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Registered Office: Gateway Building, Apollo Bunder Mumbai 400 001, India

CIN L64200MH1986PLC041370

3rd July, 2020

To. **BSE** Limited

Phiroze Jeejeebhoy Towers,

Dalal Street,

Mumbai - 400 001

Scrip Code: 532755

National Stock Exchange of India Limited

Exchange Plaza, 5th floor, Plot No. − C/1, G Block,

Bandra-Kurla Complex, Bandra (E)

Mumbai - 400 051

NSE Symbol: TECHM

Subject: Notice of 33rd Annual General Meeting (AGM), Annual Report for the Financial Year 2019-20 & Book Closure for AGM and Dividend.

Dear Sir/Madam,

Further to our intimation dated 30th June, 2020, regarding ensuing Annual General Meeting, this is to inform you that the 33rd AGM of the members of the Company is scheduled on Tuesday, the 28th day of July, 2020 at 3.30 p.m. IST through Video Conference/Other Audio Visual Means.

Pursuant to Regulation 34(1) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), please find attached a copy of Annual Report for the financial year 2019-20 along with notice of the AGM for your information and records which will be circulated to the shareholders through electronic mode.

Pursuant to Regulation 42 of SEBI Listing Regulations, Register of Members and Share Transfer Books will remain closed from Saturday, July 25, 2020 to Tuesday, July 28, 2020 (both days inclusive) for the purpose of Annual General Meeting and Payment of Dividend, to be declared.

This is for your information and records.

Thanking you,

For Tech Mahindra Limited

Anil Khatri

Company Secretary

Encl: as above



TECH MAHINDRA LIMITED CIN: L64200MH1986PLC041370

Regd. Office: Gateway Building, Apollo Bunder, Mumbai - 400 001

Tel.: +91 22 2289 5500 Fax.: +91 022 2202 8780 E-mail: investor.relations@techmahindra.com

Website: www.techmahindra.com

NOTICE

NOTICE is hereby given that the Thirty Third Annual General Meeting of the members of Tech Mahindra Limited will be held on Tuesday, the 28th day of July, 2020 at 3.30 p.m. IST through Video Conference ("VC")/ Other Audio Visual Means ("OAVM"), to transact the following business:

Ordinary Business:

1. Adoption of Financial Statements

To consider and adopt the Financial Statements of the Company for the financial year ended 31st March, 2020 and the Reports of the Board of Directors and Auditors thereon.

2. Adoption of Consolidated Financial Statements

To consider and adopt the Consolidated Financial Statements of the Company for the financial year ended 31st March, 2020 and the Report of the Auditors thereon.

3. Declaration of Dividend

To confirm the interim dividend paid on Equity Shares and to declare Final dividend on Equity Shares for the financial year ended 31st March, 2020.

4. Appointment of Mr. C. P. Gurnani (DIN: 00018234) as a Director liable to retire by rotation

To appoint a Director in place of Mr. C. P. Gurnani (DIN: 00018234), who retires by rotation and being eligible, offers himself for re-appointment.

Special Business:

5. Appointment of Dr. Anish Shah (DIN: 02719429) as a Director of the Company

To consider and if thought fit, to pass, with or without modification(s), the following resolution as an **Ordinary Resolution:**

RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions of the Companies Act, 2013 (the "Act") and the Rules framed thereunder, Dr. Anish Shah (DIN: 02719429), who was appointed as an Additional Director of the Company by the Board of Directors with effect from 10th September, 2019 and who holds office up to the date of this Annual General Meeting of the Company in terms of Section 161(1) of the Act, be and is hereby appointed as a Director of the Company, liable to retire by rotation.

By Order of the Board For Tech Mahindra Limited

Place: Mumbai Anil Khatri
Date: 15th June 2020 Company Secretary

Notes:

- a. The relative Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 (the "Act") setting out material facts concerning the business under item no. 5 of the Notice is Annexed hereto.
- b. In view of the outbreak of COVID-19 pandemic, social distancing measures are a pre-requisite and in terms of Ministry of Corporate Affairs ("MCA") Circular No. 20/2020 dated 5th May, 2020 read with Circular 14/2020 dated 8th April, 2020, Circular 17/2020 dated 13th April, 2020 ("MCA Circulars") and Securities Exchange Board of India (SEBI) Circular dated 12th May, 2020, physical presence of the Members at common venue the Annual General Meeting (AGM) is being conducted through Video Conference ("VC")/ Other Audio Visual Means ("OAVM"). The deemed venue for the AGM shall be the Registered Office of the Company.
- c. A member entitled to vote at the AGM is entitled to appoint proxy to attend and vote on his/her behalf and proxy need not be a member. In terms of MCA Circulars, since physical attendance of Members has been dispensed with, there is no requirement of appointment of proxies. Accordingly, facility of appointment of proxies by Members under Section 105 of the Act, will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to the Notice.
- d. Facility of joining the AGM through VC / OAVM shall open 30 minutes before the time scheduled for the AGM and the Members can join the AGM by following the procedure mentioned in this Notice. The facility of participation at the AGM through VC/OAVM will be made available on first come first serve basis.
- e. Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- f. In line with the MCA Circulars and SEBI Circular dated 12th May 2020, the Notice calling the AGM and Annual Report 2019-20 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Members may note that Notice and Annual Report 2019-20 will also be made available on the Company's website at www.techmahindra.com, websites of the Stock Exchanges i.e. BSE Limited and The National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.
- g. The Register of Members and the Share Transfer Books of the Company will remain closed from Saturday, 25th July, 2020 to Tuesday, 28th July, 2020 (both days inclusive) for the purpose of AGM and payment of Final Dividend to be declared.
- h. The Board of Directors has recommended Final Dividend of ₹ 5 per Equity Share for the year ended 31st March, 2020 that is proposed to be paid by 7th August, 2020, subject to the approval of shareholders. Interim dividend of ₹ 10 per equity share was paid on 9th March, 2020. If the final dividend is approved, the aggregate dividend to shareholders for FY 2019-20 would be ₹ 15 per share.
- i. Further in order to receive dividend in a timely manner, Members who have not updated their mandate for receiving dividends directly in their bank accounts through Electronic Clearing Service or any other means can register their Electronic Bank Mandate to receive dividends by following the below process:-
 - Members holding shares in Physical mode may visit and update the details with Link Intime India Private Limited (RTA) at https://linkintime.co.in/EmailReg/Email_Register.html or through their web site www.linkintime.co.in Investor Services > E mail / Bank Registration > select '_ (Name of your company)' and follow the registration process as guided therein by 24th July, 2020 (upto 6.00 p.m. IST) along with scan copy in PDF or JPEG format (up to 1 MB) of following details/ documents:-
 - A signed request letter mentioning your name (as recorded on the share certificate), folio number, complete address, scanned copy of the share certificate (front and back), along with:-
 - 1. Name and Branch of Bank and Bank Account Type
 - 2. Bank account Number allotted by your Bank after implementing Core Banking Solutions

- 3. 11 digit IFSC Code
- 4. 9 digit MICR Code Number
- 5. Self-attested scan copy of cancelled cheque bearing the name of the Member or First Holder
- 6. Self-attested scan copy of PAN, AADHAR Card

On submission of the shareholder's details, an OTP will be received by the shareholder, which needs to be entered in the link for verification.

For queries related to updation of email ID and bank account details members may contact at pune@ linkintime.co.in

- Members holding shares in Demat form, please update your Electronic Bank Mandate through Depository Participants.
- j. In case the Company is unable to pay dividend to any Member directly in their bank account through Electronic Clearing Services or any other means due to non-registration of Electronic Bank Mandate, the Company shall dispatch the dividend warrants to such member at the earliest once the normalcy is restored.
- k. Pursuant to Finance Act 2020, dividend income will be taxable at the hands of shareholders w.e.f. 1st April, 2020 and the Company is required to deduct tax at source from dividend paid to members at prescribed rates. For the prescribed rates for various categories the members are requested to refer to the Finance Act, 2020 and amendments thereof. The members are requested to update their PAN with Registrar and Transfer Agents (in case of shares held in physical mode) and depository participants (in case shares held in demat mode). However, no tax shall be deducted on the dividend payable to a resident individual shareholder if the total dividend to be received during FY 20-21 does not exceed ₹ 5000/-.

A resident individual shareholder with PAN who is not liable to pay income tax can submit a yearly declaration in Form 15G/15H, to avail the benefit of non-deduction of tax at Company's RTA at https://linkintime.co.in/formsreg/submission-of-form-15g-15h.html by 24th July, 2020 (upto 6.00 p.m. IST). Shareholders are requested to note that in case their PAN is not registered, the tax will be deducted at a higher rate of 20%.

Non-resident shareholders can avail beneficial rates under tax treaty between India and their country of residence subject to providing necessary documents i.e. No Permanent Establishment and Beneficial Ownership Declaration, Tax Residency Certificate, Form 10F, any other document which may be required to avail the tax treaty benefits by sending to Company's RTA at https://linkintime.co.in/formsreg/submission-of-form-15g-15h.html. The said declarations need to be submitted by 24th July, 2020 (upto 6.00 p.m. IST).

On the said link, the user shall be prompted to select / share the following information to register their request:-

- 1. Select the company (Dropdown)
- 2. Folio / DP-Client ID
- 3. PAN
- 4. Financial year (Dropdown)
- 5. Form selection
- 6. Document attachment 1 (PAN)
- 7. Document attachment 2 (Forms)
- 8. Document attachment 3 (Any other supporting document)

Incomplete and/or unsigned forms and declarations will not be considered by the Company. All communications/ queries in this respect should be addressed to the RTA, by email to tmltaxexemption@linkintime.co.in and Exemption Forms if forwarded to this email id will not be considered for the purpose of processing. Shareholders who have uploaded exemption forms (valid in all respect) on the portal are also required to forward the original form to the Company.

- I. The Company's Registrar and Transfer Agents for its share registry work (Physical and Electronic) are Link Intime India Private Limited.
- m. Members can avail the facility of nomination in respect of securities held by them in physical form pursuant to the provision of Section 72 of the Act. Members desiring to avail this facility may send their nomination in the prescribed form duly filled-in to RTA. Members holding shares in electronic mode may contact their respective Depository Participant (DP) for availing this facility.
- n. Members are requested to -
 - intimate to the DP, changes if any, in their names, registered addresses, email address, telephone/mobile numbers, and/or changes in their bank account details, if the shares are held in dematerialized form.
 - ii. intimate to the Company's RTA, changes if any, in their names, registered addresses, email address, telephone/mobile numbers, and/or changes in their bank account details, if the shares are held in physical form (share certificates).
 - iii. consolidate their holdings into one folio in case they hold Shares under multiple folios in the identical order of names.
 - iv. dematerialize their Physical Shares to Electronic Form (Demat) as, in terms of Regulation 40 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, securities of listed companies can be transferred only in dematerialised form with effect from 1st April, 2019, except in case of request received for transmission or transposition of securities. Dematerialisation of shares would help to eliminate risks associated with Physical Shares. Members can contact Registrar and Transfer Agents viz., Link Intime India Private Limited, Pune (Tel. No. 020 26160084) for assistance, if any, in this regard.
- o. Since the AGM will be held through VC/OAVM, the route map is not annexed with the Notice.
- p. The Securities and Exchange Board of India has made it mandatory for all companies to use the bank account details furnished by the Depositories for payment of dividend through Electronic Clearing Service (ECS) to investors wherever ECS and bank details are available. In the absence of ECS facilities, the Company will print the bank account details, if available, on the payment instrument for distribution of dividend. The Company will not entertain any direct request from Members holding shares in electronic mode for deletion of/change in such bank account details.
- q. The Securities and Exchange Board of India has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form who have not done so are requested to submit the PAN to their Depository Participant with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to Registrar and Transfer Agent.
- r. Members are requested to refer to the Corporate Governance Report for information in connection with the unpaid / unclaimed dividend, unclaimed sale proceeds of fractional shares along with underlying shares thereto liable to be transferred to Investor Education and Protection Fund (IEPF) administered by the Central Government. Members are requested to refer the website of the Company for the details made available by the Company pursuant to the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Second Amendment Rules, 2019.

As per Section 124(6) of the Act read with the IEPF Rules as amended from time to time, all the shares

in respect of which dividend has remained unpaid/unclaimed for seven consecutive years or more are required to be transferred to an IEPF Demat Account. In case the dividends are not claimed by the respective shareholders, necessary steps will be initiated by the Company to transfer shares held by the members to IEPF along with dividend remaining unpaid/unclaimed thereon.

Members may please note that in the event of transfer of such shares and the unclaimed dividends to IEPF, members are entitled to claim the same from IEPF authorities by submitting online application in the prescribed Form IEPF-5 available on the website www.iepf.gov.in and sending original documents enumerated in Form IEPF-5 duly signed to the Company along with Form IEPF-5 for verification of claim.

Members who have not yet encashed their dividend warrant(s) pertaining to the final dividend for the financial year 2012-13 onwards are requested to lodge their claims with RTA immediately. It may be noted that the unclaimed Final Dividend for the financial year 2012-13 declared by the Company on 26th September, 2013 can be claimed by the Members up to 31st October, 2020.

- s. Members holding shares in demat mode, who have not registered their email addresses are requested to register their email addresses with their respective depository participants, and members holding shares in physical mode are requested to update their email addresses with the RTA by emailing to umesh.sharma@linkintime.co.in immediately to receive copies of Annual Report in electronic mode.
- t. Shareholders may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at investor.relations@TechMahindra.com. The same will be replied by the company suitably.

u. Voting through electronic means:

In compliance with provisions of Section 108 of the Companies Act, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015, Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and MCA Circulars, the Company is pleased to provide members facility to exercise their right to vote during the AGM by electronic means and the business may be transacted through e-Voting Services provided by National Securities Depository Limited ("NSDL").

The remote e-voting period commences on Thursday, 23rd July, 2020 (9:00 a.m. IST) and ends on Monday, 27th July, 2020 (5:00 p.m. IST). During this period members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e., Tuesday, 21st July, 2020, may cast their vote electronically. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.

The voting rights of members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date i.e. Tuesday, 21st July, 2020.

A member may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again at the AGM.

A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting or voting during the AGM through electronic means.

Any person who acquires shares of the Company and becomes a Member of the Company after dispatch of the Notice and holding shares as of cut-off date, may obtain the login id and password by sending a request to evoting@nsdl.co.in. However, if he/she is already registered with NSDL for remote e-voting then he/she can use his/her existing User ID and password for casting the vote.

Mr. Jayavant B. Bhave, Practicing Company Secretary (FCS: 4266 CP: 3068) and Proprietor M/s. J B Bhave & Co., Company Secretaries has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.

The Scrutinizer shall after the conclusion of voting during the general meeting, will first count the votes cast during the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than 48 hours of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.

The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.techmahindra.com and on the website of NSDL https://www.evoting.nsdl.com immediately after the declaration of result by the Chairman or a person authorized by him in writing. Simultaneously the results shall also be forwarded to BSE Limited, Mumbai and The National Stock Exchange of India Limited, Mumbai.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER:-

The details of the process and manner for remote e-voting are explained below:

Step 1: Log-in to NSDL e-Voting system at https://www.evoting.nsdl.com/

Step 2: Cast your vote electronically on NSDL e-Voting system.

Details on Step 1 is mentioned below:

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl. com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.
- 3. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical		Your User ID is:
a)	For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID
		For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12******.
b)	For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID
		For example if your Beneficiary ID is 12************************************
c)	For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company
		For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Your password details are given below:
 - a) If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in **process for those** shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Details on Step 2 is given below:

How to cast your vote electronically on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see the Home page of e-Voting. Click on e-Voting. Then, click on Active Voting Cycles.
- 2. After click on Active Voting Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- 3. Select "EVEN" of company for which you wish to cast your vote.
- 4. Now you are ready for e-Voting as the Voting page opens.

