

Veeda Clinical Research Private Limited 16th Annual Report 2019-2020



DIRECTORS' REPORT

TO, THE MEMBERS, VEEDA CLINICAL RESEARCH PVT. LTD.

Your Directors take pleasure in presenting the 16th Annual Report on the business and operations of the Company together with the audited accounts for the year ended 31st March, 2020.

FINANCIAL SUMMARY OR HIGHLIGHTS/PERFORMANCE OF THE COMPANY

During the year under review, the Company has earned sales income of Rs.15,127.40 Lakhs as compared to Rs. 21,844.43 Lakhs for the previous year.

	Amount (Rs. In Lakhs)					
Particulars	Year ended 31 March 2020	Year ended 31 March 2019				
Total income	15,262.77	22,378.18				
Expenses	15,027.15	14,796.16				
Profit before taxation	235.62	7,582.03				
Net Profit	106.11	5,262.07				

DIVIDEND

With a view to conserve resources for the future growth of the company, the directors do not recommend the dividend on equity and preference shares for the year ended on 31st March, 2020.

BRIEF DESCRIPTION OF THE COMPANY'S WORKING DURING THE YEAR/STATE OF COMPANY'S AFFAIR

The Company has so far conducted and completed about 473 studies, representing most of the regulatory jurisdictions.

In continuation of our regulatory track record, we had successfully completed Regulatory Inspections in this financial year by DCGI, USFDA, ANVISA and NPRA. DCGI inspections got closed and also received the approval for all eligible sites. There are no observations given by any Regulatory Authority.

In addition to the above, we have a diversified clientele with a maximum share of 5.7% for the largest client and having about 156 active clients in the FY 2019-20.

CHANGE IN THE NATURE OF BUSINESS

There is no change in nature of business compared to last financial year.

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN MARCH 31, 2020 AND THE DATE OF THE REPORT

No material changes and commitments which have direct or indirect impact on financial position of the company have occurred between the end of the financial year and the date of report.

eda Clinical Research Pvr. Ltd. Shivalik Plaza-A, Near I.I.M., Ambawadi, Ahmedabad-380 0|5

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DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS

No significant and material orders have been passed by any Regulators or Courts or Tribunals which have influence to the going concern status and company's operation in future.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has adequate internal control systems in place and has reasonable assurance on authorizing, recording and reporting transactions of its operations in all material respects and in providing protection and safeguard against misuse or loss of assets of the Company. The Company has in place, well documented procedures covering critical financial and operational functions commensurate with the size and complexities of the organization. Some of the salient features of the internal control system in place are:-

1. Adherence to applicable Accounting Standards and Policies.

2. Preparation of annual budget for operation and service functions and monitoring the same with actual performance at regular intervals.

3. Ensuring that assets are properly recorded and procedures have been put in place to safeguard against any loss or unauthorized use or disposal.

In addition, the Company uses the services of an external audit firm (acting as Internal Audit) to periodically review various aspects of the internal control system to ensure that such controls are operating in the way expected and whether any modification is required.

The Company's internal financial controls are deployed through an internally evolved framework that addresses material risks in the Company's operations and financial reporting objectives, through a combination of Entity Level Controls (including Enterprise Risk Management, Legal Compliance Framework and Anti-fraud Mechanisms such as an Ethics Framework, Code of Conduct, Whistle Blower Policy, Anti-Money Laundering Policy, Anti-Bribery and Anti-Corruption Policy, etc.), Process Controls, Information Technology based controls, period end financial reporting and closing controls and Internal Audit.

PERFORMANCE AND FINANCIAL POSITION OF EACH OF THE SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES INCLUDED IN THE CONSOLIDATED FINANCIAL STATEMENT

The company does not own any subsidiary, associates and joint ventures during the financial year under consideration.

EMPLOYEES

Veeda continues to maintain its focus on attracting, hiring, training and inducting top Industry talent. On the hiring front, the Company recruited exceptional talent from pharmacy colleges and trained the fresh talent. The focus is on optimized training duration, exhaustive coverage of all foundational skills, greater emphasis and stress on knowledge application, continuous monitoring of trainee performance and exposure to project environment through real-life Training Lab.

Veeda, as a Company, constantly enables and encourages the employees to be empowered, happy and enthusiastic about work. The Company's total rewards program is based on principles of equality and is designed to support its culture of high performance and innovation.

Like every year, Veeda celebrated diversity within the Company and strengthened it further by hosting an array of activities to propagate fun, bonding and celebration at work.

DEPOSITS

Your Company has not accepted any Deposits during the year under review.





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STATUTORY AUDITORS

M/s. SRBC & Co. LLP, Chartered Accountants, the Statutory Auditors of the Company retire at the ensuing Annual General Meeting of the Company. Your directors propose to re-appoint them as auditors of the company in the ensuing Annual General Meeting.

AUDITORS' REPORT

Auditors' Report for the present financial year does not contain any qualification, reservation or adverse remark or disclaimer which require any clarification / explanation.

EXTRACT OF THE ANNUAL RETURN

Extract of the annual return of the Company in Form No. MGT-9 is annexed to this report as Annexure A.

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

A. Conservation of Energy

The company is engaged in testing of various materials and different types of tests are carried out depending on the nature of material and quality of standards such as IP, USP, BP, etc. Testing is done using different testing equipments. Most of the tests equipments are microprocessor based and draw only requisite power. Power is drawn by different equipments from a common source in the laboratories.

Improvement in energy efficiency is a continuous process and is given a high priority. Efforts have also been made to identify potential energy saving opportunities in all our operations, endeavors to optimize the process parameters and to modernize and upgrade the technology and equipment with the objective of increasing Energy Productivity.

Designed and installed the power distribution system to utilize the power at optimum level of requirement. As a result the energy consumption is reduced to the lowest minimum requirement.

B. Technology Absorption

The tests / studies are carried out as per the prescribed national / international standards and regulations. The Company undertakes clinical research under international guidelines such as DCGI, USFDA, ICH ANVISA, MHRA etc. In the same way, the technology involved in testing is only testing of products as per the prescribed standard procedure / manuals. Testing technology is absorbed to the extent permitted by the appropriate guidelines.

C. Foreign Exchange Earning and Outgo

Foreign Exchange earned

: Rs. 9,188.07 Lakhs

Foreign Exchange used

: Rs. 1,029.94 Lakhs

CORPORATE SOCIAL RESPONSIBILITY (CSR)

As required under Section 135 of the Companies Act, 2013, the Board of Directors have constituted a CSR Committee. The primary function of the committee is to assist the Board of Directors in formulating a Corporate Social Responsibility (CSR) Policy and review its implementation and progress from time to time.



Company is required to comply with Corporate Social Responsibility in this financial year. For that purpose, company has spent an amount of Rs. 15,00,000/-towards the specified purpose. The Annual Report on Corporate Social Responsibility activities is annexed herewith as "Annexure C".

DIRECTORS AND KEY MANAGERIAL PERSONNEL

A) CHANGES IN DIRECTORS AND KEY MANAGERIAL PERSONNEL

During the financial year, there are following changes in Directors.

Sr. No.	Name of Director	Activity undertaken	Date of Activity	Changed Designation
1	Ajay Tandon	Change in Designation	15/05/2019	Whole Time Director

During the financial year, there is no change in key managerial personnel. Directors are not required to retire by rotation in your company as the same is not applicable being private limited company.

B) DECLARATION BY AN INDEPENDENT DIRECTOR(S)

This clause is not applicable to your company since it is private limited company.

C) FORMAL ANNUAL EVALUATION

Your company being private limited company, provisions relating to Formal Annual Evaluation are not applicable. $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left(\frac{1}{2$

NUMBER OF MEETINGS OF THE BOARD OF DIRECTORS

Five (5) Board meeting were held during the financial year ended 31st March, 2020.

DETAILS OF ESTABLISHMENT OF VIGIL MECHANISM FOR DIRECTORS AND EMPLOYEES

Your company being a private limited company, provisions relating to the establishment of vigil mechanism for directors and employees are not applicable.

Nevertheless, Veeda's Code of Business Conduct requires directors, officers and employees to observe high standards of business and personal ethics in the conduct of their duties and responsibilities. As employees and representatives of the Company, they must practice honesty and integrity in fulfilling their responsibilities and comply with all applicable laws and regulations. The Company has a Whistle Blower Policy to enable persons who observe unethical practices (whether or not a violation of law), to approach the Whistle Blower Custodian without revealing their identity, if they choose to do so. This Policy governs reporting and investigation of allegations that are in breach of the Code of Business Conduct.

The company has established a program named "MD Connect Program" which facilitates newly recruited employees to get connected with the Directors of the Company. The main aim of such a program is to make the newly recruited employees aware of the principles and value system of the company. Moreover, the employee is made aware of the whistle blowing policy and its importance in the organization.

NOMINATION AND REMUNERATION COMMITTEE

Your company being a private limited company, provisions relating to Nomination and Remuneration Committee are not applicable.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

Details are as below:

i) Details of Loans





During the financial year under review, no loans or guarantees were provided by the company.

ii) Details of Investments

Sr. No.	Details of Investment	Name of Investee	Purpose for which the proceeds from investment is proposed to be utilized by the recipient	Principal Amount (Rs.) 30,00,000/-		
1	Various Investments in Mutual Fund.	Aditya Birla Sunlife Banking & Financial Services Fund	Investment			
2	Various Investments in Mutual Fund.	ICICI Prudential Banking & Financial Services Fund	Investment	22,50,000/-		
3	Various ICICI Prudential Investments in Focused Blue chi Mutual Fund. Equity Fund		Investment	30,00,000/-		
4	Various Investments in Mutual Fund.	IDFC Classic Equity Fund	Investment	30,00,000/-		
5	Various IDFC Infrastruc Investments in Fund Mutual Fund.		Investment	22,50,000/-		
6	Various L&T Infrastructure Investments in Fund Mutual Fund.		Investment	30,00,000/-		
7	Various Investments in Mutual Fund.	UTI Pharma & Healthcare Fund	Investment	18,00,000/-		

Note: Investment as mentioned in above table were disposed during the year.





PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

The particulars of every contract or 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 transactions under third proviso thereto are disclosed in Form No. AOC -2 as Annexure B.

PARTICULARS OF REMUNERATION OF MANAGERIAL PERSONNEL AND RELATED DISCLOSURES

- A) Details of ratio of the remuneration of each director pursuant to Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are not applicable to your company being a private limited company.
- B) Details of the every employee of the Company as required pursuant to 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, will be provided upon request.
- C) No director of the company who is a Managing Director or whole time director is in receipt of any commission from the company.
- D) The requirement under the heading "Corporate Governance" is not applicable since company is a private limited company. However, the Company is complying with most of the requirements.

EMPLOYEES STOCK OPTION SCHEME

The company provides share-based incentive scheme to its employees. During the year ended 31 March 2020, an Employee Stock Option Plan (ESOP) was introduced. The relevant details of the scheme and the grant are as below.

On 20th May 2019 the shareholders approved the Equity Settled ESOP Scheme 2019 (ESOP 2019) for issue of stock options to the key employees and directors of the company. According to the Scheme 2019, the employee selected by the remuneration committee from time to time will be entitled based on their annual performance, subject to satisfaction of the prescribed vesting conditions described in the scheme. The contractual life (comprising the vesting period and the exercise period) of options granted is 4 years. The other relevant terms of the grant are as below:

Options granted	14,244 options			
Options vested	Nil			
Options exercised	Nil			
Total number of shares arising as a result of exercise of option				
Options lapsed due to resignation of the employees	812 options			
Exercise price	10,644/-			
Variation of terms of options	N.A			
Money realized by exercise of options	N.A			
Total number of options in force	13,432 options			
Employee wise details of options granted to:				
Key managerial personnel	Mr. Nirmal Bhatia - 3288 Options			
Any other employee who receives a grant of options in any one year of option amounting to five percent or more of options granted during that year	Mr. E. Venu Madhav - 3288 Options			





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Identified employees who were granted option,	N.A
during any one year, equal to or exceeding one	
percent of the issued capital of the company at	
the time of grant	

SECRETARIAL AUDIT REPORT

The requirement of Secretarial Audit Report is not applicable since company is not listed company.

COST RECORDS

The company is not required to maintain cost records as specified by the Central Government under subsection (1) of section 148 of the Companies Act, 2013.

PREVENTION OF SEXUAL HARRASSMENT OF WOMEN AT WORKPLACE

The Company's Code of Business Conduct (COBC) provides broad directions as well as specific guidelines for all business transactions. The emphasis is on human rights, prevention of fraudulent and corrupt practices, avoidance of conflict of interest, prevention of Sexual Harassment and unyielding integrity at all times.

Veeda is committed to the provision of a workplace, free of Sexual Harassment ("SH") and to provide a redressal mechanism for all complaints of SH without fear or threat of reprisals in any form or manner whatsoever. The work place in context of SH is not restricted to the office but includes extended work areas such as Client's place, work related travel, cafeterias and Company sponsored events, to name a few.

It is confirmed that the company has duly complied with applicable provisions and have a policy in relation to Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 including the provisions relating to the constitution of Internal Complaints Committee under the said Act.

CORPORATE GOVERNANCE CERTIFICATE

The requirement of Corporate Governance Certificate is not applicable to the company since it is not a listed company.

