standards :-

 The existing directors of the Company as on the date of order have stand replaced by the new Board of Directors from their office with effect from October 06, 2021. As on date Board consist of Mr. Anil Kumar Kaushik (Chairman and Non-Executive Independent Director), Mr. Vishal Singhal (Executive Director) and Mrs. Tanya Singhal (Non-Executive Director).

For Fedders Elect Director



- As per Para 16 of the Hon'ble NCLT order dated October 06, 2021, a Monitoring Committee/Agency has been constituted to supervise the implementation of the plan and to ensure smooth transition of business in the hands of RA/ newly constituted board.
- Pursuant to abovementioned implementation, by the first meeting of the Monitoring Committee dated October 14, 2021, Mr. Narender Kumar Mishra was appointed as Chief Financial Officer ("CFO") and Mrs. Kirti Jain was appointed as whole-time Company Secretary ("CS").
- Further Mrs. Kirti Jain has resigned as whole time Company Secretary on dated 30.04.202 and Mrs. Sakshi Goel is appointed as Whole Time Company Secretary on dated 09.06.2022.

Accordingly, the above audited results for the quarter ended March 31, 2019 have been endorsed by newly constituted board and existing whole time company secretary, confirming that financial results do not contain any material misstatements. Since, the newly constituted board came into existence after NCLT order dated October 06 2021, these audited results have been endorsed by newly constituted board and existing whole time company secretary for the limited purpose of compliances, based on limited information available with them.

Basis of consolidation

The consolidated financial statements comprise the financial statements of the Parent Company, its subsidiaries, associates and a joint venture as at and for the year ended March 31, 2020. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

-Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee)

-Exposure, or rights, to variable returns from its involvement with the investee, and

The ability to use its power over the investee to affect its returns

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including

-The contractual arrangement with the other vote holders of the investee

-Rights arising from other contractual arrangements

- The Group's voting rights and potential voting rights

- The size of the Group's holding of voting rights relative to the size and dispersion of the holdings of the other voting rights holders.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the Group uses accounting policies other than those adopted in the financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that Group member's financial statements in preparing the financial statements to ensure conformity with the Group's

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accounting policies.

The financial statements of all entities used for the purpose of consolidation are drawn up to same reporting date as that of the parent Group, i.e., year ended on 31 March. When the end of the reporting period of the parent Group is different from that of a subsidiary, the subsidiary prepares, for consolidation purposes, additional financial information as of the same date as the financial statements of the parent Group to enable the parent Group to consolidate the financial information of the subsidiary, unless it is impracticable to do so.

Consolidation procedure:-

Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognized in the financial statements at the acquisition date.

Offset (eliminate) the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary. Business combinations policy explains how to account for any related goodwill.

Eliminate in full intra group assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the Group (profits or losses resulting from intragroup transactions that are recognized in assets, such as inventory and fixed assets, are eliminated in full). Intra group losses may indicate an impairment that requires recognition in the financial statements. Ind AS 12 Income Taxes applies to temporary differences that arise from the elimination of profits and losses resulting from intra Group transactions.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intra-Group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary
- Derecognizes the carrying amount of any non-controlling interests
- Derecognizes the cumulative translation differences recorded in equity
- Recognizes the fair value of the consideration received
- Recognizes the fair value of any investment retained
- Recognizes any surplus or deficit in profit or loss

- Reclassifies the parent's share of components previously recognized in OCI to profit or loss or retained earnings, as appropriate, as would be required if the group had directly disposed of the related assets and liabilities.

2.2 Use of Estimates & Basis of Measurement

IND AS enjoins management to make estimates and assumptions related to Consolidated financial statements that affect reported amount of assets, liabilities, revenue, expenses and contingent liabilities pertaining to the year. Actual result may differ from such estimates. Any revision in accounting estimates is recognized prospectively in the period of change and material revision, including its impact on Consolidated financial statements, is reported in the notes to accounts in the year of incorporation of revision. These Consolidated financial statements have been prepared under the historical cost convention on the accrual basis, except for certain

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financial instruments and provisions which are measured at fair value at the end of each reporting period, as explained in the accounting policies below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

2.3 Recognition of Income and Expenses

Revenue is measured at the fair value of the consideration received or receivable, taking into account the contractually defined terms of payment net of returns and allowances, trade discounts, volume rebates and taxes or duties collected on behalf of the government.

Group recognizes revenue from sale of goods when significant risks and rewards of ownership in the goods are transferred to the buyer as per the terms of the contract, which coincides with the delivery of goods.

Interest Income from debt instruments is recognized using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash flows over the expected life of financial instrument, to the gross carrying amount of the financial assets or to the amortized cost of the financial liability.

Dividend income is recognized when the Group's right to receive payment is established on or before the Balance Sheet date (Provided that it is probable that the economic benefit will flow to the Group).

Export sales are accounted on the basis of date of bill of lading.

Interest income on investment in fixed deposit is recognized on time proportion basis at the contractual rate.

Other incomes have been recognized on accrual basis in financial statements except for cash flow information.

2.4 Property, Plant and Equipment

An item of Property, Plant and Equipment (PPE) is recognized as an asset, if and only if, it is probable that the future economic benefits associated with the item will flow to the Group and its cost can be measured reliably. PPE are initially recognized at cost. The initial cost of PPE comprises its purchase price (including non-refundable duties and taxes but excluding any trade discounts and rebates), and any directly attributable cost of bringing the asset to its working condition and location for its intended use. Subsequent to initial recognition, PPE are stated at cost less accumulated depreciation and any impairment losses. When significant parts of property, plant and equipment are required to be replaced in regular intervals, the Group recognizes such parts as separate component of assets. When an item of PPE is replaced, then its carrying amount is de-recognized from the balance sheet and cost of the new item of PPE is recognized. Further, in case the replaced part was not being depreciated separately, the cost of the replacement is used as an indication to determine the cost of the replaced part at the time it was acquired.

The expenditures that are incurred after the item of PPE has been put to use, such as repairs and maintenance, are normally charged to the statement of profit and loss in the period in which such costs are incurred.

Depreciation is provided on straight line method, at the rates determined based on the economic

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useful lives of assets estimated by the management; or at the rates prescribed under Schedule II of the Companies Act, 2013, whichever is higher. Accordingly, the Group has used the following rates:-

Name of Assets	Useful Life (in Years)
Building	30
Plant & Machinery	15
Office equipment's	5
Furniture & Fixture	10
Vehicle	8

Assets of Rs. 5,000 or less are fully depreciated in the year of purchase.

2.5 Investment Property

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Group, is classified as Investment Property. Investment Property is measured initially at its cost, including transaction costs and where applicable borrowing costs. Subsequent expenditure is capitalized to the asset's carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred. When part of an investment property is replaced, the carrying amount of the replaced part is derecognized. Investment Properties (except freehold land) are depreciated using the straight-line method over their estimated useful lives.

2.6 Intangible Assets

Intangible Assets with finite useful lives acquired by the Group are measured at cost less accumulated amortization and accumulated impairment losses. Amortization is charged on a straight-line basis over the estimated useful lives. The estimated useful life and amortization method are reviewed at the end of each annual reporting period, with the effect of any changes in the estimate being accounted for on a prospective basis. On transition to Ind AS, the Group has elected to continue with the carrying value of all of intangible assets recognized as at April 01, 2016 measured as per the previous GAAP and use that carrying value as the deemed cost of intangible assets.