- 5. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 6. Upon confirmation, the message "Vote cast successfully" will be displayed.
- You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 8. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- 1 Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/ JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to jbbhave@gmail.com with a copy marked to evoting@nsdl.co.in.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/ Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request to Ms. Pallavi Mhatre, Manager, NSDL at evoting@nsdl.co.in or pallavid@nsdl.co.in or at telephone nos. + 91-22-24994545
- v. Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:
- In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self- attested scanned copy of PAN card), AADHAR (self- attested scanned copy of Aadhar Card) by email to RTA at <u>umesh.sharma@linkintime.co.in</u>
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self -attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to RTA at umesh.sharma@linkintime.co.in
- 3. Alternatively member may send an e-mail request to evoting@nsdl.co.in for obtaining User ID and Password by proving the details mentioned in Point (1) or (2) as the case may be.

W. THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system during the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

X. INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access the same at https://www.evoting.nsdl.com/shareholders/members login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/members login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush. Further members can also use the OTP based login for logging into the e-Voting system of NSDL.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further, Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker and send their request mentioning their name, demat account number/folio number, email id, mobile number at investor.relations@TechMahindra.com between 22nd July 2020 (9.00 a.m. IST) to 24th July 2020 (5.00 p.m. IST). Those members who have registered themselves as a speaker will only be allowed to express their views/ ask questions during the meeting. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.

By Order of the Board For Tech Mahindra Limited

Place: Mumbai Anil Khatri
Date: 15th June, 2020 Company Secretary

EXPLANATORY STATEMENT IN RESPECT OF THE SPECIAL BUSINESS PURSUANT TO SECTION 102 (1) OF THE COMPANIES ACT, 2013

Item No. 5 Appointment of Dr. Anish Shah as a Director

On the recommendation of the Nomination and Remuneration Committee, the Board of Directors appointed Dr. Anish Shah (DIN: 02719429) as an Additional Director with effect from 10th September, 2019. Pursuant to the provisions of Section 161(1) of the Companies Act, 2013 (the "Act") Dr. Anish Shah holds office upto the date of the ensuing Annual General Meeting. The Company has received a notice in writing under Section 160(1) of the Act, from a member proposing the candidature of Dr. Anish Shah, for the office of Director of the Company.

Dr. Anish Shah is currently the Deputy Managing Director and Group CFO for the Mahindra Group, with responsibility for the Group Corporate Office and full oversight of all businesses other than the Auto and Farm Sectors. The Board of Directors of Mahindra & Mahindra Limited ("M&M") appointed him as the Managing Director and CEO designate for the Mahindra Group, effective April 2, 2021. His prior role in M&M was Group President (Strategy), where he led strategy development; built capabilities such as digitisation and data sciences; enabled synergies across Group companies and managed the Risk and performance review organisations.

Brief Profile of Dr Anish Shah and information in terms of Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 and Secretarial Standards on General Meetings is mentioned in the annexure which forms part of this notice.

Dr. Anish Shah would bring with him vast experience to the Company in the field of strategy development; digitization, synergies across Group companies; international growth and corporate governance. Based on the recommendation of the Nomination and Remuneration Committee, the Board of Directors considered that his rich experience would be of immense benefit to the company and recommends the resolution as set out in item no. 5 of the Notice for the approval of members who would be liable to retire by rotation.

Dr. Anish Shah and his relatives may be deemed to be interested in this resolution. None of the other Directors and Key Managerial Personnel of the Company and their relatives are interested in this resolution.

DETAILS PURSUANT TO REGULATION 26(4) AND 36(3) OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECRETARIAL STANDARD-2 ON GENERAL MEETINGS IN RESPECT OF DIRECTORS SEEKING APPOINTMENT / RE-APPOINTMENT.

1. Mr. C. P. Gurnani (DIN: 00018234)

Mr. C P Gurnani, age 61 years is currently the Managing Director & CEO of Tech Mahindra Limited.

An accomplished business leader with extensive experience in international business development, start-ups and turnarounds, joint ventures, mergers and acquisitions. Mr. C P Gurnani led Tech Mahindra's transformation journey, and one of the biggest turnarounds of Indian Corporate History - the acquisition and merger of Satyam.

His inimitable style of leadership, combined with his sharp focus on customer experience has helped Tech Mahindra emerge as one of the leading digital IT solution providers of India. One of his many noticeable achievements in the past year has been an ambitious, company-wide initiative aimed at reskilling Tech Mahindra employees to ensure they have the skills and knowledge to remain competitive and survive the age of digital transformation.

In a career spanning 39+ years, Mr. C P Gurnani has held several leading positions with Hewlett Packard Ltd, Perot Systems (India) Ltd. and HCL Corporation Ltd. Mr. C P Gurnani has also served as a Chairman of NASSCOM for the year 2016-17.

Mr. Gurnani is an ardent supporter of Individual Social Responsibility, and often prods people to invest their time towards betterment of humanity and society, at large. He is an active member of the Tech Mahindra Foundation that was launched in 2006 to help the underprivileged children. He also founded 'Titliyan', a NGO that spearheads spreading quality education and developing life and social skills of more than 240 under privileged children.

A chemical engineering graduate from the National Institute of Technology, Rourkela, he is a distinguished and active alumnus of the Institute. Mr. C P Gurnani has also been felicitated with an honorary Doctorate degree by Veer Surendra Sai University of Technology and Sharda University. His passion in the field of education even resonates today.

Mr. C P Gurnani has also been featured in a Harvard Case Study on 'Tech Mahindra and the Acquisition of Satyam Computers'.

Mr. C P Gurnani endeavours are self-explanatory which won him numerous accolades that include Business Today 'Best CEO' Awards 2019 in the IT & ITES category, Corporate Leader of the Year' Award - 14th (I-ACE) awards 2018, winning Gold at the CEO of the year for his Organization Wide Reskilling Initiative. His clinical leadership strategies have always been honored at various platforms over the years counting in the 'Asia One Global Indian of the Year - Technology' in 2016, 'Listed among the top 100 global CEOs as part of The Wall Street Journal CEO Council 2016, Best CEO of the Year' at the Forbes India Leadership Awards in 2015, Business Standard 'CEO of the Year' in 2014, Ernst and Young 'Entrepreneur of the Year, CNBC Asia's 'India Business Leader of the Year' in 2014, Dataquest 'IT person of the Year' - in 2013.

Mr. C P Gurnani is a member of Stakeholders Relationship Committee, Investment Committee and Securities Allotment Committee and Chairman of Corporate Social Responsibility Committee of the Company. He is a Non-Executive Director of Mahindra & Mahindra Limited w.e.f. 1st April 2020.

He is a Director of Comviva Technologies Limited and also a member of Nomination and Remuneration Committee. He is also a Director in Mahindra Educational Institutions, Tech Mahindra Foundation, T-Hub Foundation, Pininfarina Spa., and is a Chairman of Indian Institute of Management, Nagpur.

He is a Managing Director & Chief Executive Officer of the Company liable to retire by rotation. He was first appointed on 10th August 2012. Being Executive Director, he received remuneration of ₹ 285.73 million for FY 2019-20. Commission payable for FY 2019-20 will be ₹6.08 million. During FY 2019-20, he attended all 5 Board Meetings.

He is not debarred or disqualified from being appointed or continuing as director of the Company by the SEBI/ Ministry of Corporate Affairs or such other statutory authority.

Mr. C P Gurnani is not related to any other Directors of the Company or Key Managerial Personnel or their relatives and holds 7,014,059 shares in the Company either in individual capacity or on a beneficial basis.

2. Dr. Anish Shah (DIN: 02719429)

Dr. Anish Shah, age 50 years is currently the Deputy Managing Director and Group CFO for the Mahindra Group, with responsibility for the Group Corporate Office and full oversight of all businesses other than the Auto and Farm sectors. The Board of M & M has appointed him as the Managing Director and CEO designate for the Mahindra Group, effective April 2, 2021. He is also a Member of Risk Management Committee.

His prior role in the Mahindra Group was Group President (Strategy), where he led strategy development; built capabilities such as digitisation and data sciences; enabled synergies across Group companies and managed the Risk and performance review organisations.

Dr. Shah was President and CEO of GE Capital India from 2009-14, where he led the transformation of the business, including a turnaround of its SBI Card joint venture. His career at GE spanned 14 years, during which he held several leadership positions at GE Capital's US and global units. As Director, Global Mortgage, he worked across 33 countries to drive growth and manage risk. As Senior Vice President (Marketing and Product Development) at GE Mortgage Insurance, he led various growth initiatives and played a key role in GE. In his initial years with GE, Dr. Shah also led Strategy, eCommerce and Sales Force Effectiveness and had the unique experience of running a dot-com business within GE. Dr. Shah also received GE's prestigious Lewis Latimer Award for outstanding utilisation of Six Sigma in developing a "Digital Cockpit."

Dr. Shah also has diverse experience with global businesses beyond GE. He led Bank of America's US Debit Products business, where he launched an innovative rewards program, led numerous initiatives in payment technology and worked closely with various teams across the Bank to enhance value for the customer.

As a strategy consultant at Bain & Company in Boston, he worked across multiple industries, including banking, oil rigs, paper, paint, steam boilers and medical equipment. His first role was with Citibank in Mumbai, Assistant Manager, Trade Services.

Dr. Shah holds a Ph.D from Carnegie Mellon's Tepper School of Business where his doctoral thesis was in the field of Corporate Governance. He also received a Masters degree from Carnegie Mellon and has a post-graduate diploma in Management from the Indian Institute of Management, Ahmedabad. He has received various scholarships, including the William Latimer Mellon Scholarship, Industry Scholarship at IIMA, National Talent Search and Sir Dorabji Tata Trust.

Dr. Shah is a Non-Executive Director of Mahindra and Mahindra Financial Services Limited and is a member of Audit Committee, Nomination and Remuneration Committee, and Strategic Investment Committee.

Dr. Shah is a Non-Executive Director of Mahindra Life Space Developers Limited and is a member of Audit Committee, Loans and Investment Committee and Nomination and Remuneration Committee. He is also a Non-Executive Director in Mahindra Holidays and Resorts India Limited.

Dr. Shah is a Director of Mahindra Trucks and Buses Limited, and is also a member of Federation of Indian Chambers of Commerce and Industry (FICCI) and Confederation of Indian Industry (CII).

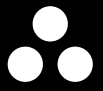
Dr. Shah was first appointed on 10th September, 2019 in the Company. During the year 5 Board Meetings were held and Dr. Shah has attended 3 meetings. Dr. Anish Shah is a member of Investment Committee and Risk Management Committee of the Company.

He is a Non-Executive Director of the Company liable to retire by rotation and will be entitled for commission out of profits of the Company. Commission payable for FY 2019-20 will be ₹ 4.22 million.

Dr. Shah is not debarred or disqualified from being appointed or continuing as director of the Company by the SEBI/ Ministry of Corporate Affairs or such other statutory authority.

Dr. Shah is not related to any other Directors of the Company or Key Managerial Personnel or their relatives and does not hold any shares in the Company either in individual capacity or on a beneficial basis.

Annual Report						
2019-20						
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Collaborate

We collaborate with clients, academia, eco-system players and start-ups for business solutions, enabling our clients to Run their business better, Change faster and Grow greater by creating new revenue streams. Co-innovation and co-creation, together, enable us to quickly deliver disruptive impact for our customers. *Read more on page 22*

We create opportunities for clients, partners, communities, and the wider stakeholder fraternity to 'Rise' above limiting circumstances and thrive in a constantly changing world. Change that is powered by the intelligent symphony of technology and humans designing innovative and sustainable experiences for the new world order.

At Tech Mahindra, our holistic solutions simplify digital transformation and ensure agile service delivery. We foster a culture of innovation to deliver appropriate technology solutions to new and existing clients that result in better business outcomes. We synergise among offerings, leading to superior business value for clients, supported by best-in-class technology.

Leveraging a global ecosystem of partners, we deliver industry-leading value to our clients; while promoting a culture of digital responsibility.



Connect

Experiences are delivered through the interplay of process re-imagination, design, innovation and digital technologies. Connectedness is our core strength. With automation, we enable clients to better engage with their customers across the customer lifecycle and offer the right experience, integrated with next-gen technology. As part of the TechMNxt charter, we invest significantly in reskilling our people to create a future-ready workforce.

Read more on page 24



Change

Our digital go-to market strategy revolves around solving customers' business issues. As a global digital transformation provider, we help businesses adapt to the fast-changing digital landscape with scalable, replicable and sustainable outputs and outcomes.

We are happy to contribute to the vibrant digital revolution, which is constantly enriching and redefining the way we imagine life on the planet. We see ourselves playing an even larger transformative role by capitalising on our dominant position in Technologies of the Future.

Read more on page 26

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About Tech Mahindra

Delivering sustainable digital transformation

We represent the bold, new, disruptive digital era, offering innovative and customer-centric services and solutions to integrate technology with businesses more meaningfully and innovatively. Our core operation has been built around the credo 'Connected World. Connected Experiences.'

Our solutions help clients integrate their platforms across a wide range of technologies to deliver tangible business value to their stakeholders. We are a leading global enabler of digital transformation, consulting and business re-engineering services and solutions. Part of the eminent Mahindra Group, we are a \$ 5.2 Billion enterprise with more than 1,25,000 employees across 90+ countries. We currently have 973 active global clients, including several Fortune 500 companies. Tech Mahindra featured as the top non-US Company in the Forbes Global Digital 100 list for 2018, and featured among Forbes Fab 50 Companies in Asia in 2018. We deliver seamless and integrated experiences across digital, physical, and convergent dimensions.

Rise tenets



Accepting No Limits



Alternative Thinking



Driving Positive Change

Core values



Professionalism



Good Corporate Citizenship



Customer First



Quality Focus



Dignity of the Individual

Core purpose

We challenge conventional thinking and innovatively use our resources to drive positive changes in the lives of our stakeholders and communities across the world, to enable them to Rise.

Our Vision

We will continue to RISE to be an agile, customer-centric and purpose-led company delivering best-in-class technology led business solutions for our stakeholders.

FY20 key facts

₹ 36,868 Crores

Revenue

Associates

973

Active customers

90+

Countries where we drive digital transformation

FY20 highlights

\$3.7 Billion

Net new deal wins (\$ 1.7 Billion in FY19) **40**%

Digital revenue

Buyback

Completed first-ever buyback

92%

Free cash flow conversion to PAT

Growth momentum for Telecom providers

IT / Network modernisation spends and telecom providers lining up for 5G opportunity Large deals in Enterprise

Broad based growth driven by BFSI, technology and healthcare Among the top 3 Indian companies

Dow Jones Sustainability Index (DJSI) World Ranking 2019 4 significant acquisitions

Mad*Pow, Born Group, Zen3 and Cerium

About Mahindra Group

The Mahindra Group is a federation of companies bound by one purpose - to Rise. Inspired by this spirit and the group's legacy and values, it aims to always positively impact its partners, stakeholders, communities and the world at large. Headquartered in Mumbai, the Group employs over 2,50,000+ people across 100+ countries.

It operates in key industries that propel economic growth, such as tractors, utility vehicles, information technology, financial services and vacation ownership. The Group has a strong presence in agribusiness, aerospace, components, consulting services, defence, energy, industrial equipment, logistics, real estate, retail, steel, commercial vehicles and two-wheelers.

For more information, visit website: www.mahindra.com

About Tech Mahindra

Key strengths



Transform digitally

We offer the right blend of physical and digital design, powered by technology. We use digital capabilities to transform client's internal businesses and technology operations, and deliver industry-leading outcomes. Our solutions help clients accelerate their digital transformation journey by building intelligent and digital-next businesses, backed by next-generation technologies.



Innovation engine

Tech Mahindra's Makers Lab develops future-ready solutions by leveraging next generation technologies like Artificial Intelligence (AI), Machine Learning (ML), Robotics, Internet of Things (IoT), Augmented Reality (AR)/ Virtual Reality (VR), 5G – Network of the future. With 50+ technology platforms and solutions, we help customers achieve faster time-to-market and incremental innovation capabilities.



