

SIDCUL CONCOR INFRA COMPANY LIMITED (A Government of India undertaking: A JV Company of CONCOR & SIIDCUL)

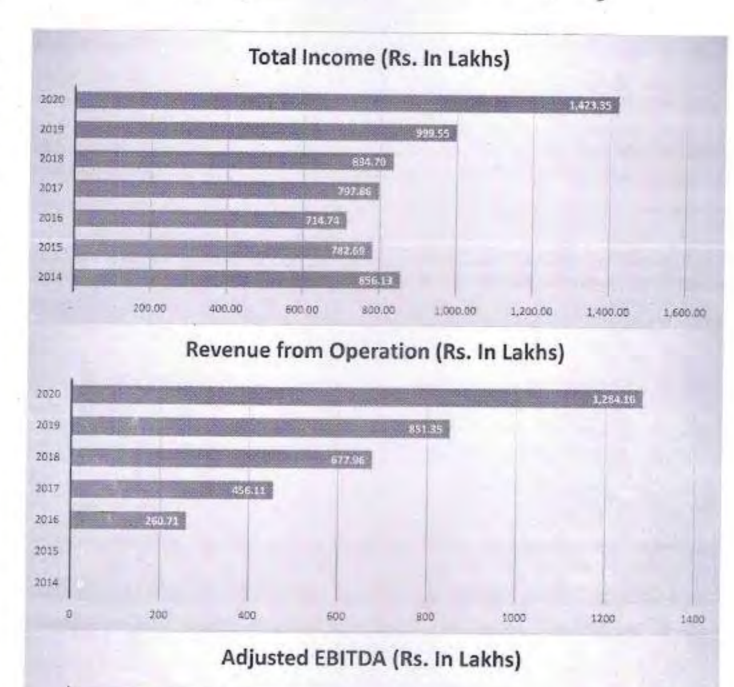


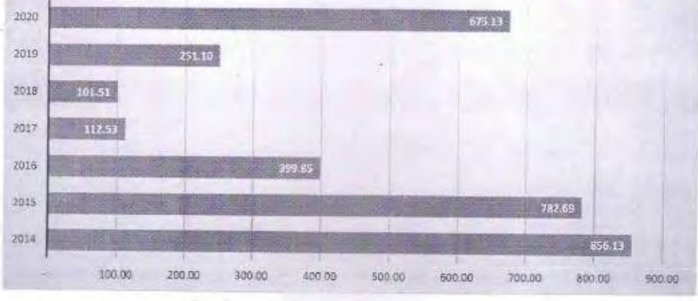
7th Annual Report 2019-20

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FINANCIAL HIGHLIGHTS TILL FY 2019-20





STATEMENT SHOWING FINACIAL PERFOMANCE OF SCICL DURING LAST 7 YEARS

RS. IN LAKHS

	FY	FY	FY	FY	FY	FY	FY
Particulars	2014	2015	2016	2017	2018	2019	2020
Revenue from Operation (Rs. In Lakhs)	0	•	260.71	56.11	677.96	851.35	1,284,1
Other Income	856.13	782.69	454.03	341.75	156.74	148.20	139.1
Total Income (Rs. In Lakhs)	856.13	782.6 9	714.74	797.86	834.70	999.55	1,423.3
Other Expenses	16,50	25.86	314.90	1,325.16	1,272.09	748.44	643.43
Depreciation & Amortisation	0.19	0.91	50.38	501.58	685.57	699.61	897.4
Total Expenses	16.69	26.77	365.28	1,826.74	1,957.66	1,448.06	1,540.8
PB Exceptional and Extra Ordinary Items and tax	839.44	755.93	349.47	(1,028.88)	(1,122.97)	(448.51)	(117.54
inance Cost	-	5.16		-	-	~	
Profit Before Extra- ordinary items and Tax	839.44	750.76	349.47	(1,028.88)	(1,122.97)	(448.51)	(117.54
xtra Ordinary Items	1		52.33				104.8
вт	839.44	750.7 6	297.14	(1,028.88)	(1,122.97)	(448.51)	(222.34
ax	274.65	245.02	44.69	1	-		
eferred Tax	0.20	(0.01)	53.56	267.31	42.95	15.97	(879.90
Ү Тах		0.07	1.89		(55.83)	3.13	(2.70
PAT	564.60	505.6 9	197.01	(1,296.20)	(1,110.08)	(467.61)	660.20

COMPANY INFORMATION

Board of Directors

(As on 01.04.2020)

Mr. S A Murugesan (IAS) Mr. Sanjay Swarup Mr. Harish Chandra

Mr. V. Kalyanarama Mrs. Sangeeta Ramrakhyani Mr. Ganga Prasad

(Nominee Directors)

Registered Office

Plot no. 4 & 5, Sector-14, IIE, SIIDCUL Pantnagar, Rudrapur-263153, Uttarakhand

Key Executives

Chief Executive Officer Chief Financial Officer Company Secretary

: Mr. Bhagyamani Singh

: Mr. Yash Garg

Mr. Ashish Misra

Statutory Auditors

M/s Kathuria Maheshwari & Associates, Chartered Accountants, 2nd Floor, YES Bank Building, Nainital Highway, Rudrapur-

263153, Uttarakhand

Main Bankers

Bank of Baroda Nainital Bank Punjab National Bank IndusInd Bank Corporation Bank Karnataka Bank

NOTICE

Shorter notice is hereby given that the 7st Annual General Meeting of the Shareholders of the Company will be held on Wednesday, 23rd September, 2020 at 2.00 p.m. IST through Video Conferencing/Other Audio Visual Means organized by the Company to transact, with or without modifications, as may be permissible, the following husinesses.

ORDINARY BUSINESS:

To consider, and if thought fit, to pass the following resolutions as Ordinary Resolutions:

 To receive, consider and adopt the Financial Statements of the Company for the year ended 31st March, 2020, including Balance Sheet as at 31st March, 2020, the Statement of Profit and Loss for the year ended on that date and the Reports of Board of Directors and Auditors thereon.

"RESOLVED THAT the Directors' Report along with its Annexure, Annual Accounts for the year 2019-20 including. Balance Sheet as on 31" March 2020, and the Statement of Profit & Loss for the financial year ended March 31", 2020 along with Annexures thereto, and the Auditors reports thereon as laid before the meeting, be and are hereby approved and adopted."

2) To take note of the appointment of M/s. Kathuria Maheshwari & Associates, Charted Accountant (CR 2754), Rudrapur as Statutory Auditors of the Company and fix auditors' remuneration and to pass the following resolution as an Ordinary Resolution:

"RESOLVED that the appointment of M/s. Kathuria Maheshwari & Associates, Charted Accountant (CR 2754), Rudrapur, as Statutory Auditors of the Company for the financial year 2019-20 in terms of the order CA V/COY/CENTRAL GOVERNMENT,SCICL(0)/508, dated 07,08,2019 of Comptroller & Auditor General of India be and is hereby noted. The Statutory Auditors of the Company may be paid such remuneration as may be fixed by the Board of Directors of the Company from time to time."

3) To appoint a Director in place of Shri Harish Chandra, Director (Nominated by CONCOR, Holding Company) (DIN: 03511641), who retires by rotation and being eligible, offers himself for reappointment.

"RESOLVED THAT Shri Harish Chandra, Director (Nominated by CONCOR, Holding Company) (DIN: 03511641), who retires by rotation and being eligible for re-appointment, be and is hereby re-appointment as a Director of the company,"

4) To appoint a Director in place of Smt. Sangeeta Ramrakhyani, Director (Nominated by CONCOR, Holding Company) (DIN: 08058303), who retires by rotation and being eligible, offers herself for reappointment.

"RESOLVED THAT Shri Smt. Sangeeta Ramrakhyani, Director (Nominated by CONCOR, Holding Company) (DIN: 08058303), who retires by rotation and being eligible for re-appointment, be and is hereby re-appointment as a Director of the company."

> By order of Board of SIDCUL CONCOR INFRA COMPANY LIMITED

(Ashish Misra) Company Secretary

Date : 10.09.2020 Place : Rodraput NOTES:

- A brief resume and other particulars required about the Directors seeking re-appointment and appointed since last Annual General Meeting is annexed hereto and forms part of Notice.
- 2. In view of the continuing lockdown restrictions on the movement of people at several places in the country, due to outbreak of COVID-19 pandemic, the Ministry of Corporate Affairs (MCA), vide its General Circular No. 20/2020 dated 5^d May. 2020 read with General Circular No. 14/2020 dated 8th April, 2020 and General Circular No. 14/2020 dated 8th April, 2020 and General Circular No. 17/2020 dated 13th April, 2020 and other applicable circulars issued by the Securities and Exchange Board of India (SEBI), has allowed the Companies to conduct the AGM through Video Conferencing (VC) or Other Audio Visual Means (OAVM) during the calendar year 2020.
- 3 As the AGM shall be conducted through VC / DAVM, the facility for appointment of Proxy by the Members is not evailable for this AGM and hence the Proxy Form and Attendance Slip including Route Map are not unnexed to this Notice.
- 4. Corporate Members intending to participate through their representatives in the AGM are requested to send a duly certified copy of authorization letter, authorizing their representative to participate and vote on their behalf at the Annual General Meeting, by email to cssciel @concorrindia.com.
- Members holding shares in multiple folios in physical mode are requested to apply for consolidation of their folios to the Company along with relevant share certificates.
- Members who hold shares in physical form are requested to send all correspondence concerning registration of transmissions, subdivision, consolidation of shares or any other shares related matter and/or registration of email address, change in address and bank account, email address, etc. to the Company.
- Pursuant to Section 91 of the Companies Acr, 2013, the Register of Members and Share Transfer Booka will
 remain closed from 16.09.2020 to 23.09.2020 (both days inclusive) for the purpose of determining entitlement
 of members to final dividend for the financial year ended on 31.03.2020.
- 8. Pursuant to provisions of Companies Act, 2013, the Auditors of a Government Company are appointed/reappointed by the Comptroller and Auditor General (C&AG) of India and in terms of provisions contained in Companies Act 2013, their remuneration shall be fixed by the Company in a General Meeting or in such manner as the Company in a General Meeting may determine. In pursuance of the same, C&AG of India had appointed M/s. Kathuria Maheshwari & Associates, Charted Accountants (CR 2754), as Sumitory Auditors of the Company for the Financial Year 2019-20. Accordingly, the members are requested to authorize the Board of Directors of the Company to fix the remuneration for the Statutory Auditors of the Company.
- 9. In compliance with the aforementioned MCA and SEBI Circulars, Nutice of the AGM along with the Annual Report 2019-20 is being sont only through electronic mode to those Members whose email addresses are registered with the Company. Members may note that the Notice and Annual Report 2019-20 will also be available on the Holding Company's website.
- Members, who have not registered their e-mail addresses so far, are once again requested to register their email address with the Company and take part in the Green Initiative.
- 11. All the documents referred to in the accompanying notice and the statement pursuant to Section 102 (1) of the Companies Act, 2013 shall be available for inspection through electronic mode. Members are requested to write to the Company on <u>cssclel@concorindia.com</u> for inspection of said documents. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which Directors are interested, maintained under Section 189 of the Companies Act, 2013, will be available for inspection by the members during the AGM.
- 12. Members desiring any information as regards the businesses proposed to be transacted at this meeting are requested to write to the Company in advance mentioning their name folio number, email id, mobile number at esseicl@concorindia.com. Questions / queries received by the Company till 5.00 p.m. on Thursday.

16.09.2020 shall only be considered and responded during the AGM.

- 13. Members who would like to express their views or ask questions during the AGM may register themselves as a 'Speaker' and may send their request mentioning their name, folio number, email id, mobile number at esseicl@concorindia.com from 09.00 Hours on 16.09.2020 to 17.00 Hours on 21.09.2020.
- 14. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting. The Company reserves the right to restrict the number of questions and number of speakers, depending on the availability of time for the AGM.
- 15. Members desirous of making a nomination in respect of their shareholding in the Company, as permitted under Section 72 of the Companies Act, 2013 are requested to write to the Company in prescribed form in the Companies (Share Capital and Debentures) Rules, 2014.
- 16. The voting rights of the shareholders shall be in proportion to their shares in the paid up equity share capital of the Company as on the cut-off date of 16.09,2020. The facility for voting will also be made available at the AGM. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the company as on the cut-off date only shall be entitled to avail the facility of voting as well as voting at the AGM. A person who is not a member as on the cut-off date should treat this Notice for information purpose only.
- 17. Procedure for joining the AGM through VC/OAVM: Details and link will be shared separately.
- 18. Members are requested to:
 - Quote their Folio Nos., email address, contact no., etc. in all correspondence with the Company;
 - Note that no gifts/coupons will be announced/distributed to the shareholders for the Annual General Meeting.

None of the Directors or Key Managerial Personnel of the Company or their relatives, is in any way, concerned or interested, financially or otherwise, in the resolution.

By order of Board of SIDCUL CONCOR INFRA COMPANY LIMITED

> (Ashish Misra) Company Secretary

Date : 10.09.2020 Place : Rudrapur

BRIEF RESUME AND OTHER PARTICULARS OF DIRECTORS RETIRING BY ROTATION/ SEEKING APPOINTMENT/ REAPPOINTMENT [REFER POINT (1) OF NOTES TO NOTICE]

Particulars	Shri Harish Chnadra	Smt. Sangeeta Ramrakhyani		
DIN	03511641	08058303		
Qualification	CA, CS & CWA,	MBA, LLB		
Experience	Shri, Harish Chandra has taken over the charge of Director (Nominatud by CONCOR) from 19.09.2017. He is Executive Director (Finance) & Company Secretary of Container Corporation of India Limited. He is an expert in finance and accounts and corporate laws, rules and regulation. He is treasurer of various trusts of container corporation like PF, Gratuity etc.	taken over the charge of Director (Nominated by CONCOR) from 12.07.2019. She is GGM (HR) of Container Corporation of Indi Limited. She is having 28 years of ric experience in managing Human resource measures.		
Date of Birth (Age)	08.09.1970 (50 Years)	23.04.1967 (53 Years)		
Terms and Conditions of Appointment/ Reappointment	2017 In terms of nomination done by Holding Company Container	She was appointed Director in the yea 19 in terms of nomination done by Holding Company Container Corporation of India Limited. In terms of provisions of the Companies Act, he is Hable to retire by rotation.		
Date of first Appointment to Board	19.09.2017	12.07.2019		
Disclosure of Relationship with other Directors	Nil	NII		
Remuneration løst drawn and proposed	Being a nominee director, no renumeration is paid by the company.	o Being a nominee director, n remuneration is paid by the company		
Shareholding in the Company	NIL	NIL		
No: of Board Meetings attended during the year	4 out of 4	4 out of 4		
Directorship of other Board	1, TCI-CONCOR Multimodal Solutions Private Limited 2. Hind CONCOR Terminals (Dadri) Private Limited. (Company under liquidation) 3. Star Track Terminals Private Limited 4. Himalayan Terminals Pvt. Ltd, Nepal	 Fresh & Healthy Enterprises Limited; Punjab Logistics Infrastructure Limited 		

DIRECTORS' REPORT FOR FY-2019-20

To The Members SIDCUL CONCOR INFRA COMPANY LIMITED

Your Directors are pleased to present their report on the business and operations of the Company, along with the Audited Financial Statements for the Financial year ended on 31.03.2020.

1. ABOUT THE COMPANY

SIDCUL CONCOR Infra Company Ltd. (SCICL), a Joint Venture Company (JVC) with shareholding of 74% and 26% of Container Corporation of India Limited (CONCOR) and State Infrastructure & Industrial Development Corporation of Uttarakhand Ltd. (SIIDCUL) respectively. SCICL has been developed as Multimodal Logistic Park (MMLP) at Rudrapur located approx. 300 mtr. from Rudrapur-Haldwani State Highway and approx, one km. from the NH-87. SCICL is doing operations in both the stream i.e. EXIM and Domestic.

CAPITAL STRUCTURE

The Authorized, subscribed and paid-up capital of the company is Rs. 100,00,00,000/- (Rupees One Hundred Crores only) as on 31st March, 2020.

OPERATIONAL PERFORMANCE

This Year Company handled 478 rakes which was 364 rakes in FY 2018-19, the containers handled at MMLP, Pantnagar for the said period were 37,898 TEUs which was 29,049 in FY 2018-19 TEUs and its revenue from business operations for the said period was Rs. 12.84 crores which is 51 % higher than revenue from business operations in FY 2018-19 i.e.Rs.8.51 crores. The IVC is doing well and expected to emerge as a major logistics service provider for rail logistics for the rapidly industrializing State of Uttarakhand. Company is also handling other than container Rakes at its terminal.

FINANCIAL RESULTS

The Company concentrated on the business growth during the financial year ended 31st March, 2020. The financial of the company are as under:

S. No.	Particulars	2019-20	2018-19
1.	Authorized Share Capital	100	100
2.	Subscribed and Paid-up Share Capital	100	100
	Reserves and Surplus	(9.11)	(15.71)
4.	Capital Work in Progress	1.11	0.25
5,	Total Revenue	14.23	10
6.	Revenue from Operations	12.84	8.51
7.	Profit Before Tax	2.23	(4.49)
8.	Profit After Tax	6.60	(4.68)
9.	Earnings Per Share	0.66	(0.47)

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5. OPERATIONS

During the year under report, the major chuck of business came from the transportation of sponge iron, Calcium carbonate, waste paper, and lead ingot. The company achieved turnover of Rs.12.84 crores in FY 2019-20.

6. DIVIDEND

In the financial year 2019-20 due to accumulated past losses, the Directors are not proposing dividend.

SITUATION OF REGISTERED OFFICE OF THE COMPANY.

The situation of registered office of the Company is Plot No. 4 & 5, Sector-14, HE, SIIDCUL, Pantnagar, Udham Singh Nagar, Rudrapur-263153, Uttarakhand

HUMAN RESOURCE MANAGEMENT

There is no employee/ officer on the roll of SCICL till date. As on date the Company has a Company Secretary, Chief Financial Officer, Executive (C&O) and Executive (Accounts) appointed on contractual basis. CEO & 4 other employees at staff level from CONCOR have been deputed on secondment basis.

Positive Industrial Relations (IR) has been the goal of HR Department. SCICL provides two way communication, participative culture, open platforms for discussion for ideas and motivation of the employees

PARTICULARS RELATING TO TECHNOLOGY UPGRADATION, CONSERVATION OF ENERGY, R&D, ETC.

The relevant information on conservation of energy and technology absorption stipulated under Section 134 of the Companies Act, 2013 read with Rule 8 of The Companies (Accounts) Rules, 2014, are as under:

SCICL is using ETMS and DTMS software platforms developed by Holding company, CONCOR. For energy conservation and technology absorption, virtualization is being done in the servers of major applications, which is the latest technology, with the objective to reduce the hardware, the power consumption and the cooling requirement.

To save power, the only LCD/LED computer monitors are used, three or more starred Air Conditioners are installed so that energy can be saved. Instead of tube lights LED lights are installed in warehouses to save more energy. To conserve the energy and to reduce power requirement heat dissipation, wherever possible, consolidation is practiced as per the requirement.