2.7 Goodwill

No self-generated goodwill is recognized. Goodwill arises during the course of acquisition of an entity in terms of accounting treatment provided in IND AS-103 dealing with 'Business Combination'. Goodwill represents the excess of consideration money over the fair value of net assets of the entity under acquisition. Such goodwill is construed to have indefinite life and as such is not subject to annual amortization but annual test of impairment under IND AS - 36. Any shortfall in consideration money vis-à-vis fair value of net assets on account of bargain purchase is recognized in OCI at acquisition point and subsequently transferred to capital reserve.

2.8 Impairment Of Non- Financial Assets

Intangible assets that have an indefinite useful life are not subject to amortization and are tested annually for impairment or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount.

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The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets that suffered impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

2.9 Government Subsidy / Grant

Government Grant is recognized only when there is a reasonable assurance that the entity will comply with the conditions attaching to them and the grants will be received.

- a) Subsidy related to assets is recognized as deferred income which is recognized in the statement of profit & loss on systematic basis over the useful life of the assets. Purchase of assets and receipts of related grants are separately disclosed in statement of cash flow.
- b) Grants related to income are treated as other income in statement of profit & loss subject to due disclosure about the nature of grant.

2.10 Financial Instrument

a) Financial Assets

Initial Recognition and Measurement

All financial assets are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset.

Financial assets are classified, at initial recognition, as financial assets measured at fair value or as financial assets measured at amortized cost.

Subsequent Measurement

For purpose of subsequent measurement financial assets are classified in two broad categories:-

- i. Financial Assets at fair value
- ii. Financial assets at amortized cost

Where assets are measured at fair value, gains and losses are either recognized entirely in the statement of profit and loss, or recognized in other comprehensive income. A financial asset that meets the following two conditions is measured at amortized cost.

- i. Business Model Test: The objective of the Group's business model is to hold the financial asset to collect the contractual cash flows.
- Cash flow characteristics test: The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payment of principal and interest on the principal amount outstanding.

A financial asset that meets the following two conditions is measured at fair value through OCI:-

 Business Model Test: The financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and setting financial

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assets.

- Cash flow characteristics test: The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payment of principal and interest on the principal amount outstanding.
- All other financial assets are measured at fair value through profit and loss.

All equity investments are measured at fair value in the balance sheet, with value changes recognized in the statement of profit and loss, except for those equity investments for which the entity has elected irrevocable option to present value changes in OCI.

Impairment

The Group assesses on a forward looking basis the expected credit losses associated with its assets carried at amortized cost and debt instrument carried at FVTOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk since initial recognition. If credit risk has not increased significantly, twelve month ECL is used to provide for impairment loss, otherwise lifetime ECL is used.

However, only in case of trade receivables, the Group applies the simplified approach which requires expected lifetime losses to be recognized from initial recognition of the receivables.

b) Financial Liabilities

All financial liabilities are initially recognized at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

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

2.11 Fair Value Measurement

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

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

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

A fair value measurement of a non-financial asset takes into account a market participant

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ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

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

Level 1: Quoted (unadjusted) prices for identical assets or liabilities in active markets Level 2: Significant inputs to the fair value measurement are directly or indirectly observable Level 3: Significant inputs to the fair value measurement are unobservable

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

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

2.12 Lease assets

The determination of whether an arrangement is a lease is based on whether fulfillment of the arrangement is dependent on the use of a specific asset and the arrangement conveys a right to use the asset, even if that right is not explicitly specified in an arrangement.

Leases where the lessor transfers substantially all the risks and rewards of ownership of the leased asset are classified as finance lease and other leases are classified as operating lease.

Operating lease receipts / payments are recognized as an income / expense on a straight-line basis over the lease term.

Contingent rents are recognized as income / expense in the period in which they are earned/ incurred.

2.13 Inventory

a) Basis of valuation

Inventories are valued at lower of cost and net realizable value after providing cost of obsolescence, if any. However, materials and other items held for use in the production of inventories are not written down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost. The comparison of cost and net realizable value is made on an item-by-item basis.

b) Method of valuation

Raw materials and consumables has been determined by using weighted average cost method and comprises all cost of purchase, freight costs, customs duty (wherever paid) taxes (other than those subsequently recoverable from Tax Authorities) and all other cost incurred in beginning the inventory to their present location and condition. The cost is determined using

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the Weighted Average Method.

Work in progress include direct and indirect materials, direct and indirect labour and other manufacturing overheads incurred in bringing them to their respective present location and condition.

Finished goods includes direct and indirect materials, direct and indirect labour and other manufacturing overheads incurred in bringing them to their respective present location and condition. Cost is determined on moving weighted average basis.

Stock in transit lying in customs warehouse does not include custom duty payable, however, non-provision of duty does not affect the profit for the year.

2.14 Employee benefits

The Group's employee benefits mainly include wages, salaries, bonuses, contribution to plans, defined benefit plans, compensated absences, deferred compensation and share-based payments. The employee benefits are recognized in the year in which the associated services are rendered by the Group employees.

Defined contribution plans

The contributions to defined contribution plans are recognized in profit or loss as and when the services are rendered by employees. The Group has no further obligations under these plans beyond its periodic contributions.

Provident Fund and Employees' State Insurance Schemes

All employees of the Group are entitled to receive benefits under the Provident Fund, which is a defined contribution plan. Both the employee and the employer make monthly contributions to the plan at a predetermined rate (presently 12%) of the employees' basic salary. The contributions are made to the fund administered and managed by the Government of India. In addition, some employees of the Group are covered under the employees' state insurance schemes, which are also defined contribution schemes recognized and administered by the Government of India.

Defined benefit plans

In accordance with the local laws and regulations, all the employees in India are entitled for the Gratuity plan. The said plan requires a lump-sum payment to eligible employees (meeting the required vesting service condition) at retirement or termination of employment, based on a predefined formula.

The Group provides for the liability towards the said plans on the basis of actuarial valuation carried out quarterly as at the reporting date, by an independent qualified actuary using the projected-unit-credit method.

The obligation towards the said benefits is recognized in the balance sheet, at the present value of the defined benefit obligations less the fair value of plan assets (being the funded portion). The present value of the said obligation is determined by discounting the estimated future cash outflows, using interest rates of government bonds.

The interest income / (expense) are calculated by applying the above mentioned discount rate to the plan assets and defined benefit obligations liability. The net interest income / (expense) on

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the net defined benefit liability is recognized in the statement of profit and loss. However, the related re-measurements of the net defined benefit liability are recognized directly in the other comprehensive income in the period in which they arise. The said re-measurements comprise of actuarial gains and losses (arising from experience adjustments and changes in actuarial assumptions), the return on plan assets (excluding interest). Re-measurements are not re-classified to the statement of profit and loss in any of the subsequent periods.

Other long-term employee benefits

The employees of the Group are entitled to compensated absences as well as other long-term benefits. Compensated absences benefit comprises of encashment and availment of leave balances that were earned by the employees over the period of past employment.

The Group provides for the liability towards the said benefit on the basis of actuarial valuation carried out quarterly as at the reporting date, by an independent qualified actuary using the projected-unit-credit method. The related re-measurements are recognized in the statement of profit and loss in the period in which they arise.

2.15 Tax Expenses

Income Tax expense comprises of current tax and deferred tax charge or credit. Provision for current tax is made with reference to taxable income computed for the financial year for which the financial statements are prepared by applying the tax rates as applicable.