Industry-specific solutions

Businesses in the new world order are demanding sophisticated technologies that lower costs, increase sales, efficiency and performance, protect the environment and enable better management and control. We support our clients across sectors, with tailored solutions. Our solutions and services offer a proven delivery model and in-depth expertise.



We deliver technology solutions across 90+ countries in Americas, Europe, Middle-East, Latin America, Africa and Asia-Pacific. Such prudent geographic diversification also reduces market concentration risks to the business.



Strategic transformation approach

Our 3-4-3 strategy focuses on three mega trends, four tech bets, and three outcomes for our customers. TechMNxt is our transformation approach to deliver it. This strategy is implemented across industries where we operate. We are dedicated to enable clients' success in a digitally disruptive world.

High-performance culture

We offer an excellent workplace environment so our people can perform to the best of their abilities. Our work culture is shaped by self-motivated and committed professionals, aligned with our business objectives and working together to deliver topnotch, tailored solutions to meet our clients' diverse expectations, globally. We have been certified as Great Place to Work $(\mathsf{GPTW})^{\text{\tiny{TM}}}$ - which is a testament to our high-trust, high-performance culture.

Strong leadership

Our senior management team comprises seasoned global leaders in the industry. Equipped with experience and expertise of diverse geographies and areas of specialisation, their leadership has enabled our all-round and consistent performance, acknowledged by our stakeholders.

Emphasis on environment, social and governance

We believe the ESG parameters have wider impact on society and business performance. And we have been at the forefront of driving business results with ESG. It is aligned with our overarching strategy and embedded in our execution.





Service offerings

Tailored business solutions for the big leap forward

As businesses and industries converge and sunrise business models emerge, we think beyond conventions, and reimagine our strategy, solutions, services and platforms. Our innovators and thought leaders interact with industry influencers to get key insights and help shape tomorrow's enterprises worldwide.



Our Integrated Engineering Solutions (IES) delivers across aerospace and defence, automotive, industrial, telecom, Hi-tech, healthcare and transportation sectors.

- Extensive skills in electronics, mechatronics and mechanical engineering, paired with industry understanding and product knowledge
- Improved R&D productivity for the global market to meet continuous method development for new products, processes and technologies
- Extensive solution portfolio across product lifecycles — from conception and production to secondary market services
- Developed savings programmes leading to cost effectiveness and reduced time to market by 20-30%

Network services

Our wireless network services encompass the complete lifecycle of networks starting from design, planning and engineering, rollout, operations and maintenance, alongside optimisation services. We provide managed and professional services model — to businesses in the wireless networks segment. Our 5G network for enterprises provides multiple services that enable enterprises to establish private wireless network spanning operative areas and enabling a plethora of IoT use cases. Tech Mahindra's Global Network Operation Centre (NOC) based in India, provides best practices framework, right-shoring and automation levers, helping customers avail a cost-effective yet, progressive setup.

Platforms

We offer rapidly deployable platform solutions to drive innovation, bolster performance, and cultivate an ecosystem of collaborators. We orchestrate, analyse, automate and artificially intellectualise the delivery of technology to enterprises. Our vertical and horizontal solutions standardise and consolidate business processes, while accommodating changing needs. Our platforms improve agility, speed and ability, reduce operational costs, use analytics to generate insights to manage performance, identify exceptions and intervene in time, bringing in automation and enhancing customer experience as a Service (PaaS) mode.

Digital marketing and customer experience

Our technology-focused offerings and powerful insights enable our clients' enterprise empowerment. We leverage latest technologies and platforms to drive value with the 'Cultivating Intricate Analytics' theme. We afford improved connected experiences across the customer lifecycle with an interplay of physical and digital strategies across multiple channels. Following a philosophy of transforming clients' business across channels, we are enabling better processes, lowering risk, increasing revenue opportunities and enhancing customer experience for a better society.

Security

We provide comprehensive, advanced security outsourcing services across — Assess, Prevent, Detect, Respond and Recover stages of the value chain. We have dedicated security professionals, with a track record of successful delivery of 500+ large security outsourcing projects. We converge technology, people and processes, with consulting, implementation, integration, optimisation service, alongside service management. We have over 17 years' experience in information security services, with projects executed across 50 countries.

Business process services

Our Business Service Group (BSG) offers customers innovative and optimised business solutions. With our industry knowledge and experience in change projects across common platforms, we conceive holistic solutions for telecommunications, healthcare and pharmaceuticals, banking and financial services, retail and Hi-tech. We work to disrupt customers' legacy systems by digitalising its end-to-end product lifecycle through the introduction of AAC (Automation, Analytics & Consulting) methodology, with focus on improving and delivering perpetual positive CX.

П

Our consulting services is supported by a team of experts and opinion leaders, who specialise in business transformation, process consulting, alongside IT and corporate excellence. We develop innovative strategies and offer bespoke processes for our customers according to industries and individual company requirements. Our global expertise and seamless cross-platform functionality help create IT solutions to empower companies to focus on and enhance their core businesses. Leveraging nearly three decades of experience, we offer innovative solutions to integrate technology with business for several Fortune 100 and 500 companies.

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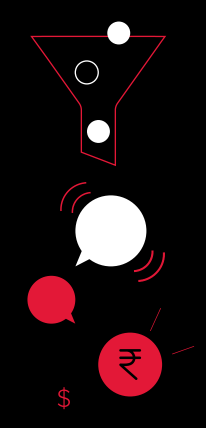
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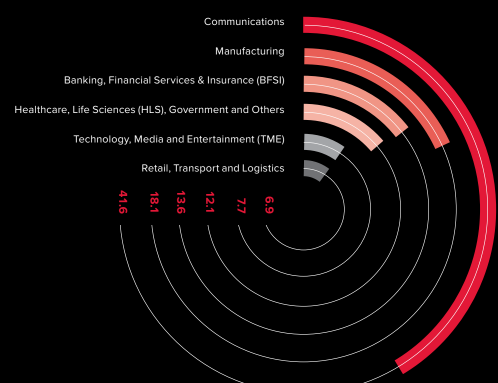
Industries we serve

A trusted transformation partner

At Tech Mahindra, we understand that no two businesses are alike. Thus we adapt our approach to our customers' digital transformation needs, supported by a deep understanding of their industry, the market, customers, challenges and future strategy.



Revenue distribution by industry (%)



Communications

Our range of solutions for communications service providers (CSPs), telecommunications equipment manufacturers (TEMs) and independent software manufacturers (ISVs) make us a preferred partner for leading telecommunications and cable providers. We are helping organisations to be future-ready for the 5G revolution by helping on network modernisation. We are enabling 5G for enterprises, while driving CX transformation.

Banking, Financial Services and Insurance (BFSI)

The BFSI sector is experiencing rapid reshaping to make the whole spectrum more customer-centric, personalised, digitalised and accessible. We bring on the table over two decades of experience in offering IT services and innovative solutions to diverse clients in the BFSI universe, such as retail banking, lending and leasing, card management, asset and wealth management, investment banking, and stock exchanges.

Retail, Consumer Goods, Transport and Logistics

We deliver sustainable customer experiences to augment customer journeys at every stage of the retail and consumer packaged goods (CPG) value chain. Focusing on digital transformation services, we help on store re-imagination, digital operations management, intelligent supply chain, while creating personalised phygital experiences through products, devices and services. We are experienced in working with market leaders in the transport and logistics industry, conceiving specific industrial solutions and partnerships with pioneering players.

Manufacturing

With manufacturing-rich DNA and innovative value-added services, we have extensive expertise that help us tap into a broad customer base across diverse industries such as Aerospace and Defence, Automotive, Discrete and Process industries. We offer holistic support across the manufacturing value chain. Our deep knowledge of mechanical and electrical engineering, knowhow of sales and service processes, and hands-on exposure to the factory shop floor facilitate the bringing of digital offerings into core business domains.

Technology, Media and **Entertainment (TME)**

Our Hi-tech vertical serves the software and internet sector, which has disrupted the way products and services are delivered to end-users. We also serve the semi-conductor industry in areas of storage, IDMs, fabless and equipment manufacturers. With our Media and Entertainment (M&E) division, we serve customers from the film, gaming, sports, publishing and news industries from vision to implementation.

Healthcare, Life Sciences (HLS), **Government and Others**

Tech Mahindra partners with leading global companies in the healthcare provider, pharmaceutical, biotechnology and medical device sectors. We help to reimagine businesses processes and deliver remarkable patient experiences. We have harnessed the power of digital and information technology to improve citizens' lives with solutions that we provide to public sector companies and government enterprises.



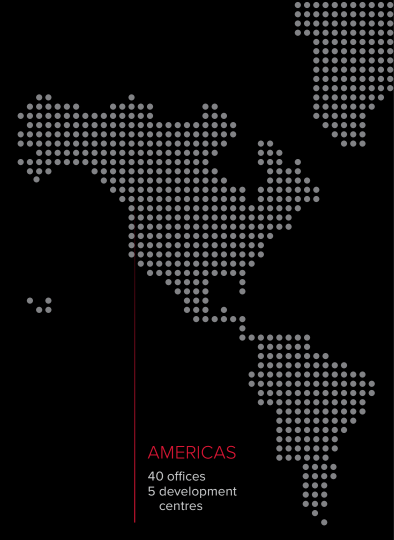
Global presence

Our innovation transcends borders and time zones

We have taken our expertise and solutions to the global grandstand, working with clients across multiple locations in 90+ countries.

Revenue distribution by geography (%)









Key performance indicators

Measuring our progress

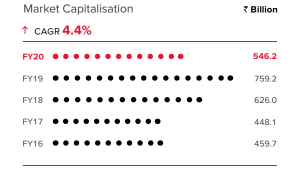
Revenue from Operations	₹ Million
↑ CAGR 8.6 %	
FY20 • • • • • • • • • • • • • • • • •	3,68,677
FY19 •••••••••••	3,47,421
FY18 •••••••••	3,07,729
FY17 • • • • • • • • • • • • • •	2,91,408
FY16 ••••••••••	2,64,942

EBITDA	₹ Million
↑ CAGR 7.6 %	
FY20 • • • • • • • • • • • • • • •	57,261
FY19 • • • • • • • • • • • • • • •	• 63,369
FY18 • • • • • • • • • • •	47,096
FY17 • • • • • • • • • • •	41,844
FY16 ••••••••	42,706

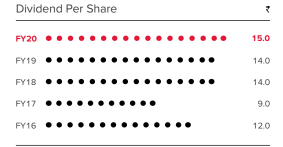
Net Profit	₹ Million
↑ CAGR 7.7 %	
FY20 • • • • • • • • • • • • • • • • •	40,330
FY19 •••••••••••	42,976
FY18 ••••••••••	37,998
FY17 • • • • • • • • • • • •	28,129
FY16 • • • • • • • • • • •	29,929

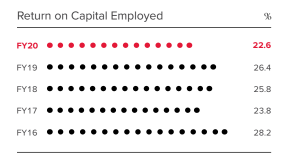
EPS (Diluted)	₹
↑ CAGR 8.0 %	
FY20 • • • • • • • • • • • • • • • •	45.9
FY19 ••••••••••	47.7
FY18 ••••••••••	42.7
FY17 •••••••••	31.6
FY16 • • • • • • • • • • • •	33.7

Net Worth	₹ Million
↑ CAGR 10.6 %	
FY20 • • • • • • • • • • • • • • • • •	2,18,131
FY19 •••••••••••	2,02,844
FY18 • • • • • • • • • • • • • •	1,88,428
FY17 • • • • • • • • • • • • •	1,64,372
FY16 •••••••••	1,45,909



Year in Review





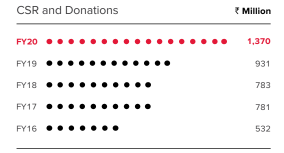
Free Cash Flow / PAT	%
FY20 • • • • • • • • • • • • • • • •	92.2
FY19 ••••••••••	87.0
FY18 •••••••••	72.8
FY17 • • • • • • • • • • • • • • • • • •	94.6
FY16 • • • • • • • • • • • •	72.4

Cash and Cash Equivalent	₹ Million
FY20 •••••••••	● ● 88,048
FY19 • • • • • • • • • • • • •	● ● ● 96,920
FY18 ••••••••••	77,743
FY17 • • • • • • • • • •	53,833
FY16 • • • • • • • • •	52,006

IT Utilisation (including Trainees)		
FY20 • • • • • • • • • • • • • • • • • •	82	
FY19 •••••••••••	82	
FY18 •••••••••	81	
FY17 •••••••••	78	
FY16 ••••••••••	76	

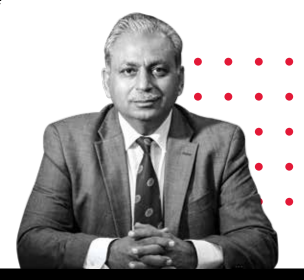
Total Headcount			No.				
FY20	• •	• • •	• • •	• • •	• • •	• • •	1,25,236
FY19	• •	• • •	• • •	• • •	• • • •	• • •	1,21,082
FY18	• •	• • •	• • •	• • •	• • • •	•	1,12,807
FY17	• •	• • •	• • •	• • •	• • •	••	1,17,693
FY16	••	• • •	• • •	• • •	• • • •)	1,05,432

Active Clients	No.
FY20 ••••••••••	973
FY19 ••••••••••	938
FY18 •••••••••••	913
FY17 ••••••••••	843
FY16 •••••••••••	807



Managing Director and CEO's Message

Crafting new pathways





Mr. C P Gurnani

Dear Shareholders,

It's a new day. A new world. A new normal. The world has changed in the last six months and what we have witnessed, weathered and traversed in the last six months has transformed our perspective, and how!

As I write this letter, we have only started to recover from the immediate impact of COVID-19. In a short time, the pandemic has had a far-reaching impact globally, impacting the economy, our society and human life in all aspects. And yet, amidst all of this, we have seen some magnificent examples of human resilience, solidarity and innovation.

When the pandemic broke out, we had two key priorities - the safety and wellbeing of our people and business continuity of our customers. We facilitated work-from-home for over 90% of our associates while safeguarding those attending office. We surpassed customer expectations with our continuous connect, seamless delivery and data security measures. We adopted a new #DistantButConnected logo to convey our solidarity in the global war against COVID-19, as well as our commitment to #WellnessFirst. Leadership teams and support functions worked round the clock to ensure associates remained safe, connected, informed and motivated. I thank every TechMighty for staying together as one family always, but especially during this crisis.

The year that was

In retrospect, our focus on becoming an increasingly agile, resilient and future-ready company has helped us overcome changing business challenges in the globally disruptive environment. We were able to leverage our digital prowess to create sustainable solutions, catalyse societal growth and contribute positively to climate action.

Looking at some of the key performance highlights for the year, Communications Vertical has grown by 6.8% in constant currency terms, driven by modernisation spend and pre-5G work. We announced a strategic collaboration with AT&T, to accelerate its network application, shared systems modernisation and movement to cloud. The Enterprise business, although impacted by weaker macro trends in select verticals. grew by 4.7% constant currency terms. We signed the largest Enterprise deal in history in Insurance and Annuities space. We announced net new deal wins of \$3.71 Billion, significantly higher than \$1.67 Billion in FY19. Our digital offerings were strengthened with the acquisition of Born Group, Mad*Pow, Zen3 and Cerium. Our focus on cash collections helped us generate \$ 523 Million of free cashflow, while we returned capital to our shareholders through the completion of our maiden buyback. We also announced a higher dividend of ₹ 15 for FY20. Overall, it was a satisfactory year, with revenues at \$5,181.9 Million and profit after tax at \$ 566.8 Million.

Our ESG focus: co-creating a better world

We focused on environment, social and governance in all aspects of our work and tried to innovatively solve problems by connecting ESG with business results.