Nevertheless, Governance at Veeda encompasses structures, practices and processes adopted in every sphere of the Company's operations to provide long-term value to its stakeholders through ethical and transparent business standards. The company has a definite Value System established which includes Humility, Honesty and integrity, Openness, Excellence, Innovation, and Nurturing individual growth. These values are the core elements of governance at Veeda. The Company, as a responsible corporate citizen, believes that the spirit of Corporate Governance stretches beyond statutory acquiescence to meet the ethical, legal, economic and social responsibilities and is centric to stakeholder trust and confidence. While the letter of the law is paramount in all its activities, the spirit in which it is followed, keeps in view the interests of the stakeholders, viz, shareholders, clients, employees, suppliers, society and regulatory bodies.

RISK MANAGEMENT POLICY

The Company has a Risk Management Policy to identify and evaluate business risks and opportunities. This framework seeks to create transparency, minimize adverse impact on the business objectives and enhance the Company's competitive advantage.



CORPORATE IDENTITY NUMBER

The Corporate Identity Number (CIN), allotted by the Ministry of Corporate Affairs, Government of India, is U73100GJ2004PTC044023 and the Company's Registration Number is 44023.

The Company's Master Data and details of the compliance filings by the Company with the Ministry of Corporate Affairs, Government of India, may be viewed by the members and other stakeholders at www.mca.gov.in (MCA21eServices) using the above mentioned CIN.

DIRECTORS' RESPONSIBILITY STATEMENT

The Directors' Responsibility Statement referred to in clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013, shall state that—

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

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- (e) the directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively and
- (f) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

ACKNOWLEDGEMENTS

The Directors wish to thank and deeply acknowledge the co-operation, assistance and support extended by customers, suppliers, financial institutions, banks, Government authorities to the Company. The Directors also wish to place on record their appreciation for the overall support and co-operation received from the employees without whom the growth of the Company is unattainable. Your directors look forward to the long term future with confidence. An acknowledgement to all with whose help, cooperation and hard work the Company is able to achieve the results.

Place: Delhi

Date: 07 Sep, 2020

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

Vivek Chhachhi

Director

Ajay Tandon Managing Director

Annexure A

Form No. MGT-9

EXTRACT OF ANNUAL RETURNS ON THE FINANCIAL YEAR ENDED ON 31st March, 2020

[Pursuant to section 92(3) of the Companies Act, 2013 and rule12 (1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

1	REGISTRATION AND OTHER DETAILS:	
i)	CIN	U73100GJ2004PTC044023
ii)	Registration Date	23rd April, 2004
iii)	Name of the Company	Veeda Clinical Research Private Limited
iv)	Category / Sub-Category of the Company	Private Limited Company
v)	Address of the Registered office and contact details	Shivalik Plaza - A, Nr. I.I.M., Ambawadi, Ahmedabad 380015, India Tel: 30013000
vi)	Whether listed company	NO
vii)	Name, Address and Contact details of Registrar and Transfer Agent, if any	Link Intime India Pvt. Ltd. C-101, 247 Park, LBS Marg, Vikroli (West)-Mumbai 400083 Phone: +91 22 49186000

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

Sl. No.	Name and Description of main products / services	NIC Code of the Product/ service	% to total turnover of the company
1	Clinical Research	74220	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

Sr. No.	Name And Address Of The Company	CIN/GLN	Holding/ Subsidiary/Associate	% of shares held	Applicable Section
1.	Basil Private Limited	157069 C1/GBL	Holding	69.19%	2(46)
2	Bondway Investments Inc.	633756	Associate	27.20%	2(6)



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

i. Category-wise Share Holding

	No. of S	hares hel	d at the beg e year	inning of	No. of 5	No. of Shares held at the end of the year			
Category of Shareholder	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	% Change during
A. Promoter									
1) Indian									
a) Individual/ HUF								7	
b) Central Govt									
c) State Govt(s)									
d) Bodies Corp									
e) Banks / Fl				1		1			-
f) Any Other (AIF)	21,261	\frac{1}{2}	21,261	3.62%	21,261		21,261	3.62%	(#)
Sub-total(A)(1):-									
2) Foreign									
g) NRIs- Individuals									
h) Other- Individuals									
i) Bodies Corp.	565,902	(S-2-12	565,902	96.38%	565,902	.m.	565,902	96.38%	-
j) Banks / FI									
k) Any Other									
Sub-total (A)(2):-									
B. Public Shareholding									
1. Institutions									
a)Mutual Funds									
b) Banks / Fi									
c) Central Govt									
d) State Govt(s)									
e) Venture Capital Funds									
f) Insurance Companies									
g) Fils									
h) Foreign Venture Capital Funds									
i) Others (specify)									
Sub-total (B)(1)									



2. Non Institutions								
a) Bodies Corp.								
(i) Indian								
(ii) Overseas								
b) Individuals								
(i) Individual shareholders holding nominal share capital uptoRs. 1 lakh								
(ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh								
c) Others(Specify)								
Sub-total (B)(2)								
Total Public Shareholding (B)=(B)(1)+ (B)(2)								
C. Shares held by Custodian for GDRs & ADRs								
Grand Total (A+B+C)	587,163	 587,163	100%	587,163	2	587,163	100%	3

ii. Shareholding of Promoters

Sr. No	Shareholder's Name		ling at the b of the year	eginning	Sharehold	% change		
		No. of Shares	% of total Shares of the company	%of Shares Pledged/ encumbered	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbe red to total	in share holding during the year
1	Bondway Investment Inc.	159,708	27.20%		159,708	27.20%	•	*
2	Stevey International Corp.			: * :	4	2	ij	
3	Arabelle Financial Services Ltd.	∀ •	-	1	3	:#1	:	₹:
4	Basil Private Limited	406,194	69.18%	1.61	406,194	69.18%	÷	E
5	CX Alternate	21,261	3.62%		21,261	3.62%	#	



Investment Fund					
Total	587,163	100%	587,163	100%	

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

S1r. No,	Name of Shareholder		ling at the of the year	Cumulative Shareholding during the year		
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of the year	587,163	100%	587,163	100%	
		NO CHAN	GE			
	At the End of the year	587,163	100%	587,163	100%	

iv. Share holding pattern of top ten shareholders (Other than Directors, Promoters and Holders of GDRs and ADRs)

Sharehole the year	ding at the beginning of	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	
	Nil		Nil	
	the year	No. of % of total Shares of the company	No. of % of total Shares of Shares Shares Shares	

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	54,826,078	+	_	54,826,078
ii) Interest due but not paid		+	-	525



iii) Interest accrued but not due	92°	0 2	1 2	8
Total (i+ii+iii)	54,826,078	() <u>#</u>	*	54,826,078
Change in Indebtedness during the financial year				
- Addition	3,313,690	127	-	3,313,690
- Reduction	(58,139,768)	197	-	(58,139,768)
Net Change	(54,826,078)	:#E	- 1	(54,826,078)
Indebtedness at the end of the financial year				
i) Principal Amount				-
ii) Interest due but not paid	u		196	*
iii) Interest accrued but not due	•	*	-	-
Total (i+ii+iii)	•		-	-

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. <u>Remuneration to Managing Director, Whole-time Directors , Key Managerial Personnel and/or Manager</u>

Sr. No.	Particulars of Remuneration	Mr. Apurva Shah	Mr. Binoy Gardi	Mr. Ajay Tandon	Mr. Nirmal Bhatia	Total Amount
	Gross salary					
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	20,733,138	38,835,781	13,185,672	11,480,415	84,235,006
1	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	i i	-	8	32,400	32,400
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	12	¥	ě	Ę.	ğ
2	Stock Option	H	<u> </u>	9	•	
3	Sweat Equity	5	•		(e)	4
	Commission	•	=		(: -	
4	- as % of profit			#	(24)	
	- Others, specify	4:	φ.	÷	÷	

5	Others, please specify	20	(#E	12 %	<u> </u>	
	Total (A)	20,733,138	38,835,781	13,185,672	11,512,815	84,267,406

B. Remuneration to other directors:

SI. No.	Particulars of Remuneration		Name of MD/WTD/ Manager			
	Independent Directors					
	 Fee for attending board committee meetings 					
	· Commission					
	· Others, please specify	-	an.	T:		125
	Total (1)					
	Other Non-Executive Directors					
	Fee for attending board committee meetings			(4)		
	· Commission					
	· Others, please specify			1.		1.00
	Total (2)					
	Total (B)=(1+2)					
	Total Managerial Remuneration					
	Overall Ceiling as per the Act					

vii. PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES:

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		•						
Punishment	i	NONE						
Compounding								
B.Directors								
Penalty								
Punishment			NONE					
Compounding								
C.Other Officers In Default								



Penalty	
Punishment	NONE
Compounding	

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For and on behalf of the Board of Directors

Place: Delhi

Date: 07 Sep,2020

Vivek Chhachhi

Director Ma

Ajay Tandon Managing Director

Annexure B

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: Not Applicable
- 2. Details of contracts or arrangements or transactions at Arm's length basis.

Sr. No.	Particulars	Details	Details
1	Name (s) of the related party & nature of relationship	Apurva Shah (Director of the Company)	Synersoft Technologies Pvt. Ltd. (Concern in which Director has interest)
2	Nature of contracts/ arrangements/ transaction	Rent	Services Purchased
3	Duration of the contracts/arrangements/transaction	01.04.2018 to 31.03.2023	N.A
4	Salient terms of the contracts or arrangements or transaction including the value, if any	Prevailing Market Rate	Prevailing Market Rate
		Rs. 50,000/- p.m.	Rs. 21,000/- annually.
5	Date of approval by the Board	24,11,2017	24,11,2017
6	Amount paid as advances, if any	Nil	Nil

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For and on behalf of the Board of Directors

Place: Delhi

Date: 07 Sep,2020

Vivek Chhachhi

Ajay Tandon Director **Managing Director**

Annexure C

Annual Report on CORPORATE SOCIAL RESPONSIBILITY (CSR) Activities

Pursuant to the provisions of Section 135 of the Companies Act, 2013 and the Rules made there under, the Board has constituted a Corporate Social Responsibility (CSR) Committee. During the year under review, one meeting of CSR Committee was held on 29th January, 2020.

The terms of reference of the CSR Committee includes formulating and recommending to the Board, a Corporate Social Responsibility Policy which indicate the activities to be undertaken by the Company as specified in Schedule VII of the Companies Act, 2013, recommending the amount of expenditure to be incurred on the CSR activities, providing guidance on various CSR activities to be undertaken by the Company and monitoring the CSR Policy of the Company from time to time.

Pursuant to the recommendation of the CSR Committee, the Board has approved a Corporate Social Responsibility (CSR) Policy.

The details required pursuant to Section 135 of the Act are provided in Annexure II to this Report.



ANNEXURE II TO THE BOARDS'S REPORT REPORT ON CSR ACTIVITIES

[Pursuant to Section 135 of the Act and Rules made thereunder]

1. A brief outline of the Company's CSR policy

Pursuant to the requirement of the Companies Act, 2013 and the Rules made thereunder, the Company has framed a CSR Policy.

The Company's CSR vision & mission is to contribute to the social, economic and environmental development of the community in which the Company operates. The Company may undertake any one or more CSR activities as specified in the CSR Policy.

As permitted under Rule 4(2) of Companies (Corporate Social Responsibility Policy) Rules, 2014, the Company has identified following institutes through which it has decided to carry out CSR activities:

Sr. No.	Name of Implementing Agency
1	Rotary Club of Mumbai Queen's Necklace Charitable Trust

Brief Background of the implementing agencies and the projects undertaken are as below:

Rotary Club of Mumbai Queen's Necklace Charitable Trust

Rotary is an international humanitarian service organization. The men and women of Rotary are business and professional leaders who volunteer their time and resources to help others in their local communities and throughout the world. Rotary clubs carry out a variety of service projects that address critical issues including poverty, hunger, illiteracy, substance abuse, and pollution.

Service to youth, especially children at risk, is a major emphasis. Working with and for tomorrow's leaders, Rotary sponsors service clubs for youth and young adults and offers career development and mentoring programs.

The Object of Rotary is to encourage and foster the ideal of service as a basis of worthy enterprise and, in particular, to encourage and foster:

FIRST. The development of acquaintance as an opportunity for service;

SECOND. High ethical standards in business and professions, the recognition of the worthiness of all useful occupations, and the dignifying of each Rotarian's occupation as an opportunity to serve society:

THIRD. The application of the ideal of service in each Rotarian's personal, business, and community life;

FOURTH. The advancement of international understanding, goodwill, and peace through a world fellowship of business and professional persons united in the ideal of service.

The project undertaken on behalf of Veeda Clinical Research Private Limited covers providing help to the Martyrs of CRPF and Indian Army.

2. The Composition of the CSR Committee:

As on year ended 31st March 2020, the CSR Committee comprises of Mr. Apurva Shah, Director and Mr. Binoy Gardi, Director.

Resea

Ahmedabad

3. Average Net Profit of the Company for last 3 financial years:

Average net Profit of the Company for the last three financial years as per Section 198 of the Companies Act, 2013 was Rs. 46.06 Crores.

- 4. Prescribed CSR expenditure (2% of the amount as in item 3 above): Rs. 9,211,401/-
- 5. Details of CSR spent during the year:
 - a) Total amount to be spent for the financial year: Rs. 9,211,401/-
 - b) Amount un-spent, if any: 77,11,401/-
 - c) Manner in which the amount spent during financial year is detailed below:

During the year the Company has paid Rs. 15,00,000/- to the said Institutions for the purposes as described above in detail.