Current Tax

The current tax is calculated on the basis of the tax rates, laws and regulations, which have been enacted or substantively enacted as at the reporting date in the respective countries where the Group operates and generate taxable income. The payment made in excess / (shortfall) of the respective Group's income tax obligation for the period are recognized in the Balance Sheet as current income tax assets / liabilities.

Deferred Tax

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Deferred tax is provided using the Balance Sheet approach on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purpose at reporting date. Deferred income tax assets and liabilities are measured using tax rates and tax laws that have been enacted or substantively enacted by the Balance Sheet date and are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled.

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

Unrecognized deferred tax assets are re-assessed at each reporting date and are recognized to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

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

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Minimum Alternate Tax

Minimum Alternate Tax credit is recognized as an asset only when and to the extent there is convincing evidence that the Group will pay normal income tax during the specified period. Such asset is reviewed at each Balance Sheet date and the carrying amount of the MAT credit asset is written down to the extent there is no longer a convincing evidence to the effect that the Group will pay normal income tax during the specified period.

2.16 Provisions, Contingent Liability and Contingent Assets

- i. A Contingent Liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Group or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Group does not recognize a contingent liability but discloses its existence in the financial statements.
- Contingent liabilities, if material, are disclosed by way of notes and contingent assets, if any, are disclosed in the notes to financial statements.
- iii. A provision is recognized, when Group has a present obligation (legal or constructive) as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, in respect of which a reliable estimate can be made for the amount of obligation. The expense relating to the provision is presented in the profit and loss net of any reimbursement.
- iv. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

2.17 Foreign Currency Translation

These Consolidated financial statements are presented in Indian rupees (INR), which is the Group's functional currency.

Transactions in foreign currency are recorded on initial recognition at the spot rate prevailing at the time of the transaction.

Exchange differences arising on the settlement of monetary items or on translating monetary items at rates different from those at which they were translated on initial recognition during the period or in previous financial statements are recognized in profit or loss in the period in which they arise.

At the end of each reporting period:

- Monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date.
- ii. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined.

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iii. Non-monetary items that are measured terms of historical cost in a foreign currency are not retranslated.

2.18 Current versus non-current classification

The Group presents assets and liabilities in the balance sheet based on current / non-current classification.

Deferred tax assets and liabilities, and all assets and liabilities which are not current (as discussed in the below paragraphs) are classified as non-current assets and liabilities.

An asset is classified as current when it is expected to be realized or intended to be sold or consumed in normal operating cycle, held primarily for the purpose of trading, expected to be realized within twelve months after the reporting period, or cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

A liability is classified as current when it is expected to be settled in normal operating cycle, it is held primarily for the purpose of trading, it is due to be settled within twelve months after the reporting period, or there is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

2.19 Operating Segment

The Chief Operational Decision Maker monitors the operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit and loss and is measured consistently with profit and loss in the financial statements.

The Operating segments have been identified on the basis of the nature of products/services:

- Segment revenue includes sales and other income directly identifiable with the segment including intersegment revenue.
- ii. Expenses that are directly identifiable with the segments are considered for determining the segment results. Expenses which relate to the Group as a whole and not allocable to segments are included under unallocable expenditure.
- Income which relates to the Group as a whole and not allocable to segments is included in unallocable income.
- Segment result includes margins on inter-segment and sales which are reduced in arriving at the profit before tax of the Group.
- v. Segment assets and liabilities include those directly identifiable with the respective segments. Unallocable assets and liabilities represent the assets and liabilities that relate to the Group as a whole and not allocable to any segment.

For Fedders Electric and Engineering Ltd. Director



2.20 Earnings Per Share

Basic Earnings per share is computed by dividing the net profit after tax by the weighted average number of equity shares outstanding during the period. For the purpose of calculating Diluted Earnings per share, the net profit for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

2.21 Borrowing Cost

Borrowing costs specifically relating to the acquisition or construction of a qualifying asset that necessarily takes a substantial period of time to get ready for its intended use are capitalized as part of the cost of the asset. All other borrowing costs are charged to statement of profit & loss in the period in which it is incurred except loan processing fees which is recognized as per Effective Interest Rate method.

Borrowing costs consist of interest and other costs that Group incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

2.22 Cash and cash Equivalents

Cash and cash equivalents include cash on hand, bank balances and any deposits with original maturities of three months or less (that are readily convertible to known amounts of cash and cash equivalents and subject to an insignificant risk of changes in value). However, for the purpose of the statement of cash flows, in addition to above items, any bank overdrafts / cash credits that are integral part of the Group's cash management, are also included as a component of cash and cash equivalents.

2.23 Critical accounting estimates, assumptions and judgements

The estimates and judgements used in the preparation of the said financial statements are continuously evaluated by the Group, and are based on historical experience and various other assumptions and factors (including expectations of future events), that the Group believes to be reasonable under the existing circumstances. The said estimates and judgements are based on the facts and events, that existed as at the reporting date, or that occurred after that date but provide additional evidence about conditions existing as at the reporting date.

Although the Group regularly assesses these estimates, actual results could differ materially from these estimates - even if the assumptions under-lying such estimates were reasonable when made, if these results differ from historical experience or other assumptions do not turn out to be substantially accurate. The changes in estimates are recognized in the financial statements in the year in which they become known.

2.24 Investments

Investments which are of equity in nature are carried at Fair Value and gain/loss on fair valuation is recognized through OCI.

For Fedders Electric K. · Director



2.25 Trade Receivable

Trade Receivables are recognized initially at their fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment.

2.26 Trade and Other payable

These amounts represent liabilities for goods and services provided to the Group prior to the end of financial year which are unpaid. Trade and other payables are recognized, initially at fair value, and subsequently measured at amortized cost using effective interest rate method.

LHOTRAG For Fedders Electric And Engineering RAH ored Access

NOTE NO 3 PROPERTY, PLANT AND EQUIPMENT

		GROSS CARRYING AMOUNT	IS AMOUNT				Accumulated Depreciation	ciation		NET CARRYING AMOUNT	NET CARRYING AMOUNT
PARTICULARS	AS AT 01.04.2019	PURCHASE DURING THE YEAR	DEDUCTION DURING THE YEAR	AS AT 31.03.2020	UP TO 01.04.2013	DEP. FOR THE YEAR	Provision for Impairment	DEDUCTION DURING THE YEAR	AS AT 31.03.2020	AS AT 31.03.2015	AS AT 31.03.2020
Land - Freehold	53.83	28	7.40	46.43			10.1.*	4		53,83	
Building	109.35	13	10	109.35	53.61	323	12.		56.81		
Office Premises	2.89	Y	8	2.89	2.07	0.05	14		27.2		
Temporary Shed	3.52	3	100	3.52	3.38			10.0	3.39		
Plant & Machinery	227.69	S.E.		227.69	156,09	13.96	1	10	170.06		
Computer	535	100		5.35	5.01	toro	2	2	5.02		
Furniture's and Fistures	8.83		1	3.83	3.06	0.28	12		3.34		
Office Equipment's	4.95	S.		4.95	4.40	00'0	i i		4.40		
Motor Car	2.42	28	0,27	2.15	2.31	00.00	0.	0.22	2.09		
Scotter & Motor Cycle	IT0	цĘ.	4	11.0	60'0	10.0		an a	010	10.0	100
Total Property, Plant and Equipment	413.941	36	167	406.27	230.04	17.54		0.22	247.35	183.90	158.92