We are at par with global practices in technology disruption, climate change and water scarcity,

among others. We reviewed our operating strategy and business model to align with the UN Sustainable Development Goals (SDGs) and re-emerged as a sustainability leader, becoming one among three Indian companies to feature in the DJSI (Dow Jones Sustainability Indices) World Index and one of the 12 Indian companies who are part of the Emerging Markets category.

I am happy with the initiatives we took to reduce our ecological impact. We adopted sustainable, environment-friendly practices in our daily lives through our 3-4-3 initiative (Every associate to plant 3 trees a month, take 4 carpool rides and volunteer 3 hours a month). Our focus on encouraging individual social contribution included institutionalising an award (ISR award) that allowed associates to take time off work to donate to social causes.

We earned the Great Place To Work (GPTW) certification this year: a recognition of our focus on diversity, inclusion and sustainability even as we continued to create great experiences for our associates.

Technology for good

The after COVID-19 world will see human experiences becoming more contactless, yet even more connected. This is exactly where our competitive advantage will come to the fore: new age tech will determine who survives and thrives, as much as tech for good (technology that changes people's everyday lives for the better) will distinguish who makes a difference.

Our Run-Change-Grow strategy is even more relevant in the current environment as we help customers 'run' their existing businesses in difficult times, enable them to 'change' by making their portfolio offerings post-covid ready and 'grow' their businesses by constructing new revenue streams. As part of our TechMNxt charter, we are leveraging next-gen technology such as remote computing, cloud transformation, 5G, AI, blockchain and cybersecurity to deliver enhanced experiences for our customers globally.

At Makers Lab, we are working in collaboration with customers to deliver innovative solutions. Some of them like the in-house developed chatbot, Entellio, have helped government institutions and customers stay safe during the crisis.

For our people

Our talented workforce is our most valuable asset and reflects our strength, resilience and future

readiness. The focus last year was on onboarding the right talent, building capability, nurturing an innovation-centric work environment and creating an inclusive, empowering and balanced work environment.

Continuing on Innovation journey, Tech Mahindra launched K2, its first HR Humanoid, which took over our HR transactions and created an enhanced employee experience. We also implemented an Albased facial recognition system to register attendance and monitor the emotional quotient of our employees.

Rising for good

We are building a sustainable future where everyone can access the benefits and opportunities created by technology. As part of our corporate social responsibility (CSR) programmes, Tech Mahindra Foundation is working to benefit the overall socioeconomic development in communities that we operate in.

Our teams were swift in coming forward during the COVID-19 crisis and our associates across locations volunteered in food drives and donated leaves. salaries, award money and cash.

The Tech Mahindra Foundation reached out to the most vulnerable of population - healthcare workers, security personnel, migrant workers and households from the bottom-most of the pyramid to support them with foodgrains, PPEs and medicines.

Everything we do is inspired by a deep sense of purpose. Our values hold us in good stead and are helping us become more ethical, reliable and transparent than ever. I am proud of the way we prepare to deal with the current operating scenario and would like to thank our associates, customers and stakeholders for their perseverance and support. We will continue to innovate and drive success throughout our ecosystem, today, tomorrow and beyond.



C P Gurnani

Managing Director and Chief Executive Officer



Awards and accolades

Celebrating our Rise moments

Company

- Winner of the 'COMPANY OF THE YEAR IT' at the second edition of CNBC-AWAAZ CEO Awards for Year 2019
- Ranked #21 in India's Best Companies to Work For 2020 by the Great Place to Work® Institute.
 Also recognised as Best in Mega Employer and in Best Companies for Career Management list
- CEO & MD, C P Gurnani won the Business Today's Best CEO award in IT & ITES, 2019 for the third consecutive year

Social

- Tech Mahindra's CSR arm, Tech Mahindra
 Foundation (TMF) received ASSOCHAM Skilling
 India Awards 2019 for Best Higher Vocational
 Institute for Skill Development
- TMF won Gold in 'Excellence in CSR' for the category 'Best Corporate-Nonprofit Partnership' at the 8th ACEF Asian Leaders Forum
- TMF was recognised at The Economic Times-Rotary CSR Awards, 2019

Technology & Solutions

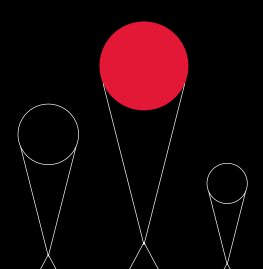
- Recognised amongst 'Most Valuable Digital Transformation Companies in 2019' by a global business magazine, CIOLook
- Winner of 'Technology Excellence for Blockchain' and close contender for Technology Excellence in Emerging Technology (IoT) in the NASSCOM Technology Award and Conclave 2019
- Won the ET Innovation Award in the 'People Innovation' category from The Economic Times

Sustainability

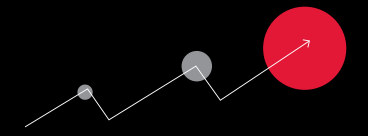
- Recognised as a global leader on climate change for four years in a row. Tech Mahindra is one of the only four Indian companies to secure a position in the Carbon Disclosure Project (CDP) Global Supplier A List in 2019 for engaging with its suppliers on climate change
- We are part of FTSE4 Good Index Series 2019, demonstrating leadership position in ESG parameters of sustainability

Human Resource

- Winner of 'The Golden Peacock HR Excellence Award' for the year 2019 in the IT sector
- Emerged winners in the categories of 'Diversity & Inclusion' and 'HR Technology' in both BusinessWorld HR Excellence Awards 2020 and 10th Asia's Best Employer Brand Awards 2019
- Tech Mahindra is amongst the only three Indian companies to be included in the Bloomberg 2020 Gender-Equality Index (GEI)



Last 3-year performance



	FY18		FY19		FY20	
Particulars	₹Mn	US\$ Mn	₹Mn	US\$ Mn	₹Mn	US\$ Mn
FINANCIAL RESULTS						
Revenue from Operations	3,07,729	4,770.8	3,47,421	4,970.5	3,68,677	5,181.9
Cost of services	2,15,300	3,338.9	2,33,590	3,343.4	2,59,743	3,653.4
Contribution	92,429	1,431.8	1,13,831	1,627.2	1,08,934	1,528.5
Contribution %	30.0%	30.0%	32.8%	32.8%	29.5%	29.5%
Selling, General & Administration Expenses	45,333	702.9	50,462	721.3	51,673	725.1
EBIDTA	47,096	728.9	63,369	905.9	57,261	803.4
EBIDTA %	15.3%	15.3%	18.2%	18.2%	15.5%	15.5%
Depreciation & Amortisation	10,850	168.2	11,292	161.4	14,458	203.3
EBIT	36,246	560.7	52,077	744.5	42,803	600.1
EBIT %	11.8%	11.8%	15.0%	15.0%	11.6%	11.6%
Other Income	14,165	219.5	5,342	76.2	11,924	167.4
Profit Before Tax (PBT)	48,788	755.1	55,432	792.4	50,578	711.1
Profit After Tax (PAT)^	37,998	588.1	42,976	614.6	40,330	566.8
PAT %	12.3%	12.3%	12.4%	12.4%	10.9%	10.9%

	FY18		FY19		FY20	
Particulars	₹Mn	US\$ Mn	₹Mn	US\$ Mn	₹Mn	US\$ Mn
FINANCIAL POSITION						
Net Worth	1,88,428	2,891.3	2,02,844	2,933.2	2,18,131	2,884.6
Non-Current Liabilities	19,382	297.4	11,232	162.4	29,910	395.5
Current Liabilities	79,167	1,214.8	1,03,312	1,493.9	1,09,257	1,444.8
Total Liabilities & Equity*	3,04,372	4,670.4	3,34,469	4,836.5	3,73,535	4,939.6
Non-Current Assets	1,23,302	1,892.0	1,18,811	1,718.0	1,41,812	1,875.3
Current Assets	1,81,070	2,778.4	2,15,658	3,118.5	2,31,723	3,064.3
Total Assets	3,04,372	4,670.4	3,34,469	4,836.5	3,73,535	4,939.6

Notes

Owners Share of Profit

*Includes Non Controlling interest

Previous period figures have been regrouped/rearranged wherever necessary.

Operating environment

Adapting to change is evolution

We operate in a rapidly evolving industry where the explosion of connected devices, power of emerging technologies and exponentiality of content consumption are redefining our operating landscape at a faster rate than we can imagine. The result is that disruption is the new normal that businesses have to learn to live with.



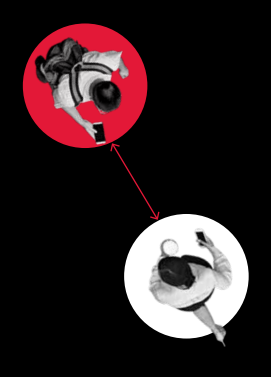


Al and ML

Artificial Intelligence (AI) and Machine Learning (ML) are now the preferred technologies for businesses to boost productivity, increase customer engagement and drive digital transformation. It is established that AI can do these tasks faster and more accurately than humans. According to Gartner's 2019 AI and ML Development Strategies survey, 59% of respondents said they have deployed AI. These companies are running four AI or ML projects, on an average.

Business by design

The futuristic products need to be adapted for a convergent world through enhanced design capabilities. In a world where customer experience determines the future of business, integrated customer interface driven by convergence of digital and physical world will be required. Customer experience and design will drive growth for enterprises by aligning with the new-age consumer.



Cyber security

As the digital world continues to advance, so do threats that lurk online. Today, enterprises are at a greater risk of cyber-attacks and none are safe from the target of cyber criminals. This risk is resulting in increased investment around cyber security and proper measures among businesses and individuals alike. The cyber security drift will affect everyone in the future. The primary motive is that businesses that operate online must effectively protect both themselves and their customers.

5G

5G promises a more deeply connected ecosystem with vast improvements over the current 4G network. It will allow fast data speed and can afford latency of a mere one millisecond. It will have capabilities to embrace up to 100 times more connected devices per unit area. 5G will usher in the next-generation era of wireless connectivity among enterprises. A number of industry verticals that include manufacturing, automotive, airlines, healthcare, mining and retail are poised for disruption with 5G in combination with IoT, AI/ML and new technologies like AR/VR.

Our approach

We are looking at a future where beyond mobiles, computers and tablets being linked to the internet, an assortment of everyday objects - grocery products, city assets, among others can be integrated. This presents opportunities for the emergence of organisations providing services and applications to manage complex IoT ecosystems and convert data into smart insights. Thus, everything we do as technology enablers are built around these key force multipliers.

As these trends progress and potentially merge, we are ideating on novel ways to run a fully automated business, while serving customers more engagingly. With our extraordinary depth across the digital value chain, we combine digital customer experience capabilities with digital operational excellence to shape new, innovative business models and partnerships.

COVID-19:

How we responded to the situation

Q4 FY20 saw unprecedented events with an advent of the COVID-19 pandemic. The world momentarily came to a standstill as governments enforced lockdowns and other measures for public health an safety. During this period of global crisis, our priority was to ensure the safety and wellbeing of our employees while helping our customers maintain seamless business service continuity. We scaled up fast to adopt social distancing norms, adopting new policies and restricting travel while enabling remote working for our associates.

However, during this period we remained committed to safeguarding the interests of our customers and ensuring the continuity of their operations. We activated Business Continuity Plans (BCP) enabling remote working and monitoring of our deliverables.

We enabled multilevel communication with clients, backed by a technology engagement plan covering detailed steps across various aspects of each program. We helped clients with their BCP, anticipating challenges in their business while addressing them with technological solutions. Customers have appreciated the swiftness of our response, quality control, data protection and the level of support to ensure business continuity.

In parallel, we prioritised the wellness of our associates. Awareness sessions were conducted by doctors across all global locations, while our internal microsites were updated to provide latest information and guidelines. We are equipped to support the communities we serve and the ones our people inhabit. It is our commitment to help citizens live and work sustainably and confidently in an ever-changing digital landscape.

COVID-19 pandemic to accelerate technology adoption

An obvious result of the crisis is that companies need to accelerate and evolve their digitisation journey and enhance business flexibility. Social distancing and work from home will continue as operating models for many global enterprises. The acceleration of remote working and the need for a secure work environment will, in turn, accelerate digital transformation spends and services like Al for IT operations (AlOps). The need for cyber security and remote computing has increased multi-fold in the current environment. Industries such as manufacturing will see significant opportunities for reorganising supply chains, while healthcare will see rise of remote health monitoring, facial recognition and thermal imaging.

Consumer-facing industries such as travel, transport and banking will see the emergence of contact-less solutions such as drone-based delivery, autonomous vehicles, contactless payments. The IT infrastructure will transform with more virtual call centres, cloud migrations or data centres in the cloud. The need for ever-faster access to data and automation will enhance the focus on network equipment and communications and speed up 5G network deployments. Tech Mahindra is working with clients with solutions tuned to such needs.

ual Report 2019-20



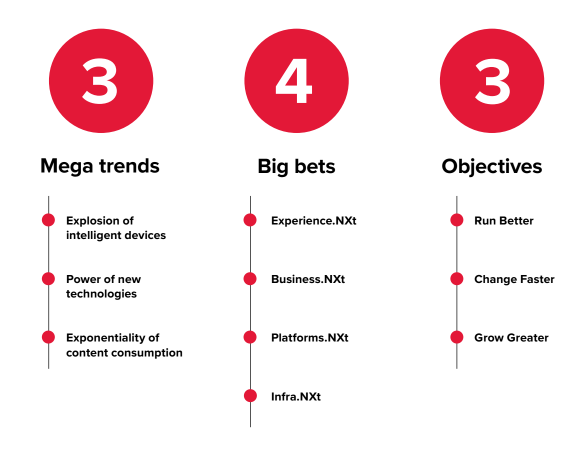
Strategy for growth

Innovating to address client aspirations

Our clients expect us to have in-depth understanding of their businesses, almost as much as they do themselves. So that we can serve them better consistently and with measurable outcomes. Our 3-4-3 strategy is targeted towards achieving that purpose with speed and precision.

Our 3-4-3 strategy works with disruptive trends and transformative technologies to help customers succeed in their markets worldwide. We are enabled by a strong ecosystem of partnerships (alliances, start-ups, niche collaborations) to help us build winning solutions and services.

It means addressing 3 mega trends across markets, 4 bets that we would take to address those mega trends, those which fit in to the 3 areas of a Company's priorities.



We believe that the following 3 mega trends will provide immense opportunities:

Boom of connected devices

~20 Billion connected IoT devices by 2023

The power of new network technologies like

5G

will enable an alwaysconnected experience Data explosion

~75% of data would be consumed by video

4 Tech bets defining our future strategy

We identified a strategy that enables and manifests these transformations across four key business and technology related areas to change the way we work and live:

Experience.NXt

Orchestrate the interplay of design, digital and convergent technologies to deliver connected customer experiences.

Business.NXt

Proven technology transformative solutions that help customers adopt to business and operative changes.

Platforms.NXt

Creating scalable non-linear technology propositions to help customers grow their business faster and efficiently.

Infra.NXt

To drive transformation of next-generation infrastructure and connectivity in a connected world.

Our 3 key customer objectives



Run Better

We aspire to pioneer a digital journey for our customers, while ensuring their existing businesses run better



Change Faster

We intend to enable faster customer transformation as their chosen technology partner



Grow Greater

We want to facilitate our customers' growth through risk sharing and technology as a service and multiple business models

As we look at the four bets, we are confident that they resonate with the market. We secured validations on the bets and are working towards making them more robust and relevant to the operating landscape. We are also co-creating solutions with the customer, taking them to the market and executing them with zeal.



Collaborate



Creating collaborative disruption

Technology spurs demand, and demand drives the development of more novel technologies across multiple platforms. We live in a world where customer requirements are getting more specialised, more complex and collaboration is the key to surviving and thriving in this new landscape.

As the trusted partner of our customers' digital journey, Tech Mahindra not only designs, integrates and operates customer solutions specific to partners' technology, but also develops high-end technologies, products and indigenous IPs that bring unique additional value in performance and security.