Amount in Rs. (Lakhs)

Ahmedabad

	CSR Project or activity identified	Sector in which project is covered	Project or Programs 1)Local Areas or other 2)Specify the state and district where projects or programs was undertaken	get) vise	Amount spent on the projects or programs		ifture up date	in se
Sr. No.				Amount outlay (budget) project or program wise	Direct Expenditure on projects or programs	Overheads	Cummulative Expenditure to the reporting date	Amount spent Direct or through Implementing Agency
1	Rotary Club of Mumbai Queen's Necklace Charitable Trust	Measures for the benefit of armed forces veterans, war widows and their dependents	Helping Martyrs and CRF Army Within India	15.00	15.00	4	15.00	Implementing Agency
	Total			15.00				

6. In case the company has failed to spend the 2% of the average net profit of the last 3 financial years of any part thereof, reasons for not spending the amount in its Board Report:

The CSR Committee had various meetings and detailed discussions with number of NGO's partners to actively support and channelize the activities/ projects/ programs to be undertaken by the Company in line with its CSR objectives. However, even after meeting number of such NGO partners, the committee could not identify any suitable NGO partner for this purpose and required more time to meet other NGO partners to achieve its CSR objectives. The CSR Committee had even initiated the efforts to set up in-house project considering lack of availability of suitable NGO partner and same was recommended to the Board.

Considering the said reasons, the CSR committee did not found suitable to make any further recommendations to the Board for financial year 2019-20, for the CSR activities to be undertaken by the Company and the amount of expenditure to be incurred on CSR activities.

Ajay Tandon

Managing Director

Ahmedabad

DIN: 02210072 Place: Delhi

Date: 07 Sep, 2020

Apurva Shah

Chairman CSR Committee

DIN: 00378260

Chartered Accountants

21st Floor, B Wing, Privilon Ambli BRT Road, Behind Iskcon Temple Off SG Highway, Ahmedabad · 380 059, India

Tel: +91 79 6608 3900

INDEPENDENT AUDITOR'S REPORT

To the Members of Veeda Clinical Research Private Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of Veeda Clinical Research Private Limited ("the Company"), which comprise the Balance sheet as at March 31 2020, the Statement of Profit and Loss and the Cash Flow Statement for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (herein after referred to as "the financial statements").

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

Basis for Opinion

We conducted our audit of the financial statements in accordance with the Standards on Auditing (SAs), as specified under section 143(10) of the Act. 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 Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

Emphasis of Matter

We draw attention to Note no. 41 of the accompanying financial statement, as regards the management evaluation of COVID-19 impact on the operations and assets of the Company. Our opinion is not modified in respect of this matter.

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

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

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

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

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Responsibilities of the Management for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Companies (Accounting Standards) Rules, 2006 (as amended) specified under section 133 of the Act, read with the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, 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.

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to
 fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not
 detecting a material misstatement resulting from fraud is higher than for one resulting from error,
 as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override
 of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also
 responsible for expressing our opinion on whether the Company has adequate internal financial
 controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



Chartered Accountants

- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure I" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - (c) The Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account;
 - (d) In our opinion, the aforesaid financial statements comply with the Companies (Accounting Standards) Rules, 2006 (as amended) specified under section 133 of the Act, read with the Companies (Accounts) Rules, 2014 (as amended);
 - (e) On the basis of the written representations received from the directors as on March 31, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2020 from being appointed as a director in terms of Section 164 (2) of the Act;
 - (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company with reference to these financial statements and the operating effectiveness of such controls, refer to our separate Report in "Annexure 2" to this report;
 - (g) The provisions of section 197 read with Schedule V of the Act are not applicable to the Company for the year ended March 31, 2020; and

Chartered Accountants

Report on Other Legal and Regulatory Requirements (continued)

- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements – Refer Note 28 to the financial statements;
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
 - There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For SRBC & COLLP

Chartered Accountants

ICAI Firm Registration Number: 324982E/E300003

per Sukrut Mehta

Partner

Membership Number: 101974 UDIN: 20101974AAAADD4677 Place of Signature: Ahmedabad

Date: September 7, 2020

Chartered Accountants

Annexure 1 referred to in Paragraph of Report on Other Legal and Regulatory Requirements of our report of even date of Veeda Clinical Research Private Limited for the year ended March 31, 2020.

- i. (a) The Company has maintained proper records showing full, including quantitative details and situation of property, plant and equipment.
 - (b) All property, plant and equipment have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given by the management, there are no immovable properties, included in property, plant and equipment of the company and accordingly, the requirements under clause 3(i)(c) of the Order are not applicable to the Company.
- ii. The management has conducted physical verification of inventory at reasonable intervals during the year and no material discrepancies were noticed on such physical verification.
- According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies Act, 2013. Accordingly, the provisions of clause 3(iii) (a), (b) and (c) of the Order are not applicable to the Company and hence not commented upon.
- iv. In our opinion and according to the information and explanations given to us, there are no loans, investments, guarantees, and securities given in respect of which provisions of section 185 and 186 of the Companies Act 2013 are applicable and hence not commented upon.
- The Company has not accepted any deposits within the meaning of Sections 73 to 76 of the Act and the Companies (Acceptance of Deposits) Rules, 2014 (as amended). Accordingly, the provisions of clause 3(v) of the Order are not applicable and hence not commented upon.
- Vi. To the best of our knowledge and as explained, the Company is not in the business of sale of any goods. Therefore, in our opinion, the provisions of clause 3(vi) of the Order are not applicable to the Company.
- vii. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted/accrued in the books of account in respect of undisputed statutory dues including provident fund, employees' state insurance, income-tax, duty of custom, goods and service tax, professional tax, cess and other statutory dues are generally regularly deposited with the appropriate authorities though there has been a slight delay in a few cases.

Chartered Accountants

- (b) According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, employees' state insurance, income-tax, duty of custom, goods and service tax, professional tax, cess and other material statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.
- (c) The dues of income-tax, service tax, duty of custom, duty of excise, value added tax, goods and service tax and other material statutory dues on account of any dispute, are as follows:

Name of statute	Nature of dues	Amount involved (excluding interest and penalty)	Period to which the amount relates	Forum where the dispute is pending
Finance Act, 1994	Service tax	13,01,380	2008-09	CESTAT, Ahmedabad
Finance Act, 1994	Service tax	2,19,53,414	July 2012 to March 2014	CESTAT, Ahmedabad
Finance Act, 1994	Service tax	5,28,10,369	2015-16	Principal Commissioner
Finance Act, 1994	Service tax	4,56,43,931	2007-08 to 2011-12	Principal Commissioner
Finance Act, 1994	Service tax	2,61,88,870	2014-15	Principal Commissioner
Finance Act, 1994	Service tax	61,48,065	2014-15	CESTAT, Ahmedabad
Customs Act, 1962	Custom duty	27,86,250	2012-13 to 2013-14	Prin. Commissioner
Customs Act, 1962	Custom duty	19,65,359	2013-14 to 2016-17	CESTAT, Ahmedabad

- viii. In our opinion and according to the information and explanations given by the management, the Company has not defaulted in repayment of loans or borrowings to financial institutions and banks. The Company did not have any due payable to debenture holders and government during the year.
- According to the information and explanations given by the management, the Company has not raised money by way of initial public offer, further public offer, debt instruments and term loans hence, reporting under clause 3(ix) is not applicable to the Company and hence not commented upon.
- x. Based upon the audit procedures performed for the purpose of reporting the true and fair view of the financial statements and according to the information and explanations given by the management, we report that no fraud by the Company or no fraud on the Company by the officers and employees of the Company has been noticed or reported during the year.

Chartered Accountants

- xi. According to the information and explanations given by the management, the provisions of section 197 read with Schedule V of the Act are not applicable to the company and hence reporting under clause 3(xi) are not applicable and hence not commented upon.
- In our opinion, the Company is not a nidhi company. Therefore, the provisions of clause 3(xii) of the order are not applicable to the Company and hence not commented upon.
- According to the information and explanations given by the management, transactions with the related parties are in compliance with section 188 of Companies Act, 2013 where applicable and the details have been disclosed in the notes to the financial statements, as required by the applicable accounting standards. The provision for Section 177 are not applicable to the Company and accordingly reporting under clause 3(xiii) insofar as it relates to Section 177 of the Act is not applicable to the Company and hence not commented upon.
- xiv. According to the information and explanations given to us and on an overall examination of the balance sheet, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review and hence, reporting requirements under clause 3(xiv) are not applicable to the Company and, not commented upon.
- xv. According to the information and explanations given by the management, the Company has not entered into any non-cash transactions with directors or persons connected with him as referred to in section 192 of the Act.
- According to the information and explanations given to us, the provisions of section 45-IA of the Reserve Bank of India Act, 1934 are not applicable to the Company.

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For S R B C & CO LLP Chartered Accountants

ICAI Firm Registration Number: 324982E/E300003

per Sukrut Mehta

Partner

Membership Number: 101974 UDIN: 20101974AAAADD4677

Place of Signature: Ahmedabad

Date: September 7, 2020

Chartered Accountants

Annexure 2 to the Independent Auditor's report of even date on the financial statements of Veeda Clinical Research Private Limited

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

We have audited the internal financial controls over financial reporting with reference to the financial statement of Veeda Research Clinical Private 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's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting with reference to the financial statement 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 as specified under section [43(10) of the Act, to the extent applicable to an audit of internal financial controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting with reference to the financial statement was established and maintained and if such controls operated effectively in all material respects.

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

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls over financial reporting with reference to the financial statement.



Chartered Accountants

Meaning of Internal Financial Controls Over Financial Reporting with reference to these financial statement

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting with reference to the financial statement

Because of the inherent limitations of internal financial controls over financial reporting with reference to the financial statement, 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 with reference to the financial statement to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

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

C & C

For S R B C & CO LLP

Chartered Accountants

ICAl Firm Registration Number: 324982E/E300003

per Sukrut Mehta

Partner

Membership Number: 101974 UDIN: 20101974AAAADD4677 Place of Signature: Ahmedabad

Date: September 7, 2020

(Amount in Rs

Γ	Particulars	1		(Amount in F
	I. EQUITY AND LIABILITIES	Note No.	As at March 31, 2020	As at March 31, 2019
	Shareholders' funds			
	Share capital	3	358,169,430	358,169,4
	Reserves and surplus	4	547,544,081	536,933,2
	Non-current liabilities			
	Long-term borrowings			
	Other long-term liabilities	5	(%)	
	Long-term provisions	6	24,626,347	22,113,2
	and term provisions	7	24,823,949	20,797,4
_	Current liabilities			
	Short-term borrowings	8	166,913,577	40.015
	Trade payables	9	100,913,377	48,842,8
	(A) total outstanding dues of micro enterprises and small enterprises		6,289,804	17,209,5
	(B) total outstanding dues of creditors other than micro enterprises and small enterprises		71,732,041	94,896,8
	Other current liabilities	10	184,995,377	727 607 /
	Short-term provisions	t1	11,292,859	227,587,0 10,468,1
_				10)100)1
_	TOTAL		1,396,387,465	1,337,017,89
	ASSETS			
	Non-current assets			
Ī	Property, plant & equipment		429,107,293	374 330 5
Ī	Intangible assets	-		374,338,9
Ī	Capital work-in-progress	12	6,701,734	3,192,3
Ï	Intangible assets under development	-	5.075.740	74,101,7
	Deferred tax assets	13	5,075,710	3,255,2
	Long term loans and advances	14	46,952,694	44,603,92
	Other non-current assets	15	181,674,695	104,300,1
1	Current assets	13	4,032,275	4,032,2
1	Current Investments	16		
4	Inventories	17	17.752.422	17,714,95
1	Trade receivables	18	47,753,433	47,323,62
t	Cash and bank balances	19	354,160,750	436,269,40
L	Short-term loans and advances		192,208,791	201,157,90
	Other current assets	20	14,574,868	24,114,33
-	Paris delitare assets	21	114,145,222	2,613,02
	TOTAL		1,396,387,465	1,337,017,89
5	iummary of significant accounting policies	2		
1	he accompanying notes are an integral part of the inancial statements.			

As per our report of even date For SRBC & Co. LLP Chartered Accountants ICAI FRN: 324982E/E300003

For and on Behalf of the Board of Directors of Veeda Clinical Research Private Limited (CIN: U73100GJ2004PTC044023)

per Sukrut Mehta

Partner

Membership No. 101974

Place : Ahmedabad PEDACCOV

Vivek Chhachhi

Director DIN: 00496620 Ajay Tandon

Managing Director

DIN: 02210072

Place : Delhi

Delhi

Date : 07 Sep, 2020 07 Sep, 2020

Nirmal Bhatla

Company Secretary

Rese.

Ahmedabad

Ahmedabad 07 Sep, 2020

(Amount in Rs.)