NOTE NO 4 CAPITAL WORK-IN-PROGRESS

		GROSS CARRYI	NG AMOUNT				Accumula
and and a state of the state of	AS	Taxaa ahaa ahaa ahaa ahaa ahaa ahaa ahaa	DEDUCTION	AS	dD	DEP. FOR	Provisi
PARILULANS		PURCHASE DURING	DURING	M	10	THE	fo

		GROSS CARRYING AMOUNT	IG AMACUNT				Accumulated Deper	relation		NET CARRYING AMOUNT	INET CAREVING AMOUNT
PARTICULARS	AS AT 01.04.2019	PURCHASE DURING THE YEAR	DEDUCTION DURING THE YEAR	AS AT 31.03.2020	UP TO 01.04,2019	DEP. FOR THE YEAR	R Provision D(D) for DUF Impairment THE	DICUCTION DURING THEYEAR	AS AT 31.03.2020	AS AT 31.03.2019	
apital Work IN Progress	12	3	118	10	24		14	100	80	2.48	6
otal	10 million (10 mil			**					~		

NOTE NO 4 OTHER INTANGABLE ASSETS

		GROSS CARRYING AMOUNT	NG AMOUNT				Accumulated Depredation	dation		NET CARRYING AMOUNT	NET CARRYING AMOUNT NET CARRYING AMOUNT
PARTICULARS	45 AT 0104 2015	PURCHASE CURING THE YEAR	DEDUCTION DURING THE YEAR	45 4 AT 31.03.2020	UP TO 01.04.2019	DEP. FOR THE VEAR	Provision for Impairment	DEDUCTION DURING THE YEAR	AS AT 31.03.2020	AS AT 31.03.2019	AS AT 31.01,2020
software	571	3	3	129	113	80'0	đ		121	0.15	0.06
fotal Other Intangible Assets	1.29		100	1.29	1.13	0.09			1.22	0.15	0.06
	415.23	1.00	151	407.56	231.17	12.62	(a 1)	0.22	248.58	184.06	158.98

• The Faund Assets shown see as per books of accounts, no physical verification has been done during last year as well in current year. The importment of Assets cannot be assessed and not provided for loss on impertment of Assets



FEDDERS ELECTRIC AND ENGINEERING LIMITED NOTES TO BALANCE SHEET AS AT 31ST MARCH 2020

-	NON CURRENT INVESTMENTS			As at	L'	mount in Crores) As at
ŧ	Particulars			March-20	1	March-19
-	Trade Investments	Face	No. of Shares	··· Value	No. of Shares	Value
	V.5.315.32	10000	AACCADOR MARCON			
	Quoted					
	Equity Instruments (At FVOCI)	30	100	0.00	100.00	0.00
	LEEL Electricals Ltd	10	50,000	0.07	50,000	0.05
	SBI Mutual Fund (Gold Fund)		(C)27 (C)27 (C)	0.04	49,950	0.05
	State Bank Of India PSU	-	49,950		10,500.00	0.34
1000	State Bank of Bikaner & Jaipur	10	10,500	0.21	10,300.00	1.525
1000	Total Value of Quoted Investments			0.32	gan jaar de	0.44
	Total Value of Unquoted Investments					
			<u> </u>	0.32		0.44
				and the second second	ALC: NO	2121
	Aggregate amount of quoted investments			0.32		0.44
	Aggregate amount of unquoted investments			10		
	INVENTORIES				Sector States	
0.00	Particulars	100	and the second	As at		As at
				March-20	and the second state	March-19
	Raw materials		En la contra de la c	22.79		36.62
	Work in progress			1.00		2.29
	Finished goods			1.28		3.02
	Material in Transit			-		- 200
	Less:- Provision			-0.69		-14.67
	Less Provision		_	24.38		27.25
	TRADE RECEIVABLES				and a start of the	in the second
1	Particulars			As at	_	As at
	101010001			March-20	- Lorenza Con Ma	March-19
ŝ	(Unsecured)				376.02	
	Considered good		358.38		-7.95	
	Expected credit loss		-7.95	115.25	X220001752	132.55
	Less: Pro for Impairment of Trade receivable		-235.48	114.95	-235.48	132.55
			in the second second	114.95	2	132.35
8	CASH AND BANK BALANCES					
	Cash and Cash Equivalents			As at		As at
	Particulars	1.11		March-20		March-19
	Balances with banks		and a state of the	1.27		11.8
	Cash on Hand			1.27		11.80
9	Bank Balances Particulars		-	As at	-	As at
	SNO KUNIKELINE		1	March-20		March-19
	Unclaimed dividend account	~		0.48		0.4
	Deposits with maturity for Less than 12 month	15	70	9.59		12.0
			19 1 S S C	10.07		12.4
10	Loan	100		10		1.211.2
	Particulars			As at		As at
				March-20		March-19 148.7
	Loan to related party		36 St	148.56		
			2	148.56		148.7
11	OTHER FINANCIAL ASSETS				Sec. States	
-	Particulars			As at		As at
	S00(503/04-5157			March 20		March-19

Particulars		As at	1	Asat
Particulars	and the second se	March-20		March-19
Retention Money	105.99		89.53 -1.55	87.98
Less:- Provision	-1.59	104.44	-1.55	0.40
Interest accrued on fixed deposit Advances to employee		2.35		1.65
LD Recoverable		26.48		23.21 14.37
Earnest Money & Other Deposit		13.29	9 5.	127.61
		740.30		The second se

For Fedders Electric And Engling Director



12 OTHER CURRENT ASSETS

1

14

12	OTHER CURRENT ASSETS			
	Particulars	As at	311	As at
		March-20		March-19
	Balances with Statutory/ Govt. Authorities	4,47	Services of	3.38
	Supplier advances	27.65		37.74
	Prepaid expenses	0.16		0.14
	Insurance claim recoverable	0.03		0.03
	Advance tax and TDS	9.22		8.71
		41.53	3	50.01
13	EQUITY SHARE CAPITAL			
	Particulars	As at		As at
		March-20		March-19
	Authorized Share Capital			
	700,00,000 Equity shares, Re. 10- par value	70.00	28	70.00
	(31 March 2020: 700,00,000 equity shares Re. 10- each)			
	(1 April 2019: 700,00,000 equity shares Re. 10- each)			
		70.00	1	70.00
	Issued, Subscribed and Fully Paid Up Shares			
	33969700 Equity shares, Re. 10- par value fully paid up	33.97		33.97
	(31 March 2020: 33969700 equity shares Re. 10- each)	33.51		33.51
	(1 April 2019: 33969700 equity shares Re. 10- each)	and state and state		
	facilities and a second second second second	33.97	77	33.97
		(10 C		

Note No 13.1: The reconciliation of the number of shares outstanding at the beginning and at the end of reporting period 31-03-2020: Determine As at 31st March, 2020 As at 31st March, 2019

Pho 01 3 4 55 mid	2020	M2 01 3431 19101	en eves
No. of Shares	Amount	No. of Shares	Amount
33,969,700.00	33.97	33969700	33.97
	1 A A A A A A A A A A A A A A A A A A A		
-	14		
33,969,700.00	33.97	33,969,700.00	33.97
	No. of Shares 33,969,700.00	No. of Shares Amount 33,969,700.00 33.97	33,969,700.00 33.97 33969700