10. FOREIGN EXCHANGE EARNINGS & OUTGO

There were no transaction in foreign currency.

11. PRESIDENTIAL DIRECTIVE(S):

No Presidential Directives were received from the Government during the financial year 2019-20.

12. AUDITORS

The auditors, M/s Kathuria Maheshwari and Associates, Chartered Accountants, Rudrapur, Uttarakhand, were appointed as the Statutory Auditors of the Company for the financial year 2019-20. The Statutory Auditors were appointed as recommended by the Office of the Comptroller and Auditor General of India. The Statutory Auditors are paid remuneration of Rs. 65000/-(exclusive of GST as applicable) as statutory audit fees, Rs. 21,450 as tax audit fees and Rs. 15000/- as Limited Audit Review fees as fixed by the Board of Directors of the Company.

13. AUDITORS' REPORT

The Auditors' Report is given by the Statutory Auditors, and placed in annual report with Financial Statements of the company. There is no adverse remark of Statutory Auditor on the financial statement of the Company for FV 2019-20. Further, the comments of C&AG for financial year 2019-20 are being provided by Government Auditors and will form part of the Annual Report. SCICL is not required to maintain cost records as specified u/s 148(1) of Companies Act, 2013.

14. SECRETARIAL AUDITORS

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Rules made thereunder, M/S Vishakha Harbola & Associates, Company Secretaries, has been appointed to conduct a secretarial audit of the Company's Secretarial and related records for the year ended 31st March, 2020. The Secretarial Audit Report is enclosed as Annexure-A. There is no adverse observation/ remark of Secretarial Auditor.

15. INTERNAL CONTROL SYSTEMS

Company's internal control systems are commensurate with its size, scale and nature of its business. Internal Audit constitutes an important element in overall internal controls of the Company. The Company's Internal audit, including audit of internal control systems has been carried out by M/s Kawaljeet Singh & Co., Chartered Accountants. The Internal Auditor Independently evaluates the adequacy of internal controls and reviews major transactions. The Internal Auditor reports directly to the Audit Committee to ensure complete independence.

The company has a laid down structure to manage its risk from time to time.

16. CORPORATE SOCIAL RESPONSIBILITY (CSR)

The CSR provisions are not applicable in the financial year 2019-20.

However Company had at the beginning of the year 2018-19 unspent CSR fund of earlier years for spending on CSR of Rs 15,95,367. In the FY 2018-19 SCICL board on recommendation of CSR Committee approved an amount of Rs. 12.20 Lakh towards civil work, supply of school relates furniture, Books, electric equipment, provision of teaching staff, for State Primary School, Rampura, Rudrapur Uttarakhand under the CSR activity and Rs. 12.20 lakh has been disbursed to the implementing agency in FY 2019-20. Thus, there is an unspent amount of Rs. 3.75 lakh with SCICL now for spending under CSR, which will be appropriately spent in future. CSR Expenditure during the financial year 2019-20

De la la

1	2	3	4	5	5	7	8
S Ho.	CSR project of activity identified	Sector in which the project is covered	Project or Programs Local area or other Specify the state and district where projects or programs was undertaken	Amount out lay (budget) project or programs while	Amount spend on the projects or programs: Owact expenditure on project	Cumulative Expenditure up to the reporting period. (excluding previous wears expenditure 3)	Amount spent. Direct(0) an through implementing agency (IA)
r	Civil work, supply of school relates fumiture, Books, electric squipment, Tesching Steff, for State Primary School, Rampure, Rudrapor Uttarakhand	Education	Local Hea Didham Singh Nagar, Ustarakhand	12.20	8.20	8.20	A: Datt Education Department.

17. BOARD OF DIRECTORS & KMP DETAILS

During 1st April 2019 to 31st March 2020, four meetings of the Board of Directors were held. One meeting in each quarters ended on June 2019, September 2019, December 2019 and March 2020 was held

Details of Directors holding office as on 31.03.2020:

S.NO	Name of the Director	DIN NO.	Nominated By
1. Shri S A Murugesan		018136946	State Infrastructure and Industrial Development Corporation of Uttarakhand Limited
2	Mr. Kalyana Rama Vennelakanti	07201556	Container Corporation of India Limited
3.	Mr. Sanjay Swarup	05159435	Container Corporation of India Limited
4.	Mr. Harish Chandra	03511641	Container Corporation of India Limited
5	Mr. Ganga Prasad	08069754	State Infrastructure and Industrial Development Corporation of Uttarakhand Limited
6. Mr. Sangeeta Ramrakhyani		08058303	Container Corporation of India Limited

KEY MANAGERIAL PERSONNEL:

In accordance with the provisions of Companies Act, 2013, following officials are the key managerial personnel as on 31.03.2020:-

- 1. Shri Bhagyamani Singh, Chief Executive Officer
- 1. Shri Ashish Mishra, Company Secretary
- 3. Shri Yash Garg, Chief Finance Officer

18. RETIREMENT OF DIRECTORS BY ROTATION

In terms of the provision of the Companies Act, 2013, Mr. Harish Chandra & Mrs. Sangeeta Ramrakhyani, Directors are liable to retire by rotation and being eligible, offer themselves for reappointment.

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

SIDCUL CONCOR Infra Co. Ltd. (SCICL) prohibits any kind of act of sexual harassment at work place and being a subsidiary of CONCOR, in this regard it follows the guidelines and procedures being followed by CONCOR. SCICL has no female employees. The Company has created a conducive work environment free from any kind of harassment.

No complaint was received during the FY 2019-20.

20. APPOINTMENT OF INDEPENDENT DIRECTORS

The Ministry of Corporate Affairs vide its notification no. GSR 463(e) dated 5th July, 2017 have exempted following companies from appointment of Independent Directors:

- Joint Venture companies
- (II) Wholly owned subsidiary companies
- (iii) A dormant company

Further, as per office memorandum no. 18(7)/2013-GM, dated 16.01,2019 issued by DPE, appointment of Independent directors is not applicable on SCICL being a Joint Venture Company.

21. STATEMENT BY INDEPENDENT DIRECTOR UNDER SECTION 149(6)

Not applicable

22. PERFORMANCE EVALUATION OF THE DIRECTORS AND BOARD

MCA through its notification dated 5th June, 2015 has exempted Govt. Companies from the provisions of performance evaluation

PARTICULARS OF REMUNERATION UNDER SECTION 197 OF THE COMPANIES ACT, 2013 READ WITH BULE 5 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

As per Notification No. GSR 463(E) dated 5th June, 2015 issued by the Ministry of Corporate Affairs, Government Companies are exempted from complying with provisions of section 197 of the Companies Act, 2013. SCICL being a Government Company, such particulars are not included as part of Directors' Report.

24. DIRECTORS RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act 2013, your Directors confirm that:

- In the preparation of the annual accounts, the applicable accounting standards have been followed with no material departures;
- b) They have 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 of the Company for the same period;

- c) They have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) They have prepared the annual accounts on a going concern basis;
- They have laid down internal financial controls in the Company that are adequate and are operating effectively; and
- They have devised proper systems to ensure compliance with the provisions of all applicable laws and that these are adequate and are operating effectively.

25. CODE OF CONDUCT

The Company follows the Code of conduct of its holding Company as the code of conduct for all Board members and Senior Management Personnel.

Based on the affirmations received from Board Members and Key Managerial Personnel, it is hereby declared that all the members of the Board and Key Managerial Personnel have affirmed compliance of Code of Conduct for the financial year ended 31.03.2020.

26. CORPORATE GOVERNANCE REPORT

Your Company believes in the principle that good Corporate Governance establishes a positive organizational culture and it is evident by responsibility, accountability, consistency, fairness and transparency towards its stakeholders. In accordance with DPE guidelines on Corporate Governance, a report on Corporate Governance forms part of this Report at Annexure-B.

A Practicing Company Secretary has examined and certified your Company's compliance with respect to conditions enumerated in DPE guidelines on Corporate Governance. The certificate forms part of this Report at Annexure- C.

27. DEPOSITS

The Company has not accepted any deposits from its members or general public during financial year ended 31" March, 2020.

28. RELATED PARTY TRANSACTIONS

The related party transactions that were entered into during the year were on an arm's length basis and were in the ordinary course of business. Omnibus approval of the Audit Committee was taken for the related party transactions which are of foreseen and repetitive nature. The transactions entered into pursuant to the omnibus approval so granted are placed before the Audit Committee and the Board of Directors on a quarterly basis.

The particulars of contracts or arrangements with related parties referred to in Section 188(1), as prescribed in Form AOC - 2 of the rules prescribed under the Companies Act, 2013, is appended as Annexure "D". PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS MADE UDNER SECTION 186 OF THE COMPANIES ACT, 2013

There was no loans, guarantees or investments made by the company under section 186 of the Companies Act, 2013 during the year under review and hence the said provision is not applicable.

29. LOANS TO RELATED PARTIES

The company has not granted any loan whether secured or unsecured to/from companies, firms or other parties covered in the register maintained under section 189 of Companies Act, 2013.

30. CHANGE IN THE NATURE OF BUSINESS, IF ANY

During the year under review, there is no change in the nature of business of SIDCUL CONCOR Infra Company Limited.

31. ABSTRACT OF ANNUAL RETURN

The abstract of annual return in Form MGT-9 for the financial year ended 31st March, 2020 is enclosed as Annexure E.

32. DEMATERIALISION OF SECURITIES

Minister of Corporate Affairs (MCA) vide its notification dated 22.01.2019 exempted unlisted public company which is a Government Company or a wholly owned subsidiary, from the provisions of compulsory dematerialization of securities.

SCICL, being an unlisted Government Company and also a wholly owned subsidiary of CONCOR, is not required to get its shares dematerialized and admitted into Depository system.

33. DETAILS OF SUBSIDIARY/JOINT VENTURE/ASSOCIATE COMPANIES

SIDCUL CONCOR Infra Company Limited is a Joint Venture of Container Corporation of India Limited (CONCOR) and State Infrastructure and Industrial Development Corporation of Uttarakhand Limited (SIIDCUL). CONCOR & SIIDCUL have shareholding in the ratio of 74:26 respectively. Accordingly, it is a subsidiary of CONCOR.

There is no Subsidiary/Joint Venture/Associate Companies of SCICL till the date of reporting.

34. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The detailed Management Discussion and Analysis forms a part of this report at Annexure- F.

35. CEO and CFO CERTIFICATION

The CEO and CFO compliance certificate is enclosed as Annexure-G.

36. ACKNOWLEDGEMENT

Your Directors wish to place on record their sincere appreciation and thanks to Container Corporation of India Limited, your holding Company, SIIDCUL, Ministry of Railways, and other Ministries & Departments for their support to the Company. Your Directors acknowledge the constructive suggestions received from Auditors and Comptroller and Auditor General of India and are grateful for their consistent support and help.

Your Directors would like to place on record its deep and sincere appreciation for the hard work, dedication, valuable contribution and unstinted efforts by the team SCICL for their efforts to take the Company forward.

For and on behalf of the Board of Directors

Harish Chandra Director DIN: 03511641

Ganga Prasad Director DIN: 08069754

Date: 15.07.2020 Place: N. Delh' Place: Dibrochur

ANNEXURE-A

1k

FORM NO. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31.03.2020

(Pursuant to Section 204(1) of the companies Act, 2013 and Rule No. 9 of the Companies

(Appointment and Remuneration of Managerial Personnel) Rule, 2014)

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31.03.2020

To,

The Members, SIDCUL CONCOR INFRA COMPANY LIMITED CIN: U63000UR2013PLC000605 Regd. Address: Plot No. 4 and 5, Sector 14, SIIDCUL, Pantnagar Rudrapur, Udham Singh Nagar- 263153, Uttarakhand Date of Incorporation: 21.03.2013 Authorized Share Capital: Rs.100,00,000.000 Paid up Share Capital: Rs.100,00,000.000

I have conducted the Secretarial Audit of the compliance of applicable statutory provision and then adherence to good corporate practices by M/S. SIDCUL CONCOR INFRA COMPANY LIMITED (hereinafter referred to as "the Company"). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of the M/S. SIDCUL CONCOR INFRA COMPANY LIMITED 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, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on 31" Day of March, 2020 ("Audit Period") 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:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by M/S. SIDCUL CONCOR INFRA COMPANY LIMITED for the financial year ended on 31rd Day of March, 2020 according to the provisions of:

- (a) The Companies Act, 2013 (the Act) and the rules made thereunder,
- (b) The Securities Contracts (Regulation) Act, 1956 ("SCRA") and the rules made thereunder; [Not applicable to the company during the Audit Period]
- (c) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder: [Notapplicable to the company during the Audit Period]
- (d) 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; [Not applicable to the company during the Audit Period]
- (e) The following Regulations and Guidelines prescribed under the Securities and Exchange Board

of India Act, 1992 ("SEBI Act"): [Not applicable to the company during the Audit Period]

- (I) The Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015 and related circulars & clarifications made thereunder; [Not applicable to the company during the Audit Period]
- (ii) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; (Not applicable to the company during the Audit Period]
- (iii) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; [Not applicable to the company during the Audit Period]
- (IV) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; [Not applicable as Company has not issued any further share capital during the Audit Period]
- (v) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme)Guidelines, 1999; [Not applicable to the company during the Audit Period]
- (vi) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not Applicable as the Company has not issued and listed any debt securities during the Financial Year)
- (VII) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (Not Applicable as Company is not a registered as RTA/ STA)
- (viii) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the company during the Audit Period) and
- (ix) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998. [Not applicable to the company during the Audit Period]
- I) Other laws as mentioned herein below:
 - (I) The DPE Guidelines, 2019;
 - (ii) The Competition Act, 2002;
 - (iii) The Contract Labour (Regulation and Abolition) Act, 1970;
 - (IV) The Employees' Provident Fund and Miscellaneous Provisions Act, 1952
 - (V) The Minimum Wages Act, 1948;
 - (vi) The Payment of Wages Act, 1936;
 - (VII) The Payment of Gratuity Act, 1972;
 - (vill) The Payment of Bonus Act, 1965.

I fiave also examined compliance with the applicable clauses of the following:

(a) Secretarial Standards ("SS-1 & SS- 2") issued by The Institute of Company Secretaries of India

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned herein above.

I further report that:

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

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, consent of board of directors has also taken whenever meetings conducted at shorter notice, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

I further report that there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

I further report that during the audit period, the company had no specific non compliances/observations/audit qualification, reservations, adverse remarks or events/actions having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc. referred to above.

S/d

N.

CS Vishakha Harbola Company Secretary in Practice Proprietor M/s. Vishakha Harbola & Associates, Company Secretaries

> COP No.: 14440 Membership No.: A- 38782 UDIN: A0387828000658214

Place: Nev: Delhi Date: 08.06.2020

ANNEXURE- A

TO,

The Members, SIDCUL CONCOR INFRA COMPANY LIMITED CIN: U63000UR2013PLC000605 Regd. Address: Plot No. 4 and 5, Sector 14, SIDCUL, Pantnagar Rudrapur, Udham Singh Nagar- 263153, Uttarakhand

My Secretarial Audit 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. My responsibility is to express an opinion on these secretarial records based on my audit.
- 2. I have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in Secretarial records. I believe that the process and practices, I followed provide a reasonable basis for my opinion.
- I have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4 Where ever required, I have obtained the management representations about the compliance of laws, rules and regulations and happening of events etc.
- The Compliance of provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. My examination was limited to the verification of procedure on test basis.
 - 6. The Secretarial Audit report is neither an assurance as to the future viability nor of the efficacy of the effectiveness with which the management has conducted the affairs of the Company.

S/d CS Vishakha Harbola Company Secretary in Practice Proprietor M/s. Vishakha Harbola & Associates, Company Secretaries

Place: New Delhi Date: 08.05.2020

COP No.: 14440 Membership No.: A- 38782 UDIN: A0387828000658214

ANNEXURE-B

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CORPORATE GOVERNANCE REPORT

SIDCUL CONCOR INFRA COMPANY LIMITED (SCICL) is a Joint Venture Company of Container Corporation of India Limited (CONCOR) & State Infrastructure And Industrial Development Corporation of Uttarakhand Limited (SIIDCUL). The Genesis of the Company is to set up and operate Logistics parks comprising of Inland Container Depots (Dry Ports) and Container Freight Stations and facilitate provision of logistics services for Export-Import (EXIM) and Domestic cargo for the Industries of Uttarakhand at large.

A report on Corporate Governance is given below along with the Certificate from a Practicing Company Secretary regarding compliance of conditions of Corporate Governance.

CORPORATE PHILOSOPHY

The philosophy is derived from CONCOR the major stakeholder which has made applicable good Governance practices. From inception itself, it aims to conduct its activities in an ethical and responsible manner geared to sustainable value creation for stakeholders within the prevalent regulatory framework. SCICL intends to be a competitive, customer-friendly and developmentoriented organization whose objective is to provide efficient and reliable multimodal logistics support for the country's EXIM and domestic trade and commerce.

BOARD OF DIRECTORS

In terms of Article's 14, 15 & 16 of the Articles of Association of the Company, Managing Director of SIDCUL is the ex-officio Chairman of the Board and Chairman & Managing Director of CONCOR is the ex-officio Vice Chairman of the Board. All other members of Board are nominated by CONCOR & SIDCUL, subject to the provisions of the Companies Act, 2013 and Government Guidelines in force. The Board of Directors of Company presently consists of Six (6) part- time Directors including Chairman (Ex-officio) & Vice Chairman (Ex-officio).

The Company has a well faid down procedure for decision making by the Board. The Article No. 13.2 defines the powers of the Board to decide on the matters categorized under "Reserved matters" and "Exceptionally reserved matters". The meeting dates for Board meetings and its Committees are finalized in consultation with all Directors concerned in order to ensure full presence in the meeting. The Agenda is circulated to the Directors well in advance for the meetings of the Board and Committees thereof. Under circumstances where the approval of the Board is required on urgent basis, resolutions are passed by circulation, which are later ratified in the next Board meeting. Whenever necessary, the departmental heads/senior management officials/experts are also called to provide additional inputs or give presentations on the matters being discussed in the meetings of the Board. The Board has complete access to all the information available with the Company.

Following are the Directors on the company as on 31" March, 2020:

Shri S A Murugesan Shri V Kalyana Rama Shri Sanjay Swarup Shri Harish Chandra Shri Ganga Prasad Shri Ganga Prasad Smt. Sangeeta Ramrakhyani Chairman Vice-Chairman Director Director Director Director The Board met 4 (Four) times for transacting business during the financial period 1st April, 2019 to 31st March, 2020 on the following dates.