Our objective is to co-innovate with customers to enhance processes and experiences across the board. The Makers Lab is a Research & Development hub for co-innovation of solutions of the future with customers, partner companies, research institutions, universities, and start-ups. Open collaboration is the critical enabler for innovation within the R&D hub.

Makers Lab is now present across



locations **globally**



locations in India

Our IPs

Entellio – Supervised, self-learning NLP/AI/ML-based enterprise chatbot

X-Retail – Next generation retail transformation platform

Storicool – A story or content creator, which creates animation stories using natural language conversation

Vetturino – Indigenous smart On-Board Diagnostics (OBD) controller by an all-women team

Darpan – Application made for farmers by Makers Lab in their bet for Agritech within the country to enable farmers to keep a record of their expenses

For the past five years, Makers Lab has been focusing on six different radical technologies

ML and Al

Build smart and revolutionary machines to combine Emotional Quotient (EQ) with Intelligent Quotient (IQ) ~ EQ+ IQ = EI (Extended Intelligence)

Extended Reality

Perceive, visualise, and extend reality via enterprise gamification

IoT and Robotics

Interpret and analyse the world around us



Blockchain

Secure reality via distributed ledgers

Quantum Computing

Extend through research the physical to the quantum world, where we try and solve the unsolved. We are the first SI to implement a quantum encryption use case

Design Thinking

Consider the 'why', before the 'what' and the 'how' to deconstruct the complex

Delivered several use-cases globally

Focusing on co-creation with customers

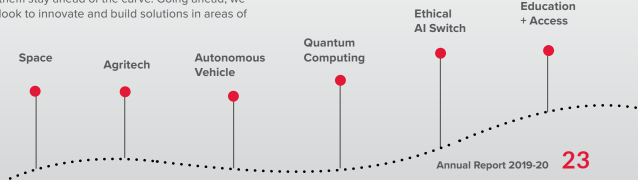
- Video encryption using quantum key generation developed by UK Makers Lab
- Driving AR and VR with a Tier 1 telecommunication company through Bangalore Makers Lab
- New Zealand (NZ) Makers Lab assisted in writing software for robotics based enhanced assistant for a Tier 1 customer
- Pune Lab researching with top institutes around the world on neuroscience inspired Al

Innovation to win the war against the pandemic

- Tele-medicine platform Remote medical assistance via remote consultations
- SEIR modelling What if analysis tool for prediction of spread of pandemic with various levels of lockdowns
- SOS Seva Citizen help managing emergencies – helping all citizens to stay safe and ensure they get quick help
- ePASS Emergency solution managing emergencies – controlling movement of people during pandemic

Road ahead

We help synergise businesses and simplify their complex operations, helping them stay ahead of the curve. Going ahead, we look to innovate and build solutions in areas of





Connect



Faster, replicable outcomes are critical for a disrupted operating environment

In a digital economy and society, businesses must build nimble operating models that help deliver integrated technology solutions.



Automation framework

The emergence of digital disruption prompted us to move fast, build intelligent automation services. AQT (Automation-Quality-Time) is our change framework to continuously increase business efficiency through Robotic Process Automation (RPA) and Al technologies.

Automation and Al solutions continued to make strides during the year. We further strengthened our competencies with in-house platforms, partnerships with top providers and start-ups to enhance our portfolio, helping address intelligent process automation, conversational Al, text analytics and Natural Language Processing (NLP), alongside computer vision and advanced analytics solution areas. We developed 100+ use cases and solutions across key domains to solve business concerns.

As a premier member of the Linux Foundation Al project, we continued our investments in Acumos Al platform, and launched the enterprise version of Acumos called GAIA to accelerate the industrialisation and democratisation of Al. GAIA provides E2E life-cycle management for

Al and serves as a marketplace for monetisation and re-use of industry solutions and use cases. Adoption of AQT, our automation framework, for ongoing engagements crossed 200+ customers and continues on the fast track. We have 5,000+ certified associates in automation and AI technologies to strengthen our upskilling agenda using AQT proficiency framework. Our cognitive operations automation platform, TACTIX won the Express IT Awards under the Digital Solution of the Year category.



Total number of associates certified across various streams of Automation and AI technologies

#NewAgeDELIVERY (NAD)

The #NewAgeDELIVERY engine aims at bringing in efficiencies and productivity in the entire software development lifecycle (SDLC) phases of IT service delivery. It allows dynamic identification of new skills demand through deep data analytics and AI, encouraging associates to reskill by choosing courses online and getting industry-recognised certification. The process helps the project team's efficacy and increases the knowledge quotient of the individual significantly. The engine focuses on:

Significant reuse

Enables teams to increase productivity and time to market using ready-to-use, pre-tested, industry-grade digital assets

Design thinking

Facilitates teams to test the outcome before the first line of code leveraging massive reuse, collaboration and automated delivery to arrest design debt at every step

Upskilling

Focuses on Al-powered continuous learning, recommended by the engine to consume bite-sized micro-learnings and create full stack SCRUM commandos

Collaboration

Works with the best multi-skilled talents globally, ensuring the customer is part of the team

Gamification

Uses gamification to rank and rate assets, portfolio, team members and partners to create a competitive environment and substantially enhance productivity

Right-skilling talent

With our skilling vision 'Creating future-ready workforce today, while fulfilling associates' career aspirations', our aim is to develop well-rounded professionals who are aligned with the Company's core values, the Mahindra brand philosophy and possess the right technical skills with an entrepreneurial and solution-oriented mindset.

The Upskilling-as-a-service platform of #NewAgeDELIVERY is enabling our teams to stay relevant and develop a culture of continuous learning. The Al based platform provides interactive, on-demand, contextual and personalised #upskilling to associates in self-service mode. 1,000+ skill knowledge units using world class content and assessments empower the associates to become full stack ready.

As part of our TechMNxt charter, we introduced the initiative — **#Fit4Future**, that creates a future-ready workforce through upskilling and right-skilling. The programme is designed by pre-empting customers' evolving and dynamic needs. We focus on technology innovation within AI, Blockchain, cyber security and AI-infused IoT solutions.

60,000+

Associates undergoing upskilling in technology, domain and leadership skills

Career paths, through

21,000+

Associates are proactively becoming ready for future

55





Change



Digital heralds an all-encompassing transformation

Tech Mahindra has evolved organically and inorganically in digital. As a part of a transformation journey which begun in 2016, the Company invested in a strategic initiative called 'DigitALL' that transformed internal processes as well as market-facing capabilities.

Aligned with TechMNxt philosophy, we constantly invest in next-generation capabilities which we align to clients' businesses through our Digital Themes, which are explained below.



Strategy & Design

Tech Mahindra helps clients define their digital strategy based on their business strategy and trends in their industry. We help them design new business and organisational models. We use Design Thinking workshops to work collaboratively with client stakeholders and create prioritised execution roadmaps, business and technology architecture, and people capability development plans. We help clients define and manage outcomes: from creating the right business cases to implementing and managing change across people, process, technology and partners.

Tech Mahindra uses its consulting models and frameworks to assess Digital Maturity, Supply Chain Risk, Industry 4.0 Maturity, etc. Among others, we have worked with a North American logistics major to create their digital strategy for 4x growth, and have created a full blueprint to achieve Industry 4.0 for a global automotive manufacturer. Both these clients are using Tech Mahindra services to implement the strategy.

Digital Customer

We help our clients engage better across the customer lifecycle, crafting the right experience at each stage. With our investments in Pininfarina, the BIO agency, Dynacommerce, Mad*Pow, and BORN, we bring the best design minds from across the globe to create a compelling blend of physical and digital experience. These organisations work with Tech Mahindra's technology teams to use the power of technology and platforms to implement their design concepts.

Whether it is creative, content, campaigns or commerce, Tech Mahindra has the skills and IP to design and execute. Last year, we enabled a leading bank in North America to provide a completely reimagined, easy-to-use, fully online, mortgage experience to their customers, enabling them to borrow upto \$ 2 Million in 30 minutes.

Intelligent Operations

In this theme, we improve the efficiency of clients' business and technology functions. For business functions, we assess and automate processes, and use AI to significantly improve productivity. In the factory, we use Industry 4.0 principles with robotics and IoT to improve quality and throughput.

Tech Mahindra uses its proven strengths in business process consulting, engineering, automation and IP in vertical platforms such as WarrantEaze (managing the warranty process for manufacturing clients), Connect Sense (Patient engagement suite), FEEDS (Farm to Fork supply chain management). Our intelligent operation solutions have helped a large telco in the US achieve savings of over \$ 150 Million in inventory costs and a leading bank to realise a return of \$ 3.75 for every \$ 1 invested in automation.

Future Enterprise

In this theme, we help clients to experiment with new technologies and determine how to use them to create their future enterprise. Our network of innovation labs (termed Makers Labs) allows clients to quickly create proofs-of-concept for various business needs, and then decide where to make their investments for the future. They are able to leverage our investments in what we call RADIQAL (Mixed Reality, Artificial Intelligence, Distributed Ledger, IoT, Quantum Computing, All powered by 5G), along with an ecosystem of 80+ startups, industry partners, and academic institutions, to get a curated set of skills and IP in one place.

Some of our recent engagements have been preventing unsolicited communication across 300 Million subscribers using blockchain for a leading Indian Telco, and creating the world's first cloud-native lab for 5G roll out for a Japanese conglomerate.

Digital Insights

All the above themes use Tech Mahindra's digital insight capabilities extensively, by harnessing the potential of data, analytics, and cognitive technologies to derive actionable and impactful insights. We help clients define and streamline their data strategy. We leverage multiple platforms and frameworks, such as PRISM (predictive analytics), GAIA (platform for hosting Al models), iDecisions (industry-focused, highly-customisable packaged analytics solutions) to drive the right insights for their business.

A leading bank in India has used these services to improve cross-sell revenue by 40%. We have helped a telco market leader in ANZ to reduce operational cost by preventing truck rolls for customer service, using AI and ML.

Digital Foundation

We help clients create a robust, secure, and future-proof digital foundation by adopting the right platforms, frameworks and methodology. We help clients move to a product-based agile organisation, automate IT using DevSecOps, implement microservices, cloud and low-code/no-code app tools, all using our investment in platforms and IP.

Using Tech Mahindra's New Age Delivery platform, a European Telco achieved 17% increase in productivity and 50% decrease in defects.

Delivering experiences with















Environment

Reimagining sustainability

Tech Mahindra believes that agility, simplicity and resilience will help businesses become more sustainable. We are moving towards a zero-carbon resilient economy by adopting sustainable practices and next-gen technologies. These imperatives will shape the future of how we live, work, and use technology to ensure we are sustainable and profitable in the long term.

Sustainability Framework

Our sustainability framework is geared towards building an enduring business by rejuvenating the environment and enabling stakeholders to Rise. We ensure that we are a great place to work, foster inclusive development and ensure making sustainability personal.

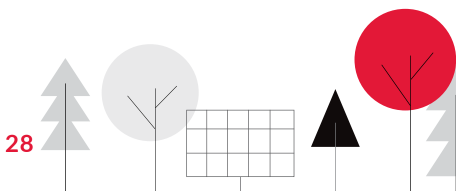
We help enrich the environment by aiming to be carbon neutral, become water positive, ensure no waste to landfill and promote biodiversity. Growing our green revenue, mitigating climate risks, embracing technology and innovation and enhancing brand equity, while also making our value chain sustainable are our means of building an enduring business.

Environmental Highlights:

- Implemented Carbon Price- \$10/tonne CO₂
- Renewable energy mix increased to 17.6% from 1.77% in FY16
- Scope 1+2 absolute emissions reduced by 3.12% (from FY19)
- Recycled "590 Million litres of water through sewage treatment plants
- Paper consumption reduced by 26% (from FY19)
- Single-use plastics banned across campuses
- Planted 25,000+ trees

Sustainability Governance

The Tech Mahindra Board has an oversight to all aspects of sustainability & climate change and considers Task Force on Climate-related Financial Disclosures (TCFD) recommendations for climate change risks. The next level has the CSR committee of the Board responsible for all aspects of Sustainability and sets the course for promoting the Sustainability agenda within the company. Our CEO & MD is the chairman of the committee and has the ultimate responsibility of sustainability and climate change at Tech Mahindra. He is ably supported by the Chief Sustainability Officer and other CXOs who are members of the Sustainability Council. They strategise, review and monitor all climate change and sustainability issues, including climate-related risks and opportunities.



The rise in the Earth's temperature has resulted in increased severity of extreme events, changes in precipitation patterns, extreme variability in weather patterns and rising sea levels, all posing serious impacts on the way we operate our business.

Tech Mahindra has business continuity and disaster recovery plans to handle climate-related impacts and a rapid incident response team for all cyber and security incidents. We are investing in low carbon technologies, implementing an internal carbon price, developing green solutions and using cloud computing and virtualisation to reduce the impact of climate related risks and drive energy efficiency initiatives in line with GHG regulations.

Enable Sustainable Workplace

We believe in inculcating the spirit of personal sustainability and have a team of passionate associates, the Green Marshals, driving our 'Making Sustainability Personal' programme. They spearhead the cause of environment and sustainability across the Company, initiate activities and encourage advocacy campaigns to increase awareness towards sustainable way of life.

Sustainable Development Goals (SDGs)

The United Nations SDGs have become a platform for stakeholders to work together to develop solutions on a global stage. We have embarked on a journey to embed the SDGs into our business planning and activities, with a focus on those SDGs that most closely align to the areas where we have the greatest influence and impact. Our contribution towards SDGs forms a blueprint to achieve a better and more sustainable future.

Carbon Neutrality

Tech Mahindra aligns itself to the Paris agreement on climate change and supports efforts to hold global temperature rise to within 1.5°C above pre-industrial levels by implementing the following sustainable practices:

1. Adopt low emission technology

Replace existing equipment with more efficient and environment-friendly alternatives viz. LED, motion sensors, efficient equipment etc. Increase use of renewable energy through onsite installations and PPAs.

2. Leverage green solutions

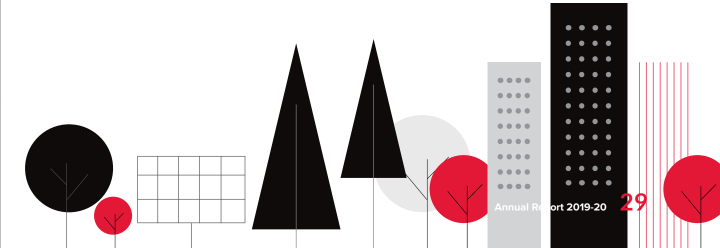
Key initiatives include micro grid as a service, smart city solutions, smart grid, smart data hubs, smart street light, smart bin, smart energy management, smart metering and analytics, IEVCS (Intelligent Electric Vehicle Charging System), CAPE (Community Action Platform for Energy) and Blockchain P2P (peer to peer) trading.

3. Technology disruption

Co-create innovative solution with technologies like IoT, Automation, Blockchain and Al in sustainability that will help enable a pathway to reduce emissions and other impacts of climate change. GAiA powered by Acumos is our open source Al platform, reshaping work, life, communities and the planet.

Supplier Responsibility

Tech Mahindra's commitment to corporate governance, ethical business conduct, environmental stewardship and sustainability also extends to our sustainability. We assess and conduct site audits and conduct workshops for our key suppliers on ESG parameters. Comprehensive risk analysis done on our supply chain helps the business continuity management system to view, plan, coordinate and execute strategies accordingly to mitigate the risk.



Social

TechMighties propel our progress

Our associates fuel our technology and services leadership. We bring together people with myriad views, skills and backgrounds and ensure we create a diverse and inclusive work environment where people have the freedom to explore. We make our TechMighties 'Fit for the Future' and give them meaningful human experiences.