Note No 13.2: Terms/rights attached to equity shares

(A) The company has only one class of equity shares having par value of Rs. 10 per share. Each holder of equity shares is entitled to one vote per share. The company declares and pays dividends in Indian rupees. The dividend, if any, proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

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

Note No 13.3: The details of shareholders holding more than 5% shares in the company :

Name of the shareholder	As at 31st M	arch, 2020	As at 31st Ma	arch, 2019
	No. of shares held	% held as at	No. of shares held	% held as at
Fedders Sales Pvt Ltd	4,293,619.00	12.64	4,293,619.00	12.64
Perfect Radiators and Oil Coolers Pvt Ltd	3,826,525.00	11.26	3,826,525.00	11.26
Airserco Pvt. Ltd.	1,752,709.00	5.16	1,752,709.00	5.16
OTHER EQUITY				
Particulars	524	As at	2	As at
		March-20		March-19
Reserves & surplus*		- www.woeday		
a) Share warrant		18.0		
b) Securities Premium Reserve		46.44		46.44
c) General Reserve		360.55		360.55
d) Retained Earnings		-1.086.26		-1,030.78
e) Capital reserve		3.38		3.38
f) Revaluation reserve		6.92		6.92
		-668.97		-613.49
Other Comprehensive Income (OCI)				
Acturial gain & loss		0.74		0.74
Investment carried at Fair value		0.13		0.26
Revaluation reserve		-0.33		-0.33
Foreign currency translation reserve		-1.38		-0.95
		-0.84		-0.28
		-669.80		-613.76

Balance as per last financial statement Adjusted during the year

> For Fedders Electric Engineering Ltd. Director



Security premium		
Balance as per last financial statement	46.44	46.44
Premium on Issue of share	46.44	46,44
General reserve		
Balance as per last financial statement Addition during the year	360.55	360.55
Deletion during the year		
		360.55
Retained earning Balance as per last financial statement	-1,030.78	-499.14
Profit for the period	-55.49	-531.64
Dividend during the year		
Transfer to general reserve	-1,086.26	-1,030.78
Capital reserve Balance as per last financial statement	3.38	3.38
Addition during the year		
	3.38	3.38
Revaluation reserve		
Balance as per last financial statement Addition during the year	6.92	6.92
	6.92	6.92
Remeasurement of defined benefit plan Balance as per last financial statement	0.74	0.74
Addition during the year		
Investment carried at fair value	0.74	0.74
Balance as per last financial statement	0.26	0.19
Addition during the year	-0.12	0.07
Revaluation reserve		
Balance as per last financial statement	-0.33	-0.33
Addition during the year	-0.33	-0.33
Revaluation reserve		
Balance as per last financial statement Addition during the year	-0.95 -0.43	-0.83 -0.12
Deletion during the year	EMBRO	
		-0.95
Total other equity	-669.80	-613.77
15 BORROWINGS	State of the second second second second	
Particulars	As at March-20	As at March-19
Secured Term Loans		
From banks		
Foreign Currency Ioan Indian Currency Loan	- 0.00	
molan currency coast	0.00	
16 Provision		
	As at	As at March-19
Gratuity	March-20 2.47	3.79
	2.47	3.79
17 DEFERRED TAX LIABILITIES (NET)		
Particulars	As at March-20	As at March-19
Deferred tax liabilities	100.00	
Depreciation Others	13.98 1.77	2.17 14.59
	15.75	16.77
Less: Deferred tax assets Others	*	
Net	15.75	16.77
18 BORROWINGS Particulars	As at	As at
Secured	March-20	March-19
From banks	753.90	- 738.70
	753.90	
	For Fedders Electric And Engineering Ltd.	Structure (2)
	Ma	
	NY	
	Director	(* T/*

Martered Acs

TRADE PAYABLES	As at	As at
Particulars	March-20	March-19
Current		1.81
Dues of micro and small enterprises	1.76	2002
Dues other than micro and small enterprises	258.26	- 248.58
	260.02	250.39
OTHER FINANCIAL LIABILITIES		
Particulars	As at	As at
Per creations	March-20	March-19
Current maturities of long term debt	5.91	8.68
Interest Accrued but not due on Term Loan		•
	3.50	3.44
Payable on account of employees	74.46	74.43
Security Deposit	2.91	2.96
Expenses payables	0.14	0.05
Audit fee payable	0.48	0.48
Unclaimed dividend		144.03
Advance from related party	144,03	144.03
	231.43	234.08
	(12)	
1 OTHER CURRENT LIABILITIES	As at	As at
Particulars	March-20	March-19
		29.11
Advance from customer	17.36	-1.03
Statutory dues payable	-2.04	-1.0.
Sr Cr. Employee	3.10	
	18.42	
2 PROVISIONS	As at	As at
Particulars	March-20	March-19
	indication of the second secon	
Gratuity	0.46	0.8
Leave encashment		
Provision for loss on investment		2
	0.46	0.8
	0.46	
23 CURRENT TAX LIABILITIES (NET)		As at
Particulars	As at	March-19
	March-20	March-19
Anna Anna anna an		
Provision for tax		
Less Advance tax		

For Fedders Electric Apply gimeering Ltd. Director



FEDDERS ELECTRIC AND ENGINEERING LIMITED NOTES TO PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH 2020

24 REVENUE FROM OPERATIONS	and the second of the second	(Amount in Crores)
Particulars	Particulars For the year ended 31	
	March 2020	March 2019
Sale of product		
Projects/Manufacturing Goods	70.50	130.40
	70.50	130.40

25 OTHER INCOME

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Interest Income	0.53	1.07
Other income		1.26
	0.53	2.33

26 COST OF MATERIALS CONSUMED

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Raw materials, consumables & component consumed	and the second sec	
Opening stocks	36.62	71.48
Add:-Purchases	35.44	79.38
Carriage Inwards		0.42
Less: Closing stocks	22.79	36.62
	49.34	114.66

27 CHANGES IN INVENTORIES OF FINISHED GOODS, WORK IN PROGRESS AND STOCK-IN-TRADE

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019	
Inventories at the end of the year	64		
Finished Goods	1.28	3.02	
Work In Progress	1.00	2.29	
	2.28	5.31	
Inventories at the beginning of the year			
Finished Goods	3.02	4.92	
Work In Progress	2.29	5.64	
	5.31	10.56	
	3.02	5.26	

28 EMPLOYEE BENEFIT EXPENSES

Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Wages (Workers)	1.76	3.71
Labour Welfare	0.01	0.58
Salary & wages	7.36	20.05
Contribution to provident and other fund	0.43	0.97
Employer contribution in ESI	0.03	0.09
Gratuity	-1.24	0.32
Bonus	0.13	0.29
Leave Encashment	-0.40	-0.01
Staff Welfare	0.06	0.21
	8.15	26.20

For Fedders Electric /	and Engineering Ltd	
X	Directo	Ĩ.
~/	•	



FINANCE COST		
Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Interest Expense	7.91	25.43
Bank Charges	···· 1.97	6.04
	9.88	31.47
DEPRECIATION & AMORTIZATION EXPENSES		
Particulars	For the year ended 31 March 2020	For the year ended 31 March 2019
Depreciation on Property, Plant and Equipment	17.54	18.27
Amortisation on Intangible Assets	0.09	0.22
	191	
	17.62	18.49
	Particulars Interest Expense Bank Charges DEPRECIATION & AMORTIZATION EXPENSES Particulars Depreciation on Property, Plant and Equipment	Particulars For the year ended 31 March 2020 Interest Expense Bank Charges 7.91 1.97 Bank Charges 7.91 9.88 DEPRECIATION & AMORTIZATION EXPENSES Particulars For the year ended 31 March 2020 Depreciation on Property, Plant and Equipment Amortisation on Intangible Assets 17.54 0.09