Board Meeting No	Board Meeting Date			
26 th	24 th April, 2019			
27 th	25 th July, 2019			
28 th	25 th October, 2019			
29 th	29 th Jan, 2020			

The Composition of Directors, attendance at the Board Meetings during the year 2019-20 and the last Annual General Meeting, the number of other directorships, Chairmanships and committee memberships (as provided) as on 31.03.2020 are given below:

Sr.	Category of	Name of the	No. of Meetin	and the second sec	Attendanc e at last	No. of Other Committee		No. of other	
No.	Directorship	Director	Heid	Attended	AGM	Member	Chairman ship	Directors hip	Chairman ship
(1)	Part time Ex-C Chairman	Micio/Non-Exec	cutive Ch	airman/Vice-					
1.	Managing Director, SIIDCUL (Nominated by SIIDCUL)	Sh. S A Murugesan	1	ī	No	2	2-	2	ż
2	Chairman & Managing Director, CONCOR (Nominated by CONCOR)	Sh. V. Kalyana Rama	4	1	Na	x -	-	3	2
(11)	Part time Non	-Executive Direc	tors					-	
1.	Director /IM&O/CON COR (Nominated by CONCOR)	Sh. Sanjay Swarup	4	4	No	÷		з	÷.
2	ED/Fin & CS/CONCOR (Nominated by CONCOR)	Shri Harish Ohandra	4	4	Yes	3		4	÷
а.	Finance Controller/ SIIDCUL (Nominated by SIIDCUL)	Sh. Gange Prasad	4	4	Yes	3			
à	GGM/HRM/C ONCOR (Nominated by CONCOR)	Mr. Sangeeta Ramrakhyan i**	3	3	Yes	3	1	3	+

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Group General 5. Manager/ stom & Training	du Mrs. Malijka Arva*	4	4	Yes	3	8	1	+
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*Nomination Withdrawn w.e.f 12.07.2019 ** Appointed on 12.07.2019

Notes: (1). Quorum was present in all the meetings of the Board & General Meetings. (2) The 6th AGM of the Company was held on 23rd October, 2019.

AUDIT COMMITTEE

A qualified and independent Audit Committee is in place comprising of 3 members as on 31.03.2020:

1. Shri, Harish Chandra, Director, SCICL & Chairperson/Audit Committee, SCICL

2. Shri, Ganga Prasad, Director, SCICL

3. Smt. Sangeeta Ramrakhyani, Director, SCICL

The Audit Committee met 4 times for transacting business during the period 1" April 2019 to 31" March, 2020 on the following dates.

No. of Audit Committee Meeting	Audit Committee Meeting Date			
22 nd	24 th April, 2019			
23 ^{ra}	26 th July, 2019			
24 th	25 th October, 2019			
25 th	29 th Jan, 2020			

The terms of reference of the Audit Committee are in accordance with section 177 of the Companies Act, 2013 and the DPE guidelines, which inter alia, include reviewing the company's capital and civil projects, budget, business plans & annual / quarterly financial results before submission to the Board. Further, the committee reviews the adequacy of internal audit function and internal control systems and discusses with internal auditors any significant findings and follow up thereon from time to time. The Committee attempts to ensure that decision making in the company is objective, and that there are adequate internal controls to ensure efficient realization of revenue, and due propriety of expenditure.

NOMINATION & REMUNERATION COMMITTEE (N&R Committee)

To align with the requirements prescribed under the provisions of the Companies Act, 2013 a Nomination & Remuneration Committee has been constituted with the following members.

- Smt. Sangeeta Ramrakhyani & Chairperson/Audit Committee, SCICL
- Shri Harish Chandra , Director, SCICL
- Shri. Ganga Prasad, Director, SCICL

GENERAL BODY MEETING

The Sixth (6th) Annual General Meeting of the Company was convened on 23rd October, 2019 at Hotel Radisson Blu, Rudrapur, Uttarakhand

DISCLOSURES

- Transactions with related parties as per requirements of Accounting Standards Related Party Disclosures' Issued by the Institute of Chartered Accountants of India are disclosed in notes forming parts of accounts.
- t There was no instances of penalties/strictures imposed on the Company by any statutory authority due to non-compliance on any matter related to any guidelines issued by Government.
- Compliance with the requirement of these guidelines is detailed in this report.
- M There is no employee/ officer on the roll of SCICL till date, the Company has a Company Secretary, Chief Financial Officer, Executive (C&O) on contractual basis. Officers/ Employees from CONCOR are also working on secondment basis.
- v. No expenditure has been debited in the books of accounts, which is not for the purpose of business.
- vi. The Company has not incurred any expense which is personal in nature and incurred for the Board of Directors and Top Management.
- W The Company has an adequate risk assessment & minimization plan. Certificate of compliance of applicable laws, is being placed before the Board.
- Company has complied with the applicable secretarial standards issued by ICSI.
- No fraud has been reported by the Auditors to the Audit Committee or Board.
- No significant or material orders were passed by the Regulators or Tribunals which impact the going concern status and Company's operations in future.

MEANS OF COMMUNICATION

Website:

The making of website of the Company is under process. The official email id of the Company for correspondence is scicl@concorindia.com.

Annual Report:

The Annual Report containing, inter alia, Audited Financial Statements, Audited Financial Statements, Board's Report, Auditors' Report and other Important information is circulated to members and others entitled thereto. The Management's Discussion and Analysis (MD&A) Report forms part of the Annual Report.

AGM OF CURRENT YEAR

Board authorized Chairman/Vice Chairman for fixing date and venue of the 7th Annual General Meeting of the Company

Financial Calendar

The unaudited financial results of Within 45 days of 1", 2"^d and 3"^d quarter Approval and authentication of annual accounts by Board of Directors Adoption of annual accounts by the Con or before 30th September

Listing of Shares

shareholders

The Company is not listed at any Stock exchange.

Shareholding pattern

CONCOR and SIDDCUL hold shares in the company in the ratio of 74:26.

Address for correspondence

SIDCUL CONCOR Infra Company Limited Registered office : Plot Mo. 4 & 5, Sector-14, IIE, SIDCUL, Pantnagar, Rudrapur, US Nagar, Uttarakhand-263153 Email Id : SCICL@concorindia.com

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ANNEXURE-C

CORPORATE GOVERNANCE CERTIFICATE

To,

The Member of

M/s. SIDCUL CONCOR Infra Company Limited

Plot No. 4 and 5, Sector 14, SIIDCUL Pantnagar Rudrapur, Udham Singh Nagar- 263153, Uttarakhand, India

CERTIFICATE ON COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE UNDER CORPORATE GOVERNANCE GUIDELINES OF DPE- 2019

We have examined the compliance of conditions of Corporate Governance by M/s. SIDCUL CONCOR Infra Company Limited ("Company"), having its registered office at Plot No. 4 and 5, Sector 14, SIDCUL Pantnagar Rudrapur Udham Singh Nagar-263153, Uttarakhand for the financial year ended 31st March, 2020 as stipulated in the DPE- 2019 guidelines on Corporate Governance for Central Public Sector Enterprises issued by the 'Department of Public Enterprises', Ministry of Heavy Industries and Public Enterprises, Government of India. The compliance of conditions of Corporate Governance is the responsibility of the Management.

Our examination, carried out is in accordance with the Corporate Governance (Models of Best practices) issued by the Institute of Company Secretaries of India and was limited to 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.

We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of certification and have been provided with such records, documents, certification, etc. as had been required by us.

In our opinion and to the best of our knowledge and information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned guidelines on corporate governance issued by the 'Department of Public Enterprises-2019'.

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

FOR VISHAKHA HARBOLA & ASSOCIATES COMPANY SECRETARIES, NEW DELHI

PLACE: NEW DELHI DATE: 08.06.2020 Sd/-CS VISHAKHA HARBOLA MEM. NO.: A- 38782 C. P. NO.:- 14440 UDIN: A0387828000658214

ANNEXURE-D

FORM NO. AOC -2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014.

Form for Disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub section (1) of section 188 of the Companies Act, 2013 including certain arm's length transaction under third proviso thereto

1. Details of contracts or arrangements or transactions not at Arm's length basis.

SL No.	Name (s) of the related party & nature of relationship	contracts/arr	the contracts/arr angements/t	contracts or arrangements	for entering into such contracts or arrangements or	Date of approval by the Board	paid as advance s, 1f any	Date on which the special resolution was passed in General meeting as required under first proviso to section 188
-	1.1	-	-	ŇA	-		-	

2. Details of contracts or arrangements or transactions at Arm's length basis.

SL No.	Particulars	Details
9)	Name (s) of the related party & nature of relationship	Container Corporation of India Limited, Holding Company State Infrastructure & Industrial Development Corporation of Uttarakhand Limited, JV Partner
b)	Nature of contracts/arrangements/transa ction	JV agreement dt. 17.01.2013 (CONCOR's Shareholding 74% and SIIDCUL's 26%)
c)	Duration of the contracts/arrangements/transa ction	On gaing.
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	Transactions are based on MoU and Joint Venture Agreement signed between SIDCUL (State Infrastructure & Industrial Development Corporation of Uttarakhand) and Container Corporation of India Limited, New Delhi.
e)	Date of approval by the Board	22.05.2013 (Ratification of JVA and Business Plan)
f)	Amount paid as advances, if any	NA
g)	Date on which special resolution was passed in General meeting u/s 188(1) (h)	NA

ANNEXURE-E

EXTRACT OF ANNUAL RETURN as on the financial year ended 31.03.2020 [Pursuant to Section 92(3) of the Companies Act, 2013, and Rule 12(1) of the Companies (Management and Administration) Rules, 2014]

FORM NO. MGT - 9

I. REGISTRATION AND OTHER DETAILS

I) ON	:U63000UR2013PLC000605
ii) Registration Date	: 21 ⁵¹ MARCH, 2013
iii) Name of the Company	SIDCUL CONCOR INFRA COMPANY LIMITED
iv) Category / Sub-Category of the Con	
v) Address of the Registered Office and contact details	 Plot No. 4 and 5, SECTOR-14, SIIDCUL, IIE PANTNAGAR, RUDRAPUR, UDHAM SINGH NAGAR.
Constant of the state of the st	UTTARAKHAND - 263 153

 vi) Whether listed company Yes/No
 vii) Name, address and contact details of: Registrar and Transfer Agent, if any NO ROC, DEHRADUN

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

All the business activities contributing 10% or more of the total turnover of the Company:

SI.	Name and Description of main products/services	NIC Code of the Product /	% to total turnover of the
No.		service	Company
1	Handling of Containers	-	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

S.No	NAME AND ADDRESS OF THE COMPANY	CUN/GLN	HOLDING/S UBSIDIARY /ASSOCIATE	% of shares held	Applicable Section
1	CONTAINER CORPORATION OF INDIA LIMITED (CONCOR)	L63011DL1988GO(0309 15	HOLDING	74	Section 2(46) of Compani es Act. 2013
2	STATE INFRASTRUCTURE & INDUSTRIAL DEVELOPMENT CORPORATION OF UTTARAKHAND LIMITED(SIIDCUL)	U75132UR2002SGC026 813	Associate Company: JV Partner	26	Section 2(6) of Compani es Act. 2013

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

I) Category-wise Shareholding

Category of Shareholders	No. of	Shares held at t the yea	and the second second	ming of	No. of	No. of Shares held at the end of the year				
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	year	
A. Promoters										
(1) Indian	1.1				1				1.1	
a) Individual / HUF		50		-	-	50	- 1			
b) Central Govt.	1.0		-	-	-	2	-			
c) State Govt.(s)	1		-		1		1.2.1		1.2.1	
d) Bodies Corp. CONTAINER CORPORATION OF										
INDIA LIMITED STATE INFRASTRUCTURE DEVELOPMENT		73999970		74	Ť	73999970		74	Ĩ	
CORPORATION LIMITED e) Banks / FI	•	25999980	-	26		25999980	4	26	4	
f) Any Other			-	1.1	2		6.1	-		
Sub-Total (A)(1):-	12	100000000		100		100000000		100		
(2) Foreign	1.2.1		- 1	1.00	-	-	-	-	- 1	
a) NRis - Individuals			- 1		~	1 A			-	
b) Other -	1.1					1.1				
Individuals			15	-			-	-		
c) Bodies Corp.		~	1.	1	-	14.1	-	-		
d) Banks / Fl	- 1	-	-	+	-	100	~	+	1.00	
e) Any Other	-		1	-	-		-	-		
Sub-Total (A)(2): - Total Shareholding of	•		1	-	*		-	-	-	
Promoters (A) = (A)(1)+(A)(2)	_	100000000		100		100000000		100	-	
B. Public Shareholding										
1. Institutions										
a) Mutual Funds										
b) Banks / Fl		-		1.1	-	-	5	1	1.1	
c) Central Govt.					20	100	·	0	1.5	
d) State Govt.(s)			61		*		1		0.0	
e) Venture Capital	-		- 1	-			•	-	2	
unds		-	-	-	1	-	•	÷	*	
) Insurance Companies	~	-	*	-			1	÷		
g) Fils	1	-	-	-			-		-	
n) Foreign Venture Capital Funds	-	-	-	-	-	-		-	-1	
) Others (FFI/Bank)			-	-	-				1.0	

Grand Total (A+B+C)	_	100000000		100		100000000		1	100
C. Share held by Custodian for GDRs & ADRs	•	•	•	•	+			*	•
Shareholding (B)=(B){1)+(B)(2)	*	-	*	*	19		2	2	-
Sub-total (B)(2) Total Public	-		+		-		-		
v) HUF	1		-		-		-	1	
ii) Cl. Members	100		1	-		-	1	1	17
i) NRI	•	:	1	•			1	•	
) Trusts	-		-	-		-		1	•
) Others	-		*		-		1.4	1.4	1
il) Individual shareholders holding nominal share capital in excess of Rs.1 lakh	÷					-		1.8	÷
shareholders holding nominal share capital upto Rs.1 lakh	•		-	+	÷		4	81	1.0
) Individual	10		1			1	-	1	-
i) Overseas b) Individuals			1		1				1
) Bodies Corp.) Indian	÷			-	÷		2	-	-
Sub-Totai (B)(1) 2. Non-Institutions	1	-		1	*	-	1	+	-

ii) Shareholding of Promoters

		Sharehold	hareholding at the beginning of the year			Shareholding at the end of the year			
S, NO	Shareholder's name	No. of Shares	% of total Shares of the company	% of Shares Pledged/e ncumber ed to total shares	No. of Shares	% of total Shares of the company	% of Shares Ptedged/e noumber ed to total shares	% change in the shareholoing during the year	
1	CONTAINER CORPORATION OF INDIA LIMITED (INCLUDING NOMINEES)	74000000	74	-	74000000	74	-		

-

2	STATE INFRASTRUITURE AND INDUSTRIAL DEVELOPMENT CORPORATION OF UTTARAKHAND LIMITED (INCLUDING NOMINEES)	25000000	26	-	26000000	26	-	
	Total	100000000	100	-	100000000	100	-	1

iii) Change in Promoters' Shareholding (Please specify, if there is no change)

S. No.	Promoter	and the second se	lding at the go ^e the year	and the second se	Cumulative Shareholding during the year		
1,	CONTAINER CORPORATION OF INDIA LTD (CONCOR)	No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of the company		
	At the beginning of the year	74000000	74%	74000000	74%		
1	Date wise Increase/Decrease in Promoters Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment/transfer/bonus/sweat equity etc}:	No Change	No Change	No Change	No Change		
	At the End of the year	74000000	74%	74000000	74%		
2.	STATE INFRASTRUCTURE & INDUSTRIAL DEVELOPMENT CORPORATION OF UTTARAKHAND LIMITED (SIIDCUL)	No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of the company		
	At the beginning of the year	26000000	26%	26000000	26%		
	Date wise Increase/Decrease in Promoters Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment/transfer/bonus/sweat equity etc):	No Change	No Change	No Otange	No Change		
1.1	At the End of the year	26000000	26%	26000000	26%		

(v) Shareholding Pattern of Top Ten Shareholders (Other than Directors, Promoters and Holders of GDRs and ADRs)

For each of the Top 10 Shareholders	Shareholding at the beginning of the year	Shareholding at the end of the year
-------------------------------------	--	-------------------------------------

No. of Shares	% of total shares of the company	No. of Shares	% of total shares of the company
-	-	-	-
		-	

v) Shareholding of Directors and Key Managerial Personnel:

S. No.	1		eholding at the ning of the year	Cumulative Shareholding during the year		
	For Each of the Directors and KMP	No. of Shares	% of total Shares of the company	No. of Shares	% of total Shares of the company	
	At the beginning of the year					
	Date wise Increase/Decrease in Shareholding during the year specifying the reasons for Increase /decrease (e.g. allotment/transfer/bonus/sweat equity etc]:	-	-		7	
	At the End of the year	-	-		1000	

*Directors have shareholding but beneficial owners are CONCOR and SIIDCUL (Promoters)

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 II) Interest due but not paid III) Interest accrued but not due			/	
Total (i+ii+iii)			/	
Change in Indebtedness during the financial year Addition Reduction		NIL		
Net Change		/		
Indebtedness at the end of the financial year I) Principal Amount	/			

II) Interest due but not paid III) Interest accrued but not due				
Total (i+ii+iii)	0	0	0	0

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

SL.	Particulars of Remuneration	Name of CMD/WTD/Manager					(Rs. in lak Total
No.							Amount
1,	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961 (b) Value of perguisites 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				NIL		
3.	Sweat Equity			11			
4.	Commission - as % of profit - Others, specify		/				
5 ₊	Others, please specify	1	/				
	Total (A)	/					
	Ceiling as per the Act	-					

B. Remuneration to other directors:

SL	Particulars of Remuneration	Name of Directors	Total
No.	Independent Directors		
•	Fee for attending board committee meetings		-
	Commission		-
	Others, please specify	-	
	Total (1)		
	Other Non-Executive Directors	-	
	Fee for attending board committee meetings Commission Others, please specify	2	-
	Total (2)		-

3

Total (B) = (1+2)	-	-
Total Managerial Remuneration		
Overall Ceiling as per the Act	1% of net profit of the company	

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

(in ₹ lakhs)

SI.	Particulars of Remuneration	Key Managerial Personnel						
No.		Bhagyamani Singh	Ashish Misra (CS)	Shri Yash Garg (CFO)	Pawan Kumar Khanna (CFO)	Total		
1.	Gross salary (a) Salary as per provisions contained in section 17(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	17.83	8.01	5.91		31.75		
2.	Stock Option	-	-					
3	Sweat Equity		-					
4.	Commission - as % of profit - Others, specify							
5.	Others, please specify	-	4					
	Total							

VII. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES:

	A			Territoria de la construcción de la	(Rs. in lakhs)
Туре	Section of the Companies Act	Brief Description	Details of Penalty/Punishment /Compounding fees imposed	Authority [RD/NCLT/COURT]	Appeal made, if any (give Details)
A. COMPANY					
Penalty		2			
Punishment			-		
Compounding					
B. DIRECTORS					
Penalty					
Punishment			NIL	-	

33.

Compounding			
C. OTHER OFFICERS IN	DEFAULT		
Penalty			
Punishment		-	
Compounding			

For and on behalf of the Board of Director

d

Harish Chandra Director DIN: 03511641

Date: 15 07.2020 Place: 4. Jeh Ganga Prasad Director

DIN: 08069754

(0/1m

Date: 15.07-2020 Place: Dehradun

ANNEXURE-F

MANAGEMENT DISCUSSION AND ANALYSIS

1. INDUSTRY STRUCTURE & DEVELOPMENT

Industries such as Auto, FMCG, food processing, consumer durables, Paper & Pulp sector have considerable requirements for integrated logistics parks owing to their higher need for warehousing and transportation activity. Therefore with the mushrooming of industries in the industrial area Rudrapur, Uttarakhand, the Multi Modal Logistics Park (MMLP) has been set up for providing single window services and seamless connectivity for promoting hinterland transportation of containers as well as break bulk cargo. This has enabled freight traffic to switch from the road to the rail network. By linking the freight traffic to the rail network, the cost of transportation will be reduced for the industries in the catchment area of MMLP Pantnagar.