Sr. No.	Particulars	Note No.	Year ended March 31, 2020	Year ended March 31, 2019
(1)	Revenue from operations	22	1,512,739,880	2,184,443,017
(II)	Other income	23	13,537,213	53,375,325
(111)	Total Revenue (I+ II)		1,526,277,093	2,237,818,342
(IV)	Expenses			4
	Cost of material consumed	24	132,849,409	143,335,371
	Employee benefit expenses	25	542,287,625	461,838,493
	Finance costs	26	8,831,599	23,849,385
	Depreciation and amortization expenses	12	101,567,649	94,389,657
	Other expenses	27	717,178,796	756,202,663
	Total Expenses		1,502,715,078	1,479,615,569
(V)	Profit before tax (III-IV)		23,562,015	758,202,773
(VI)	Tax expense			
	(1) Current tax		15,300,000	231,000,000
	(2) Deferred tax		(2,348,772)	996,216
	Total tax expense		12,951,228	231,996,216
(VII)	Profit for the year (V-VI)		10,610,787	526,206,557
(VIII)	Earnings per equity share [Nominal value of Rs. 10 (March 31, 2019: Rs. 10)]	29		
	Basic		18.07	902.80
	Diluted		15.58	799.03
	Summary of significant accounting policies	2		
	The accompanying notes are an integral part of the financial statements.			

As per our report of even date For SRBC & Co, LLP

Chartered Accountants

ICAI FRN: 324982E/E300003

Veeda Clinical Research Private Limited (CIN: U73100GJ2004PTC044023)

per Sukrut Mehta

Partner

Membership No. 101974

Place: Ahmedabad

Date : 07 Sep, 2020 ED ACCOV

DIN: 00496620

Director

Vivek Chhachhi

DIN: 02210072

Ajay Tandon

Managing Director

For and on Behalf of the Board of Directors of

Place : Delhi Dethi

Date : 07 Sep, 2020 07 Sep, 2020 **Company Secretary**

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Ahmedabad

Ahmedabad 07 Sep, 2020

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
A. Cash flow from operating activities		
Profit before tax	23,562,015	758,202,77
Adjustment to reconcile profit before tax to net cash flows	,	
Depreciation	101,567,649	94,389,65
Finance cost	8,831,599	23,849,38
Interest Income	(4,659,574)	(5,233,99
Gain on sale of mutual fund (net)	(1,039,549)	(6,235,06
Gain on sale of non-current investment	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(906,12
(Profit) / Loss on sale of property, plant and equipment	37.807	(2,72
Credit balance written back	(7,576,470)	(35,526,03
Discount	5,750,159	7,591,84
Unrealized foreign exchange loss/(gain)	(983,512)	4,501,59
Operating profit before working capital changes	125,490,124	840,631,31
Movements in working capital :		
(Increase) / Decrease in trade receivables	86,796,779	(74,721,71
(Increase) / Decrease in inventories	(429,807)	2,462,41
(Increase) / Decrease in long term loans and advances	(1,245,487)	147,064,62
(Increase) / Decrease in short term loans and advances	9,539,471	(12,429,81
(Increase) / Decrease in current assets	(111,818,209)	4,371,96
Increase in non-current assets		182,25
Increase in other non-current liabilities and long-term provisions	6,539,579	12,194,53
ncrease / (Decrease) in other current liabilities, short term provisions and	(12,050,018)	62,820,92
rade payables	(,,,	0.00001.2
Cash generated from operation	102,822,432	982,576,54
Direct taxes paid	(91,429,008)	(230,286,76
Net cash flow generated from operating activities (A)	11,393,424	752,289,78
	.,,,,,,,,	
3. Cash flow from investing activities		
Purchase of property, plant and equipment	(90,520,756)	(101,154,39
Proceeds from sale of property, plant and equipment	88,400	4,10
nterest received	4,945,588	4,388,05
nvestment in fixed deposits (net)	(23,486,755)	(9,518,09
roceeds from sale of / (Investment in) mutual funds (net)	18,754,502	17,607,12
roceeds from sale of non-current investment	* 1	2,335,75
let cash flow (used in) investing activities (6)	(90,219,021)	(86,337,44
. Cash flow from financing activities		
Repayment of long-term borrowing	(54,912,156)	(100,369,89
inance cost paid	(9,007,079)	(24,287,76
roceeds from short-term borrowing	110,308,959	50,000,00
uy back of preference share capital (Including tax of buy back)	110,222,127	(168,400,00
ividend paid on preference share capital (Including DDT)		(312,661,74
et Cash flow generated from/(used) in financing activities (C)	46,389,724	(555,719,39
et increase in cash and cash equivalents (A + B + C)	(32,435,873)	110,232,94
The state of the s	feetingstead	1171-7077
ash and cash equivalents at the beginning of the year	176,557,908	66,324,96
ash and cash equivalents at the end of the year	144, 122,035	176,557,900
omponents of cash and cash equivalent		
ash on hand	1,053,861	2,927,75
lalance with banks:		
On Current Accounts and Cash Credit Accounts	143,068,174	108,630,14
Deposits with original maturity of less than three months		65,000,00
otal cash and cash equivalent (refer note 19)	144,122,035	176,557,900
	,	

As per our report of even date For SRBC & Co. LLP

Chartered Accountants (CA) FRN: 324982E/E300003

Companies Act, 2013.

per Sukrut Mehta Partner Membership No. 101974

Place: Ahmedabad Date: 07 Sep, 2020

For and on Behalf of the Board of Directors of Veeda Clinical Research Private Limited (CIN: U73100GJ2004PTC044023)

Chachen

Vivek Chhachhi Director

Director Managing Director DIN: 00496620 DIN: 02210072

Place : Delhi

Delhi

Ajay Tandon

Date: 07 Sep, 2020 07 Sep, 2020

Nirmal Bhatia Company Secretary Resea

Ahmedabad

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Ahmedabad 07 Sep, 2020

Veeda Clinical Research Private Limited

Notes to Financial Statements for the year ended March 31, 2020

1. Corporate Information

Veeda Clinical Research Private Limited is a Private Limited Company domiciled in India with its registered office in Ahmedabad, Gujarat, India. The Company was incorporated on April 23, 2004 and is carrying on the business of Clinical Research for various Pharmaceuticals Companies. The Company is a one roof service global CRO specializing in the early clinical development of drugs with state-of-the-art facilities in India. The Company provides a full range of services in phase I and II clinical research with Clinical Data management, delivering expert and cost effective research solutions to the Pharmaceutical and Biotechnology Industries worldwide.

2. Summary of significant accounting policies

The significant accounting policies applied by the Company in the preparation of its financial statements are listed below.

i. Basis of Accounting

The financial statements of the company have been prepared in accordance with the generally accepted accounting principles in India (Indian GAAP). The company has prepared these financial statements to comply in all material respects with the accounting standards notified under section 133 of the Companies Act 2013 read together with the Companies (Accounting Standards) Amendment Rules, 2006 (as amended from time to time). The financial statements have been prepared on an accrual basis and under the historical cost convention.

The accounting policies adopted in the preparation of financial statements are consistent with those of previous year.

ii. Use of estimates

The preparation of financial statements in conformity with Indian GAAP requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and disclosure of contingent liabilities, at the end of the reporting period. Although these estimates are based upon management's best knowledge of current events and actions, uncertainty about these assumptions and estimates could result in the outcomes requiring a material adjustment to the carrying amounts of assets or liabilities in future periods.

iii. Revenue Recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognized:





Veeda Clinical Research Private Limited

Notes to Financial Statements for the year ended March 31, 2020

a. Income from services

Revenues from contracts are recognized pro-rata over the period of the contract as and when services are rendered. The company collects goods and service tax / service tax on behalf of the government and, therefore, it is not an economic benefit flowing to the company. Hence, it is excluded from revenue.

b. Interest Income

Interest income is recognized on a time proportion basis taking into account the amount outstanding and the applicable interest rate. Interest income is included under the head "other income" in the statement of profit and loss.

c. Export incentive income

Income from export incentive is recognised on accrual basis i.e. Income is recognised in the year to which it pertains.

iv. Inventories

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Consumables are valued at lower of cost and net realizable value. Cost of consumables is determined on an FIFO basis.

v. Property, plant and equipment

Property, plant and equipment, capital work in progress are stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. The cost comprises purchase price, borrowing costs if capitalization criteria are met, directly attributable cost of bringing the asset to its working condition for the intended use and initial estimate of decommissioning, restoring and similar liabilities. Any trade discounts and rebates are deducted in arriving at the purchase price. Such cost includes the cost of replacing part of the plant and equipment. When significant parts of property, plant and equipment are required to be replaced at intervals, the Company depreciates them separately based on their specific useful lives. Likewise, when a major inspection is performed, its cost is recognized in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognized in statement of profit or loss as incurred.

Items of stores and spares that meet the definition of property, plant and equipment are capitalized at cost and depreciated over their useful life. Otherwise, such items are classified as inventories.

Gains or losses arising from derecognition of property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statement of profit and loss when the asset is derecognized.

The company identifies and determines cost of each component/ part of the asset separately, if the component/ part has a cost which is significant to the total cost of the asset and has useful life that is materially different from that of the remaining asset.



Veeda Clinical Research Private Limited

Notes to Financial Statements for the year ended March 31, 2020

Property, plant and equipment held for sale is valued at lower of their carrying amount and net realizable value. Any write-down is recognized in the statement of profit and loss.

Depreciation on property, plant and equipment

Leasehold improvements are amortized on a straight line basis over the period of lease.

Depreciation is provided on the written down value method over the useful lives as prescribed under Part C of Schedule II of the Companies Act, 2013.

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

vi. Intangible assets

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

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statement of profit and loss when the asset is derecognized.

Amortization of intangible assets

Intangible assets are amortized on a straight-line basis over the period of 3 years.

vii. Impairment of property, plant and equipment and intangible assets

The company assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating units (CGU) net selling price and its value in use. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing 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. In determining net selling price, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used.

Impairment losses of continuing operations, including impairment on inventories, are recognized in the statement of profit and loss.

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Notes to Financial Statements for the year ended March 31, 2020

After impairment, depreciation is provided on the revised carrying amount of the asset over its remaining useful life.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the company estimates the asset's or cash-generating unit's recoverable amount. A previously recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the statement of profit and loss.

viii. Investments

Investments, which are readily realizable and intended to be held for not more than one year from the date on which such investments are made, are classified as current investments. All other investments are classified as long-term investments.

On initial recognition, all investments are measured at cost. The cost comprises purchase price and directly attributable acquisition charges such as brokerage, fees and duties.

Current investments are carried in the financial statements at lower of cost and fair value determined on an individual investment basis. Long-term investments are carried at cost. However, provision for diminution in value is made to recognize a decline other than temporary in the value of the investments.

On disposal of an investment, the difference between its carrying amount and net disposal proceeds is charged or credited to the statement of profit and loss.

ix. Income tax

Tax expense comprises current and deferred tax. Current income-tax is measured at the amount expected to be paid to the tax authorities in accordance with the Incometax Act, 1961 enacted in India and tax laws prevailing in the respective tax jurisdictions where the company operates. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date.

Deferred income taxes reflect the impact of timing differences between taxable income and accounting income originating during the current year and reversal of timing differences for the earlier years. Deferred tax is measured using the tax rates and the tax laws enacted or substantively enacted at the reporting date.





Notes to Financial Statements for the year ended March 31, 2020

Deferred tax liabilities are recognized for all taxable timing differences. Deferred tax assets are recognized for deductible timing differences only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realized. In situations where the company has unabsorbed depreciation or carry forward tax losses, all deferred tax assets are recognized only if there is virtual certainty supported by convincing evidence that they can be realized against future taxable profits.

The carrying amount of deferred tax assets are reviewed at each reporting date. The company writes-down the carrying amount of deferred tax asset to the extent that it is no longer reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available against which deferred tax asset can be realized. Any such write-down is reversed to the extent that it becomes reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available

Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set-off current tax assets against current tax liabilities and the deferred tax assets and deferred taxes relate to the same taxable entity and the same taxation authority.

x. Foreign currency translation

Foreign currency transactions and balances

a. Initial Recognition:

Foreign currency transactions are recorded in the reporting currency, by applying to the foreign currency amount the exchange rate between the reporting currency and the foreign currency at the date of the transaction.

b. Conversion:

Foreign currency monetary items are retranslated using the exchange rate prevailing at the reporting date.

c. Exchange Differences:

All exchange differences arising are recognized as income or as expenses in the period in which they arise.





Notes to Financial Statements for the year ended March 31, 2020

xi. Derivative instruments

The company has various foreign currency transactions and is exposed to foreign currency risk. The company's senior management oversees the management of these risks. It is the company's policy that no trading in derivatives for speculative purposes to be undertaken. The company has entered into foreign exchange forward contracts with the intention to reduce the foreign exchange risk of expected receivables & payables.

Derivative contracts, other than foreign currency forward contracts covered under AS 11 "the effects of changes in foreign exchange rates", are marked to market on a portfolio basis, and the net loss, if any, after considering the offsetting effect of gain on the underlying hedged item, is charged to the Statement of Profit and loss.

xii. Retirement and other employee benefits

a. Gratuity

All the employees are covered under Employee Gratuity Scheme which is a defined benefit plan and is determined on the basis of actuarial valuation at each year-end.