31	OTHER	EXPENSES
	Professional Stationary State	the printing of the second s

Particulars	For the year ended 31	For the year ended 31
	March 2020	March 2019
Repair and Maintenance		
- Plant & Machinery	0.00	0.0
- Building & Office	0,00	0.0
- Others		3.58
Electricity Charges	0.82	1.9
Factory Overheads	16.35	38.3
Insurance	0.31	0.3
Rent Rate & Taxes	0.40	1.90
Postage & Courier & Telephone Expenses	0.19	0.5
Printing and stationery	0.03	0.1
Tender Fees		0.0
Audit Fee (including service tax&GST)	0.09	0.0
Legal & Professional Expenses	1.43	1.73
Travelling & Conveyance Expenses	+ 0.35	2.03
Motor Car Expenses	0.02	0.43
Advertisement Expenses	0.07	0.0
Selling expenses	0.10	1.7
Commission	0.10	1.et
Exhibition Expenses		0.02
Research & Development Expenses	0.00	0.02
Watch & Ward	0.71	2.15
Computer /Software Expenses	0.45	0.1
Donation	*	0.1
Fees & Taxes(including club fee)	0.26	0.2
Director Remuneration & Sitting Fees	0.25	0.37
Warranty Expenses	0.02	
Loss on foreign exchange fluctuation	0.48	0.12
Bad Debts		2.19
Misc. Expenses	0.02	2.80
Loss on Sale of Fixed Assets	0.03	0.01
Expenses Entry of Fixed Assets		0.07
Expenses Entry of CWIP		38.63
Expenses Entry of Inventories		1.00
Expenses Entry of Retention Money		14.67
Provision for Impairment of Trade receivable		1.55
D/ Performance Penalties Expenses		236.87
Prior Period Expenses	17.05	115.70
nor renow expenses	0.04	the second second second
	39.53	469.54

32 EARNING PER SHARE

Particulars	2019-20	2018-2019
(A) Profit attributable to Equity Shareholders (Rs.)	-55.49	-531.64
(B) No. of Equity Share outstanding during the year.	33,969,700	33,969,700
(C) Face Value of each Equity Share (Rs.)	10	10
(D) Basic & Diluted earning per Share (Rs.)	-16.33	-156.50

For Fedders Electric And Engineering Ltd. Director



NOTES TO ACCOUNTS:

33) Contingent liability not provided for

f	Particula	r5	As at 31.03.2020 (Rs. in Crore)	As at 31.03.2019 (Rs. in Crore)
Α.	Claims debt	against the company / disputed liabilities not acknowledged as s*		
	a.	Recovery Suits filed by the parties in different court	0.00	13.87
	b.	Recovery Suits filed by the co. different court	0.00	29.53
	с.	Central Excise & Customs Matters	0.00	1.95
	d.	Sale Tax Matters	0.00	10.93
		 Sales Tax Demand for Uttar Pradesh for Rs. 1,07,00,000/- , Rs. 77,00,000/- and Rs. 2,58,00,000/- for Year 2012-13, 2013-14,2014-15 respectively. Sales Tax Demand for Punjab for Rs. 4,89,68,963/- for Year 2010-11 		
		 Sales Tax Demand for Gujarat for Rs. 1,61,42,755/- for Year 2013-14 		
	e.	Income Tax Matters (Pending Rectifications) 2,04,89,249/-	0.00	2.04
B.	Guara	intees*		1.000
	the second second second	arantees which Includes the Bank Guarantees issued in foreign ounting to USD 9,17,576.53(INR 6,52,39,691/-)	4.44	134.60

Note : All the Claims against the company / disputed liabilities which was not acknowledged as debt except as shown above has been reduced to zero (NIL) on pursuant to the order of Hon'ble NCLT APPROVING THE RESOLUTION PLAN SUBMITTED BY IM+ CAPITALS LTD.

34) Contracts remaining to be executed On capital account and not provided for

NIL

NIL

Director

35) Micro and Small Scale Business Entities

Under the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED) which came into force from October 2, 2006, certain disclosure are required to be made relating to MSME, On the basis of information and record available with the company, the following disclosure are made for the amounts due to Micro, Small and Medium Enterprises:

Particulars	As at 31.03.2020	As at 31.03.2019
rincipal amount due to any supplier as at the year end	1.76	1.81
nterest due on the principal amount unpaid at the year end to any supplier:	NIL	NIL
TOTAL	1.76	1.81

Principal Amount of supplies registered under MSME amounting to Rs.1.76 Crores are under dispute as on balance sheet date, however there is no outstanding of MSME related to this period as on the date of signing

17 A al

Related Party Disclosures: (in which some Directors are interested) 36)

A. Names of related parties and related Party relationships

- Wholly Owned Subsidiaries i.
 - a. Fedders Lloyd Trading FZE
- List of Key management personnel as defined under Indian Accounting Standard (Ind AS) 24, 'Related party ii. disclosures:
 - Whole Time Director & CEO (w.e.f 08.11.2018 to 18.10.2019) a. Mr. Sanjiv Kavaljit Singh
 - b. Mrs. Shagun Bajpai

Company Secretary (w.e.f 01.04.2019 to 08.01.2020)

- c. Mr. Sham Sunder Dhawan
- Whole Time Director (w.e.f. 26.04.2018 to 05.05.2018)
- d. Mr. Akhter Aziz Siddiqui

iii.

- Whole Time Director (w.e.f 09.02.2017 to 23.05.2018)
- e. Mr. Pulkit Bhasin
- Company Secretary (w.e.f 30.05.2016 to 27.01.2019)
- Whole Time Director (w.e.f 13.06.2018 to 17.09.2018) f. Mr. Randheer Jain
- Enterprises owned or significantly influenced by key management personnel or their relatives;

		Rs. In Cr	ores
		2019-20	2018-19
		Amount	Amount
a	Airserco Private Limited	46.03	46.03
o.	LEEL Electricals Limited	(65.10)	(65.10)
с.	LEEL Electricals Limited (security deposit)	(61.29)	(61.29)
d.	Perfect Radiators & Oil Coolers Pvt. Ltd.	(67.41)	(67.41)
e.	PSL Engineering Pvt. Ltd.	76.41	76.41
f.	Regal Information Technology Pvt. Ltd.	3.63	3.63
g.	Fedders Credits Ltd.		1 *
h.	Fedders IT Technology Pvt. Ltd.	7.23	7.23
i.	Fedders Sales Pvt. Ltd.	5.01	5.01
J.	Fedders Manufacturing Pvt. Ltd.	(9.97)	(9.97)
k.	Fedders Infotech (India) Pvt. Ltd.	(0.35)	(0.35)
I.	Fedders Stock & Investments Pvt. Ltd.	(1.20)	(1.20)
m.	Himalayan Mineral Waters Pvt. Ltd.	9.30	9.30
n.	Punj Engineering Pvt. Ltd.	-	
о.	Punj Services Pvt. Ltd.	-	
p.	Pandit Kanahaya Lal Punj Pvt. Ltd.	1.11	1.11
q.	PSL Wolfe JV Pvt. Ltd.		
r.	Pandit Kanahaya Lal Punj Trust	-	1-