SERVICES AND FACILITIES AT MMLP

MMLP- Pantnagar is strategically located near national highway No. 87. MMLP has wide hinterland covering industrial areas like Pantnagar, Haldwani, Bazpur, Gadarpur, Kichha, Sitarganj, Khatima, Laikuwa, Bareilly etc.

The MMLP provides Rail/Road transportation, Handling and warehousing to EXIM and Domestic as well as conventional railway wagons like NMG, BCN, BOXN, etc. The facility provides Rail connectivity to/from three gateway ports i.e. Mundra & Pipava in Gujrat and JNPT in Mumbal. And in domestic segment MMLP is providing services on pan India basis in general and particularly to Mumbal/Dronagiri/Gandidham in West, Hyderabad/Chennal and Banglore in south and Shalimar (Kolkata) in East

The MMLP is also ready for NMG Rake service covering all India destinations. In addition to the transportation the MMLP also provides warehousing facility for domestic and EXIM customers and facility of Bonded & Transit warehousing.

INTERNAL CONTROL SYSTEMS

SCICL, in order to ensure that all checks and balances are in place and all internal control systems are in order has well laid down and documented systems and procedures in place. It has appointed M/s Kawaljeet Singh and Company Chartered Accountants as Internal Auditors of the Company for the financial year ended 31st March, 2020, whose scope of work is very exhaustive to cover area of operations, compliances, accounting and finances and verification of internal controls. Reports of the auditors are reviewed, compliances are ensured and the reports along with the compliances are put up to Audit committee & Board of SCICL periodically. Therefore, the Company has well laid down internal controls, including on financial report.

SECURED AND UNSECURED LOANS

The company has not availed any secured/unsecured loan during the year under report.

5. CAPITAL WORK IN PROGRESS

During the period under Report, an amount of Rs 0.86 crores were spent towards capital work in progress As on 31st March, 2020, the closing balance of capital work in progress amounted to Rs 1.12 Crores.

NON CURRENT ASSETS

Particulars FY ended 31" March 2020 EV				Amount in INR Crores
Particulars FY ended 31" March, 2020		FY	ended	31 st March, 2019
Fixed Assets	81.95			75.34
		73.31		73.31

7. INVENTORIES

The company being a service company does not have stock in trade.

8. INCOME

During the year under report, the business picked the speed and the containers handled at MMLP, Pantnagar for the said period were 37898 TEUs. The company achieved turnover of Rs. 12.84 crores and income from other sources was Rs. 1.39 crores in the financial year 2019-20.

9. EXPENSES

During the financial year under Report 2019-20, the operational and other expenses decreased to Rs. 6.43 Crores from Rs. 7.48 crores in FY 2018-19.

10. EMPLOYEE REMUNERATION

There is no employee/ officer on the role of SCICL till date. As on date the Company has a Company Secretary, CFO & two Executives appointed on contractual basis. CEO and four other employees from CONCOR have been placed on deputation/ secondment basis. The remuneration paid to the secondment staff amounted Rs.0.65 crores and to the contractual staff Rs.0.19 crores.

11. TAXATION

The Income tax provision for the financial year ended 31st March, 2020, which was on account of deferred tax was amounting to Rs. -8.83 crores as compared to Rs. 0.19 crores by 31st March, 2019.

12. SWOT ANALYSIS

STRENGTHS

- Being CONCOR as holding company, SCICL have best expertise in this field and huge rake availability.
- Very good connectivity to/from major gateway ports as MMLP is located on the main Delhi Kathgodam railway line
- Located off the NH-87, thereby, providing easy connectivity to road
- Wide industrial hinterland with industries like automobiles, talk powder, FMCG, papers, textiles etc.
- Being MMLP, SCICL is able to serve all kind of commodities & industries at a single location.

WEAKNESSES

- Being new facility relatively will take more time to stabilize its footprint in the industry
- MMLP is located at far from major waste paper industries established at Kashipur, Dhampur, etc. than the private ICD located at Kashipur

36.

OPPORTUNITIES

- Nearer to four major industrial hub like Pantnagar, Khatima, Sitarganj & Haldwani, So, SCICL can
 provide cost & time effective logistics services to the industries.
- Huge opportunity to tap automobile business with major industries like TATA, Mahindra, Ashoka etc.

THREATS

Private ICD located at Kashipur is a main competitor for SCICL.

13. CAUTIONARY STATEMENT

Statements in the Directors' Report and Management Discussion & Analysis, describing the Company's objectives, projections and estimates, expectations, predictions etc. may be "forward looking statements" within the meaning of the applicable laws and regulations. Forward looking statements contained herein are subject to certain risks and uncertainties that could cause actual results to differ materially from those reflected in the forward-looking statements. Actual results, performances or achievements may vary materially from those expressed or implied due to economic conditions, Government policies and other incidental factors such as litigation and industrial relation.

For and on behalf of the Board of Directors

Harish Chandra Director DIN: 03511641

Place: N. Delhi

Ganga Prasad

Director DIN: 08069754

Place: Dehradum

ANNEXURE-G

To,

The Board of Directors, SIDCUL CONCOR Infra Company Limited Plot No. 4 & 5, Sector-14, IIE, SIIDCUL, Pantnagar, Udham Singh Nagar, Rudrapur-263153

Sub: Compliance Certification for the year ended on 31.03.2020.

We hereby certify that

- We have reviewed financial statements and the cash flow statement for the year and that to the best of our knowledge and belief.
- these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- 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.
- There are, to the best of our knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violative of the company's code of conduct.
- 3 We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which they are aware and the steps they have taken or propose to take to rectify these deficiencies.
- We have indicated to the Audit committee:
- significant changes in internal control over financial reporting during the year;
- significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and

iii. Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control system over financial reporting.

S/d Chief Financial Officer Yash Garg S/d Chief Executive Officer Bhagyamani Singh

Date : June 8, 2020 Place: Rudrapur

Annual Accounts 2019-20

(agades

[All Amounts are in ₹ (Indian Rupees) unless otherwise stated]

SIDCUL CONCOR INFRA Company Ltd.

Plot No. 4&5, Sec-14, IIE, SIIDCUL, Pantnagar, Rudrapur, US Nagar, Uttarakhand-263153

SIDCUL CONCOR Infra Obmpany Limited Statement of Balance sheet As at March 31, 2020

(All amounts are in Rupees, unless otherwise stated)		(Amounts in ₹)	(Amounts in ₹)
Particulars	Note No.	As at March 31, 2020	As at March 31, 2019
ASSETS	-		
Non-current assets			
(a) Property, plant and equipment	2A	8194,96,421.38	7330,55,616,81
(b) Capital work in progress	28	111.54,703.27	25,45,697.00
(c) Financial Assets			
(i) Loans	3	3,55,000.00	3,55,000.00
(d) Deferred lax assets(not)		557,28,956.05	
(d) Other non-current assets	5	372.77,660.00	437,79,522.00
Current assets		9240,12,740.68	7797,35,835.81
(a) Financial Assets			
(i) Cash and cash equivalents	2	220,43,103.42	122,43,784.05
(ii) Other bank balances	67	261,68,611.00	156,88,987.00
(ii) Loans	8	\$9,00,000.0D	99,00,000.00
(v) Others	ů	1530.45,377.77	1426,19,225.69
(b) Current tax assets (nel)	70	57,75,583.47	56.60,982.79
(c) Other current assets	-11	105.57,943.46	101.76,794.33
(c) of let content beacts		2274,90,619.12	1962,98,773.86
Total assets		11515.03.359.80	9760,34,609.67
and available		110101000000	\$760,34,000.07
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share capital	12	9947,67,394.00	9947,67,394.00
(b) Other Equity	12	(910,80,614,68)	(1571,06,791.13
Total equity		9036,85,779.32	8376,60,602.87
Non-current liabilities			
(a) Financial Liabilities			
(i) Loans	14	11,75,897.00	2,57,700.00
(b) Deferred tax liabilities (net)	15	11,10,037,00	325,31,369.57
c) Other non current liabilities	16	1550,68,874,59	311.22.719.63
Le l'annue real concell dominitée	14	1562,44,771.59	639,11,789.20
Current liabilities		10000011111100	
a) Financiel Liabilities			
(I) Trade psyables			
-Outstanding dues of micro enterprises and small enterprises	17		
-Other Ihan micro enterprises and small enterprises	17	154,55,670,54	150,21,017,20
(ii) Other financial liabilities	18	373,47,257,71	524,89,327,48
c) Current tax liabilities	19		-
d) Other current liabilities	20	387,68,880.64	69,51,872,92
		915,71,808.89	744,62,217.60
Total liabilities		2478,16,580.48	1383,74,005.80
Total equity and liabilities		11515,03,359.80	9760,34,609.67
Significant Accounting Policies		1.	
The accompanying notes are an integral part of these financial stat This is the statement of Balance Sheet referred to in our report of e		1 to 37	
the a site material of earlier states they are a main and the state of the	A POST OFFICE		and the state of t
For Kathuria Maheshwari & Associates		HARRON	GANGA
Chartered Accountants		CHANONA	PRASAD
Firm Registration No.: 008583C		(Harish Chandre)	(Ganga Presad)
		Director	Director
GAUTAM KATHURIA 72		(EIN: 03511641)	(DIN: 08069754)
	SHIDIAMICT	Not an	ALL AND
Sautam Kathuria Partne:	AN SPIGH	Yash Gard	Ashich stream
Armbership No. 074911	(Bhagyaman) Singh)	(Yash Garg)	(Ashish Mishra)
the reader of the second of the	Chief Executive	Chief Financial	Averaged musical
Date: 12.06.2020	Officer	Officer	Company Secretary
Place: Rudrapur	CHILLER	Childen	

SIDCUL CONCOR Infra Company Limited Statement of Profit and Loss For the Year ended March 31, 2020

(All amounts are in Rupees unless otherwise stated)

(Amounts In ₹)

	Particulars	Nois No.	For the Year ended March 31, 2020	For the Year ended March 31, 2019
1	Revenue from operations	21	1284.15.789.23	851,34,971.49
0	Other Income	22	139, 18, 979, 92	148,19,641.01
iii	Total Income (I + B)			999,54,612.50
v	EXPENSES		1423,34,769.15	999,54,612.50
	(a) Terminal and other service charges	23	004 00 90X 44	P+2.02.004.02
	(b) Depreciation and amortization expansio	24	201,68,364.14	513,83.004.83
	(c) Other expenses	25	897,46,825.57	699,61,265,25
v	Total Expenses	4.5	441,74,104,61	234,61,359.58
2.1			1540,89,294.32	1448,05,629.66
n	Profit/(loss) before exceptional item and tax (V - VI)		(117,54,525.17)	(448,51,017,18)
	Exceptional Item	26	104,79,624.00	
a.	Profit/(loss) before tax (V - VI)		(222,34,149.17)	(448,51,017.16)
10	Tax Expense			
	(1) Current tax expense	27		
	(2) Less: MAT Credit	27		-
	Current tax	-27		-
	(3) Shart provision for tax relating to prior years	27		×
	(4) Net current tax expense			1 (e)
	(5) Deferred tax (Current Year)	27	(879,90,351,71)	15,97,484,23
	(6) Deferred tax (Previous Years)	27	(2,69,973.91)	3,12,724.34
1	Total tax expense		(882,60,325.52)	19,10,188.57
154	Contraction and Contraction of Contr		660,26,176,45	(467,61,205.73)
x	Other comprehensive income			
ĸ	Total comprehensive income for the period(VIII +IX)		660,26,176.45	(467,61,205.73)
đ	Earnings per equity share			
	(1) Basic	28	0.66	(0.47)
	(2) Diluted	28	88.0	(0.47)
	Conferent Assessmentian Balliday			
	Significant Accounting Policles			
	The accountranying notes are an integral part of these financial	1 10 37		
	This is the statement of profit and loss referred to in our report of e	ven date		
	For Kathuria Maheshwari & Associates		HARKH T	GANGA
	Chartered Accountants		CHANDRA	PRASAD
	Firm Registration No.: 008583C		(Hansh Chandra)	(Ganga Prasad)
	and the second se		Director	Director
	GAUTAM		(DIN: 03511641)	(DIN: 08069754)
	Gautam Kathuria			
	Parmer	Brithin PAM	Kish other	Advish at a
		ANTINUS	Fach China Garage	Misra Street
	Membership No. 074911	(Bhagyamani Singh)	(Yash Garg)	(Ashish Mishra)
	Date: 12.06.2020	Chief Executive Officer	Chief Financial Officer	Company Secretary
	Place: Rudrapur	Unicer	Unicer	sectorary

SIDCUL CONCOR Infra Company Limited Cash Flow Statement

11

Place: Rudrapur

For the Year ended March 31, 2020 (All smounts are in Rupees unless oth inuion stated

(All amounts are in Rupees unless otherwise stated) Particulars	Note No.	For the Year ended March 31, 2020	For the Year ended March 31, 2018
A. Cash flow from Operating Activities:			and the second
Net prolit/(loss) after tax Adjustments for:		660,26,176.45	(467,61,205,73)
income tax expense recognised in profit and loss		(882,60,325,62)	19,10,188.57
interest income		(106,99,707.81)	(107,81,836.77)
Depreciation and amortisation expense		659,00,221.71	699,61,265.25
Amortisation of Lense Assets		228,46,603.85	-
Grant Income		(23.04,480.95)	(32,44,854.53)
Net (ProRt)/ toss on sale / discarding of Fixed Assets		545.08,487.64	110,83,556,79
Movement in working sapital		a lange coller	
(Increase)/ Decrease in other non current financial assets		at	and the second s
(Increase)/Decrease in other non-current assets		65.01.552.00	65,01,802,00
increase/Decrease) in other current financial assets		(118,54,399,09)	205,23,245,20
Increase//Decrease in other current assets		{3,81,149,13}	(10,25,066.33)
increase/(Decrease) in other non-current Financial Itabilities		9,18,197.00	(28,689.00)
ncrease/(Decrease) in other current financial additions		(147,07,416.43)	(608,11,554,32)
increase/(Decrease) in other current liabilities		648,54,002,72	7.44,485,92
Increase/(Decrease) in other non-current liebilities		1282,50,635.91	0.16
Increase/(Decrease) in Property, plant and equipments (IND AS)		(1758,57,473.25)	- with which
Cash generated from operations		502,32,747.37	(230,12,159.58)
Income taxes paid (Refer CFS Note no. 1) Net cash generated by operating activities		(1,05,900,58) 501,27,148,69	30.07,900.21 (191.04,259.37)
			(101)04(000)07)
B. Cash flow from investing activities			
Payment made for Property, plant and equipmental		(19.66,122,87)	(01.80,697.46)
Addition of Capital Wark in Progress		(86,09,006.27)	(13,01,179,00)
Disposal of Property, plant and equipments		16.35,966.00	- The second second
Interest Income received (Refer CFS Note no. 3)		121.27,954.82	134,22,433,88
Net cash generated by investing activities		31,88,791.68	59,40,557.42
Payment of lease Liabilities		(330,35,995.00)	
G. Net cash used in financing activities		(330.36,995.00)	
Net increase in cash and cash equivalents (A + B + C)		202,78,943.37	(131,63,701.95)
Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the end of the Quarter/Year	6-7	279,32,771.05	410,96,473.00 279,32,771.05
Pearloro real education and the million of the million of the		482,11,714.42	219,32,171,33
Reconciliation of cash and cash equivalents as per the cash flow statement			
Cash and rash equivalent as per above comprise of the following:		220,43,103.42	122,43,784.05
Cash and cash equivelent Other bank belances	7		
Balance at the Quarter/Year end		261,68,611,00 482,11,714,42	156,88,987.00 279,32,771.05
		(
There is no non-cash transactions entered into by the Company during any transactions.	The reporting period		
Significant Accounting Policies	1		
The accompanying notes are an integral part of these financial stamments	1 10 37		
This is the Cash Flow Statement referred to in our reput of even date	0.8950		
For Kathuria Maheshwari & Associates		CHAND	GANGA
Charteved Accountants		BA	PRASAD
Firm Registration No.: 008583C		(Harish Chandra)	(Ganga Frasail)
		Director	Director
GAUTAM		(DIN: 03511641)	(DiN: 08069754)
KATHURI			
A			
Goutam Kathusia	International Contemport	Yath men	ALTON THE DOLL
Partner	ANTERNA	Garg	Mara
Membership No. 074911	(Bhagyamani Singh)	(Vash Gard)	(Ashish Mismo)
Date: 12.06.2020			
and a strange	Chief Executive Officer	Chief Financial Officer	Company Secretary
			1. S.

42.

SIDCUL CONCOR Infra Company Limited Ind AS Financial Statement Notes forming part of the financial statements For the Year ended March 31, 2020 (All amounts are in Rupees unless otherwise stated)

Note no. 1 : Income taxes paid

(Amounts in 7)

Particulars	For the Year ended March 31, 2020	For the Year ended March 31, 2019
Income tax expenses debited in profit and loss Closing balance of current tax expense Opening balance of current tax liabilities Net Income tax paid	(57,75,583,47) 56,69,982.79 (1,05,600.68)	(58,69,982.79) 95,77,883.00 39,07,900.21
Note no. 2 : Interest income received		
Particulars	For the Year ended March 31, 2020	For the Year ended March 31, 2019
Interest income recognized in profit and (loss) Opening balance of interest accrued Closing balance of income accrued Interest income received	108,99,707,81 56,99,092,89 (52,70,845,88) 121,27,954,82	107,81,838.77 93,39,690.00 (66,99,092.89) 134,22,433.88

SIDCUL CONCOR Infra Company Limited Statement of changes in equity As at March 31, 2020 (All amounts are in Rupeer unless otherwise stated)

a. Equity Share Capital

	Number of Shares	Equity share capital
Belance at March 31, 2018 Changes in equity share capital during the Year	1000,00.000.00	9947,67,394.00
Income tex relating to share issue cost Balance at March 31, 2019 Changes in equity share capital during the Yeal	1000,00,000.00	9947,67,394,00
Income tax valating to share issue cost Balance at March 31, 2020	1000.00.000	9947,67,394.00

b. Statements of changes in equity

Párticulars		General reserve	Retained earnings	Total
Balarice at March 31, 2018		107,02,860,75	(1210,48,446.15)	(1103.45.585.40)
Profil for the Period Other comprehensive income for the period, not of issues tas		1	(467,61,206.75)	(467,61,206,73)
Total comprehensive income for the year	-		(467,61,205.73)	(467,61,205,73)
Balance at March 31, 2019	12	107,02,860.75	(1678,09,851.88)	(1571,06,791.13)
Profit for the Period		-	660,26,175,45	660,26,176.45
Other comprehensive income for the period, net of income tax Total comprehensive income for the year	1	-	060,26,176.45	660,25,176.45
Balance at March 31, 2020	-	107,02,860.75	(9017,83,475,43)	(910,80,614.68)
Significant Accounting Policies	1			
The accompanying notes are an integral part of these finances statements	1-37			
As per our report of even date				C 1917 A To A
For Kathurie Maheshwari & Associates			HARSH CHARGE	GANGA PRASA

845-0768 10 800 946-H ---

(Bhagyarrani Singli)

Chief Executive

Officer

For Kethurie Maheshwori & Associates Chartered Accountants Firm Registration No.: 008583C

GAUTAM KATHURIA

Gautam Kathuria Pariner

Membership No. 074911

Date: 12.06.2020 Place: Rudrepur

HARSH INCOME CHANGE TH PRASA D ٨ (Hatish Chandra) Director (DIN: 03511641) Visit and a Ashah Sectors Misra Security

(Amounts in 7)

(Yash Garul **Chief Financial** Officer

(Ganga Presed) Director (CHN: 080(19754)

(Amounts In #)

(Ashish Mishra) Company Secretary

"Notes Forming part of Financial Statements"

NOTE 1: SIGNIFICANT ACCOUNTING POLICIES

SIDCUL CONCOR INFRA COMPANY LIMITED

CORPORATE INFORMATION

SIDCUL CONCOR Infra Company Ltd. (SCICL), a Joint Venture Company of Container Corporation of India Limited (CONCOR) and State Infrastructure & Industrial Development Corporation of Uttarakhand Ltd. (SIIDCUL) having shareholding of 74% and 26% respectively, has been incorporated for development of Logistics Park at vantage points in the state of Uttarakhand. The TVC is developing a MMLP at Panthagar located approx, 300 mts away from Rudrapur-Haldwani State Highway.