Separate actuarial valuation is carried out for each plan using the projected unit credit method. Actuarial gains and losses for defined benefit plans are recognized in full in the period in which they occur in the statement of profit and loss.

b. Provident fund

Retirement benefit in the form of provident fund is a defined contribution scheme. The company has no obligation, other than the contribution payable to the provident fund. The company recognizes contribution payable to the provident fund scheme as an expenditure, when an employee renders the related service.

c. Leave Entitlements

Leave entitlement benefit is recognized as an expense at the undiscounted amount in the statement of Profit and Loss for the financial year in which the related service is rendered. However, said expense is recognized for the period January to March each year based on last drawn salary. There is no carry forward of privilege leave and casual leave on calendar year basis.

d. Sick leave

The Company provides for sick leave covering eligible employees on the basis of actuarial valuation carried out by an independent valuer at the year-end. Actuarial gains and losses in respect of defined benefits are charged to the statement of profit & loss.

The Company accrues Sick leave at the rate of seven days per annum on calendar year basis and maximum of accumulation is restricted to Thirty days. This benefit is available only in the event of employee falling sick during the tenure of his service. No



Notes to Financial Statements for the year ended March 31, 2020

credit is allowed in respect of accumulated sick leave in the event of cessation of service due to any cause.

Accumulated leave, which is expected to be utilized within the next 12 months, is treated as short-term employee benefit. The company measures the expected cost of such absences as the additional amount that it expects to pay as a result of the unused entitlement that has accumulated at the reporting date.

The company treats accumulated leave expected to be carried forward beyond twelve months, as long-term employee benefit for measurement purposes. Such long-term compensated absences are provided for based on the actuarial valuation using the projected unit credit method at the year-end. Actuarial gains/losses are immediately taken to the statement of profit and loss and are not deferred. The company presents the leave as a current liability in the balance sheet, to the extent it does not have an unconditional right to defer its settlement for 12 months after the reporting date. Where company has the unconditional legal and contractual right to defer the settlement for a period beyond 12 months, the same is presented as non-current liability.

xiii. Provisions, contingent liability and continent asset:

Provisions

A provision is recognized when the company has a present obligation as a result of past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the reporting date. These estimates are reviewed at each reporting date and adjusted to reflect the current best estimates.

Contingent liability

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The company does not recognize a contingent liability but discloses its existence in the financial statements.

Contingent asset

Contingent asset are neither recognized nor disclosed in the financial statement. $\c \& \c \c$



Notes to Financial Statements for the year ended March 31, 2020

xív. Cash and cash equivalent

Cash and cash equivalents for the purposes of cash flow statement comprise cash at bank and in hand and short-term investments with an original maturity of three months or less.

xv. Borrowing Costs

Borrowing cost includes interest and amortization of ancillary costs incurred in connection with the arrangement of borrowings.

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective asset. All other borrowing costs are expensed in the period they occur.

xvi. Operating lease

Leases, where the lessor effectively retains substantially all the risks and benefits of ownership of the leased item, are classified as operating leases. Operating lease payments are recognized as an expense in the statement of profit and loss on a straight-line basis over the lease term.

xvii. Earnings Per Share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders (after deducting preference dividends and attributable taxes) by the weighted average number of equity shares outstanding during the period.

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

xviii. Segment Reporting

The company is providing services of testing and contract research in the fields of clinical and analytical testing. Since the inherent nature of all these services are inter related and governed by the same set of risks and returns and operating in the same economic environment, the Company falls within a single business segment of clinical research services. The analysis of geographical segments is based on the geographical C docation of the customer.



Notes to Financial Statements for the year ended March 31, 2020

xix. Employee stock compensation cost

Employees (including senior executives) of the company are entitled to receive performance based incentives in the form of share based payment transactions.

In accordance with the Guidance Note on Accounting for Employee Share-based Payments, the cost of equity-settled transactions is measured using the intrinsic value method. The cumulative expense recognized for equity-settled transactions is the changed in the intrinsic value from vesting date till the date of each reporting year. The expense or credit recognized in the statement of profit and loss for a period represents the movement in cumulative expense recognized as at the beginning and end of that period and is recognized in employee benefits expense.

Where the terms of an equity-settled transaction award are modified, the minimum expense recognized is the expense as if the terms had not been modified, if the original terms of the award are met. An additional expense is recognized for any modification that increases the total intrinsic value of the share-based payment transaction, or is otherwise beneficial to the employee as measured at the date of modification.





3 Share Capital

Particulars	As at March 31, 2020		As at March 31, 2019	
Authorised Share Capital	Number	Amount in Rs.	Number	Amount in Rs.
a. Equity Shares of Rs. 10 each	600,000	6,000,000	600,000	6,000,000
b. 0.0001% Cumulative Compulsory Convertible Participatory Preference Share of Class 'A' Rs. 10 each	35,640,680	356,406,800	35,640,680	356,406,800
Total	36,240,680	362,406,800	36,240,680	362,406,800

Particulars	As at March 31, 2020		As at March 31, 2019	
Issued, Subscribed & Paid Up Share Capital	Number	Amount in Rs.	Number	Amount in Rs.
a. Equity Shares of Rs. 10 each	587,163	5,871,630	587,163	5,871,630
b. 0.0001% Cumulative Compulsory Convertible Participatory Preference Share of Class 'A' Rs. 10 each	35,229,780	352,297,800	35,229,780	352,297,800
Total	35,816,943	358,169,430	35,816,943	358,169,430

(a) Reconciliation of the shares outstanding at the beginning and at the end of the reporting year Equity Share Capital

Particulars	As at March 31, 2020		As at March 31, 2019	
<u> </u>	Number	Amount in Rs.	Number	Amount in Rs.
Shares outstanding at the beginning of the year	587,163	5,871,630	547,775	5,477,750
Conversion of preference shares class-B into equity shares during the year	(. .)	-	39,388	393,880
Shares outstanding at the end of the year	587,163	5,871,630	587,163	5,871,630

Preference Share Capital - Compulsorily Convertible (CCPS) Class "A"

Particulars	As at March 31, 2020		As at March 31, 2019	
	Number	Amount in Rs.	Number	Amount in Rs.
Shares outstanding at the beginning of the year	35,229,780	352,297,800	· ·	
Shares Issued during the year - Bonus issue	=	98	35,229,780	352,297,800
Shares outstanding at the end of the year	35,229,780	352,297,800	35,229,780	352,297,800

(b) Terms / rights attached to equity shares.

In respect of Ordinary shares (whether fully paid or partly paid), voting rights shall be in the same proportion as the capital paid upon such ordinary share bears to the total paid up ordinary capital of the company.

The Dividend proposed by the board of Directors, if any, is subject to the approval of the shareholders in the ensuing Annual General Meeting, except in case of interim dividend.

In the event of liquidation, the shareholders of Ordinary shares are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholdings.



(c) Terms of conversion / redemption of CCPS - Class A.

- i. The CCPS A shall be entitled to 0.0001% participatory and cumulative dividend.
- ii. The CCPS A shall not be entitled to any voting rights.
- iii. The conversion of CCPS A in to equity shares shall be subject to the approval of the Board of Directors of the Company. The maximum number of equity shares into which the CCPS A can get converted is 93,946 equity shares.
- iv. The rights of preference shareholders shall be governed in accordance with the provisions of the Companies Act, 2013, including any statutory modification(s) and re-enactment(s), thereof, and the Memorandum and Articles of Association of the Company, as may be amended from time to time.
- v. The conversion of CCPS A in to equity shares shall be subject to all rules, regulations prevailing / applicable at the time of such conversion and shall be subject to approvals / conditions of Central Government of India, Reserve Bank of India and such other statutory authority as may be applicable and prevailing at the time of conversion.

(d) Shares held by holding company

Name of Shareholder	As at Marc	h 31, 2020	As at March 31, 2019	
Hank of Statettolder	Number	Amount in Rs.	Number	Amount in Rs.
Basil Private Limited				
a. Equity Shares of Rs. 10 each	406,194	4,061,940	406,194	4,061,940

(e) 35,229,780 Class A Compulsorily Convertible Participatory Preference Shares (CCPS - Class A) of Rs. 10 each were issued as Bonus and 11,630 Class B Compulsorily Convertible Participatory Preference Shares (CCPS - Class B) were bought back by the company in the FY 2018-19.

(f) Details of Shareholders holding more than 5% shares in the company

Equity Share Capital

	As at Marc	As at March 31, 2020		ch 31, 2019
Name of Shareholder	Number	% of Holding	Number	% of Holding
Bondway Investment Inc.	159,708	27.20	159,708	27.20
Basil Private Limited	406,194	69.18	406,194	69.18

Preference Share Capital Class - "A"

	As at Marc	As at March 31, 2020		ch 31, 2019
Name of Shareholder	Number	% of Holding	Number	% of Holding
Bondway Investment Inc.	22,175,640	62.95	22,175,640	62.95
Arabelle Financial Services Ltd.	13,048,140	37.04	13,048,140	37.04





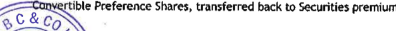
4 Reserves and surplus

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
a. Securities premium account		
Opening Balance	120,087,784	641,179,464
Less: Amount utilized towards buy-back of Preference shares class-B		129,555,800
Less: Amount transferred to capital redemption reserve upon buy-back of preference shares class-B	·	38,844,200
Less: Amount transferred to capital redemption reserve upon conversion of preference shares class-B	:•0:	131,555,920
Add : Amount transferred on conversion of preference shares class-B	·	131,162,040
Less: utilized for issue of bonus shares		352,297,800
Add: Amount transferred back from Capital Redemption Reserve	131,555,920	Я
Closing balance	251,643,704	120,087,784
b. Capital redemption reserve		
Opening balance	170,400,120	(4)
Add: Amount transferred to capital redemption reserve upon buy-back of preference shares class-B	п	38,844,200
Add: Amount transferred to capital redemption reserve upon conversion of preference shares class-B	*	131,555,920
Less: Amount transferred to securities premium (Refer below note)	131,555,920	
Closing balance	38,844,200	170,400,120
. Surplus/(deficit) in the statement of profit & loss		
Opening balance	246,445,390	32,900,575
Add: Profit for the year	10,610,787	526,206,557
ess: Dividend paid to preference share holders		259,351,316
ess: Tax paid on distribution of dividend to preference hare holders	-	53,310,426
Closing balance	257,056,177	246,445,390
otal reserves and surplus	547,544,081	536,933,294

Note

The same pertains to Capital redemption reserve (CRR) on conversion of Cumulative Compulsorily Convertible Preference Shares, transferred back to Securities premium.





5 Long-term borrowings

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(Amount in Rs.)

	As at March 31, 2020		As at March 31, 2019	
Particulars	Non-current	Current maturity (Refer note no. 10)	Non-current	Current maturity (Refer note no. 10)
Term Loans				
From financial institutions (secured) Refer note 1 and 2 below	-	*	•	54,912,156
Total	-		-	54,912,156

Details of terms and securities for the above Rupee Loan facilities are as follows:

1) The outstanding balance from GE Capital Service India ('GECSI') term loan as of 31 March 2020 is Nil (31 March 2019; Rs. 10,838,125). The borrowing carries interest @ 295 basis points above the effective State Bank of India based rate (Benchmark rate) payable on monthly rest. The effective interest rate is 11.90% (31 March 2019; 12.00%). The Term Loan was repayable in structured monthly instalment and repayment started from 26 April 2015. The Rupee Term Loan facilities were secured against the first and exclusive charge on the equipment financed by GECSI and against the personal guarantee of Mr. Binoy Gardi and Mr. Apurva Shah. The loan has been repaid during the year. There is no default in repayment of this loan.

2) The outstanding balance from Tata Capital Financial Services Limited ('TATA') term loan as of 31 March 2020 is Nil (31 March 2019: Rs. 44,074,031). The borrowing carries interest @ long term lending rate less 5.25% payable on monthly rest. The effective interest rate is 13.00% (31 March 2019: 12.25% to 13.25%). The Term Loan was repayable in structured monthly instalment and repayment started from 25 January 2017. The Rupee Term Loan facilities were secured against the first and exclusive charge on the equipment financed by TATA and against the personal guarantee of Mr. Binoy Gardi and Mr. Apurva Shah. The loan has been repaid during the year. There is no default in repayment of this loan.



6 Other long-term liabilities

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Lease equalisation	24,126,347	21,613,271
Security deposits	500,000	500,000
Total	24,626,347	22,113,271

7 Long-term provisions

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Provision for gratuity (Refer to Note No. 25.1 & Note No. 25.2)	22,658,577	18,689,208
Provision for leave benefits	2,165,372	2,108,238
Total	24,823,949	20,797,446

8 Short term borrowings

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Loans repayable on demand - secured		
Foreign currency demand loan (FCDL) from Bank	166,913,577	48,842,890
Total	166,913,577	48,842,890

The Company has obtained Foreign Currency Demand Loan ('FCDL') which is part of sanctioned credit facility of Rs. 200,000,000 from Axis Bank for working capital requirement of the Company. Outstanding balance of FCDL is Rs. 166,913,577 (31 March 2019: Rs. 48,842,890). The borrowing carries interest of 6 months libor + 2.50 bps payable on monthly rest. The effective interest rate is 3.558% to 5.185% (31 March 2019: 5.185%). The FCDL is repayable on demand.

The FCDL is secured:

- (a) by way of hypothecation on entire current assets of the Company including stock and receivables, both present and future.
- (b) by way of equitable mortgage / hypothecation of immovable / moveable fixed asset (plant and machinery / equipment etc.) other than those financed by other banks / financial institution.
- (c) against TDR in the name of Company having value of Rs. 40,100,000.
- (d) there is no default in repayment of this loan.