B. Transactions during the period with Related Parties are as under:

	Rs. in	n Crores
Name of Related Party	2019-20	2018-19
	Amount	Amount
LEEL ELECTRICALS LIMITED (Formerly Known as Lloyd Electric and Engineering Ltd)		
Sales of Goods	-	35.21
Purchase of Goods	-	12.01
Security Deposit		51.21
Airserco Private Limited		
Sales Return of Goods		34.38
Purchase Return of Goods	TR	A 4 6.62
	187	

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CET CONTRACTOR OF CONTRACTOR	1
	33.81
	-
	14.75
-	0.09
0.33	0.14
0.05	0.00
	0.08
	0.05
	0.08
	0.10
	0.33 0.05

* Since, the newly constituted board came into existence after NCLT order dated 06 October 2021, these audited results have been endorsed by newly constituted board for the limited purpose of compliance, based on limited information available with them. While Fedders Lloyd Nigeria Limited is appearing as a subsidiary in FY 2017-18 audited financials, but no information with respect to investment in the same is available, as on the reporting date, with newly constituted board.

37) Additional Information:-

Value of Import (C.I.F) Value:

Part	icular	2019-20	2018-19
i)	Raw Materials Components & Parts	0.04	1.12
ii)	Capital Goods	0.00	0.00
Total		0.04	1.12

Value of Raw Material consumed:

	March 31, 2020		March 31, 2019	
	Percentage	Value	Percentage	Value
Import	0.08	0.04	0.97	1.12
Indigenous	99.92	49.30	99.03	113.54
Total	100.00	49.34	100.00	114.66
				and a state product of the state

Remittance in Foreign Currency on account of:

Particulars		March 31, 2020	March 31, 2019
Import Raw Material components & parts		0.04	0.75
Travelling Expenses		0.04	0.19
Other Expenses	÷	0.13	0.39
Total		0.21	1.33

For Fedders Electric And Engineering

Intered

Particulars	March 31, 2020	March 31, 2019
Export Sale	0.23	0,94
tal	0.23	0.94

The Company has a bad debts Rs. NIL (Last year Rs.2.80 Crores) External Commercial Borrowings:-

The Company has total ECB of USD 7,78,947.44 INR 5,86,74,215.91 (Last year USD 12,45,434.05 INR 8,64,07,965.30) is out standing as on reporting date.

(Re in Crores)

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Director

38) Remuneration to Auditors:

		ins. in ciores
Particulars	March 31, 2020	March 31, 2019
Audit fees (Including Tax Audit Fees)	0.08	0.05
Total	0.08	0.05

39) Operating Segment Reporting (Business Segment)

The Company has following Business segments as its primary reportable segments

- a. Environmental control system
- b. Steel Structure & Engineering
- c. Power Project

Segment Revenues, Results and Other Information: (Rs. In Crores) Particulars March 31, March 31, 2020 2019 I. Segment Revenue i. Environmental control system 2.62 18.04 ii. Steel Structure & Engineering 8.67 80.70 iii. Power Project 59.74 33.98 Sub:- Total (i+ii+iii) -71.03 132.72 Less:- Inter Segment Revenue Net Sales/Income from Operations 71.02 132.72 **II. Segment Results** (PROFIT (+)/LOSS(-)) i. Environmental control system (6.00)(25.06) ii. Steel Structure & Engineering (17.75) (290.40) iii. Power Project (22.88)(182.75)Sub:- Total (i+ii+iii) (46.63)(498.21)Less:-i. Finance Cost 9.88 31.47 ii. Other un-allocable expenditure net of 0.00 3.22 iii. Un-allocable income **Total Profit before tax** (56.51)(532.90) III. Capital Employed (Total assets - current Liability) * .

*As certain assets of the Company including manufacturing facilities are often deployed interchangeably, across various Segments, it is impractical to allocate these assets and liabilities segment wise.

40). Employee Benefit Expenses:

Disclosure figures of the gratuity liability of the employees, in accordance with Ind AS 19. The present value of obligation is determined based on actuarial valuation using the Projected Unit Credit Method.

For Fedders Elec

Present Benefit Obligation-As per Actuarial Valuation

		(Rs. In Crores)	
Particulars	March 31, 2020	March 31, 2019	
Present Value of obligation as at the beginning of the period	3.79	3.80	
Interest Cost	0.29	0.29	
Service Cost	0.09	0.27	
Benefit Paid	(0.08)	(0.33)	
Past service cost including curtailment Gain/Loss on obligation	0.00	0.00	
Total Actuarial Gain/Loss on Obligation	(1.62)	(0.24)	
Present Value of obligation as at the End of the period	2.47	3.79	

The Amount recognized in the Income Statement

Particulars	March 31, 2020	March 31, 2019
Interest Cost	0.29	0.29
Service Cost	0.09	0.27
Expenses recognized in the Income Statement	0.38	0.56

Net Liability recognized in the Balance Sheet

Particulars	March 31, 2020	March 31, 2019	
Present Value of obligation at end	2.47	3.79	
Fair Value of Plant Assets	(H)		
Unfunded Liability /Provision in Balance Sheet ~	(2.47)	(3.79)	
Unfunded Liability recognized in the Balance Sheet	(2.47)	(3.79)	

Remeasurement (gain)/ loss recognized in other comprehensive income

Particulars	March 31, 2020	March 31, 2019
Actuarial (Gain)/Loss on arising from Change in Demographic Assumption		
Actuarial (Gain)/Loss on arising from Change in Financial Assumption	(0.59)	(0.01
Actuarial (Gain)/Loss on arising from Experience Adjustment	1.68	0.25
Total	1.09	0.24

in determining defined benefit obligation.

Particulars	-	March 31, 2020	March 31, 2019
i) Discounting Rate		6.80	7.66
ii) Future salary Increase		8.00	8.00
iii) Retirement Age (Years)	rement Age (Years) 60		60
iv) Mortality rates inclusive of provision for disability **	4	100% of IALM (2006 - 08	
v) Ages		Withdrawal	Withdrawal
		Rate (%)	Rate (%)
Up to 30 Years		3	3
From 31 to 44 years	20	2	2
Above 44 years	*	1	1
		the second se	

For Fedders Electric And Engineering Ltd. Director

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a) Impact of the change in discount rate		
Present Value of Obligation at the end of the period	4 5	2.47
Impact due to increase of 0.50%		(0.04)
Impact due to decrease of 0.50 %		0.04
b) Impact of the change in salary increase		
Present Value of Obligation at the end of the period		2.47
a) Impact due to increase of 0.50%	49	0.04
b) Impact due to decrease of 0.50 %		(0.04)

41) Capital Management

For the purposes of Group's capital management, Capital includes equity attributable to the equity holders of the Company and all other equity reserves. The Group manages its capital to ensure that the company will be able to continue as going concerns while maximizing the return to stakeholders through the optimization of the debt and equity balance.

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The capital structure of the Group consists of net debt (borrowings offset by cash and bank balances) and total equity of the company.

The Group reviews the capital structure of the Company on a semi-annual basis. As part of this review, the Group considers the cost of capital and the risks associated with each class of capital.

The Group monitors capital using gearing ratio, which is net debt divided by total capital plus net debt.