1. Application of New or Revised Ind AS

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

2. Statement of compliance

The financial statements have been prepared in accordance with Indian Accounting Standards (Ind ASs') notified by the Central Government under section 133 of the Indian Companies Act, 2013 as Companies (Indian Accounting Standards) Rules, 2015 and as amended from time to time.

3. Basis of preparation of Financial Statements

The financial statements have been prepared on the historical cost basis except financial instruments that are measured at revalued amounts or fair values at the end of each reporting period. In estimating the fair value of an asset or a liability, the company takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in the financial statements is determined on such a basis, except for leasing transactions that are within the scope of IND AS 116 and measurements that have some similarities to fair value but are not fair value, such as net realisable value in Ind AS 2 or value in use in Ind AS 36.

4. Property, plant and equipment:

(i) Property, plant and equipment are stated at cost, less accumulated depreciation and accumulated impairment losses. The initial cost of an asset comprises its purchase price or construction cost, any costs directly attributable to bringing the asset into the location and condition necessary for it to be capable of operating in the manner intended by management, the initial estimate of any decommissioning obligation, if any, and, for assets that necessarily take a substantial period of time to get ready for their intended use, finance costs. Cost includes net of interest on capital advances, refundable purchase taxes and duty credits and is inclusive of freight, duties, taxes and other incidental expenses. In respect of assets due for capitalization, where final bills/claims are to be received/passed, the capitalisation is based on the engineering estimates. Final adjustments, for costs and depreciation are made retrospectively in the year of escertainment of actual cost and finalisation of claim. Items such as spare parts, stand-by equipment and servicing equipment are recognised in accordance with this Ind AS 16 when they meet the definition of property, plant and equipment.

- (ii) Capital work in progress includes the cost of fixed assets that are not yet ready for their intended use and the cost of assets not put to use before the Balance Sheet date.
- (III) Provision for stamp duty at the prevailing rate is made by the company at the time of capitalization of the amount paid for acquisition of land & is capitalised as part of the cost of Land.

Depreciation/amortisation:

- (IV) Fixed Assets are depreciated over its useful life and in the manner prescribed in Schedule II to the Companies Act 2013, other than as prescribed below.
 - a. Assets constructed on leasehold land, other than perpetual leases are depreciated over the period of lease or useful life of such assets, as prescribed under Schedule II of Companies Act 2013, whichever is less.

In respect of assets whose useful lives has been revised, the unamortised depreciable amount is charged over the revised remaining useful lives of the assets.

- (v) Capital expenditure on enabling assets, like roads, culverts & electricity transmissions etc., the ownership of which is not with the Company are charged off to revenue in the accounting period of incurrence of such expenditure. However, capital expenditure on enabling assets, ownership of which rests with the company and which have been created on land not belonging to the Company is written off to the Statement of Profit & Loss over its approximate period of utility or over a period of 5 years, whichever is less. For this purpose, land is not considered to be belonging to the company, if the same is not owned or leaned/licensed to the company.
- (vi) Pre-operative expenditure comprising of revenue expenses including depreciation of intangible assets Land license fees and maintenance charges, professional charges reimbursed to CONCOR on secondment of staff, legal and professional charges inturred in connection with project are treated as part of project costs and are capitalized up to commencement of operation. All the prooperative expenses incurred up to the date of commencement of commercial operation are capitalized in the Capital Work in progress and other capitalized fixed assets in the ratio of cost incurred.
- (vii) Land license fees paid on annual basis to SIDCUL and Indian Railways up to the date of commercial operation of the company is debited to pre-operative expense and is capitalized along with the Fixed Assets & Capital work in progress.
- (viii) An item of property, plant and equipment is derecognised upon disposal or when no future economic banefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.
- (ix) Non-current assets (or disposal groups) are classified as assets held for sale when a sale is considered highly probable and their carrying amount is to be recovered principally through a sale transaction rather than through continuing use. Non-current asset (or disposal groups) classified as held for sale are stated at the lower of carrying amount and fair value less costs to sell. Property, plant and equipment and intangible assets are not depreciated or amortized once classified as held for sale.
- 5. Intangible assets: Expenditure on computer software, which is not an integral part of hardware, is capitalised as an intangible asset. The cost of software includes license fee and implementation cost and is capitalised in the year of its implementation. Intangible assets are stated at cost, less accumulated depreciation and accumulated impairment losses. Software

is amortized fully in the year of purchase being management's estimate of life of assets over which economic benefits will be derived. The estimated useful life and amortization method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

6. Impairment of non-financial assets:

At the end of each reporting period, the company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any).

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

7. Inventories:

Stores and spare parts are valued at cost on weighted average basis or Net Realizable Value (NRV) whichever is lower. Provision for obsolescence is made, whenever required.

8. Employee benefits:

The Company does not recognize any employee benefits expense and provision towards post-employment and post-retirement benefits for employees as it does not have any employees employed directly on its payroll. The staffs are either taken on deputation/ secondment from the holding company-Container Corporation of India (CONCOR) or are hired on contract basis.

9. Foreign currency transactions:

Functional currency: The functional currency of the Company is the Indian Rupee. These financial statements are presented in Indian Rupees.

- Income, Expenditure & Assets denominated in foreign currencies are recorded at the exchange rate prevailing on the date of transaction.
- (II) Loans, Current liabilities and Current assets in foreign currencies are translated at the exchange rate prevailing at the end of financial year.
- (III) Gains or losses due to foreign exchange fluctuations are recognized in the Statement of Profit & Loss.
- (iv) Non-mondary assets and liabilities that are measured in terms of historical cost in foreign currencies are not translated.
- (v) The date of transaction (which includes receipt or payment of advance consideration in a foreign currency) for the purpose of determining the exchange rate, is the date of initial recognition of the non-monetary asset or non-monetary liability. If there are multiple payments or receipts in advance, a date of transaction is established for each payment or receipt.

10. Revenue recognition:

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- (I) Basic principal of Revenue Recognition:
 - Revenue is recognized on satisfaction of each performance obligation (distinct services) as per the terms of the contract.
 - Performance obligations are treated as distinct obligation:
 - a. When it is identifiable separately from other obligations in the contract;
 - b. Its progress can be measured separately;
 - c. Transaction price to the performance obligation can be allocated;
 - d. The customer will not be required to re-perform the services already performed in case it decides to terminate the contract at that stage:
 - e. There will not be any impairment in the value of services already performed; and.
 - The customer can get the rest of the performance without intervention of SCICL.
 - Satisfaction of performance obligation:
 - Container movement between two destinations is considered distinct performance obligation under each contract and the contract is treated as 'over the period contract'.
 - Iv Transaction price for each primary obligation is fixed at the time of entering into contract. Rates at which incidental services are charged are also known at the time of entering into contract. Therefore "output method" of revenue recognition is applied.
 - Volume discount scheme (VDS) is in the nature of variable consideration. Since, VDS is not universally applicable to all contracts, fair estimate is made of such consideration payable in specific cases and is deducted from Gross Revenue to reflect revenue net of variable consideration on the reporting date.
- (II) Road Freight Income:

Road freight income and charges for incidental services and related expenses are accounted for on satisfaction of performance obligation i.e., transportation of container to the destination terminal/port/customer's premises after providing all incidental services required in the course of primary obligation of transportation like loading & unloading etc. to make the container/cargo ready for delivery.

However, in case of door delivery of container arrived by rail from other locations, road freight income and charges for incidental services are accounted for on returning of these container at SIDCUL Terminal from customer premises.

- (iii) Terminal Access charges:
 - Terminal Access charges are accounted for:
 - In case of Containers(Loaded/Empty), on loading/unloading of containers at SIDCUL Terminal on/from Container Corporation of India Rakes
 - Terminal Access Charges on Conventional Railway wagons are accounted for on the basis of arrival or departure of these wagons.
- (IV) Warehousing Income;
 - a. Warehousing Charges in domestic segment are recognized on accrual basis.
 - b. Warehousing Charges in EXIM segment are recognized at the time of release of cargo to the customer.
- (v) Terminal service charges;
 - Terminal Service Charges (TSC) on empty containers and loaded domestic containers are recognized on accrual basis.
 - Terminal service Charges (TSC) on FXIM loaded containers are recognized at the time of release of containers.
- (vi) Interest income from deposits is recognized on accrual basis.
- (vii) Interest on income tax refunds are accounted for on the finalization of assessments "

11. Claims/counter-claims/penalties/awards:

Claims/counter-claims/penalties/awards are accounted for in the year of its settlement.

12. Taxes on income:

Income tax expense represents the sum of the tax currently payable and deferred tax.

Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

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

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

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and deferred tax for the year

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

13. Provisions, contingent liabilities & contingent assets:

(i) Provisions:

Provisions are recognised when the company has a present obligation (legal or constructive) as a result of a past event, it is probable that the company will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

(ii) Onerous contracts:

Onerous Contracts: A contract is considered as onerous when the expected economic benefits to be derived by the company from the contract are lower than the unavoidable cost of meeting its obligations under the contract. The provision for an onerous contract is measured at the lower of the expected cost of terminating the contract and the expected net cost of continuing with the contract. Before a provision is established, the company recognises any impairment loss on the assets associated with that contract.

(III) Contingent liabilities:

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or nonoccurrence of one or more uncertain future events not wholly within the control of the Company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made.

(iv) Contingent assets:

Contingent assets are not recognized in the accounts. However they are disclosed when the possible right to receive exists.

14. Government grants

Government grants are not recognised until there is reasonable assurance that the Company will comply with the conditions attaching to them and that the grants will be received.

Government grants related to income are deferred and recognised in profit or loss over the period necessary to match them with the cost that they are intended to compensate and presented within other income.

Government grants relating to the purchase of property, plant and equipment are included in non-current liabilities as deferred income and are credited to profit or loss on a straight line basis over the expected lives of the related assets and presented within other income.

15. Earnings per share (EPS)

Basic earnings per share ('EPS') is computed by dividing the net profit or loss for the year attributable to equity shareholders by the weighted average number of shares outstanding during the year.

Diluted EPS is computed using the weighted average number of equity and dilutive equity equivalent shares outstanding during the period except where the result would be antidilutive.

16. Cash and Cash Equivalent

For the purpose of presentation in the cash flow statement, cash and cash equivalents include cash on hand, demand deposits with banks, other short term highly liquid investments with original maturates of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

17. Leases

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

The Company accounts for each lease component within the contract as a lease separately from non-lease components of the contract and allocates the consideration in the contract to each lease component on the basis of the relative stand -alone price of the lease component and the aggregiate stand-alone price of the non-lease components.

(i) The Company as lessor

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

For operating leases, the rental income/lease payments received are recognized on straightline basis over the lease term.

For finance leases, finance income is recognized over the lease term based on a pattern reflecting a constant periodic rate of return on the lessor's net investment in the lease. When the Company is an intermediate lessor it accounts for its interests in the head lease and the sub-lease separately. The Company assesses the lease classification of a sub-lease with reference to the nght-of-use asset arising from the head lease, not with reference to the underlying asset. However, if a head lease is a short term lease, wherein the Company has accounted lease payments on straight line basis, then it classifies the sub-lease as an optrating lease.

(ii) The Company as lessee

At the date of the commencement of the lease, the Company recognizes a right-of-use assets ('ROU') and a corresponding lease liability for all the lease arrangements in which it is a lessee, except for leases with a term of twelve months or less (short term leases) and low value leases, the Company recognizes the lease payments as an expense on a straightline basis over the term of the lease.

In determining the lease term, Company considers the Option to extend/terminate the lease, wherever it is reasonably certain to exercise such option.

Lease liability is initially measured at the present value of future Lease payments due to the inssor over the lease term, with the discount rate determined by reference to the rate implicit in the lease and in case it is not determinable. Company's excemental borrowing rate on commencement of the lease is used. For leases with reasonably similar characteristics, the Company, on a lease by lease basis, may adopt either the incremental borrowing rate specific to the lease or the incremental borrowing rate for the portfolio as a whole. The lease payments shall include fixed payments, variable lease payments, residual value guarantees, exercise price of a purchase option where the Company is reasonably certain to exercise that option and payments of penalties for terminating the lease, if the lease term reflects the lease exercising an option to terminate the lease. The Company only include variable lease payments in measurement of the lease liability if they depend on index or rate. Other variable lease payments are charged to statement of profit & loss. The lease liability is subsequently re-measured by increasing the carrying amount to reflect interest. on the lease liability, reducing the carrying amount to reflect the lease payments made.

The Company recognizes the amount of the re-measurement of lease liability due to reassessment/ modification as an adjustment to the right-of-use asset and statement of profit and loss depending upon the nature of reassessment/modification. However, lease modification is accounted as separate lease if the modification increases the scope of the lease by adding the right to use one or more underlying assets and the consideration for lease increases by an amount commensurate with stand-alone price for the increase in the scope.

The cost of the right-of-use asset measured at inception shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date less any lease incentives received, plus any initial direct costs incurred and an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset or restoring the underlying asset or site on which it is located. They are subsequently measured at cost less accumulated depreciation, accumulated impairment losses, if any and adjusted for any re- measurement of the lease liability.

Right-of-use assets are depreciated on a straight-line basis over the lease term or remaining useful life of the underlying assets as prescribed in IND AS 16 (PPE)/Schedule II of Companies Act 2013, whichever is shorter,

18. Segment reporting

The Company's segmental reporting is in accordance with Ind AS 108 Operating Segments. Operating segments are reported in a manner consistent with the internal reporting provided to the board of directors, which is responsible for allocating resources and assessing performance of the operating segments, and has been identified as the chief operating decision maker.

19. Financial instruments

Financial assets and financial liabilities are recognised when the company becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

Fair value of financial instruments that are quoted in active markets using the quoted bid prices (financial assets held) or quoted ask prices (financial liabilities held) and using valuation techniques for other instruments. Valuation techniques include discounted cash flow method and other valuation models.

Financial Assets

Initial recognition and measurement

All financial assets are recognised initially at fair value and transaction cost that is attributable to the acquisition of the financial asset is also adjusted.

Subsequent measurement

The company's financial assets represents assets whose contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding and these assets are held in a business model to hold the financial asset to collect the contractual cash flows at maturity consequentially in accordance with Ind AS 109 these assets are carried at amortized cost using effective interest rate.

De-recognition of financial assets

A financial asset is primarily de-recognised when the rights to receive cash flows from the asset have expired or the Company has transferred its rights to receive cash flows from the asset.

Financial Liabilities

Initial recognition and measurement

All financial liabilities are recognised initially at fair value and transaction cost that is attributable to the acquisition of the financial liabilities is also adjusted. These liabilities are classified at amortised cost.

Subsequent measurement

Subsequent to initial ratognition, these liabilities are measured at amortised cost using the effective interest method. This category generally applies to long-term payables and deposits.

De-recognition of financial liabilities

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

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the balance sheet if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

Financial Guarantee Contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due in accordance with the terms of a debt instrument. Financial guarantee contracts issued by a Company entity are initially measured at their fair values and, if not designated as at FVTPL, are subsequently measured at the higher of:

 The amount of loss allowance determined in accordance with impairment requirements of Ind AS 109; and

 The amount initially recognised less, when appropriate, the cumulative amount of income recognised in accordance with the principles of Ind AS 18.

20. Impairment of financial asset

In accordance with Ind-AS 109, the Company applies Expected Credit Loss (ECL) model for measurement and recognition of impairment loss for financial assets.

ECL is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive. When estimating the cash flows, the Company is required to consider –

 All contractual terms of the financial assets (including prepayment and extension) over the expected life of the assets.

 Cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

Trade receivable

As a practical expedient the Company has adopted 'simplified approach' using the provision matrix method for recognition of expected loss on trade receivables. The provision matrix is based on historical default rate observed over the expected life of the trade receivable and is adjusted for forward-looking estimates. At every reporting date, the historical default rates are updated and changes in the forward-looking estimates are analysed. Further receivables are segmented for this analysis where the credit risk characteristics of the receivables are similar.

Other financial assets

For recognition of impairment loss on other financial assets and risk exposure, the Company determines whether there has been a significant increase in the credit risk since initial recognition and if credit risk has increased significantly, impairment loss is provided.

21, Registration Fee:

Registration fee paid to Ministry of Railways (MOR) for running of Private Freight Terminals (PFT) is shown as Prepaid Expenditure under 'Current Assets' and 'Non-Current Assets'. The registration fee is amortized over the period covered by the respective agreements with Indian Railways.

22. Significant management judgement in applying accounting policies and estimation uncertainty

Significant management Judgements

When preparing the financial statements, management undertakes a number of judgements, estimates and assumptions about the recognition and measurement of assets, Babilities, income and expenses. The following are significant management judgements in applying the accounting policies of the Company that have the most significant effect on the financial statements.

Recognition of deferred tax assets: The extent to which deferred tax assets can be recognized is based on an assessment of the probability of the Company's future taxable income against which the deferred tax assets can be utilized.

Estimation certainty

Information about estimates and assumptions that have the most significant effect on recognition and measurement of assets, liabilities, income and expenses is provided below. Actual result may be substantially different.

Defined benefit obligation: Management estimates of these obligation is based on a number of critical underlying assumptions such as standard rates of inflation, medical cost trends, mortality, discount rate and anticipation of future salary increases. Variation in these assumptions may significantly impact the defined benefit obligation amount and the annual defined benefit expenses.