9 Trade payable

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Total outstanding dues of micro enterprises and small enterprises (Refer to Note No. 34)	6,289,804	17,209,552
Total outstanding dues of creditors other than micro enterprises and small enterprises	71,732,041	94,896,835
Total	78,021,845	112,106,387

10 Other current liabilities

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Current maturity of long-term borrowing (Refer to note No. 5)		54,912,156
Statutory dues payable	1,391,003	14,129,601
Advance from customers	76,251,618	71,867,320
Creditors for capital goods	2,751,273	5,707,887
Current portion of lease equalisation (Refer to note No. 6)	4,312,894	568,933
Provisions for expenses	9,407,815	9,528,502
Provisions for employee benefit expense	55,296,048	51,008,440
Interest accrued but not due on borrowings	6.5	175,481
Payable to customer	20,072,627	18,417,897
Forward contract payable	15,215,108	
Others	296,991	1,270,825
Total	184,995,377	227,587,042

11 Short term provisions

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Provision for gratuity (Refer to note No. 25.1 & Note No. 25.2)	4,941,535	4,365,967
Provision for leave benefits	6,351,324	6,102,171
Total	11,292,859	10,468,138



12 Property, plant & equipment FY 2019-20

	GROSS BLOCK (at cost)	(at cost)							
Particulars Opening balance as			Charles had		an	DEPRECIATION			L
at April 01, 2019	Addition	Deduction	March 31, 2020	Opening balance as	For The Year	Deduction	Closing balance as at March 31,	As at March 31,	-
				w. mpilitari, 2017			2020	2020	_
easehold improvements 91,043,340	50.964.644		140 007 000						+
873 874 885			404,100,24	26,545,887	10,168,350		66.714.737	75 203 747	+
COOL TOIC IO		•	925,764,071	561,516,798	66 213 409			The According	-
16,804,352	9,206,513	369.784	75,641 081	430 670 64	and the state of		627,730,297	298,033,774	_
46,789,355			tot the co		4,029,180	246,925	17,750,112	7,890,969	⊢
Furniture & fixtures			707,612,20	38,671,381	8,969,408		47,640 789	74 574 447	+
	141,002,141	(*)	88,643,548	50.213.209	77557		South of the	C11,4730.4E1	į
10,675,648	131,636	46.375	10 760 050	10074000	C1140412		57,475,984	31,167,564	-
1.103.098.987	4K2 340 047	707	CC Apprica	/,044,68U	812,230	42,977	8,614,133	2.146.876	╀
1	1001010101	410,109	1,255,032,845	728,760,012	97.455.443	280 007	111111111111111111111111111111111111111		-
MIANGIOLE ASSETS						2001	842,442,333	429,107,293	
16,016,563	7.621 600		677 007 00						H
16 016 563	7 4.94 600		23,036,103	12,824,222	4,112,207		16,936,429	6.705.734	╀
200000000	1,921,900	•	23,638,163	12,824,222	4,112,207		94. 950 410	Carlondo.	+
1,119,115,550	159,971,567	416,109	1.278,671,008	741 584 234	400 500 500		14,955,429	6,/01,/34	_
1.086.458.703	04 424 446	4 500 400	South informati	+C7(+BC(1+)	101,567,649	286,902	842,861,982	435,809,027	L
-	21,104,116	1,529,684	1,119,115,550	647,220,750	94,389,657		744 504 224		4
Capital Work in progress 74,101,729	49,770,271	123,872,000		8			/41,584,234	3//,531,315	_
Intangible assets under 3.255.200	1 820 510		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				i.	(10)	_
	a lafamat,	•	01/,6/0,6	ř		•	•	5 075 740	+

	GRUSS BLDCK (at cost)					DE	DEPRECIATION			(Amount in Ks.)
Particulars	Opening balance as	Addition	Daduetion	Closing belance as at	Opening balance as	1		Closing halance as at March 24	NEIL	NEI BLOCK
	at April 01, 2018			March 31, 2019	at April 01, 2018	For The Year	Deduction	2019	As at March 31,	As at March 31,
TANGIBLE ASSETS										0107
Leasehold improvements	88,594,547	2,448,793		91 NA3 340	ZYO 7C1 8Y	070 077 0				
Plant & machinery	857.806.543	CAS 810.31		Diction of the	10,120,34	0,410,940	•	56,545,887	34,497,453	40,467,601
Office equinment	250 C 70 F F	7.0000		073,024,883	489,219,804	72,296,994	•	561,516,798	317, 308, 087	268 586 730
The state of the s	14,903,973	1,840,377	•	16,804,352	12,403,625	1,564,232		13 047 957		r innring
computers	40,419,270	6,397,635	27,550	46,789,355	34.140.810	A 556 744	27. 470	Jegi Josées	2,030,493	UCS,UGC,2
Furniture & fixtures	60,741,191	3.220.216	•	K3 061 A07	200 200 20	the coort	671,02	38,671,381	8,117,974	6,278,459
Vehicles	Q 477 85A	4 407 704		יסביוסיים	43,614,252	4,398,947	•	50,213,209	13,748,198	15.126.979
Total (A)	FC0(1)1-12	1,171,194	• 0	10,675,648	7,173,779	101,170	i.	7.844.880	7 830 747	70 FOC C
Collin (A)	1,0/2,003,380	31,123,157	27,550	1.103.098.987	636 679 777	97 404 957	26.470	and the late	in the contract of	£,304,074
NTANGIBLE ASSETS					and a color	75,100,737	£0,1/3	728,760,012	374,338,975	435,324,152
Computer software	14.455.322	1 561 241		220 220 22						
otal (B)	44 455 333	it-directi		16,010,003	77,541,527	7,282,700		12,824,222	3,192,341	3.913.800
	776 664 64	1,201,41	•	16,016,563	10,541,522	2.282.700		CCC FC8 C	3 403 344	
U IAL (A)+(B)	1,086,458,702	32,684,398	27,550	1,119,115,550	647 220 749	734 986 AQ	26 473	711 201 201	3,134,341	008,818,6
Previous year	996,824,269	91.164.118	1.579.684	4 ARE 459 703		icologodic	40, 173	/41,584,234	377,531,315	439,237,952
Canital work in program	2007 1000		tonionei.	CO2 TOCA COOC .	747,555,237	0/6,818,501	1,131,457	647,220,750	439,237,953	454.791.033
September work in progress	3,86/,658	79,167,060	8,932,989	74,101,729	•		•		74 401 738	037 470 6
Hevelonmon	2,040,125	1,215,075	i\$ #	3,255,200	•1	0		1 (3	3.255.200	2,007,030



13 Deferred tax assets

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Difference between depreciable assets as per books of accounts and written down value for tax purpose	24,494,849	25,820,381
Employee benefits / expenses allowable on payment basis	16,247,466	15,563,996
Effect of adjustment under ICDS	200	212,404
Effect of provision for doubtful debt, diminution in value of investments	3,829,338	3,007,142
Effect of MTM loss on forward contract payable	2,381,041	,
Deferred tax assets - total	46,952,694	44,603,923

14 Long term loans and advances

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Security deposits		
Unsecured, considered good	26,893,315	25,481,517
Other loans and advances		
Unsecured, considered good		
Advance income tax (Net of provision for taxation)	152,808,414	76,679,407
Cenvat credit receivable	48,319	20,963
Balance with government authorities	1,924,647	2,118,312
Total	181,674,695	104,300,199

15 Other non-current assets

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Bank deposits with remaining maturity for more than 12 months *	4,032,275	4,032,275
Total	4,032,275	4,032,275

* Bank Deposits amounting to Rs. 4,032,275 (March 31, 2019: Rs. 4,032,275) are given as C & C



16 Current investments

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Valued at lower of cost and fair value (Non-trade)		
Investment in mutual funds		
Nil (March 31, 2019: 36,121 Units) of ICICI Prudential Banking & Financial Services Fund (Direct Growth)		2,250,000
Nil (March 31, 2019: 115,169 Units) of IDFC Infrastructure Fund (Direct Growth)	•	1,907,204
Nil (March 31, 2019: 19,617 Units) of UTI Pharma & Healthcare Fund (Direct Growth)	U로 I	1,787,588
Nil (March 31, 2019: 113,422 Units) of Aditya Birla Sunlife Banking & Financial Services Fund		3,000,000
Nil (March 31, 2019: 75,339 Units) of ICICI Prudential Focused Bluechip Equity Fund	3 8 5 1	3,000,000
Nil (March 31, 2019: 66,349 Units) of IDFC Classic Equity Fund	12.	3,000,000
Nil (March 31, 2019: 172,812 Units) of L & T Infrastructure Fund	3.51	2,770,161
Total	30	17,714,953

16.1 Details of quoted investments

(Amount in Rs.)

Partículars	As at March 31, 2020	As at March 31, 2019
Total amount of quoted investments	-	18,300,000
Market value of quoted investments		18,527,737
Total amount of unquoted investments	<u> </u>	[17]

17 Inventories

(Amount in Rs.)

Particulars		As at March 31, 2020	As at March 31, 2019
Valued at lower of cost and net realizable value			
Consumables		47,753,433	47,323,626
d	Total	47,753,433	47,323,626





18 Trade receivables

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Outstanding for a period exceeding six months from the date they are due for payment (Refer Note below)		
Unsecured, considered good	81,848,135	31,026,228
Considered doubtful	8,089,990	8,089,990
Less: Provision for Doubtful receivables	(8,089,990)	(8,089,990)
Total	81,848,135	31,026,228
Other receivables (Refer Note below)		
Unsecured, considered good	283,526,252	371,084,166
Total	365,374,387	402,110,394
Net unearmed revenue	(11,213,637)	34,159,008
Total	354,160,750	436,269,402

Trade Receivable does not include dues from non-executive directors, dues from officers, dues from non-executive directors and officers jointly with other persons.

19 Cash and bank balances

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Cash and cash equivalents		
Balances with Banks:		
-On current accounts and cash credit accounts	143,068,174	108,630,149
-Deposits with original maturity of less than three months		65,000,000
Cash on hand	1,053,861	2,927,759
Other bank balances		
- Deposits with remaining maturity of less than 12 months @	48,086,756	24,600,000
Total	192,208,791	201,157,908

@ Bank Deposits amounting to Rs. 48,086,756 (March 31, 2019: Rs. 24,600,000) are given as collateral security against cash credit limits.

20 Short term loans and advances

(Amount in Rs.)

Particulars	As at March 31, 2020	As at March 31, 2019
Security deposits		6,884,161
Other loans and advances		
Employee Imprest	1,399,949	756,549
Prepaid expenses	10,936,841	9,270,408
Advance to creditors	2,238,078	7,034,736
Other receivable	(%)	168,485
Total	14,574,868	24,114,339

21 Other current assets

(Amount in Rs.)

(Unsecured considered good)

Particulars	As at March 31, 2020	As at March 31, 2019
Export incentive receivable	112,079,768	
Interest accrued on fixed deposits	1,614,243	2,048,550
Interest accrued but not due on security deposits	451,211	302,919
Offiers		261,559
Total	114,145,222	2,613,028





22 Revenue from operations

(Amount in Rs.)

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
Revenue from operations		
Sale of services	1,400,660,112	2,098,233,172
Other operating income		
Export incentives income	112,079,768	86,209,845
Total	1,512,739,880	2,184,443,017

23 Other income

(Amount in Rs.)

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
Interest income on		
-Bank deposits	3,466,144	2,462,399
-Others	1,193,429	2,771,594
Gain (net of loss) on sale of asset		2,723
Net gain on foreign currency transactions	•	5,099,319
Gain on sale of mutual funds	454,502	6,607,129
Gain on sale of long term investments		906,126
Credit balances written back	7,576,470	35,526,035
Discount Income	261,621	
Net effect to the carrying amount of investment in mutual fund units	585,047	*
C & Co Total	13,537,213	53,375,325



24 Cost of material consumed

(Amount in Rs.)

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
Opening stock of consumables	47,323,626	49,786,042
Purchase	133,279,216	140,872,955
Less: Closing stock of consumables	(47,753,433)	
Total	132,849,409	143,335,371

25 Employee benefit expenses

(Amount in Rs.)

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
Salary, bonus and allowances	513,502,268	436,135,443
Contributions to provident and other funds	20,892,717	20,621,021
Staff welfare expenses	7,892,640	5,082,029
Total	542,287,625	461,838,493

25.1 A. Defined contribution plans : Provident fund and employee state insurance

The company makes contribution towards employees' provident fund and employees' state insurance plan scheme. Under the rules of these schemes, the Company is required to contribute a specified percentage of payroll costs. During the year, company recognized Rs. 14,865,535 (31st March, 2019: Rs. 14,570,302) as expense towards contributions to these plans.

B. Defined benefit plans - Gratuity

The Company provides for gratuity for employees in India as per the Payment of Gratuity Act, 1972. Employees who are in continuous service for a period of 5 years are eligible for gratuity. The amount of gratuity payable on retirement / termination is the employees last drawn basic salary per month computed proportionately for 15 days salary multiplied for the number of years of service. The gratuity plan is a non funded plan.