		(Rs. in crores)	
Particulars	As at March 31, 2020	As at March 31, 2019	
Debt	759.81	747.38	
Cash and bank balances	11.34	24.35	
Net debt	748.47	723.03	
Total equity	(646.62)	(579.78)	
Equity and net debt	101.85	143.24	
Gearing ratio (Net Debt/Capital and Net Debt)	634.94%	504.77%	

42) Financial Instruments

- X -	Financial.	In advantage of the	her oatomome
a)	Financial	instruments	DV Caregor

Financial instruments by category		(Rs. in crores)	
Financial assets	As at March 31, 2020	As at March 31, 2019	
Measured at amortized cost			
a) cash and cash equivalent incl bank balance	11.34	24.35	
b) Loan	148.56	148.70	
c) Other financial assets	146.56	127.61	
d) Trade receivable	114.95	132.59	
Fair value through Other Compressive Income			
Investment in equity Instrument	0.32	0.44	
Total	421.73	433.69	
Financial liabilities			
Measured at amortized cost			
a) Borrowing	5.91	8.68	
b) Short term borrowing	753.90	738.70	
b) Trade payable	260.02	250.38	
c) Other financial liability	225.53	225.40	
Total	1245.36	1223.16	
		Los and the second se	

For Fedders Electric And Engineering Ltd.

Director

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10.13		1.000
b)		F
N		

Fair value measurement of financial assets and financial liabilities

Particulars	Fair	r value hierarchy	Valuation technique(s) and key input(s)	
	As at March 31, 2020	As at March 31, 2019		
Investment in equity	0.32	0.44	Level 1	Based on quoted market price in active markets
Borrowing	5.91	8.68	Level 2	Discounted estimated cash flow through the expected life of the borrowings

c)

The fair values of current debtors, bank balances, current creditors and current borrowings are assumed to approximate their carrying amounts due to the short-term maturities of these assets and liabilities.

Particulars	As at March 31, 2020	As at March 31, 2019	
i) Financial assets – Current			
Trade receivables	114.95	132.59	
Cash and Bank balances	11.34	24.35	
Loans	148.56	148.70	
Other Financial assets	146.56	127.61	
ii) Financial liabilities – Current			
Borrowings	753.90	- 738.70	
Trade payable	260.02	250.38	
Other Financial liabilities (other than current maturity of long term borrowings	225.53	225.40	

43) Financial risk management objectives and policies

The Group's principal financial liabilities, comprise loans and borrowings, trade and other payables. The main purpose of these financial liabilities is to finance the Group's operations. The Group's principal financial assets include loans, trade and other receivables and cash and cash equivalents that are derived directly from its operations.

The Group's financial risk management is an integral part of how to plan and execute its business strategies. The Group is exposed to market risk, credit risk and liquidity risk. The Group's focus is to foresee the unpredictability of financial markets and seek to minimize potential adverse effects on its financial performance.

The Board of Directors reviews and agrees policies for managing each of these risks which are summarized as below

a) Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk: currency rate risk, interest rate risk and other price risks, such as equity price risk and commodity price risk.

i) Currency rate risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Group's operating activities (when revenue or expense is denominated in foreign currency). The exchange rate between the rupee and foreign currencies has changed substantially in recent years and may fluctuate substantially in the future. Consequently, the results of the Group's operations are adversely affected as the rupee appreciates/ depreciates against these currencies

Interest rate risk

Interest rate is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's

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long term debt obligation at floating interest rates. The Group's borrowings outstanding as at March 31, 2020 comprise of fixed rate loans and accordingly, are not expose to risk of fluctuation in market interest rate.

ii) Commodity price risk

The Group is affected by the price volatility of certain commodities. Its operating activities require the ongoing manufacture of industrial and domestic air conditioners and therefore require a continuous supply of copper and Aluminum being the major input used in the manufacturing. Due to the significantly increased volatility of the price of the Copper and aluminum, the Group has entered into various purchase contracts for these material for which there is an active market The Group's Board of Directors has developed and enacted a risk management strategy regarding commodity price risk and its mitigation. The Group partly mitigated the risk of price volatility by entering into the contract for the purchase of these material based on average price of for each month.

b) Credit risk

Credit Risk is the risk that the counter party will not meet its obligation under a financial instrument or customer contract, leading to a financial loss. The maximum exposure to the credit risk at the reporting date is primarily from trade receivables. Trade receivables are typically unsecured and are derived from revenue earned from customers.

Customer credit risk is managed subject to the Group's established policy, procedures and control relating to customer credit risk management. Credit quality of a customer is assessed based on an extensive credit rating scorecard and individual credit limits are defined in accordance with this assessment.

c) Liquidity risk

Liquidity risk is defined as the risk that the Group will not be able to settle or meet its obligations on time. The Group's objective is to at all times maintain optimum levels of liquidity to meet its cash and liquidity requirements. The Group closely monitors its liquidity position and deploys a robust cash management system. It maintains adequate source of financing through the use of short term bank deposits and cash credit facility. Processes and policies related to such risks are overseen by senior management. Management monitors the Group's liquidity position through rolling forecasts on the basis of expected cash flows. The Group assessed the concentration of risk with respect to its debt and concluded it to be low.

The following tables detail the Group 's remaining contractual maturity for its non-derivative financial liabilities with agreed repayment periods. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay.

		(Rs. in crores)				
Particulars	Weighted average effective interest rate (%)	Within 1 year	1-5 years	Total	Carrying amount	
As at March 31, 2020					EV	
Borrowings	7.59%	5.91	-	5.91	5.91	
Short term borrowings	200	753.90	17 L	753.90	753.90	
Trade payable		260.02	1	260.02	260.02	
Other financial liabilities		225.53	-	225.53	225.54	
Total		1245.36		1245.36	1245.37	
Particulars	Weighted average effective interest rate (%)	Within 1 year	1-5 years	Total	Carrying amount	
As at March 31, 2019						
Borrowings	7.59%	8.68	-	8.68	8.68	
Short term borrowings		738.70	12	738.70	738.70	
Trade payables		250.38	w	250.38	250.38	
Other financial liabilities		225.39	14	225.39	225.39	
Total		1223.15		1223.15	1223.15	

For Fedders Electric And Engineering Lto

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Dividend Paid and Proposed	(Rs. in cror	es)
Particulars	31.03.20	31.03.19
Dividend declared and paid during the year:	·*	
Final Dividend paid	0.00	0.00
Corporate Dividend Tax on Final Dividend	0.00	0.00
	0.00	0.00

45) Deferred tax

Particulars	31-Mar-19	Recognized in Profit or loss	Recognized in other comprehensive income	31-Mar-20
Deferred tax (liabilities)/assets in relation to:				
Due to Depreciation	(14.59)	- 0.61		(13.98)
Others	2.17	0.40		1.77
Total	(16.76)	1.01	(0.00)	(15.75)

46) Previous year's figures re-grouped/ re-arranged where found necessary.

47) Notes '1' to '46' form an integral part of accounts and are duly authorized.

Refer to our Report of even date. For Rajeev Malhotra & Associates Chartered Accountants, Firm's Registration Number :

HOTRA Sunil Sakral ed Account Partner Membership No. 509537

UDIN: 22509537A0HRFS3755

For and on behalf of the Board of Directors of Fedders Electric and Engineering Limited.

Vishal Singhal (Director) DIN: 03518795

Narender (CFO)

Tanya Singhal (Director) DIN: 08930315

Sakshi Goel (Company Secretary)

Place: Sikandrabad, U.P. Date: 04.08.2022



ANNUAL REPORT 2019-20
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