Provisions: At each balance sheet date based on management judgement, changes in facts and legal aspects, the Company assesses the requirement of provisions against the outstanding warranties and guarantees. However the actual future outcome may be deferent from this judgement.

23. Recent Accounting Pronouncement

Application of New IND AS-116 (Applicable from 01/04/2019)

At the preparation of these financial statements, Ministry of Corporate Affairs (MCA), in March 2019, notified a new IND AS-116 (Leases) substituting the existing IND AS- 17 which is applicable from 01.04.2019. The impact of new IND AS has been summarized as follows:

The new IND AS-116 has been notified to increase transparency and comparability among organizations by requiring them to recognise Right-of-Use ("ROU") assets and lease liabilities on their balance sheet. While the asset has to be deprecinted as per IND AS-16 (PPE), liability has to be adjusted over the period of lease. Under this standard, disclosures are required to be made with the objective of enabling users of financial statements to assess the amount, timing and uncertainty of cash flows arising from leases. The Company will be required to recognize and measure leases existing at, or entered into after, the beginning of the earliest comparative period presented using a retrospective method, with certain practical expedients available.

The standard will be effective for Financial Statements beginning April 1, 2019. As permanagement's understanding, this standard will have an impact on the Balance Steet, but the impact on Profit and Loss Statement will not be material. The most significant impact will be the recognition of ROU assets and lease liabilities for lessees, while accounting of leases as lessor will remain substantially unchanged.

As a lessee, this standard will apply to leasing of equipments and certain category of land etc.

The company is evaluating the provisions of this IND AS and its effect on the financial statements is being evaluated.

Ind AS 12 Appendix C, Uncertainty over Income Tax Treatments :

On March 30, 2019, Ministry of Corporate Affairs has notified Ind AS 12 Appendix C, Uncertainty over Income Tax Treatments which is to be applied while performing the determination of taxable profit (or loss), tax bases, unused tax losses, unused tax credits and tax rates, when there is uncertainty over income tax treatments under Ind AS 12. According to the appendix, companies need to determine the probability of the relevant tax authority accepting each tax treatment, or group of tax treatments, that the companies have used or plan to use in their income tax filing which has to be considered to compute the most likely amount or the expected value of the tax treatment when determining taxable profit (tax loss), tax bases, unused tax losses, unused tax credits and tax rates.

The standard permits two possible methods of transition - i) Full retrospective approach - Under this approach, Appendix C will be applied retrospectively to each prior reporting period presented in accordance with Ind AS 8 - Accounting Policies, Changes in Accounting Estimates and Errors, without using hindsight and ii) Retrospectively with cumulative effect of initially applying Appendix C recognized by adjusting equity on initial application, without adjusting comparatives.

The effective date for adoption of Ind AS 12 Appendix C is annual periods beginning on or after April 1, 2019. The Company will adopt the standard on April 1, 2019 and has decided to adjust the cumulative effect in equity on the date of initial application i.e. April 1, 2019 without edjusting comparatives.

The effect on adoption of Ind AS 12 Appendix C would be insignificant in the financial statements.

Amendment to Ind AS 12 - Income taxes:

On March 30, 2019, Ministry of Corporate Affairs issued amendments to the guidance in Ind AS 12, "Income Taxes", in connection with accounting for dividend distribution taxes. The amendment clarifies that an entity shall recognise the income tax consequences of dividends in profit or loss, other comprehensive income or equity according to where the entity originally recognised those past transactions or events. Effective date for application of this amendment is annual period beginning on or after April 1, 2019. The Company is currently evaluating the effect of this amendment on the financial statements.

Amendment to Ind AS 19 - plan amendment, curtailment or settlement-

On March 30, 2019, Ministry of Corporate Affairs issued amendments to Ind AS 19, 'Employee Benefits', in connection with accounting for plan amendments, curtailments and settlements. The amendments require an entity:

 To use updated assumptions to determine corrent service cost and net interest for the remainder of the period after a plan amendment, curtailment or settlement; and

to recognise in profit or loss as part of past service cost, or a gain or loss on settlement, any
reduction in a surplus, even if that surplus was not previously recognised because of the impact of
the asset ceiling.

Effective date for application of this amendment is annual period beginning on or after April 1, 2019. The Company is currently evaluating the effect of this amendment on the financial statements.

24. COVID-19 related Information:

On 24th March 2020, the Government of India ordered a nationwide lockdown for 21 days which further got extended till 31st May, 2020, to prevent community spread of COVID-19 in India resulting in significant reduction in economic activities. Barring essential services, most of the manufacturing and service industry was put under lockdown. Terminal business was included under essential services and continued operations albeit with certain expected laminations.

Volumes at GTS were marginally impacted in March, 2020. The impact of COVID-19 on business is expected to be experienced in the first quarter of financial year 2020-2021. However, the company does not foresee a significant impact beyond that period or further any material long term Impact of COVID-19 on the business.

The company has made detailed assessment of its liquidity position for the next one year and of the recoverability and carrying values of its assets comprising property, plant and equipment, intangible assets, deferred tax assets and Trade receivables as at the balance sheet date, and has concluded that there are no adjustments required in the financial statements. The company has performed detailed analysis on the assumptions used on the basis the internal and external information/indicators of future economic conditions and expects to recover the

and external information/indicators of future economic conditions and expects to recover the carrying amount of the assets. The company has made a detailed assessment of its liquidity position and will be able to generate sufficient cash to fund its operations. Management believes that, in the preparation of the financial statement, it has taken into account all known events arising from COVID-19 pandemic. However, the assessment of the impact of COVID-19 is an ongoing process and Company will continue to monitor any material change to financial statements are an and the statement of the impact of for the assessment of the assessment of the impact of for the assessment of the impact of for the assessment of the assessment of the impact of for the assessment of the assessment of the assessment of the assessment of the impact of for the assessment of the assessm future economic conditions.

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1 14

SIDCUL CONCOR Infra Company Limited Notes forming part of the financial statements As at March 31, 2020 (All amounts are in Rupees unless otherwise stated) Non Current Assets Financial assets

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0.0

Note 3 : Loans		(Amounts In ₹)
Particulars	As at March 31, 2020	As at March 31, 2019
Security Deposits Unsecured, considered good Security Deposit Uttarakhand Power Corporation Limited(UPCL) (Refer note 3.1, below)	3,55,000.00	
Tatel	3,55,000.00	3,55,000.00
Note 3.1 : Security Deposit with UPCL is against the industrial e	lectricity connection	
Note 4 : Deferred tax assets (net)		
Particulars	As at March 31, 2020	As at March 31, 2019
Deferred tax assets (net) Total	557,28,956.05 557,28,956.05	
Note - 5 : Other non current assets		
Particulara	As at March 31, 2020	As at March 31, 2019
(i) Capital Advances (ii) Advances Other Than Capital Advances		
(a) Security Deposits (b) Advances to related Parties (c) Other Advances-	4	3
License Registration Fees (One Time License Fee) PFT Registration Fees (One Time Registration Fee) Railway Staff Cost (Prepaid Expense for 10 Years)	13,97,364.00 73,33,340.00 285,46,956.00	14,76,988.00 76,66,672.00
Total	372,77,660.00	<u>346,35,862.00</u> 437,79,522.00
Note - 6 : Cash and cash equivalents		
Particulars	As at March 31, 2020	As at March 31, 2019
Balance with scheduled bank in current accounts Dash in hand Deposits having original maturity less than 3 months	220.42,886.42 417,00	122,32,488.05 11,296.00
Total Diher bank balance inancial asset	220,43,103.42	122,43,784.05
lote -7: Other bank balances		(Amounts in ₹)
Particulars	As at March 31, 2020	As at March 31, 2019
EPOSITS: eposits having original maturity more than 3 Months but less tan 1 year	33,71,011.00	33,71,011:00

Restricted Balances Government Grant received under ASIDE scheme(Refer Note 18:1) Total	227,97,600.00	123,17,976.00
Current Assets Financial asset	and the second sec	100,00,007,00
Note - 8 : Financial assets : Loans Particulars	As at March 31, 2020	As at March 31, 2019
Security Deposits Unsecured, considered good Deposits with Ministry of Railways (Refer note 8.1, below)	99,00,000.00	99,00,000,00
	99,00,000.00	99,00,000.00

Note 8.1 Security Deposit with Ministry of Railways is in terms of PFT (Private Freight Terminal) policy of Indian Railways.

Note - 9 : Other financial assets

1

0.000

0.0

Particulars	As at March 31, 2020	As at March 31, 2019
Deposits having original maturity more than 1 year Interest Receivable	1344,68,162.00	1250,26,650.00
-Interest accrued on fixed deposits (carried at amortized cost) Other	52,65,457,88	66,93,704.89
Due from CONCOR (the holding company) Due from others Electricity Expenses Recoverable from Contractors Total	131,01,779,94 2,04,589.95 5,388.00 1530,45,377,77	88,72,361,00 20,21,121,80 5,388,00 1426,19,225.69
Note - 10 : Current Tax Assets Particulars	As at March 31, 2020	As at March 31, 2019
Advance tax and Tax deducted at source receivable(net of provision for taxes) Total	57,75,583.47	56,69,982.79
Note - 11 : Other current assets	57,75,583.47	56,69,982.79
Particulars	As at March 31, 2020	As at March 31, 2019
Prepaid Expenses -Leased Circuit Rent -Rallway Staff Cost -Insurance Cost License Registration Fees PFT Registration Fees Goods & service tax recoverable Advance to Dist. Officer Sarv Sikhsa Abhiyan (CSR) Advance to UPCL for Laying of Electric Wining Total	60,88,905.56 17,95,890.41 79,627.52 3,33,331.96 16,64,622.01 5,95,566,00 105,57,943,46	3,13,996,00 60,88,906,00 16,81,369,86 79,624,00 3,33,332,00 6,84,000,47 4,00,000,00 5,95,566,00 101,76,794,33

60.

SIDCUL CONCOR Initia Company Limited Notes forming part of the financial statements As at March 31, 2020

(All amounts are in Rupees unless otherwise stated)

Note 12 : Equity share capital

Particulers	As el March 31, 2020	As at March 31, 2019
Authorised 100,000,000 Equity Shares of Re. 10 each (As at March 31, 2019, 100,000,000 equity shares of Rs 10 each	10000,00,000.00	10000,00,000.00
issued, subscribed and fully paid up; 100,000,000 Equity Shares of Rs. 10 each (As at March 31, 2019 100,000,000 equity shares of Rs 10 each	10000,000,000.00	10000,00,000.00
	9947,67,394,00	9947.67,394.00
Total	9947,67,394.00	9947,67,394.00

(i) Reconciliation of the number of shares and amount outstanding at the beginning and at the end of the reporting period:

Particulars	Opening balance	Freed Lance	and the second
Equity shares	optimice	Fresh issue	Closing balance
Year ended March 31st, 2018			
No. of Shares Amount	1000.00.000.00 9947,67,394.00	5	1000.00.000.0 9947.67.394.0
Year ended March 31, 2019			Con Stronger and
No. of Shares Amount	1000,00,000.00 9947,67,394.00	5.	1000,00,000,00
Year ended March 31, 2020			
No. of Shanis Amount	1000,00,000,00 9947,67,394.00		1000,00,000.00

Equity shares, which have a par value of Rs. 10 each, carry one vote par share and carry a right to dividends. In the event of liquidation, the equity shareholders are eligible to receive the remaining assats of the Company after distribution of all preferentiat amounts, in proportion to their shareholding.

(ii) Shares held by each anarcholder holding more than 5% of the apgregete shares in the Company:

and the second se	As at March 31	2020	As at Mar	rch 31, 2019
Name of the shareholder	Number of Shares	%	Number of Shares	16
Holding Company Container Corporation of India Limited Other company	739,99.970,00	74.00	739,99,976.00	74.00
State infrastructure & Industrial Development Corporation Limited	259,99,950.00	26.00	259,99,980.00	26.00
(III) No. of shares held by holding company and its	subsidiaries			20100
Holding Company			As at March 31, 2020	As at March 31, 2019
Container Corporation at India Limited			739,99,970.00	739,99,970.00

(Amounts in ₹)

Note 13: Other Equity

Particulars	As at March 31, 2020	(Amounts in *) As at March 31, 2019
Retained Earnings General Reserve	(1017,83,475,43) 107,02,860.75	(1678,09,651,88) 107,02,860,75
Total	(910,80,614.68)	(1571,06,791.13)
13.1 Retained Earnings	As at March 31, 2020	As at March 31, 2019
Balance at the beginning of the year Profit for the year Balance at the end of the year	(1678,09,651,88) 660,26,178,45	(1210.48,445.15) (467,61,205,7338)
13.2 General Reserve	(1017,83,475.43) As at March 31, 2020	(1678,09,651.88) As at March 31, 2019
Balance at the beginning of the year Transferred from retained earringstif any) Salance at the end of the year	107,02,860,75	107,02.860,75
	107,02,860.75	107,02,860,75
Note 14: Non-current financial liabilities- Loans Particulars Security Deposits Unsecured, considered good	As at March 31, 2020	As at March 31, 2019
- Security Deposits from Contractors Contractual Staff Deposit	11,46,617.00 29,280.00	2,57,700.00
Total Note 15 : Deferred tax fieblittes(net)	11,75,897.00	2,57,700.00
Particulars Defend tax Fabilities(not)	As at March 31, 2020	As at March 31, 2019
Total		325,31,369.57
Note 15: Other non-current liabilities Particulars		325,31,369.57
	As at March 31, 2020	As at March 31, 2019
Defended Grank Income (Government grant received from ASIDE) Refer note 16.1 EASE Liability Ind As 116	290.53,331.57 1260,35,543.02	311.22,719.63
Total	1550,68,874,59	311 22 719 83

Note: 16.1 The State Government after recognition of the benefits of the MMLP project has approved Rs 4,40,02,274/- under the ASIDE assistance to be utilized towards development of Rall Linked Logistics Park at Pacinger. The smount of grant is utilized for the construction of unanontized and are credited to the Rail Linked Logistics Park and included in non - current liabilities as deferred income for the extent unanontized and are credited to Profit and Loss on a straight line basis over the useful life of the related asset.

Note - 17 Trade payables

Particulars	As at	(Amounts In #)
At amortized cost	March 31, 2020	As at March 31, 2019
Total outstancing dues of micro enterprises and small enterprises; and Total outstanding dues of creditors other than micro enterprises and small enterprises, – Related parties.		
- Others	10,61,005.88 143,94,664.66	7,84,871,75 142,36,145,45
Total	154,55,870.54	150,21,017.20

No Interest is charged on the cuestanding bolance of Trade Payables. The Company has financial risk management policies in place to ensure that all payables are paid within the pre-agrood credit terms.

The Company has not received any intimation from the supplices regarding their status under the Micro. Small and Modium Entimprises Development Act, 2006 and therefore no such disclosures under the said Act hows been mode.

Note 18 : Other current financial liabilities Particulars

	As at March 31, 2020	As at March 31, 2019
Security Deposits from Contractors	9.47,706.00	252,58,668,00
Psychile agentist capital purchase is	114,03,941,00	120,45,420,48
Deferred Government Grant under ASIDE schemer (Refer Note 18.1)	227,97,600.00	123,17,976,00
Others Carrent Liabitities	21,98,010.71	28,67,263,00
Total	373,47,257,71	524,89,327,48

Note 18,1: During FY 2015-16 the company received Rs. 8,73 crore from CONCOR, which CONCOR received from Ministry of Commerce and Industry under Assistance to Status for Development of Export infrastructure and Allind Activities Scheme (ASIDE scheme) for construction of Road Over Bridge (ROB) to facilitate the Multi Modal Logistics Park (MMLP) project to by the company. However as the ROB project was long pending and no development in the project to seen in spite of all the sincere efforts by the management

The MoCI demanded the interest of the grant amount and the company hed not acknowledged the interest as dobt in serier years but requested for the waiver of the interest. The same is being pursued with the MOCI pending any decision from MOCI, A provision of Rs. 10479624/- hus

Current fiabilities

Non financial liability Note 19 : Current tax liabilities

Particulers

Provision for taxation (net)	March 31, 2020	31, 2019
Total		
Note 20 : Other current liabilities Perticulars	As al March 31, 2020	As at March
Advance Rent Deterred Government priorit received from ASIDE schemitt Refer actor 16.1) Deterred Revenue from Operations Statutory Lipbitries LEASE Lipbitries LEASE Lipbitry Ind As 115 Total	67,359,60 30,09,761,11 2,59,200,00 28,59,940,50 325,62,620,03	31, 2019 32,44,854.00 10,84,400.00 26,22,618.92
	387,68,880.64	89,51,872.92

SIDCUL CONCOR Infra Company Limited Notes forming part of the financial statements As at March 31, 2020 (All amounts are in Ruppes unless otherwise stated)

Note 21 : Revenue from operations

Particulars	For the Year ended March 31, 2020	For the Year ended March 31, 2019
Road transportation Income Handling Income- Domestic Handling Income- Exim Terminel Access Charge - Exim Wavehousing Income Less, Deterned Income (Ind As 115) Add: Deferred Income (Ind As 115) Total	112,20,622.08 350,30,978.84 434,66,625.00 221,47,560.00 147,10,800.06 20,81,763.39 (259,200,00) 10,84,400,00 1294,82,888.23 -10,67,100,00 1284,15,769.23	68,27,774,00 316,20,726,49 157,04,271,00 219,04,500,00 63,18,900,00 32,29,200,00 (10,84,400,00) 6,14,000,00 851,34,971,49

~

(Amounts in ?)