25.2 Actuarial assumptions (gratuity)

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
Discount rate	6,50%	7.20%
Expected rate of return on plan assets	6.50%	7.20%
Salary escalation rate	Nil for next 1 year & 7.00% p.a thereafter	12.00% p.a for next 2 years & 7.00% p.a thereafter
Mortality rate	Indian Assured Lives Mortality (2006-08) Table	Indian Assured Lives Mortality (2006-08) Table



25.3 Actuarial assumptions (gratuity)

(Amount in Rs.)

	Particulars	Year ended March 31, 2020	Year ended March 31 2019
(i)	Change in present value of obligation		
	Present value of obligation at the beginning of the year	22 424 424	4202000
	Interest cost	23,121,621	17,943,076
	Current service cost	1,567,407	1,225,240
	Benefit paid	4,365,967	3,595,226
	Actuarial (gain)/loss in obligations	(1,455,929)	(806,490
	Past service cost	(1,038,632)	1,164,569
	Present value of obligation at year end	1,106,706	
(ii)		27,667,140	23,121,621
	Fair value of planned assets at the beginning of the year		
	Expected return on the plan assets	66,447	62,393
	Contributions by the employer	64,609	43,134
	Benefits paid		
	Adjustment to opening		
	Actuarial (gain)/loss on plan assets	* 1	
	Fair value of planned assets at year end	(64,027)	(39,080)
(iii)	Percentage of each category of plan assets to total fair value of plan assets as at March 31,2020 and March 31, 2019 respectively.	67,029	66,447
	Administrated by Max New York Life Insurance Company Ltd	Nil	
(iv)	Expenses recognized in statement of profit & loss	Nic	Nil
	Current service cost	4,365,967	
	Interest on obligation		3,595,226
	Expected returns on plan assets	1,567,407	1,225,240
	Net actuarial (gain)/loss recognized during the year	(64,609)	(43,134)
	Recognized past service cost vested	(974,605)	1,203,649
	Total expenses recognized in Statement of Profit & Loss.	1,106,706	45,096
(v)	Reconciliation or present Value of the obligation and the Fair value of the plan Assets	6,000,866	6,026,077
	Present value of the obligation at year end	27 667 440	
	Fair value of plan assets at year end	27,667,140	23,121,621
	Unrecognized past service cost	(67,029)	(66,447)
	Net Liability recognized in the balance sheet	27 600 444	
		27,600,111	23,055,174





Veeda Clinical Research Private Limited Notes to Financial Statements for the year ended March 31, 2020

				Gratuity		
Şr. № .	Particulars	For the year ended March 31, 2020	For the year ended March 31, 2019	For the year ended March 31,	For the year ended March 31,	For the year ended March 31.
ε	Present value of obligation at year and		e la company	2018	2017	2016
(iii)	Pair relies of all and	27,667,140	23.121.621	17 943 076	44 404 096	
	rail value of planned assets at year end	1000 (47 000)	200	O TOTAL STATE	14,404,079	9,118,951
Ê	Surplus (deficit) in the plan	(670'10)	00,44/	62,393	59,642	44.874
(iv)	Experience adjustments on the title	(27,734,169)	(23,055,174)	(17.880.683)	(14 344 437)	TC 120 01
1	Capacitation and plan traditions	1675 AS71	****		(ici (i ici i)	(17) (5/0/2)
Ξ	Actuarial loss/(gain) due to change in accumptions	(765,620)	889,922	(395,644)	1,615,085	852.746
(vii)	Actuarial loss/(gain) due to change in demonstration	(412,030)	200,913	(511,271)	2.471.163	(445,446)
	The same that the change in demographic assumptions	(1,150)	72.22			(OLIGE)
(Alla)	Experience adjustments on plan assets	400 77		c)		•
1	Net actuarial loss/foain) for the year	170,40	39,080	41,115	(14,818)	62,009
1		(974,605)	1,203,649	(865,800)	4.071.430	700 600
3				The state of the s	200 1000	100,11



OLID * STWPING OCOUNTS * CHARTER

26 Finance costs

(Amount In Rs.)

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
Interest expense on	0	
-Borrowings	3,493,007	16,310,324
-Delayed payment of income tax & TDS	520,235	4,414,510
-Others	108,477	455,723
Bank charges and other borrowing cost	4,709,880	2,668,828
Total	8,831,599	23,849,385

27 Other expenses

(Amount in Rs.)

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
Clinical analytical research expenses	245,868,461	343,834,205
Marketing & business promotion expenses	23,938,718	28,262,169
Rent	88,150,371	63,368,685
Water & power charges	59,425,517	57,275,797
Legal & professional charges	64,402,039	31,657,648
House keeping & security expenses	75,466,707	65,893,335
Professional charges of phlebotomists, nurses & doctors	19,551,437	20,814,717
Bio analytical research expenses	20,240,756	17,863,558
Insurance expenses	7,843,551	6,409,599
Conveyance & petrol expenses	2,258,627	1,896,240
Telephone expenses	3,240,596	3,278,290
Repairs & maintenance		, , , , , , , , , , , , , , , , , , , ,
-Buildings	3,571,202	3,487,780
-Plant & machinery & others	52,390,095	48,988,790
Rates & taxes	12,387,875	11,813,602
Payments to the auditor (Refer note below)	1,278,798	1,250,000
Expenditure towards CSR activities	1,500,000	2,184,000
Net effect to the carrying amount of investment in mutual fund units	12	372,067
Miscellaneous expenses	30,991,504	47,552,181
Net loss on foreign currency transactions	4,672,542	*
Total	717,178,796	756,202,663

27.1 Payments to the auditor (Excluding tax and out of pocket expenses)

(Amount in Rs.)

Particulars	Year ended March 31, 2020	Year ended March 31, 2019
Audit fees	1,278,798	1,250,000
Total	1,278,798	1,250,000





Notes to Financial Statements for the year ended March 31, 2020

28. Contingent Liabilities & Capital Commitments not provided for

	(Amou	int in Rupees)
Particulars	March 31, 2020	March 31, 2019
Claims against the company not acknowledged as debts:		
Income tax *	107,912,628	107,454,297
Service tax **	160,434,771	161,502,063
Customs #	4,751,609	4,751,609

*Income tax demand comprise demand from the Indian tax authorities for payment of additional tax of Rs. 107,912,628 (March 31, 2019: Rs 107,454,297), upon completion of their tax review for the assessment year 2007-08 to 2014-15. The tax demands are mainly on account of disallowances relating to transfer pricing matters, expenditure to earn exempt income, depreciation on software, interest charged on loan advanced, capital expenditure charged to revenue, etc. claimed by the company under the Income tax Act. The matter is pending before various authorities. The said demand amounts have been already adjusted against refund of various years by Income Tax department and hence net demand is Nil in respect of such period.

**Service tax demand comprise demand from the Service tax authorities for payment of additional tax of Rs. 160,434,771 (March 31, 2019: Rs 161,502,063), upon completion of their tax review for the financial year 2008-09 to 2015-16. The tax demands are on account denial of export of service under Rule 4 of place of provision of Services Rules, 2012, reversal of CENVAT credit under Rule 6(3) and 6(5), disallowance of input tax credit etc. The matter is pending before various authorities.

Above amount excludes Rs.145,865,088 for the period April 2016 to June 2017 in respect of matters where the company has received favourable orders from the first Appellate authorities and has received refund. However, the department is pursuing appeal with higher Appellate authority. The actual outflow would depend on the final outcome of the matter.

#Custom duty demand comprise demand from CBEC for payment of additional tax of Rs. 4,751,609 (March 31, 2019: Rs 4,751,609), upon completion of their tax review for the financial year 2011-12 to 2017-18. The demand is on account denial of custom duty exemption benefit claimed under the Notification 12/2012 dated 17 March 2012.

The company is contesting the demands and the management, including its tax advisors, believe that its position will likely be upheld in the appellate process. No tax expense has been accrued in the financial statements for the tax demand raised. The management believes that the ultimate outcome of this proceeding will not have a material adverse effect on the company's financial position and results of operations.

Other claims not acknowledged as debt

5

Claim by a party arising out of a commercial contract: Rs. 101.89 crore (March 31, 2019; Rs. 101.89 crore). The company has not acknowledged this claim. As advised by the external legal counsel, the claim is not legally tenable. Moreover, the company is adequately insured and the matter is intimated to Insurance Company as well. The company has filed detailed response to the claim lodged. The matter is pending at Commercial Court, Ahmedabad. In view of these the company does not foresee any losses on this count and accordingly no provision is made in books of accounts.



Notes to Financial Statements for the year ended March 31, 2020

Undeclared accrued Preference share dividend

Undeclared accrued preference share dividend on cumulative compulsorily convertible participatory preference shares (Class A preference shares) is Rs. 504 as at March 31, 2020. (March 31, 2019: Rs. 151).

Capital commitments

At March 31, 2020, the company has commitments of Rs. 60.47 Lakhs (March 31, 2019: Rs. 280.58 Lakhs) relating to contracts with suppliers and contractors for the acquisition of plant and machinery, equipment and various civil contracts of capital nature, net of advances.

29. The following reflect the profit and share data used in the basic and diluted EPS computation

		(Amount in Rupees
Particulars		Year ended on March 31, 2020	Year ended on March 31, 2019
Profit After Tax for the year		10,610,787	526,206,556
Less: Preference dividend for the year (Including DDT: For March 31, 2020 Rs. Nil and March 31, 2019 Rs. 2,809,807)		353	16,479,315
Profit attributable to Equity Shareholders	A	10,610,434	509,727,241
Total number of equity shares at the end of the year	В	587,163	587,163
Nominal value of Equity Shares (Rs.)		10	10
Weighted average number of equity shares For basic EPS		587,163	564,609
For diluted EPS		681,109	658,555
Basic earnings per share		18.07	902.80
Diluted earnings per share Weighted average number of equity shares for basic		15,58	799.03
EPS		587,163	564,609
Effect of dilution: Issue of Pref. shares class-A as Bonus		93,946	93,946
Weighted average number of equity shares adjusted for the effect of dilution		681,109	658,555





Notes to Financial Statements for the year ended March 31, 2020

30. Unhedged foreign currency exposures

Particulars of unhedged foreign currency as at reporting date:

Accounts Receivable

(Amount in Rupees)

				(Allioui	ic in Rupees)
Particulars	Currency type	Amount in Foreign currency	Amount in Foreign currency	Equivalent amount in Indian Currency	Equivalent amount in Indian Currency
		As at March 31, 2020	As at March 31, 2019	As at March 31, 2020	As at March 31, 2019
	US Dollar	2,105,687	3,103,853	158,324,921	214,697,561
Trade Receivables	Euro	792,100	831,831	65,781,174	64,635,288
	British pound sterling	64,692	55,893	6,021,269	5,056,963
	Total			230, 127, 364	284,389,812

Accounts Payable

(Amount in Rupees)

				(Allio	unt in Rupees)
Particulars	Currency type	Amount in Foreign currency	Amount in Foreign currency	Equivalent amount in Indian Currency	Equivalent amount in Indian Currency
		Às at March 31, 2020	As at March 31, 2019	As at March 31, 2020	As at March 31, 2019
Borrowing	US Dollar	2,214,122	706,115	166,913,577	48,842,890
Advance from	US Dollar	441,974	316,652	33, 318, 581	21,903,333
customers	Euro	13,707	26,503	1,138,400	2,059,383
	US Dollar	11,047	15,588	832,775	1,078,232
Other payable	British pound sterling	-	58,500	. 	5,292,823
	Total			202,203,333	79,176,661

Note: In order to mitigate above risks of foreign currency exposure, the company has booked forward contracts of which forward contracts amounting to USD 4,150,000 are outstanding as at March 31, 2020. Refer note no. 31 for the same.



Notes to Financial Statements for the year ended March 31, 2020

31. Derivative instruments

The company, in accordance with its risk management policies and procedures, enters into foreign currency forward contracts to manage its exposure to foreign exchange rate variations primarily relating to trade receivables & other payables. These contracts are for a period between three months to twelve months.

Foreign exchange forward contracts outstanding as at the balance sheet date:

Nature of	Foreign	As at March 3	31, 2020	As at March	31, 2019
instrument	Currency	Amount (FCY)	Amount (INR)	Amount (FCY)	Amount (INR)
Forward contract - Sell	USD	4,150,000	312,851,485	Nil	Nil

32. The company has entered into operating leases for office premises. The leases have an average life of between 3 and 9 years with renewal option included in contract. Renewals are at the option of the lessee. Lease payment recognized in the statement of profit and loss for the year, included under 'Rent' amounts to Rs. 87,073,659 (March 31, 2019: Rs. 62,040,696).