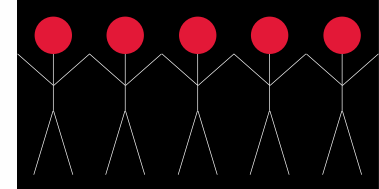
1,25,236

Total no. of associates including subsidiaries



Our culture drives us to create 'a Company with a Purpose'

Our culture defines what we stand for as an organisation. It differentiates and unites all TechMighties. A positive work culture is never accidental — it is created by design. And our culture is articulated and reflected in three tenets: Driving positive change, celebrating each moment and empowering all to Rise. Through these three elements, we change stakeholders' lives for the better, celebrate every moment and help others become more empowered versions of themselves. By living our culture, both as individuals and as a team, we establish and advance our presence as a global, innovative and caring brand. Our culture is what drives us to become a Company with a Purpose.



People policy

'We create the best human experiences for our associates with a healthy and inclusive environment; ensuring our associates are future-ready; fostering innovation with meaningful work; driving performance orientation for individual and organisational growth, while celebrating each moment.'

#lovetobeTechM is a celebration of human experiences

Each one of our associates have played a major role in our journey and are responsible for living our culture and making a difference. To celebrate the 'good' within the Company and cheer for 'what could be better', we introduced the #lovetobeTechM initiative. The word 'love' was chosen as it is one of the most powerful emotions a human being experiences. Love is also one of the strongest bonds between the Company and its associates. Through this initiative, TechMighties shared their appreciation and pride for Tech Mahindra. The stream of stories, testimonials and anecdotes from our associates have demonstrated that the spirit of the organisation and sentiment of shared purpose is very strong.

Tech Mahindra is a Great Place to Work

We are a certified 'Great Place to Work' (GPTW). It is an important validation of the pillars of our culture and the initiatives taken to ensure associate delight:

- We successfully ran the largest transformation programme of reskilling our associates for a brighter future with UaaS (Upskilling as a Service) platform
- Maintained the mantra of 'Wellness>Business' and continued to promote the wellbeing of associates
- Robust rewards and recognition practices giving us industry leading numbers for associates being recognised and for budget utilisation
- Associate experiences are at the centre of every process/initiative, be it UVO chat-bot, facial recognition or K2, our first humanoid associate
- Introduced progressive policies like insurance coverage for same sex partners, support for gender reassignment surgery, extension of adoption leave for same sex partner and single parents (male) among others
- Strengthened our commitment to society and climate change through smart centres and cities and by pledging to create a Company with a Purpose through sustainable practices







Making talent future-ready

Our people philosophy manifests itself in mantras like Fit4Future where we train associates to pursue growth, focus on leadership development and create self-driven career plans. By developing 'Future-Ready Talent' we stay ahead of the curve by 'sensing and anticipating' the future of work and the kind of skills needed to support organisational revenue growth. We also develop 'Future Focused Leadership' to achieve both financial and social goals in a continuous disruptive world. The aggregate performance and skills of our people, which are a sum of the individual abilities and performance of each of our TechMighties, has a direct impact on the Company's key metrics like revenue, growth and profitability.

Our approach to learning

Our customers expect the best and the brightest to help them transform their businesses. Hence, we encourage our associates to stay apprised of developments in the industry and learn anytime and anywhere. We offer blended learning modules, inclusive of crowdsourcing, discussion forums, and video sharing through a skill marketplace — UaaS (Upskilling as a Service). This Albased system as part of our '#NAD (New Age DELIVERY)' platform identifies relevant future technologies and provides contextual and real-time upskilling to associates.

Diverse by nature

A diverse and inclusive workforce is the underlying basis to nurture innovation, creativity, and for talent to thrive in an increasingly global and competitive market. Our operations span over 90 countries and we recognise the value diverse people bring to the workplace. We believe in being 'intentionally diverse', which essentially means that we encourage inclusive practices across all aspects of gender, sexuality, generation, socio-economic strata, stakeholders, cultures, belief, abilities and technology.

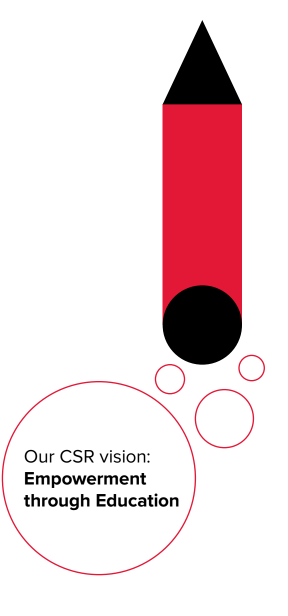


Social

Community wellbeing is our priority

At Tech Mahindra, our objective is to empower communities by extending our radius of responsibility beyond immediate benefit to lasting good. Our commitment and sincerity to helping change lives for the better is as intense as to cutting-edge technology and innovative solutions to our customers.

Tech Mahindra Foundation and Mahindra École Centrale, our Corporate Social Responsibility arms ensure continuous engagement with stakeholders to create maximum impact on beneficiaries.



Tech Mahindra Foundation (TMF)

Tech Mahindra Foundation—the Corporate Social Responsibility division of Tech Mahindra was established in 2007, as a Section 25 Company (referred to as a Section 8 Company in the Companies Act, 2013). TMF works for children, youth and teachers from urban, disadvantaged communities in India, with a focus on women and persons with disabilities. TMF operates from Chennai, Bhubaneswar, Chandigarh, Delhi-NCR, Hyderabad, Kolkata, Mumbai, Nagpur, Pune, Visakhapatnam and Bengaluru.

179

High-impact projects

139

Partners

38,337

Total no. of children, teachers and youth impacted in FY20

Education

Breakthroughs come about when organisations look for solutions, the nature of problem notwithstanding. TMF actions the government agenda of Sarva Shiksha Abhiyaan by ensuring quality education across all its partner schools through its primary school improvement programmes. The objective is to look at four connected dimensions in overall development of schools and the learnings provided therein. They are as follows:

- Academic dimension—to warrant children's acquisition of grade-appropriate learnings
- Social dimension—to ensure that students' families are equal stakeholders in their holistic learning and development journeys
- Infrastructural dimension—to create happier classrooms
- Organisational dimension—to ascertain that schools are equipped with latest curriculum and trained teachers for the organic growth of children

Shikshaantar

Shikshaantar works to build greater capacities among government school teachers through workshops, learning festivals and experiential activities. Through its partnered and directly implemented projects such as the In-Service Teacher Education Institutes of North Delhi and East Delhi, TMF has augmented its education portfolio.

All Round Improvement in School Education (ARISE)

Under this flagship Education initiative, TMF partners with local government schools and credible NGOs for long-term school improvement programmes.

9,817

Students covered under the programme

Government schools turned into model schools of excellence



Teachers trained in FY20



Mobile Science Lab

To increase TMF's influence in education and maximise reach, it launched a unique initiative during the year: the Mobile Science Lab. A Mahindra bus was remodelled into a science laboratory on wheels. It goes from school to school in East Delhi to cover Science, Technology, Engineering and Mathematics (STEM) learnings. During the year, the initiative received massive response from over 1,500 children, with a potential to expand manifold in the future.



Social

Employability

SMART Centres

Skills-for-Market Training (SMART) is TMF's flagship programme in employability. It is built on the vision of an educated, enabled and empowered India, and the belief that educated and skilled youth are the country's true strength. These include SMART and SMART+ centres (training for people with disabilities), alongside SMART-T centres (training in technical trades).

18,066

Young people trained under the SMART programmes

75%

Of the trained youth are placed in jobs

22

Transgender people trained from Bhubaneswar

SMART Academies

TMF launched the Tech Mahindra SMART Academies, which provide the highest quality of skill training to youngsters in healthcare and digital technologies. During FY20, 1,138 students were enrolled in the three healthcare academies across Delhi, Mohali and Mumbai. At the SMART Academy for digital technologies in Visakhapatnam, Hyderabad and Mohali, another 284 students were enrolled and in the SMART Academy for Logistics and Supply Chain Management in Visakhapatnam, 72 students were enrolled.

20,315

People trained under the Employability programme

Disability

The third major area of intervention, inclusive of employability and education initiatives, is for the cause of uplifting people with disabilities. Our Board mandates the need for 10% of beneficiaries to be PWDs. The two major programmes under Disability are ARISE (All Round Improvement in School Education) and SMART+ (Skills for Market Training for Persons with Disabilities).

In FY20, TMF expanded its scope of work for children with disabilities. ARISE, an education programme, provides children with chronic therapy and special education to help them lead more fulfilling lives. Through 20 projects, the programme enabled 2,864 children with disabilities to become more independent in managing themselves and become better learners.

To ensure that youth with disabilities are a part of the mainstream skilled workforce cadre, TMF's SMART+ programme trains them in market-related skills for dignified jobs in hospitality, BPO, retail, and IT-enabled industries.

Employee volunteering

The Foundation creates opportunities for associates to volunteer across its various office locations. The concept of corporate volunteering at the Foundation borrows from the philosophies of RISE and driving positive change. Our associates participate in events designed to benefit larger groups of beneficiaries. This includes the children of ARISE and the youth of the SMART programmes. Individual Social Responsibility (ISR) is our mandate and refers to a self-driven and self-sustained model of volunteering undertaken by each of our associates by choosing to devote time for a social cause. They also conduct training sessions. In FY20, we connected 32,325 associates to contribute 1,68,176 hours towards these programmes.







Governance

Spearheading responsible transformation

Tech Mahindra emphasises best corporate governance practices, ensuring that global best practices are followed across levels of the organisation. It is about creating a framework to meet organisational objectives, while balancing stakeholder interests.

The Board is responsible for determining the Company's short-term, medium-term and long-term strategic objectives and charting out the broad roadmap to achieve it. Together, the Board and the management ensure that the Company upholds high standards of integrity and excellence.

Board of Directors



Mr. Anand G. Mahindra Chairman, Non-Executive



Mr. C P Gurnani Managing Director and Chief Executive Officer



Mr. T N Manoharan **Independent Director**



Mr. Haigreve Khaitan **Independent Director**



Mr. M. Damodaran **Independent Director**



Ms. M. Rajyalakshmi Rao **Independent Director**



Ms. Mukti Khaire **Independent Director**



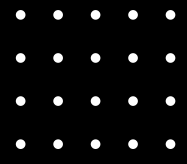
Ms. Shikha Sharma **Independent Director**



Dr. Anish Shah **Non-Executive Director**



Mr. V S Parthasarathy **Non-Executive Director**



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Statutory Reports

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Corporate Information

Board of Directors

Mr. Anand G. Mahindra, Chairman

Mr. C. P. Gurnani, Managing Director & CEO

Dr. Anish Shah (w.e.f. September 10, 2019)

Mr. Anupam Puri (upto July 31, 2019)

Mr. Haigreve Khaitan (w.e.f. August 1, 2019)

Mr. M. Damodaran

Ms. M. Rajyalakshmi Rao

Ms. Mukti Khaire

Mr. Ravindra Kulkarni (upto July 31, 2019)

Ms. Shikha Sharma (w.e.f. August 1, 2019)

Mr. T. N. Manoharan

Mr. Ulhas N. Yargop (upto July 31, 2019)

Mr. V. S. Parthasarathy

Chief Financial Officer

Mr. Manoj Bhat

Company Secretary & Compliance Officer

Mr. Anil Khatri

Auditors

BSR&Co.LLP

Chartered Accountants

Bankers

Axis Bank Limited

BNP Paribas

Citibank N. A.

HDFC Bank Ltd.

HSBC Bank Ltd.

ICICI Bank Ltd.

Kotak Mahindra Bank Ltd.

Standard Chartered Bank

State Bank of India

JP Morgan Chase Bank N.A.

The Bank of Nova Scotia

Yes Bank Limited

Registered Office

Gateway Building,

Apollo Bunder,

Mumbai - 400 001.

Corporate Office

Plot No. 1, Phase III, Rajiv Gandhi Infotech Park, Hinjewadi, Pune – 411 057.

Committees of Directors

Audit Committee

Mr. T. N. Manoharan, Chairman

Mr. M. Damodaran

Ms. Shikha Sharma

Mr. V. S. Parthasarathy

Nomination and Remuneration Committee

Mr. T. N. Manoharan, Chairman

Ms. Shikha Sharma

Mr. V. S. Parthasarathy

Ms. Mukti Khaire

Stakeholders Relationship Committee

Mr. M. Damodaran, Chairman

Mr. C. P. Gurnani

Mr. V. S. Parthasarathy

Ms. M. Rajyalakshmi Rao

Mr. Haigreve Khaitan

Ms. Mukti Khaire

Corporate Social Responsibility Committee

Mr. C. P. Gurnani, Chairman

Ms. M. Rajyalakshmi Rao

Mr. V. S. Parthasarathy

Mr. Haigreve Khaitan

Ms. Mukti Khaire

Risk Management Committee

Ms. Shikha Sharma, Chairperson

Mr. T. N. Manoharan

Mr. M. Damodaran

Mr. V. S. Parthasarathy

Dr. Anish Shah

Ms. Mukti Khaire

Investment Committee

Ms. Shikha Sharma, Chairperson

Mr. C. P. Gurnani

Mr. V. S. Parthasarathy

Dr. Anish Shah

Mr. Haigreve Khaitan

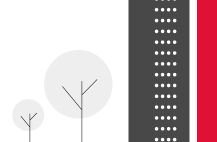
Ms. Mukti Khaire

Securities Allotment Committee

Mr. Haigreve Khaitan, Chairman

Mr. C. P. Gurnani

Mr. V. S. Parthasarathy





DIRECTORS' REPORT

Your Directors present their Thirty Third Annual Report together with the audited accounts of your Company for the year ended March 31, 2020.

FINANCIAL RESULTS (STANDALONE)

		(₹ in Million)
For the year ended March 31	2020	2019
Income	315,916	281,879
Profit before Interest, Depreciation and tax	60,663	61,289
Interest	(667)	(431)
Depreciation	(6,674)	(6,592)
Profit Before Tax	53,322	54,266
Provision for taxation	(7,977)	(10,469)
Profit after tax	45,345	43,797
Other Comprehensive Income	(3,234)	1,671
Balance brought forward from previous year	171,952	150,495
Additions*	-	8
Transition impact of Ind AS 116, net of tax (refer note 46 of financial statements)	(78)	-
Balance	171,874	150,503
Profit available for appropriation	217,130	194,309
Equity Dividends (Including tax on Dividends)	(27,522)1	(16,411)2
Transfer to retained earnings on account of options lapsed	59	62
Others**	26	23
Transferred to Special Economic Zone re-investment reserve (net of utilisation)	(5,540)	(5,928)
Contractual Obligation for Buy back	-	(103)
Buyback of equity shares (refer note 18(v))	(132)	-
Balance carried forward	184,021	171,952

¹ Interim Dividend for the financial year ended March 31, 2020 and Final Dividend for the financial year ended March 31, 2019

DIVIDEND

The Board of Directors on February 24, 2020 approved interim dividend of ₹ 10/- per equity shares (i.e. 200%) of ₹ 5/- each which was paid by the Company to the shareholders whose names were appearing in the Register of Members as on March 3, 2020 being the record date for the payment of dividend. Your Directors are pleased to recommend a final dividend of ₹ 5/- per Equity Share (100%), payable to those Shareholders whose names appear in the Register of Members as on the Book Closure Date. Thus the total dividend for FY 19-20 will be ₹ 15/- per share (300%) as against ₹ 14/- per share (280%) in FY 18-19.

Your Company has formulated a Dividend Policy as provided at "Annexure I" to this Report and the same is disclosed on the website of the Company at https://www.techmahindra.com/investors/Dividend-Policy.pdf

SHARE CAPITAL

During the financial year 2019-20, your Company's authorised capital increased from ₹ 7,932 million divided into 1,586,300,000 Equity Shares of ₹ 5 each to ₹ 8,337 million divided into 1,667,300,000 Equity Shares of ₹ 5 each. The said increase in authorised capital was consequent to the merger of Tech Mahindra Growth Factories Limited and Dynacommerce India Private Limited with Tech Mahindra Limited with the effective date of merger March 10, 2020.