Note 22 : Other Income

Particulars	For the Year ended March 31, 2020	For the Year ended March 31, 2019
Interest income on financial assets that are designated at emorased cost: Interest earned on Short Term Bank Deposits Interest on Security Deposit with UPCL Misrorifisheous income Interest on income tak return Rant Grant Income Total Note 23 - Terminal and other service charges	106,86,253.14 13,454.67 3,47,085.16 2,92,610.00 2,75,096.00 23,04,480.95 139,18,979.92	29,218,28
Particulars.	For the Year ended March 31, 2020	For the Year ended March 31, 2019
Road freight expenses Handling expenses Land license feet Survey expenses Rollway staff clist recovery Custom staff clist recovery Total	73,40,180,71 -6,73,495,01 0,00 21,12,112,00 50,88,905,44 52,00,660,00 201,68,364,14	45,78,553,00 222,45,416,83 117,38,401,00 20,82,930,00 00,88,906,00 46,49,445,00 513,83,004,83
tote 24. Depreciation and amortization expense		
Particulars	For the Year ended March 31, 2020	For the Year ended March 31, 2019
Repreciation and Amortisatium	809 00 221 73	200 81 000 40

Total	897,46,825.57	699,51,265,25
Total	228,46,603.85	
Amonisation IND AS-116	669,06,221,71	699,61,265,25
Depression and Amortission		and the second se

Note 25: Other Expenses

Particulars	For the Year ended March 31, 2020	(Amounts in ₹) For the Year ended March 31, 2019
Manpower Cost	84,68,619,00	72,59,862.00
Printing and Stationery	94,822,24	1.20,434.30
Traveling and Conveyance Expenses	16,84,850,95	13,46,024,60
Business development	2.69,700.86	2.95,365.34
CSR Expenditure	12,20,000,00	. He was also off
Advertisement Expanses	2.38,564.00	2,16,104.00
Postage, telephone and other office expenses	2.00.143.07	2.11.873.23
Bank charges	775.88	453.60
Boarding & Lodging Expense	8,000,00	37,279,00
Prolessional Charges	3,14,508.00	4.11.935.00
Fees and Subscriptions	35,400,00	10,200,00
Festival expenses	10,000,00	30,000.00
Payment to auditors -Audit fee	65,000.00	50,000,00
-Tex sudit les	21,500.00	16,500.00
-Limited zucht review fees	15,000,00	15,000.00
Internal Audit fees	60,000,00	30,000,00
Insurance Expense	17,85,479,45	2,18,630,14
Interest Expandes- Ind As 116	157.57.684.81	2, 18, 0, 50, 14
Secretarial Audit frees	24,000,00	74 000 00
GS7 Audit Fees	15,000,00	24,000.00
Security expresses	78,34,091,00	76.08.497.39
Honticulture and conservancy	20,34,000,00	16,63,645.00
Repair and maintenance of equipments	3,20,975,40	
Meintenance Charge Land	7.14.413.13	1,10,179.48
Electricity' expenses	14.32,227.30	7,16,255,88
Miscellaneous expenses	5,02,474.00	12,86,216,00
PFT fees and land license registration charges amonization	4,12,952.52	4.93,055.62
Generator running expenses	6,16,822.00	4,12,956.00
Total	441,74,104,61	8.56,897,00 234,61,359.58
and a second secon	1111111111111111	504/01/203-28

Note 26 : Exceptional Items

The amount of Rs. 1,64,79,624/ (31 March, 2019 : Rs. NIL) in exceptional items relates to provision mide in respect of interest payable on Grant Received/returned in 2017-18) to Ministry of Commerce & Industry (MOCI).

Note 27 : Tax expenses

Particulars	For the Year ended March 31, 2020	For the Year ended March 31, 2019
Deferred tax (Current Year) Deferred tax (Provious Years) Total	-37990351.71 -2,69.973.91	15,97,464.23
Total	(882,60,325.62)	19,10,188.57

SIDCUL CONCOR Infra Company Limited

Notes forming part of the financial statements (All amounts are in Rupees unless otherwise stated)

28. Segment Information

The Segment reporting as presented in Ind AS 108 "Operating Segment" in not applicable to the company.

Since the company is providing services related to handling and movement of Domestic and EXIM containers only. Information reported to the chief operating decision maker (CODM) for the purposes of resource allocation and assessment of segment performance focuses mainly on this activity only.

1.1

(Amounts In ₹)	(Amounts In ₹)
Year ended March 31, 2020	Year ended March 31, 2019
0,65	(0.47)
	Year ended March 31, 2020

29.1 Calculation of basic and diluted earnings per share

The earnings and weighted average number of ordinary shares used in the calculation of basic earnings per share are as follows:

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
Profit for the year used in the calculation of basic and diluted earnings per share	660,26,176.45	(467,61,205.73)
Weighted average number of equity shares (Face value Rs. 10 per share) Basic and diluted Earnings per share	994,76,739,40 0.66	994,76,739.40 (0.47)

29.2. Impact of changes in accounting policies

There are no changes in the accounting policies which had impact on the amounts reported for earning per share.

SIDCLE, CONCOR Infra Company Limited Notes forming part of the financial statements (All amounts are in Ruppes unless otherwise stated)

Note - 30 : STATEMENT OF TRANSACTIONS AND BALANCES WITH RELATED PARTIES

a) Holding Company and other company having significant influence

Name of Related Party

Container Corporation of India Limited (CONCOR) State infrastructure & Industrial Development Corporation of Utranshand Limited (SHDCUL)

 b) Key Managerial Person
 i) Sh Bhagyamani Singh ii) Sh Pawan Kumar Khanna from 08.08.2019 (ii) Sh Yash Garg from 09.08.2019 (v) Sh. Asl/ish Mehra Nominated Directors ij Sh. Selvadal Arumugam Munugesan i) Sh. V. Kalyana Rama ii) Sh. Senjay Swarpop iv) Smt. Mallika Alya Up to 11.07.2019 v) SmL Sengeeta Ramrakhyani From 12.07.2019 vi) Sh, Harish Chandra vil) Sh. Ganga Prased

30.1. Related party transactions

Particulars

CONCOR

a) Reimburgement against secondment cost b) Revenue from operations SIIDCUL a) License Fees expenses b) Maintenance charge expenses 30.2 Outstanding balances with related parties CONCOR

-Amount payable towards accondment cost -oner

SIDCUL

Amount payable towards Land Maintenance Charges Amount payable kowards License Fee Expenses

Total

CONCOR

Amount receivable towards obtlection from customers

Relationship

Holding Company Company having significant influence

(Amounts in ?)

Charperson Vice Cheiman

Chief Executive Officer

Chief Financial Officer

Chief Financial Officer

Company Secretary

Director Director Director Director Director

Year Ended March 31, 2020	Year Ended March 31, 2019
85,21,965.00 897,73,612,00	54,44,732,00 433,61,190.09
112,74,061.00 7,14,413.13	110,55,516.00 7,16,255.88
Amounts owed by relat	
As at March 31, 2020	As at March 31, 2019
5,03,098.00	76,009:00
1.01,616.00	3,49,755.00
5,54,403,00	4,25,764.00
1,58,847.88	1,60,852,75
-	1,98.255.00
1,55,847,88	3,59,107,75
7,11,250,85	7,84,871,75

(Amounts in 7)

Amounts owed to related parties As at March 31, As at March 31, 2019 2020

129,38,502,94

88.72,381.00

30.3 Terms and conditions

All the transactions were made on normal commercial terms and conditions and at market rates. All outstanding belances are unseoured and are repayable or receivable in cash. No expense has been recognised in the current or prior years for bad or doubtful debts in respect of the amounts owed by related party.

30.4 Compensation of Key management personnel

The Company's predominant manprover cost includes crist of staff deputed by Container Corporation of India - the holding company (CONCOR) and employee(s) appointed on contract basis. These cost are recognized as other expenses based on the contractual anangements with CONCOR and respective employee(s).

30. 5 Disclosure in respect of Government Controlled Entities

30.5.1 Transaction with Government related Entities

Name of the Govt. Entity	Nature of transaction	Year Ended March 31, 2020	Year Ended March 31, 2019
Uttarakhand Power Corporation Limited	Electricity Bill	13,96,276.00	14.03,133.00
Bharat Senchar Nigam Limited North Eastern Reilweys	Amount paid for leased Circuits Amount paid for PRI Connection	2,97,881,00 52,160,00	3,70,515.90 39,771,00
The state and the state of the	License tees payment against railway land	8,67,774.00	6,82,885,00

30.5.2 Outstanding balances with Government releted Entities	As at March 31, 2020	As st March 31, 2019
State Infrastructure & Industrial Development Corporation of Uttarakhand Limited (SIECUL)	1,50,847.8a	3,59,107,75
Bharat Sancher Nigern Limited	18,784.28	1,73,912,56
Uttarakhand Power Corporation Limited	2,70,695.30	1,01,316,00
North Eastern Railways	1,20,389.00	1,20,399,60

The Company has also entered into kansactions rolated to operational and other expenses such as telephone expenses, fuel purchase etc. with above mentioned and other various government related entities. These operational and other expenses are insignificant individually and collectively.

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SIDCLE, CONCOR Inits Company Linead Motor laveing part of the Enskeld abstract (Al anomalia in Rogens, other offendes as

Note - 31 : Other Commitments

Hote 31.1

Estimated assures of consult in remaining to be executed on capital entrum that of advances and not provided as:

Particulara	2016-20	20108-19
"Installation of Filip Fighting System # SCH1.	10.000.79	180.54.36000

Nole 31.2

Details of capital expenditure an enabling retails created as land acclustances to the company are as instant

Pariculars	2019-20	21:5-19
subleg.		
lart & Machinery	2	-
adway Siding	-	
Berg.		
		-

Note 31.8 "Editorial statust of conversioning to be residuation inverse process and na prairied for

-	Ferfoxfors	2018-20	2018-19
Estime	and puyout to Hantling creation for run analog particle of Co	okad	
bini	and pay-cauto DGH appreciated Simulty Agency	505 79 800180 805 12 006.00	772 33 309.00 85 15 06.00

Note: 32

Contingent Basisters 3) Casima against the company not acknowledged as deby - There are no perceip claim against the converse which are not acconvertiged in tests 30 Other money for which company is contrigently fields - There are no perceip claim against the company is consequently rate.

Note-33 Other Notes

10

\$3.1 Lense arrangements

As a lesses Lessing amangomente

The Company has exceeding operating beams arongements for Land with lease lamm. The Company has appared 1.55.520.05.55, Mis, Land on Latence him Stells Inforst-cover and Indexed Development Corporation of Utweekhand Limited (SOCORT) on Annual Lineare Fee Drough 3 registered Lineare Agreement dated 13th Newmork 2013 and 8.095.831.56, Mis, Land on Lineare from Indian Relevois on Annual Lineare Fee Brough a registered Lineare Agreement dated 13th July 2015. The Company has enserted into sciencing from a surgrouper to for Land with lease terms.

Far the Year livited March 31, 2020 Particulars			Land	Esciment
Depreciation Charged			5191.988.16	176,53,064,70
Internal appoints on Lesse Lighting			(01.88.539.30)	56.59,145.50
Experies takened to short term kernen			1 A	
Expense related to low value tartains				
Expense telested to surjuble lease payments			-	
Income front Sub-Incompright-of Law minute				
Total Cash corflow for issues			119.41.655.00	210.95 160.00
Addition to Right of Use America			1128:00.550.56	612.16 922.45
Gemil or Losses whilep from sele and			a teal operation.	KING 199 764, 507
kintelback Varnactione		1	×	
Carrying animum of right-of-use occurs at the trid of the repolding period.			1074.07.041.40	458.03.027.99

The follow below providen details of an discovered connected manage analysis of lease termines as w 3100 Novel 2020

Particulars	Canying Amount	Domin 1" Year	Due in 2 ⁴⁸ Year	Due in 3 rd Year	Due in 3" to 5" Year	Due offer 5 ⁴ Year	Total Contracted Call Powe
unated Lintriktion	1585 74 143 76	225.62.621.03	329.65.221.00	235,79,571.00	Z25-4E 122-00	2001117-06	3319 71 713 15

The Company manager lighting adds by maintaining adequate meaning indications and contraction format and social such from and by menting the metality profiles of learned.

The Company has a counted is used payment as addrates with short some language books some of 42 workto or temp and tasses of low whee addrat (loss than Rs. 3.5 leichs) as an expense on within a streightline back over the leaser sent or protect available to be

The Increase which are not yet contracted at a NL.

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b) As a Lessor-The lease transaction as a technic to NE...

During the year 2017/18 the company had refunded R6 7.5 Crore retirement of Road Over Bridge refusived under connect to reporter of ASDE for comparison of Road Over Bridge (ROB) is Usualitating project to Minutry of Commerce & Intensity (MCC)). The MCCI demanded the intellect on the grant amount and the company had not obmodelight the interval as don't in earlier yours but requested for the waivel of the interval. The state is being parallely with the MCCI paneling any decision from MCCL A provision of Rs. 1047/6266- hor been toxic of the backs of Accounts.

SIDCLL, CONCOR Infra Company Limited Notes forming part of the financial statements (All emounts are in Rupses, unless otherwise stated)

34 Income taxes

1 1 1

34.1 Income tex recognised in profit or loss

Current Eas	Year anded March 31, 2020	Year ended March \$1, 2019
In respect of the current year In respect of prior years		
Deferred fax In respect of the Dursaid year MAT Credit	(882.60,325.62)	19,10,188.57
	(882,60,326.62)	19,10,188.57
Total income tax expense recognized in the current year	(882,60,325,62)	19,10,188.57

The income tax expense for the year can be reconciled to the accounting profit on follows.

	Year ended March 31, 2920	Year ended March 31, 2019
Profix(Ross) before tax	(222,34,149 17)	(448,51,617,15)
Income tax expense calculated at 28 % (LY 26%) Effect of unceed tax losses not recognized as deferred tex asket Effect on deferred tax belonces due to change in lacone tax rate from 20% to 26% (LY: 25.75% to 26%)	(57,50,878,78) (818,80,281,79)	(116,61,264,46) 144,15,115,21
Effect of expenses that are not deductible in detormining taxable profit Effect of the amount of tex recognized in previous years	(5,95,165.05)	(8,43,662,16)
Amount of law of current year recognized in next thrancial year	[882,60,325.62]	19,10,189.57
Income tax expanse racingnized in profit or keep	(882,60,325.62)	19,10,188.57

The tax rate used for the 2019-2020 and 2018-2019 reconstitutions above is the corporate tax rate of 26.00 % payable by corporate entries in India on tuxable profits under the initian tax law.

35 Deferred tax balances

The following is the analysis of deferred tax assets (liabilities) presented in the balance sheet:

Particulars	As at March 31, 2020	As at March 31, 2019
Deferred tax liabilities		
Net block as per Companies Act (a)	6664,85,551,97	7330,55,616,81
WDV as per income tax act (b)	5362.90,084.08	6018.21.787.68
Temporary difference (a-b)	1301.95,457,91	1312,33,829,13
Deferred tax liability @ 26 %	338,50,821.66	341,20,795,57
Deferred tax assets		
Temporary difference due to share issue costs		
Business Loss	(3384,24,429.65)	
Deferred tax asset @ 26 %	(879,90,351,71)	
Minimum Alternale Tax (MAT)	15,89,427.00	15,89,427.00
Net deferred tax Asset/Liability	(557,28,957.05)	325.31.368.57

15,99 427.90 (341.20,796,14) Closing belence Recogneed decidy in eqsity Y 1 As of March \$1, 2019 (79.70,188.57) Postagnised in profit or loss (19,10,188.57) 172,70,607,571 15.89,427.00 Opening belance 11 15,29,427.00 541,30,526,40 Closing balance Statement showing effect of changes in tax rate on Defored tax Listicity/Asset & Deforred Tax Espendelincome Recognised directly in equity As al Mnch 31, 2020 Opening balance Recognised in prefit 562,60,325,62 15,40,427,50 882,60,325.62 (\$41,397,05,152) Definiencie between willien down value of foad 346415 als per books of goosunds and lac records Deferred for (Rabities)/excerts in relation for Minimum Absensive Tax (MAT) Not Deferred Tax Accelul. (MMT) Particulars

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6. No Flaancial Yeer	Camying Amount (A)	Tex Base (B)	Tinking Detremote (C)= (A-B)	Tak Ras (D)	(E= C'D)	DTL after change in Latrada (F= E/D*26.00%)	DTL Expense/Income as por inspective Veor's Tax Rate (G+En-En-T)	DR. Equinanticomu at laxina @ 28 M-54-6-10	Efference amound to be booted/newcaed (i=H-G)
1 2013-14 2 2014-15 3 2015-16 4 2015-17 5 2017-19 6 2015-10 6 2015-10 701al Revensal of Deferred tax Liability	1, 14, 040, 20 1, 95, 267, 50 2647, 65, 852, 00 2669, 52, 965, 46 7698, 56, 164, 80 71,20, 55, 916, 81	53.228.00 1,00.051.00 3642.93,918.00 7705.90.385.00 0717,40,448.00 6717,40,448.00 6016,21,797,89	00.820.00 60.850.05 64.050.05 64.00 720.650.05 730.05 120.05 121.250.050.05 121.250.050.050.050.050.050.050.050.050.050	32.440% 32.440% 32.440% 33.46% 33.46% 23.77% 24.00%	10,733,05 10,230,04 07,00,01 234,06,311,23 232,10,607,12 12,231,05,195,07	16.912.20 14.013.66 50.22.117.64 201.07.42.72 205.23.391.51 241.20.766.51	06.0181 (01.021 00.025 (01.021) 02.556 (15.756 00.027 (02.021) 02.556 (15.756) 03.556 (15.756) 04.0181 (01.021)	03.010.01 (90.091.11) 90.542.00 70.054.00.02 97.905.90(25 97.905.90(25	(0,241) (0,1 287.37 287.37 287.38 287.382 287.382 287.382 29.24 29.25 29.25 20.27 20
7 Deferred Tox Labity (2019-20) Deferred Tac Assoc NET Deferred Tas Expense	00104,855,655,077	801980(08/2905	1201,96,467.91	ACC OF	00'128'05'UCE	338.50.021.66		(14.276,03,5)	(12,05,973,91)

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SIDCUL CONCOR Intra Company Limited Notes forming part of the francial statements (All amounts are in Rupaes, unless otherwise stated)

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36 Financial Instruments

36.1 Capital Management

The Company manages iss capital to ensure that Company will be able to continue as going concern while maximizing the return to statiship/deta (through the optimization of the capital structure).

The capital structure of the Company consists of total equity (Refer note 11, and 12). The Company is not subject to any externally imposed capital requirements.

The Company's management committee reviews the capital structure on a regular tests. As part of his review, the committee considers the cost of capital and the risks associated with each class of capital. The Company has withchen; cash indexcess the debit exponence; as summarized below.

36.2 Cabigorization of financial instruments

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36.3.1 Objective

The Company's corporate treasury function morehols and masages the Regindral hote educing to the operations of the Company by tentiyzing exposures by degree and magnitude of risks. These risks include credit risk and leaded paids, dance and magnitude of risks.

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36.3.2 Credit Hisk Menegement

Credit lisk refers to the tisk list a connergrary will default on its connectual obligations restating in financial loss to the Company. The Company has adopted a pillicy of only dealing with credewordly counterpanters and obtaining sufficient collaters, where appropriate, as a means of migaling the risk of frontial loss from defaults. The Company only transients with antifies that are reled the equivalent of investment guide and above. The Company regularly months its conterpany limits that are reviewed and approved by the risk management committee to control is credit reled the equivalent of investment guide and above. The Company regularly months its conterpany limits that are reviewed and approved by the risk management committee to control is credit.

Possible Credit Risk

Gredit discressed to hank balances and as ourly deposits

1. The Contpany has bank balances held with a reputed and creditworthy banking metution.

Credit Hisk Management

2. Company has some deposits with Ministry of Ralivays and UPCL, and the Company is not exposed to any great risk from these securities. The occupanty has a policy of collecting the expected dues on advance basis from customers. Therefore, the company has limited exposure to credit risk from costomers.