Future minimum rental payable under non-cancellable operating lease are as follows:

(Amount in Rupees)

Particulars	March	March
	31, 2020	31, 2019
Less than one year	82,931,194	54,427,954
More than one year but less than five years	318,681,622	194,530,771
More than five years	163,512,706	29,920,178
Total	565,125,522	278,878,903

33. Related Party Transactions

a. Holding Company

Sr. No.	Particulars
1.	Bondway Investment Inc. (Till Nov 21, 2018)
2 -	Basil Private Limited (W.e.f. Nov 21, 2018)





Notes to Financial Statements for the year ended March 31, 2020

b. Subsidiary Company

Sr. No.	Particulars	
1	Veeda Clinical Research GmbH (Till July 20, 2018)	

c. Enterprises having significant influence

Sr. No.	No. Particulars	
1	Bondway Investment Inc. (W.e.f. Nov 21, 2018)	
2	Arabelle Financial Services Ltd. (Till Nov 21, 2018)	

d. Key management personnel

Sr. No.	Particulars
1	Mr. Apurva Shah (Director)
2	Mr. Binoy Gardi (Director)
3	Mr. Ajay Tandon (Executive Director) (W.e.f. May 15, 2019)
4	Mr. Vivek Chhachhi (Nominee Director) (W.e.f. Nov 21, 2018)
5	Mr. Vinayak Shenvi (Alternate Director) (W.e.f. Nov 21, 2018)
6	Mr. Saurabh Mehta (Nominee Director) (W.e.f. Nov 21, 2018)
7	Ms. Aparajita Jethy Ahuja (Nominee Director) (W.e.f. Nov 29, 2018)
8	Mr. Nirmal Bhatia (Company Secretary) (W.e.f. Oct 26, 2018)

e. Relatives of key management personnel

Sr. No.		Particulars	
1	Ms. Sujata Gardi		

f. Enterprise in which key management personnel has significant control

Sr. No.		Particulars	
1	Dura Paper Corporation		

g. Enterprise in which director is a member or director

Sr. No.	D. Particulars	
1	Synersoft Technologies Pvt. Ltd.	





Notes to Financial Statements for the year ended March 31, 2020

h. The following table provides the total amount of transactions that have been entered into with related parties for the relevant financial year

(Amount	400	D	
CARTRIC		RIH	1500

		(Amount in Rupees)		
Particulars	Year ended March 31, 2020	Year ended March 31, 2019		
Holding Company				
Dividend Paid to Preference Share Holders				
Bondway Investment Inc.		129,675,658		
Buy-back of preference shares class-B				
Bondway Investment Inc.	:#B	71,960,625		
Issue of Preference shares class-A as fully				
paid-up Bonus shares				
Bondway Investment Inc.	*	221,756,400		
Enterprise in which director is a member or				
director.				
Synersoft Technologies Pvt. Ltd.				
Services Purchased	21,000	210,000		
Enterprise having significant influence				
Dividend Paid to Preference Share Holders				
Arabelle Financial Services Ltd.	-	129,675,658		
Buy-back of preference shares class-B				
Arabelle Financial Services Ltd.		71,960,625		
Issue of Preference shares class-A as fully				
paid-up Bonus shares				
Arabelle Financial Services Ltd.		130,481,400		
Key Management Personnel				
Remuneration (Including perquisites)				
1. Mr. Apurva Shah	20,733,138	8,300,556		
2. Mr. Binoy Gardi	38,835,781	17,490,222		
3. Mr. Ajay Tandon	13,185,672	.#I		
Salary (Including perquisites)				
1. Mr. Nirmal Bhatia	11,512,815	4,384,206		
Rent - Expense				
1. Mr. Apurva Shah	600,000	600,000		
2. Mr. Binoy Gardi		150,000		





Notes to Financial Statements for the year ended March 31, 2020

Reimbursement of Expenses		
1. Mr. Apurva Shah	201,700	2,178,802
2. Mr. Binoy Gardi	15,331	19,030
3. Mr. Ajay Tandon	223,774	
4. Mr. Nirmal Bhatía	243,771	104,196
Sale of Investment in Veeda Clinical Research GmBH, Germany		
1. Mr. Apurva Shah		93,430
2. Mr. Binoy Gardi	*	2,242,329
Relatives of Key Managerial Personnel		
Salary (Including perquisites)		
1. Ms. Sujata Gardi	20,262,215	17,910,831
Enterprise in which key management personnel has Significant Control		
Vehicle Hire Charges		
Dura Paper Corporation		693,000

i. The Outstanding balances as at the end of year

(Amount in Rupees)

	T T	(Amount in Rupees
Particulars	As at March 31, 2020	As at March 31, 2019
Key Management Personnel		
Remuneration		
1. Mr. Apurva Shah	-	8,300,556
2. Mr. Binoy Gardi	5,277,013	:
3. Mr. Ajay Tandon	1,053,583	
Salary		
1. Mr. Nirmal Bhatia	810,703	632,341
Reimbursement of Expenses		· · · · · · · · · · · · · · · · · · ·
1. Mr. Apurva Shah	•	513,193
2. Mr. Binoy Gardi	-	19,030
3. Mr. Ajay Tandon	93,964	
Relatives of Key Managerial Personnel		
Salary (Including perquisites)		
1. Ms. Sujata Gardi	5,653,943	*





Notes to Financial Statements for the year ended March 31, 2020

j. Related party as identified by the management and relied upon by the auditors

Note: Indian rupee loans amounting to Rs. 54,912,156 and FCDL amounting to Rs. 48,842,890 outstanding as on March 31, 2019 from banks & financial institutions were guaranteed by the personal guarantee of Mr. Binoy Gardi and Mr. Apurva Shah.

However, said personal guarantee has been removed during the year as well as Indian rupee loans amounting to Rs. 54,912,156 from financial institutions have been repaid during the year.

34. Details of dues to Micro, Small and Medium Enterprises as defined under the MSMED Act, 2006

(Amount in Rupees)

			Amount in Rupees)
	Particulars	Year ended March 31, 2020	Year ended March 31, 2019
a)	Principal amount due to suppliers under MSMED Act, 2006	6,289,804	17,209,552
b)	Interest accrued, due to suppliers under MSMED Act on the above amount, and unpaid	Nil	138,460
c)	Payment made to suppliers (other than interest) beyond the appointed day during the year	16,123,798	19,703,283
d)	Interest paid to suppliers under MSMED Act (Section 16)	572,378	Nil
e)	Interest due and payable towards suppliers under MSMED Act for payments already made	34,234	317,263
f)	Interest accrued and remaining unpaid at the end of the year to suppliers under MSMED Act (including interest mentioned in (e) above)	34,234	455,723

The above information is given to the extent available with the Company and relied upon by the auditor.

35. a. Imported and Indigenous consumables consumed

Value of Consumption of Imported and Indigenous Consumables and	Year ended March 31, 2020		Year ended March 31, 2019	
percentage thereof to the total Purchase:	Value in Rs.	%	Value în Rs.	%
Imported	2,171,489	1.61	5,251,888	3.53
Indigenous	132,849,410	98.39	143,331,302	96.47
Total	135,020,899	100.00	148,583,190	100.00





Notes to Financial Statements for the year ended March 31, 2020

b. CIF value of imports

(Amount in Rupees)

Sr. No.	Particulars	Year ended March 31, 2020	Year ended March 31, 2019
i)	Capital Goods	3,889,551	4,821,323
ii)	Spares and Consumables	2,171,489	5,247,819

c. Expenditure in Foreign Currency

(Amount in Rupees)

Sr. No.	Particulars	Year ended March 31, 2020	Year ended March 31, 2019
1	Marketing & Business Promotion Expenses	5,178,256	3,993,507
2	Other expenses	203,721	250,115
3	Legal & Professional Charges	3,319,384	286,789
4	Telephone & Internet Expenses	78,759	69,292
5	Conveyance & Petrol Expenses	152,575	67,563
6	Basic Salary	87,318,764	51,522,464
7	Clinical Analytical Research Expenses	219,714	619,914
8	Regulatory Fees	216,570	Nil
9	Courier expenses	90,889	Nil
10	Membership & Subscription Charges	154,164	Nil

d. Earnings in Foreign Currency (FOB Basis)

(Amount in Rupees)

	(A	(Amount in Rupees)		
Particulars	Year ended March 31, 2020	Year ended March 31, 2019		
Export Income from testing & other services	918,807,189	1,249,502,353		

36. Segment Reporting

Business Segment:

The company is engaged in the business of Clinical Research for various Pharmaceuticals Companies. Since the company's business falls within a single business segment of Clinical Research, no further financial information for business segment is given under Accounting Standard 17 "Segment Reporting".





Notes to Financial Statements for the year ended March 31, 2020

Geographical Segment:

The company's secondary segments are the geographic distribution of activities. Revenue and carrying amount of segment Assets are specified by location of customers while the other geographic information is specified by location of the assets. The following tables present Revenue, Expenditure and certain Asset information regarding the company's geographical segments.

Secondary Segment Reporting

BC & CO

(Amount in Rupees)

Year ended 31 March 2020	India	US	Greece	China	Others	Total
Revenue from Operations						
Sales to customers	540,044,237	182,706,180	192,631,616	174,193,878	311,084,201	1,400,660,112
Other segment information						
Segment Assets	1,000,945,268	24,067,662	51,794,184	78,803,033	41,016,208	1,196,626,355
Total Assets						
Capital Expenditure:						
Property, Plant and Equipment	81,078,645		.w.		€:	81,078,645
Intangible Assets	9,442,110	2	120	· ·		9,442,110

Year ended 31 March 2019	India	US	Greece	China	Others	Total
Revenue from Operations						
Sales to customers	813,743,741	335,955,414	221,402,598	388,814,576	338,316,843	2,098,233,172
Other segment information						
Segment Assets	897,796,971	39,719,497	75,236,625	93,473,566	108,751,362	1214,978,021
Total Assets						
Capital Expenditure:						
Property, Plant and Equipment	99,363,854	3.63	-		54	99,363,854
Intangible Assets	1,790,544	Sec. 1		18		1,790,544

India geographical segment includes certain assets which are common to all the geographical segment (i.e. India, US, Greece & China). Segment Assets does not include deferred and income tax assets.



Notes to Financial Statements for the year ended March 31, 2020

37. Details of CSR expenditure

(Amount in Rupees)

	For the ye	ear ending 2020	March 31,	For the year ending March 31, 2019		
Particulars	In cash	Yet to be paid in cash	Total	In cash	Yet to be paid in cash	Total
Gross amount required to be spent during the year	s = 5	i = 5	9,211,401	-	-	4,778,522
Amount spent during the year	1,500,000		1,500,000	2,184,000	2	2,184,000
Construction/acquisition of any asset	(if		-	#	-	330
On purposes other than above	1,500,000		1,500,000	2,184,000	5#5	2,184,000

38. Employee stock option plans

The company provides share-based incentive scheme to its employees. During the year ended 31 March 2020, an Employee Stock Option Plan (ESOP) was introduced. The relevant details of the scheme and the grant are as below.

On 10th May 2019 and 25th July 2019, the board of directors approved the Equity Settled ESOP Scheme 2019 (ESOP 2019) for issue of stock options to the key employees and directors of the company. According to the Scheme 2019, the employee selected by the remuneration committee from time to time will be entitled based on their annual performance, subject to satisfaction of the prescribed vesting conditions described in the scheme. The contractual life (comprising the vesting period and the exercise period) of options granted is 4 years. The other relevant terms of the grant are as below:

Vesting period

4 years

Exercise period

On March 31, 2023 or listing of the Company Shares whichever is earlier

and every year thereafter

Expected life

4 years

Exercise price

INR 10,644

The details of the options granted as on March 31, 2020 are as below:

Particulars	No. of options	
Outstanding at the beginning of the year	Nil	
Granted during the year	14,244	
Forfeited during the year due to resignation of the employees	812	
Exercised during the year	Nil	
Outstanding at the end of the year	13,432	
Exercisable at the end of the year	Nil	



Notes to Financial Statements for the year ended March 31, 2020

The exercise price of the options was determined based on the immediate deal price prior to the ESOP issue. Being exercise price same as that of fair value of shares so there will not be any calculation of cost of service involved. Hence, no expenses in nature of cost of service were recognized during the year ended 31st March, 2020.

39. Net dividend remitted in foreign exchange

Year of remittance (ending on)	March 31, 2020	March 31, 2019
Period to which it relates	Not Applicable	25 Oct 2008 to 30 Sep 2018
Number of non-resident shareholders	Nil	2
Number of preference shares held on which dividend was due	Nil	51,018
Amount remitted (in USD)	Nil	3,729,002
Amount remitted (in INR)	Nil	259,351,316

40. COVID-19 disclosure

The COVID-19 pandemic has disrupted various business operations due to tockdown and other emergency measures imposed by the governments. The operations of the Company were impacted briefly, due to shutdown of sites and offices following nationwide tockdown. The Company continues with its operations in line with directives from the authorities.

The company has made detailed assessment of its liquidity positions and business operations for next year and its possible effect on the carrying value of assets. The Company does not expect significant impact on its operations and recoverability of value of its assets based on current indicators of future economic conditions. However, the impact assessment of COVID-19 is a continuing process given the uncertainties associated with its nature and duration and accordingly the impact may be different from that estimated as at the date of approval of these financial results. The company will continue to monitor any material changes to future economic condition and its impact, if any.





Notes to Financial Statements for the year ended March 31, 2020

41. Previous year figures have been re-grouped / re-arranged, wherever considered necessary to make them comparable with those of the current year.

For SRBC & Co. LLP **Chartered Accountants** ICAI FRN: 324982E/E300003 For and on Behalf of the Board of Directors of Veeda Clinical Research Private Limited (CIN: U73100GJ2004PTC044023)

per Sukrut Mehta

Partner

Membership No:1,01974

Vivek Chhachhi

Director DIN: 00496620 Ajay Tandon Managing Director

DIN: 02210072

Company Secretary

Rese

Ahmedabad

Place: Ahmedabad Date: 07 Sep, 2020 DACCOUN

Place: Delhi

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Date: 07 Sep, 2020 07 Sep, 2020

Delhi

Ahmedabad 07 Sep, 2020