The Board in February 2019 approved buyback of 20,585,000 equity shares of the Company representing approximately 2.09% of the total number of equity shares in the paid up capital of the Company, for an aggregate amount of ₹ 19,555.75 Million being 9.551% of the total paid up equity share capital and free

² Final Dividend for the financial year ended March 31, 2018

^{*}Tech Mahindra Growth Factories Limited and Dynacommerce India Private Ltd have been merged with the Company consequent to the schemes of merger by absorption approved by NCLT, Mumbai and Bengaluru (refer note No.33 to the financial statements) **In FY 18-19 the business of Sofgen UK was transferred to Tech Mahindra UK Branch and Sofgen India Private Limited has been merged with Tech Mahindra Limited.

reserves of the company, at a price of ₹ 950/- per equity share from the existing shareholders of the Company on a proportionate basis under the Tender Offer method in accordance with the provisions of Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998, the Companies Act, 2013 and rules made thereunder. It was completed on April 15, 2019 and in compliance with Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 and Securities and Exchange Board of India (Depositories & Participants) Regulations, 2018 and framed thereunder the shares bought back were extinguished on April 17, 2019 by reducing the issued and paid up capital of the company.

As a result, the issued, subscribed and paid-up equity share capital decreased from ₹ 4,916.81 Million divided into 983,362,470 equity shares of ₹ 5/- each to ₹ 4,814 Million divided into 962,777,470 equity shares of ₹ 5/- each in the month of April 2019.

During the year under review, your Company allotted 3,074,894 equity shares on the exercise of stock options under various Employee Stock Option Plans. Consequently, the issued, subscribed and paid-up equity share capital has increased from ₹ 4,814 Million divided into 962,777,470 equity shares of ₹ 5/- each to ₹ 4,829 Million divided into 965,852,364 equity shares of ₹ 5/- each.

BUSINESS PERFORMANCE / FINANCIAL OVERVIEW

The Company believes in providing connected experiences, offering innovative and customercentric information technology experiences, enabling Enterprises, Associates and the Society to Rise™. The company has more than 125,000 professionals in more than 90 countries, helping 973 global customers including many Fortune 500 companies. The company's convergent, digital, design experiences, innovation platforms and reusable assets connect across a number of technologies to deliver tangible business value and experiences to the stakeholders. Your company also focuses on sustainable business strategy, managing social and environmental impacts, while ensuring that corporate decisions lead to an equitable growth. As a result, Tech Mahindra is one of only 3 companies from India to be included in the DJSI World Index and one of the twelve Indian companies in the Emerging markets category.

During the Financial Year 2019-20, the Company's consolidated revenues increased to ₹ 368,677 Million from ₹ 347,421 Million in the previous year, a growth of 6.1% The geographic split of revenue is well balanced across regions, with 48.1% share from the Americas, 26.9% share from Europe and 25% from the Rest of the World.

The consolidated Profit including other income before Interest, Depreciation and Tax was at ₹ 66,955 Million, against ₹ 68,056 Million in the previous year.

The consolidated Profit after Tax, amounted to ₹38,974 Million as against ₹ 42,888 Million in the previous year.

In an age of regular technological disruption, Tech Mahindra is delivering value to its customers with its domain expertise and wide range of offerings in Blockchain, Machine Learning, Artificial Intelligence, Cloud, Cyber Security, Quantum computing and IoT combined with an intimate understanding of each customer and their objectives. The company has collaborated with industry leaders & start-ups, academia and partners under TechmNxt charter to provide customized yet simplified solutions to the customers.

IMPACT OF COVID-19

During the last quarter of the year under review the incidence of Covid-19 developed into a global pandemic. The directors have assessed the impact of Covid-19 on the business at the balance sheet date and there are no significant changes as of the balance sheet date. The company continues to provide the services to its customers, although some parts of the business have been disrupted due to the current lockdown conditions in most part of the world including India. Due to the worldwide uncertainty caused by Covid-19, and its potential to impact the company, the company has put in place mitigation plans to minimize the adverse impact on both revenue and profitability. However at this juncture it is difficult to assess the overall impact on the economy and your company.

There are no material changes or commitments affecting the financial position of the Company between the end of the financial year and the date of the report.

ACQUISITIONS

INFOTEK SOFTWARE & VITARAN

The Company, on April 9, 2019, announced the acquisition of 18.1% each of the share capital of M/s Infotek Software and Systems Private Limited (Infotek) and M/s Vitaran Electronics Private Limited (Vitaran). Infotek is engaged in trading of Radio Frequency Identification ("RFID") products and providing supporting installation and software maintenance services while Vitaran is

engaged in trading of RFID products which form part of access control systems. Tech Mahindra intends to leverage the RFID space in building a strong footprint in the asset monitoring, tracking and automated billing solutions space. Both the companies are based in India and will help expand Tech Mahindra's solution portfolio to cater to the smart city projects.

OBJECTWISE

The Company acquired 100% of the share capital of Objectwise Consulting Group Inc. through its wholly owned subsidiary viz., Tech Mahindra (Americas) Inc., for an equity value of CAD 2.25 Million. Objectwise is a Canadian entity with strong capabilities in implementation and support of PEGA software. The acquisition was completed on October 4, 2019.

MAD*POW

The Company announced the acquisition of majority stake in Mad*Pow Media Solutions, LLC (Mad*Pow) through its wholly owned subsidiary viz., Tech Mahindra (Americas) Inc., at a consideration of USD 28.23 Million for 100% shareholding of Mad*Pow. As per the terms of the agreement, 65% of the shares are acquired at closing of the transaction while the balance shares will be bought over the next 3 years linked to financial performance. Mad*Pow is a US-based entity engaged in providing user-centered design services to a wide range of clients throughout the United States. It has 70 employees including researchers, designers, strategists, creative technologists, psychologists, and creative thinkers. Mad*Pow is expected to bolster Tech Mahindra's capabilities in customer experience and digital transformation such as research and testing, experience strategy and service design, content strategy, data science and analytics and is in sync with Tech Mahindra's global digital charter. The acquisition was completed on July 31, 2019.

BORN GROUP

The Company acquired 100% stake in Born Group through its wholly owned subsidiary viz., Tech Mahindra (Singapore) Pte Ltd., for an enterprise value of USD 94.1 Million. Born Group is headquartered in New York and is the largest independent, integrated agency for strategy, creative content and commerce offerings with strong technology capabilities. The acquisition will enhance Tech Mahindra's transformation consulting capabilities through addition of creative and design skills, technology and analytics platforms and commerce expertise. The Company has offices in

London, Singapore, Hong Kong and India and has a strength of more than 1,100 employees. The acquisition was completed on November 26, 2019.

CERIUM

The Company announced acquisition of 70% stake in Cerium Systems Private Ltd., on January 31, 2020 an Indian entity with headquarter in Bangalore for an enterprise value not exceeding INR 2450 million. Subsequently on April 9, 2020, the Company changed terms to acquire 51% of share capital. The remaining 49% will be acquired over the next three years at a valuation linked to the financial performance of the Cerium. Cerium is an integrated circuit and embedded software design service provider and is expected to help bolster Tech Mahindra's capabilities in the areas of semiconductor design and testing, embedded software development/ testing and product engineering. The Company also has offices in Santa Clara, CA and Penang, Malaysia along with Cochin and Vishakhapatnam (India) and has ~840 employees. The acquisition was completed on April 9, 2020.

ZEN3

The Company announced acquisition of 100% of the share capital of Zen3 Infosolutions (America) Inc. through its wholly owned subsidiary viz., Tech Mahindra (Americas), Inc, on February 24, 2020. Subsequently on April 9, 2020 the Company changed terms to acquire 100% of share capital for a cash consideration of USD 64 Million, out of which USD 35 Million is upfront, USD 4 Million will be paid over two years and USD 25 Million will be paid over 3 years linked to financial performance. Zen3 is a US-based company and a leading software solution group with strong capabilities in AI enablement services, Al Speech solutions, Cloud engineering, Software product engineering and DevOps. Zen3 has more than 1,300 employees across offices in Seattle, Dublin, Bengaluru, Hyderabad and Vishakhapatnam. The acquisition was completed on April 9, 2020.

DIVESTMENTS

SALE OF STAKE IN FIXSTREAM

The Company entered into an agreement to divest its entire 73.38% stake on August 18, 2019, equity investment in Fixstream Networks Inc., USA, a subsidiary company for a consideration of USD 2 Million. The turnover of Fixstream for the Financial Year 2018-2019 was USD 5.15 Million on which it incurred loss of USD 5.19 Million. The deal was concluded on September 30, 2019.

SALE OF INVESTMENT IN TERRA PAYMENT **SERVICES**

Comviva Technologies Ltd, a subsidiary of the Company, announced on March 2, 2020 sale of its 100% shareholding in Terra Payment Services (Netherlands) BV and Terra payment services South Africa RS Pty. Ltd. along with its subsidiaries for, an upfront payment of USD 9.0 Million and bonus pay-out upto USD 13.8 Million, subject to threshold and milestones. The turnover of Terra Payment Services for the Fiscal year ended March 31, 2019 was USD 2.3 Million.

DETAILS OF SUBSIDIARIES/JOINT **VENTURES/ ASSOCIATE COMPANIES**

The performance and financial position of the subsidiaries, associate companies and joint venture companies included in the consolidated financial statement is provided in accordance with the provisions of Section 129 read with Rule 5 of the Companies (Accounts) Rules, 2014 containing the salient features of the financial statement of Company's subsidiaries/joint ventures or associate companies in Form AOC - 1 in "Annexure II" to this report.

Pursuant to Rule 8(5)(iv) of the Companies (Accounts) Rules, 2014, the names of the companies which have been incorporated or ceased to be the subsidiaries, joint ventures or associate companies during the year are provided in "Annexure III" to this report. The Company is actively pursuing the initiative on consolidation of its subsidiaries/branches to optimise the operational costs and reduce the compliance risks. During the year under review, your company has closed/merged 29 subsidiaries.

In terms of the provisions of Regulation 24 of SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, Tech Mahindra (Americas) Inc. is a wholly owned unlisted material subsidiary of the Company.

The policy for determining Material Subsidiaries formulated by the Board of Directors is disclosed on the Company's website and is accessible on https://www. techmahindra.com/investors/Policy-For-Determining-Material-Subsidiaries.pdf

UPDATE ON MERGER

The Board of Directors at its meeting held on May 21, 2019 approved the Scheme of Merger by absorption of Tech Mahindra Growth Factories Limited (TMGFL) and Dynacommerce India Private Ltd (Dynacommerce) with the Company. Accordingly, the companies filed the applications before Hon'ble National Company Law Tribunal ("NCLT") Mumbai and Bengaluru respectively.

NCLT Mumbai and NCLT Bengaluru vide their order dated January 31, 2020 and February 28, 2020 respectively, approved the scheme of merger by absorption of the TMGFL and Dynacommerce with the Company and their respective shareholders. As per the Scheme, the appointed date for merger of TMGFL is April 1, 2019 and for Dynacommerce it is June 1, 2019 The Scheme of Amalgamation has become effective on March 10, 2020.

HUMAN RESOURCES

Your company has taken several initiatives in the development of human resources which are the main assets of the company. Some of the initiatives taken in this area are stated below:

#LOVETOBETECHM

In the year 2019-2020, the Company redefined its people policy to on-board the right talent, build their capability, create an innovation-centric work environment and promote inclusion. Each one of our Associates have played a major role in our transformation journey and have been responsible for living our culture and making a difference. This has nurtured a natural fondness and love between the Company and every Associate. Love sustains Associates through tough times and inspires them to give their best. The Company believes this appreciation, affection and pride for the Company expressed through #lovetobeTechM has helped boost the image as a great place to work in.

LIVING THE CULTURE

Our unique culture of driving positive change, celebrating each moment and empowering all to Rise defines what the Company stands for as an organization and what differentiates and unites all of the Associates. Last year, the Company aligned all internal HR processes and practices to reflect the culture code.

HIRING & TRAINING

Hiring at the Company is "intentionally diverse" because of our belief in the saying "if you do not intentionally include, you unintentionally exclude." Last year, the Company launched the UK & US Undergrads program to add global talent to our sales force. By starting a Young Leaders Program to hire ex-entrepreneurs, the Company has gained potential

leaders who use creative thinking "hacks" to help solve complex business issues, a skill often missing in traditionally trained Managers. The Company has also digitized the hiring processes by leveraging internal #NewAgeDelivery platform to match Demand Vs Resource Supply. Through proactive skilling programs for Associates approaching the end of their project assignment's along with bench fests, the Company reduced deployable bench to 4.9% from 6.3% last year which is one of the best in the industry. Through this, the Company has increased internal fulfilment by 9.1% thus reducing dependency on external hiring.

INTENTIONALLY DIVERSE

The Company has made significant progress in its efforts to enhance its Diversity and Inclusion. The Company has also launched several initiatives for women like reserved parking slots and improved ergonomics at the workplace for expectant mothers, on campus crèche, extended work from home option amongst others. The Junior TechMighty program sends across a personalized gift to the new mother to convey wishes and assure her of the organization's support even as she is away. We are also amongst the first to provide support for sexual reassignment survey and include same-sex partners in insurance coverage. Through these interventions at moments that matter, the Company is providing Associates the wellness and psychological safety net to contribute their best. The Company was amongst the only three Indian companies to be included in the Bloomberg 2020 Gender-Equality Index (GEI).

CONNECTED EXPERIENCES

The Company had continued to invest in tools and technologies to improve service delivery efficiency for HR services. During the year, self-service options for Associates and ex-Associates have been enhanced resulting in significant reduction in service request volumes. The Company continues to leverage Robotic Process Automation (RPA) technology to improve service delivery and introduce new services. The "Dove" mobile application is a unique pre-on-boarding platform available to TechMighties who are joining the Company. The Company has also developed a humanoid robot employee called K2 which stands for Knowledge and Kindness. With a knowledge base of 800+ HR queries and more than 2000 utterances programmed into it, K2 is our big leap to future and is going to change the way our associates interact with HR team.

DRIVING PERFORMANCE THROUGH PURPOSE

The Company is empowering Associates through integrated performance management and continuous learning. This year, the Company has launched the Career Development Plan platform for Associates to plan their Career Aspirations and goals in the beginning of the year and work towards achieving it along with their Managers. the Company has also introduced the Manager Change Feedback platform wherein Associates automatically receive feedback when there is a Manager/Unit change.

BECOMING FIT4FUTURE

The Company prioritizes the professional and attitudinal development of its Associates as a business imperative. The Company has developed a skill marketplace called #UaaS (Upskilling as a Service). This AI based system is part of our 'New Age Delivery' platform and identifies the relevant future technologies and provides contextual and real-time upskilling to employees. The platform is proving to be the X factor in the pursuit of being Fit4Future with inclusive growth which are strategic priorities for your Company.

DEVELOPING FUTURE LEADERS

The Company has invested in developing a robust leadership pipeline. With programs like Chrysalis, your Company has built our Leadership capability to meet our aspirations of orbit shifting goals. This year the Company has focussed on building capability of the middle-managers with programs like Transcend and Ascend. Both these programs have deeply collaborative, academically rigorous learning journeys that give Associates a new way to experience Leadership Learning—while at work.

STAYING CONNECTED

The Company ensured that Associates stay connected with the Company and with each other through myriad platforms, publications, campaigns, stories, contests, connects and initiatives. Besides the daily newsletters, interactive intranet & weekly news update, the Company also focuses on ensuring 360-degree feedback through multiple channels. One of the flag ship events called Connect with the CEO nurtures pride and bonding with the management and the teams. The CEO spends a qualitative half day with chosen members from across locations exchanging information and highlights. Our special series called "Rise from within" brings to the Associates inspiring stories about accepting no limits and driving positive change within the organisation.