36.3.3. Liquidity Risk Management

Trade repeivables

Upducity nak is the rest that suitable sources of funding for the Company's business activities may not be available. The Company manages injucity not by receivening as tonesest and actual cash flows, maintaining sectuals reserves and by maintring the maturity profiles of fmanoni assess and februals

36.3.3.1 The table below provides details reperfing the contractual maturbias of immicial fabilities maturbing estimated interest pervents as at March 31, 2020

Particulars					As a rest of the second
	Camying	Due in 1st year	Due in 2nd year	Due in 3 years or more	Total contracted read thus
Financial Liabilities					Canton Linear
(a) Trade psychies (b) Officer current linder cist liabilities (c) Officer non-current frontzial liabilities	104.05,670.54 17,525,70,620 17,75,892,00	154.55,070.54 375,47,267.71		- - -	164,55,55,50,54
36.3.3.2 The stable below provides defails reparting the con	meaning meanings of Snanctsi lisbu	lies hot drop estimated intere	st paymens as at March.3	1.31, 2015:	11.75.897.00
Particulars	Carrying amount	Doe in 1st year	Due in 2nd year	Due in 3 years or more	(Amount in 7) Total contracted cosh finas

257,700.00 150,21,017.20 524,59,327,43 150,21,017,20 524,89.327.4E 257,700.00 (a) Trado psysoles (b) Other current financial labilities (c) Other non-current financial labilities Financial Lisbilities

524,89,327,45

150.21,017.20

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The following table dotails the Company's expected maturity for its non-derivative financial assets. The sole has been drawn up itseed on the undiscounted contractual maturities of the financial assets including more astimuted on the end on the undiscounted contractual maturities of the financial maturity is managed on the end to mature assets. The inclusion of information on non-derivable financial assets is necessary in order to understand the Company's liquidity instantagement as the liquidity is managed on a met asset and tability basis.

36.3.3.3. The table balow provides details regarding the contractual maturities of financial assess including estimated interest recepts as at March 31. 2020:

(Amount In T)

Cartyling Up to 1 Year After 1 Years or more Total contracted amount Up to 1 Year After 1 Years or more cash Boxes	3.55.000.00 1530,45.377.77 1426,19,225.69 3,55,000.00 3,55,009.00
Particulars	Financial Accets -Security deposit with UPCL -Other current linancial ascess

36.3.3.4. The table behav provides details reparting the contractual maturities of financial assess including estimated interest receipts as at March 31, 2019;

Particulars	Carrying amount	up to 1 Year	Aller 1 Years or more	Total contracted cash flows
Financial Assess -Security deposit with LinCL -Other current financial essets	3,25,609.00	1426,19,225.69	3,55,000,00	3,55,000.01

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SIDCUL CONCOR Infra Company Limited Notes forming part of the financial statements (All amounts are in Rupees, unless otherwise stated)

36.4 Fair Value Measurement

No any company's financial assets and financial tiabilities are measured at fair value at the end of the reporting period.

(Amount in ₹)

(Amount in ₹)

36.4.1 Fair value of financial assets and financial liabilities that are not measured at fair value (but fair value disclosures are required)

	As at Marc	h 31, 2020	As at Marc	h 31, 2019
Fair value hierarchy	Carrying amount	Fair value	Carrying amount	Fair value
			-	
Level 2	99,00,000,00	99.00.000.00	99 00 000 00	00 00 000 00
Level 2	3,55,000.00			99,00,000.00 3,55,000.00
Level 2	1530,45,377,77	1530,45,377.77	1426.19,225.69	1426,19,225.69
Level 2	154,55,670.54	154,55,670.54	150,21,017,20	150.21.017.20
in the	and the second second			
Level 2	373,47,257,71	373,47,257,71	524,89,327,48	524,89,327.48
Level 2	11.75.897.00	11,75,897.00	2.57,700.00	2.57,700.00
	hierarchy Lovel 2 Lovel 2 Lovel 2 Lovel 2 Lovel 2 Lovel 2	Fair value hierarchy Carrying amount f Level 2 99,00,000.00 Level 2 3,55,000.00 Level 2 1530,45,377,77 Level 2 154,55,670.54 Level 2 373,47,257,71	Level 2 99,00,000.00 99,00,000.00 Level 2 3,55,000.00 3,55,000.00 Level 2 1530,45,377,77 1530,45,377,77 Level 2 154,55,670.54 154,55,670.54 Level 2 373,47,257,71 373,47,257,71	Fair value hierarchy Carrying amount Fair value Carrying amount f Level 2 99,00,000.00 99,00,000.00 99,00,000.00 Level 2 3,55,000.00 3,55,000.00 3,55,000.00 3,55,000.00 Level 2 1530,45,377,77 1530,45,377,77 1426,19,225,69 Level 2 154,55,670.54 154,55,670.54 150,21,017.20 Level 2 373,47,257,71 373,47,257,71 524,89,327.48

The management has estimated that the carrying amount of above financial assets and liabilities approximates the fait values.

37. Previous year figures have been regrouped and rearranged to make them comparable with the current year figures.

KATHURIA MAHESHWARI & ASSOCIATES Chartered Accountants



P¹⁴ Picor, Yes Bant Building, Nainital Highway, Buitapar – 263(53 - Utanakhant Fe) = 03944-242595, Telefax - 243587, Mob. - 9937000595, 9927233227 e-moil - metanologipotaco-e-out para tooliy the mile prelocional comtooliy the mile prelocional com-

INDEPENDENT AUDITOR'S REPORT

To THE MEMBERS SIDCUL CONCOR INFRA COMPANY LIMITED (CIN - U63000UR2013PLC000605) SECTOR 14, PLOT 4 and 5, HE PANTNAGAR RUDRAPUR - 263 153

Report on the Ind AS Financial Statements

Opinion

We have audited the accompanying Ind AS financial statements of SIDCUL CONCOR INFRA COMPANY LIMITED ("the Company"), which comprise the Statement of Balance Sheet as at 31st March, 2020, and the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and a summary of the significant accounting policies and other explanatory information.

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

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the 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.

GAUTAM KATHURI

Based on the circumstances and facts of the company and the audit, we have determined that there are no key audit matters to communicate in our report.

2

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these Ind AS financial statements that give a true and fair view of the state of affairs(financial position), Profit (financial performance including other comprehensive income), cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) prescribed under section 131 of the Act

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Ind AS 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 also responsible for overseeing the company's financial reporting process.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We have taken in to account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made there under.

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. Reasonable assurance is a high level of assurance, but it is not guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of user's on the basis of these financial In making those risk assessments, the auditor considers internal financial control statements.

relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances.

An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.

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

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

d) In our opinion, the aforesaid ind AS financial statements comply with the Indian Accounting Standards prescribed under section 133 of the Act.

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

f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A".

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

i. The Company does not have any pending litigations which would impact its financial position

ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.

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

 As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order. 3. As required by Section 143(5) of the Act, we give in the "Annexure C", a statement on the matters specified in the Directions issued by The Comptroller and Auditor General of India, and in our opinion, no action is required to be taken thereon and there is no impact on the accounts and financial statements of the Company.

For KATHURIA MAHESHWARI & ASSOCIATES Chartered Accountants (ICAI Firm Registration No. 008583C)

GAUTAM KATHURIA

CA. Gautam Kathuria (Partner) Membership No. 074911 Place: Rudrapur Date: 12.06.2020 UDIN: 20074911AAAABI5205

ANNEXURE-A TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE Ind AS FINANCIAL STATEMENTS OF SIDCUL CONCOR INFRA COMPANY LIMITED.

Reports on the internal Financial Controls under clause (i) of subsection 3 of section 143 of the companies Act 2013 ("the Act")

We have audited the internal financial controls over financial reporting of SIDCUL CONCOR (NFRA Company Limited ("the Company") as of March 31, 2020 in conjunction with our audit of the financial statements of the company for the year ended on that date:

Management Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial control 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 Institute of Chartered Accountants of India. These responsibilities include the design, the implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence policies, the safeguarding of its assets, the prevention and to company's 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, to the extent applicable to an audit of internal financial controls, 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 andit 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 financial statements, whether due to fraud or error.

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

BO.

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, the company has in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31° March 2020, based on the internal control over financial reporting criteria established by the company considering the essential component of internal controls stated in the Guidance note issued by the Institute of Chartered Accountant of India.

For KATHURIA MAHESHWARI & ASSOCIATES Chartered Accountants (ICAI Firm Registration No. 008583C)

GAUTAM KATHURIA

CA: Gautam Katharia (Partner) Membership No. 074911 Place: Rudrapur Date: 12.06.2020 UDIN: 20074911AAAABI5205

ANNEXURE-B TO THE INDEPENDENT AUDITOR'S REPORT OF SIDCUL CONCOR INFRA COMPANY LIMITED FOR THE FINANCIAL YEAR ENDED 31st MARCH 2020

(Referred to in paragraph 1 under "Report on Other Legal and Regulatory Requirements" saction of our report of even date)

i. In respect of its fixed assets:

a The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.

b. As per information and explanations given to us, the fixed assets were physically verified at reasonable intervals during the year by the management in accordance with a regular programme of verification. No material discrepancies were noticed on such verification.

c) The Company has acquired 1,58,920.05 Sq. Mts. Land on License from State Infrastructure and Industrial Development Corporation of Uttarakhand Limited ("SIDCUL") on Annual License Fee through a registered License Agreement dated 13th November 2013 and 8,896.831 Sq. Mts. Land on License from Indian Railways on Annual License Fee through an un-registered License Agreement dated 16th July 2015. Both these Title Deed and License Agreement of acquisition of immovable properties are held in the name of the company. Apart from this the Company has not acquired any other immovable property for which Title Deed registration is necessary.

ii. As explained to us, in view of the nature of business, there are no inventories held for sale or to be consumed in the process of rendering of services, in the ordinary course of business and in the process of production for such sale.

iii. The Company has not granted any loans, secured or unsecured, to companies, firms, LLP or other parties covered in the Register maintained under Section 189 of the Companies Act, 2013.

iv) The company has neither, directly or indirectly, advanced any loan, including any loan represented by a book debt, to any of its directors or to any other person in whom the director is interested nor has give any guarantee nor has provided any security in connection with any loan taken by him or such other person as covered under the provisions of section 185 of the Companies Act, 2013. The Company has also not made any investment through investment companies as covered under the provisions of section 186(1) of the Companies Act, 2013. The Company has also not made any person or other hody corporate nor has given any guarantee nor has provided security in connection with a loan to any other body corporate or person and has also not acquired by way of subscription, purchase or otherwise, the securities of any other body corporate, exceeding sixty per cent of its paid-up share capital, free reserves and securities premium account or one hundred per cent of its free reserves and securities premium account, whichever is more as covered under the provisions of section 186(2) of the Companies Act, 2013.

v. According to the information and explanations given to us, the company has not accepted any deposits from the public during the year. No order has been passed by Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other tribunal in the case of the company.

vL According to the information and explanations given to us and in view of the nature of business of the company, the maintenance of cost records has not been specified by the Central Government under sub-section (1) of section 148 of the Companies Act and therefore no such accounts and records have been so made and maintained. vii. (a) The company is generally regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and other statutory dues with the appropriate authorities, wherever applicable.

(b) There are no dues of income tax or sales tax or service tax or duty of customs or duty of excise or value added tax or cess which not been deposited on account of any dispute.

viii. According to the information and explanations given to us and as per the books and records examined by us, the Company does not have any dues payable to any financial institution, bank, and Government and debenture holders.

ix. The company has not raised any money by way of initial public offer or further public offer (including debt instruments) or term loan during the financial year, hence the related reporting requirement of the Order are not applicable.

x. During the course of our examination of the books and records of the Company carried out in accordance with the generally accepted auditing practices in India, we have neither come across any instances of fraud by the company or any fraud on the company by its officers or employees noticed or reported during the year, nor have we been informed of such case by the management.

xi. No Managerial remuneration has been paid or provided during the year under review.

xil. The Company is not a Nidhi Company.

xiii. According to the information and explanations given to us and as per the books and records examined by us, all transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc., as required by the applicable accounting standards.

xiv. The company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. xv. The company has not entered into any non-cash transactions with directors or persons connected

xvi. The company is not required to be registered under section 45-IA of the Reserve Bank of India

For KATHURIA MAHESHWARI & ASSOCIATES Chartered Accountants

(ICA) Firm Registration No. 008583C)

SAUTAMICATIONIA

with him.

Act. 1934.

CA. Gautam Kathuria (Partner) Membership No. 074911 Place: Rudrapur Date: 12.06.2020 UDIN: 20074911AAAABI5205

ANNEXURE-C TO THE INDEPENDENT AUDITOR'S REPORT OF SIDCUL CONCOR INFRA COMPANY LIMITED FOR THE FINANCIAL VEAR ENDED 31st MARCH 2020

On the directions issued by the Comptroller & Auditor General of India under subsection (5) of section 143 of the companies act 2013 we are giving below replies to the question's & Information as required. Our replies are based on the basis of our examination and explanations given to us during the course of Audit of M/s SIDCUL CONCOR INFRA Company limited for the financial year 2019-20-

S. No.	Directions	Remarks
Ŀ	Whether the company has system in place to process all the accounting transactions through IT system? If yes, the implications of processing of accounting transactions outside IT system on the integrity of the accounts along with the financial implications, if any, may be stated.	The company has system in place to process all the accounting transactions through IT System. The operational entries of the company like revenue, customer ledger accounts, pre deposit accounts etc., have been recorded in a 3 separate IT system (viz., DTMS & ETMS) other than the financial reporting IT System (viz., Tally Erp. 9). The payments and company accounts are maintained in Tally Erp. 9. The income generated through commercial software is transferred to accounting software through separate entries at monthly intervals. However, the company has adequate internal control and audit systems to verify correctness of the entries collated and posted in Oracle.
2.	Whether there is any restructuring of an existing loan or cases of waiver/write off of debs/ loans/ interest etc. made by a lender to the company due to company's inability to repay the loan? If yes, the financial impact may be stated.	Based on the information and explanation furnished to us by the Management, there were no such restructuring of loans or waivers / write off of debts/ loans/ interest etc made by the company during the financial year 2019-20.
3.	Whether funds received/receivable for specific schemes from Central/ State agencies were properly accounted for/ utilized as per its term and conditions? List the cases of deviation.	Based on the information and explanation furnished to us by the Management, there were no such funds received / receivable towards any specific schemes from Central / State Agencies by the North Central Region during the financial year 2019-20.

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For KATHURIA MAHESHWARI & ASSOCIATES Chartered Accountants (ICA1 Finn Registration No. 008583C)

GAUTAM KATHURIA

CA. Gaotam Kathuria (Partner) Membership No. 074911 Place: Rudrapur Date: 12.06.2020 UDIN: 20074911AAAABI5205

KATHURIA MAHESHWARI & ASSOCIATES Chartered Accountants

CA

2nd Flaor, Yes Bank Building, Namital Highway, Rudraper – 263153 – Uttarakhand Tei – 05944-242395, Telefux - 245887 Mob - 992700595, 9927233221 e-mail – gantarik diso - Fremskewa melositeway and Fremskewa

Compliance Certificate

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We have conducted the audit of Accounts of SIDCUL CONCOR INFRA Company limited for the year ended 31^a March 2020 in accordance with the direction's/sub – direction's issued by the C & AG of India under section 143 (5) of the companies Act 2013 and certify that we have complied with all the Direction's / Sub –directions issued to us.

For KATHURIA MAHESHWARI & ASSOCIATES Chartered Accountants (ICAI Firm Registration No. 008583C)

GAUTAM KATHURIA

CA. Gautam Kathuria (Partner) Membership No. 074911 Place: Rudrapur Date: 12.06.2020 UDIN: 20074911AAAABI5205 for the te C & ed with



भारतीय लेखापरीक्षा एवं लेखा विभाग कार्यालय प्रधान निदेशक लेखापरीक्षा रेलवे वाणिज्यक ,नई दिल्ली

INDIAN AUDIT AND ACCOUNTS DEPARTMENT OFFICE OF THE PRINCIPAL DIRECTOR OF AUDIT RAILWAY-COMMERCIAL, NEW DELHI



संख्याः पी.डी.ए./आर. सी./Acs. Audit-SCICL/ 2020-21/

दिनांक: 28.08.2020

सेवा में,

अध्यक्ष, सिडकुल कॉन्कोर इन्फ्रा कंपनी लिमिटेड, सिडकुल रीजनल ऑफिस सेक्टर-1, आई आई ई पंतनगर, रुद्रपुर, उधम सिंह नगर ,उत्तराखंड-265153

विषय: 31 मार्च 2020 को समाप्त वर्ष के लिए सिडकुल कॉन्कोर इन्फ्रा कंपनी लिमिटेड के वित्तीय विवरणों पर कंपनी अधिनियम 2013 की धारा 143 (6) (b) के अंतर्गत भारत के नियंत्रक एवं महालेखापरीक्षक की टिप्पणियाँ।

महोदय,

संलग्न: ययोपरी

मैं, सिडकुल कॉन्कोर इन्फ्रा कंपनी लिमिटेड के 31 मार्च 2020 को समाप्त वर्ष के वित्तीय विवरणों पर कंपनी अधिनियम 2013 की धारा 143 (6) (b) के अंतर्गत भारत के नियंत्रक एवं महालेखापरीक्षक की टिप्पणियाँ अग्रेषित कर रहा हूँ।

कृप्या इस पत्र की संलग्नको सहित प्राप्ति की पावली भेजी जाए |

अवदीय,

(कै. एस. रामुवालिया)

प्रधान निदेशक (रेलवे वाणिज्यक)

4, दीनदयाल उपाध्याय मार्ग-नई विल्ली ,110002 4, DEEN DAYAL UPADHYAYA MARG NEW DELHI-110002

गोपनीय

संख्याः पी.डी.ए./आर. सी./Acs. Audit-SCICL/ 2020-21/

दिनांक: 28.08.2020

कंपनी को जारी किए गए 'Non-Review Certificate' तथा कंपनी के 1 अप्रैल 2019 से 31 मार्च 2020 की अवधि के वित्तीय विवरणों की एक प्रति एवं वैधानिक लेखा परीक्षकों कि रिपोर्ट की एक प्रति, महानिदेशक,(रेलवे) भारत के नियंत्रक एवं महालेखापरीक्षक का कार्यालय ,9, भारत दीन दयाल उपाध्याय मार्ग ,नई दिल्ली-110124 को सूचनार्थ प्रेषित है।

(के. एस. रामुवालिया) प्रधान निदेशक (रेलवे वाणिज्यक)

संलग्नः यथोपरी

COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143 (6) (b) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF SIDCUL CONCOR INFRA COMPANY LIMITED FOR THE YEAR ENDED 31 MARCH 2020.

The preparation of financial statements of SIDCUL CONCOR INFRA COMPANY LIMITED for the period ended 31st March 2020 in accordance with the financial reporting framework prescribed under the Companies Act, 2013 is the responsibility of the management of the company. The Statutory Auditor appointed by the Comptroller and Auditor General of India under Section 139 (5) of the Act is responsible for expressing opinion on the financial statements under Section 143 of the Act based on independent audit in accordance with the standards on auditing prescribed under section 143(10) of the Act. This is stated to have been done by them vide their Audit Report dated 20.06.2020.

I, on behalf of the Comptroller and Auditor General of India, have decided not to conduct the supplementary audit of the financial statements of SIDCUL CONCOR INFRA COMPANY LIMITED for the period ended 31st March 2020 under section 143(6)(a) of the Act.

> For and on the behalf of the Comptroller & Auditor General of India

(K.S. Ramuwalia) Principal Director of Audit Railway Commercial, New Delhi

Place: New Delhi Dated: 28.08.2020