NURTURING A CULTURE OF APPRECIATION

The Company believes that while rewards are important to creating a happy organisation, it's equally important to nurture a culture of non-monetary mutual appreciation amongst the Associates too. The Company has a robust digital platform ensures both - recognition and appreciation. This year 47.04% of associates were recognized for their achievements while over 30,000 Associates exchanged wishes and gratitude.

WELLNESS BEFORE BUSINESS

Wellness before business is a mantra the Company has adopted to ensure the complete wellbeing and fitness of our Associates. To ensure all-round wellness – including physical, mental, emotional, financial and social aspects - of our Associates, your Company has run a number of initiatives in partnership with external agencies.

BECOMING A COMPANY WITH A PURPOSE

The Company has focused efforts in corporate and individual social responsibility and corporate sustainability to bring alive the promise of being a Company with a Purpose. On August 1st 2019, The Company launched 3-4-3 (Every Associate to plant 3 trees a month, take 4 carpool rides and volunteer 3 hours a month), introduced a complete ban on smoking and single-use plastic across all offices in India. To fulfil our Associates' aspirations of giving back to society, Your Company initiated a focused drive on Individual Social Responsibility (ISR) where Associates can take time off work to donate to social causes.

QUALITY

The Company continues its focus on quality and strives to exceed customer expectations at all times. During the year, it continued to strengthen the implementation of CMMI Dev v1.3 (Capability Maturity Model Integration) Dev v1.3 (Capability Maturity Model Integration) (Development) for which the organization is assessed at L5. Similarly it underwent various upgrade and continuous evaluation audits for various standards during the year to meet client demands and enhance value delivery - Successfully assessed for, CMMI Dev v 1.3, Level 5, ISO 9001:2015 (Quality Management System), ISO 20000-1:2018 (Information Technology Service Management System), ISO (Information Security Management System), TL9000 R 6.1/ R5.5 (Quality Management Systems for Tele Communications industry), ISO 13485:2016 (Quality Management Systems for medical devices - scope of certification limited to medical devices business within Tech Mahindra), AS9100 Rev D (Standard for Aerospace domain – scope of certification limited to the aerospace business within Tech Mahindra).

In addition to these, your Company also maintains its commitment to health, safety and environment by continually improving its processes in accordance with ISO 14001:2015 (Environmental Management System) and ISO 45001: 2018 (Occupational Health and Safety Assessment Series) standards. Your Company is also certified on ISO 22301:2012 (Societal Security and Business Continuity Management System) and has a comprehensive Business Continuity and Disaster Recovery framework, to prevent potential business disruptions in the event of any disaster. It has processes that will help resume services to customers' acceptable service levels. Automated Service Desk with SLAs for enabling business and Vulnerability Assessment and Penetration Testing Lab for secured corporate network operations are highlights showcasing information security posture of the Organization. Tech Mahindra (IT Division) has been assessed for implementation of high maturity business excellence practices at Mahindra Group (Services Sector). It has been assessed at TMW Maturity Stage 6 (on scale of 1-10 stages) of Mahindra Business Excellence Framework – The Mahindra Way. These certifications are testimony of the robustness of business processes and at large the quality culture imbibed in the organization. Your Company has also strengthened Process/Practice and Tools Industrialization of various Engineering activities for Development, Testing and Managed service portfolio to achieve standardization, better efficiency and best practices being implemented across the businesses. Your Company has continued to strengthen the process for transforming Quality Assurance processes & delivery methods to New Age Delivery processes through #NewAgeDelivery Engine. This engine focuses on asset creation and re-usability, enabling the associates to be rightly skilled through Upskilling as a service, enabling the projects and programs to deploy smart planning and crowd sourcing through Capability as a service, providing an automated workflow environment for the associates to execute the project seamlessly through Digital inside and Continuous Delivery, all of this leading to better customer experience and faster quality delivery. Your Company is putting all the initiatives in place in order to ensure we deliver as stated in Quality Policy.

DIRECTORS

During the year under review, all Independent Directors have given declarations that they meet the criteria of independence as laid down under Section 149(6) of

the Companies Act, 2013 and Regulation 16(1)(b) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Independent Directors have also given declaration of compliance with Rules 6(1) and 6(2) of the Companies (Appointment and Qualification of Directors) Rules, 2014, with respect to their name appearing in the data bank of Independent Directors maintained by the Indian Institute of Corporate Affairs.

Pursuant to the provisions of Section 152(6)(c) of the Companies Act, 2013, Mr. C. P. Gurnani, Managing Director & CEO (DIN: 0000018234) is liable to retire by rotation and offers himself for reappointment.

The tenure of Mr. Anupam Puri, Mr. M. Damodaran, Mr. T. N. Manoharan, Ms. M. Rajyalakshmi Rao and Mr. Ravindra Kulkarni who were appointed as Independent Directors of the Company on August 1, 2014 ended on July 31, 2019. The Shareholders at the Annual General Meeting held on July 31, 2019 re-appointed Mr. M. Damodaran (DIN:0002106990) up to March 31 2022, Mr. T. N. Manoharan (DIN:0001186248), Ms. M. Rajyalakshmi Rao (DIN:0000009420) for a further period of 5 years.

Mr. Anupam Puri and Mr. Ravindra Kulkarni retired as Independent Directors of the Company with effect from close of business hours of July 31, 2019. Mr. Ulhas Yargop ceased as Non-Executive Director of the Company with effect from close of business hours of July 31, 2019, consequent to his superannuation from Mahindra & Mahindra Limited.

The Board places on record its sincere appreciation for the valuable advice and guidance given by these directors during their tenure.

Ms. Mukti Khaire (DIN: 0008356551), Ms. Shikha Sharma (DIN: 0000043265) and Mr. Haigreve Khaitan (DIN: 000005290) were appointed as Independent Directors of the Company for a period of 5 years w.e.f. August 1, 2019 by the shareholders at the Annual General Meeting held on July 31, 2019.

Your Directors co-opted Dr. Anish Shah (DIN: 0002719429) as an Additional Director with effect from September 10, 2019 whose term will end at the ensuing Annual General Meeting and being eligible offers himself for appointment.

In terms of Regulation 24(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, Mr. T. N. Manoharan Independent Director of the Company has been appointed as Director in Tech Mahindra

(Americas) Inc. with effect from May 21, 2019, a Wholly owned unlisted material subsidiary of the Company.

In the opinion of the Board of Directors the Independent Directors have relevant proficiency, expertise and experience.

FAMILIARISATION PROGRAMME

These Programs aim to provide insights into the Company to enable the Independent Directors to understand its business in depth and contribute significantly to the Company. The details of program for familiarisation of the Independent Directors with the Company are available on the Company's website and can be accessed at; https://www.techmahindra.com/tml-familarisation-programmes-for-IDs.pdf

The Board members are also regularly updated on strategic investments, mergers, acquisitions, business updates, business models and competitive environment. The Board is also updated on geographical and organisational risks, industry review, internal financial controls, changes in Corporate and allied laws, Taxation laws & related matters through presentations and updates made by the respective functional leaders. Our MD & CEO has a quarterly session with Board members sharing updates about the Company's business strategy, operations and the key trends in the IT industry relevant for the Company. These updates help the board members in keeping abreast of the key changes and their impact on the Company.

BOARD EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and Regulation 19 read with Schedule II, Part D of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has devised a policy on evaluation of performance of Board of Directors, Committees and Individual directors. Accordingly, the Chairman of the Nomination and Remuneration Committee obtained from all the Board members duly filled in evaluation templates for evaluation of the Board as a whole, evaluation of the Committees and peer evaluation. The summary of the evaluation reports was presented to the respective Committees and the Board.

NUMBER OF MEETINGS OF THE BOARD

The Board met 5 times during the financial year. The meeting details are provided in Corporate Governance report that forms part of this Annual Report. The maximum interval between any two meetings did not exceed 120 days as prescribed in the Companies Act, 2013.

POLICY ON DIRECTORS' APPOINTMENT AND **REMUNERATION**

The Governance policies laid down by the Board of Directors of your Company include:

- Policy on appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- ii. Policy on remuneration to the Directors, Key Managerial Personnel and Senior Management and other Employees.

The extract of these two policies are provided in "Annexure IV".

The policies are available on the Company's website on https://www.techmahindra.com/investors/Governance-Policies-including-remuneration-to-Directors-KMPS.pdf

SUCCESSION PLAN

In accordance with the principles of transparency and consistency, your Company has adopted governance policies for Board of Directors, Key Managerial Personnel & senior management appointments, remuneration & evaluation. These governance policies inter alia outline Succession Planning for the Board, Key Managerial Personnel and Senior Management.

TRAINING

The Company has laid down a policy on training for Independent Directors, as part of the governance policies. The Senior Leadership of the Company update the directors on the regulatory changes, Business strategy and operations periodically.

KEY MANAGERIAL PERSONNEL (KMPs)

Pursuant to provisions of Section 203 of the Companies Act, 2013, Mr. C. P. Gurnani, Managing Director & Chief Executive Officer, Mr. Manoj Bhat, Chief Financial Officer and Mr. Anil Khatri, Company Secretary & Compliance Officer were the Key Managerial Personnel of the Company during the year under review.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act, 2013, your Directors, based on the representation(s) received from the Operating Management and after due enquiry, confirm that:

i. in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;

- ii. they have, in the selection of the accounting policies, consulted the Statutory Auditors and these have been applied consistently and, reasonable and prudent judgments and estimates have been made so as to give a true and fair view of the state of affairs of the Company as at March 31, 2020 and of the profit of the Company for the year ended on that date;
- iii. proper and sufficient care had been taken for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv. the annual accounts have been prepared on a going concern basis;
- V. they had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively;
- vi. the proper systems to ensure compliance with the provisions of all applicable laws are in place and are adequate and operating effectively.

DETAILS IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS

The Company has internal financial controls which are adequate and were operating effectively. The controls are adequate for ensuring the orderly & efficient conduct of the business, including adherence to the Company's policies, the safe guarding of assets, the prevention & detection of frauds & errors, the accuracy & completeness of accounting records and timely preparation of reliable financial information.

SIGNIFICANT AND MATERIAL **ORDERS** PASSED BY THE REGULATORS

There are no significant and material orders passed by the regulators or courts or tribunal impacting the going concern status and the Company's operations in future.

STATUTORY AUDITORS

The members, in the 30th Annual General Meeting held on August 1, 2017, appointed B S R & Co. LLP, Chartered Accountants, [Firm's Registration No. 101248W/W-100022] as the Statutory Auditors of the Company, to hold office for a term of five years from the conclusion of

the 30th Annual General Meeting (AGM) of the Company held in the financial year 2017-18 until the conclusion of the AGM of the Company for the financial year 2021-22 on such remuneration as may be determined by the Board of Directors.

The members may note that the Ministry of Corporate Affairs vide notification dated May 07, 2018, has done away with the requirement of yearly ratification of appointment of Statutory Auditors, at the AGM.

Pursuant to Section 139 of the Companies Act, 2013 the statutory auditors B S R & Co. LLP, Chartered Accountants have confirmed they are eligible to continue as auditors.,

There are no qualifications, reservation or adverse remark or disclaimer made in the audit report for the Financial Year 2019-20.

SECRETARIAL AUDIT REPORT

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company had appointed Dr. K. R. Chandratre, Practicing Company Secretary, Pune to undertake the Secretarial Audit of the Company. The Secretarial Audit Report is available at "Annexure V" to this report. There are no qualification, reservation or adverse remark or disclaimer made in the Secretarial Audit Report.

COMPLIANCE WITH SECRETARIAL STANDARDS

The Company has complied with the applicable mandatory Secretarial Standards.

EXTRACT OF THE ANNUAL RETURN

Pursuant to the provisions of Section 134(3) (a) of the Companies Act, 2013, the extract of the Annual Return in Form MGT-9 is attached as "Annexure VI". The same is available at the weblink: https://www.techmahindra.com/en-in/investors/MGT9-Extract-of-Annual-Return.pdf

The Annual Return will be hosted on website after necessary certification and filing the same with the authority.

MANAGERIAL REMUNERATION

Disclosures of the ratio of the remuneration of each director to the median employee's remuneration and other details as required pursuant to Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of

the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 as amended from time to time, are provided as "Annexure VII".

None of the directors or Managing Director & CEO of the Company, received any remuneration or commission from Subsidiary Companies of your Company.

The details of remuneration paid to the Directors including the Managing Director & CEO of the Company are given in Form MGT-9 forming part of the Directors Report.

PARTICULARS OF EMPLOYEES

The information required under Section 197(12) of the Companies Act, 2013 ("the Act") read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 forms part of this Report. However, pursuant to first proviso to Section 136(1) of the Act, this Report is being sent to the Shareholders excluding the aforesaid information. Any shareholder interested in obtaining said information, may write to the Company Secretary at the Registered Office / Corporate Office of the Company and the said information is open for inspection at the Registered Office of the Company.

PREVENTION OF SEXUAL HARASSMENT POLICY

Your Company laid down Prevention of Sexual Harassment policy and it is made available on the website of the Company. The Company has zero tolerance on Sexual Harassment at workplace. During the year under review there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

EMPLOYEE STOCK OPTION SCHEMES

During the year under review, there were no material changes in the Employee Stock Option Schemes (ESOPs) of the Company and the Schemes are in compliance with the SEBI Regulations on ESOPs. As per Regulation 14 of SEBI (Share Based Employee Benefits) Regulations, 2014 read with SEBI circular dated June 16, 2015 the details of the ESOPs are uploaded on the Company's website; https://www.techmahindra.com/en-in/investors/corporate-governance/Details-of-ESOPs-2020.pdf

CORPORATE GOVERNANCE

A report on Corporate Governance covering among others composition, details of meetings of the Board and Committees along with a certificate for compliance with

the conditions of Corporate Governance in accordance with the Securities and Exchange Board of India (Listing Obligations And Disclosure Requirements) Regulations, 2015, issued by the Statutory Auditors of the Company, forms part of this Annual Report.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

A detailed analysis of your Company's performance is discussed in the Management Discussion and Analysis Report, which forms part of this Annual Report.

COST RECORDS

Maintenance of cost records and requirement of cost audit as prescribed under the provisions of Section 148 (1) of the Companies Act, 2013 are not applicable for the business activities of the Company.

RISK MANAGEMENT

The Risk Management Committee of the Board of Directors periodically reviews the Risk Management framework, identifies risks with criticality and mitigation plan. The elements of risk as identified for the Company with impact and mitigation strategy are set out in the Management Discussion and Analysis Report (MDA).

ESTABLISHMENT OF VIGIL MECHANISM

The Company has laid down Whistle Blower Policy covering Vigil Mechanism with protective Clauses for the Whistle Blowers. The Whistle Blower Policy is made available on the website of the Company.

DEPOSITS / LOANS & ADVANCES, GUARANTEES OR INVESTMENTS

The Company has not accepted any deposits from the public during the year under review. The particulars of loans/advances, guarantees and investments under Section 186 of the Companies Act, 2013 are given in the notes forming part of the Financial Statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All transactions entered into with Related Parties as defined under Section 2(76) of the Companies Act, 2013 and Regulation 23 of the Securities and Exchange Board of India (Listing Obligations And Disclosure Requirements) Regulations, 2015, ("The Listing Regulations"), during the financial year were in the ordinary course of business and at an arm's length pricing basis and do not attract

the provisions of Section 188 of the Companies Act, 2013. There were no transactions with related parties in the financial year which were in conflict with the interest of the Company and requiring compliance of the provisions of Regulation 23 of the Listing Regulations. Suitable disclosure as required by the Indian Accounting Standards (Ind AS 24) has been made in the notes forming part of the Financial Statements.

The Company has formulated a policy on materiality of Related Party Transactions and dealing with Related Party Transactions which has been uploaded on the Company's website which can be accessed at following link https://www.techmahindra.com/investors/Related-Party-Transactions-Policy.pdf

The particulars of related party transactions in prescribed Form AOC - 2 are attached as "Annexure VIII".

Pursuant to Regulation 23(9) of the Listing Regulations your company has filed half yearly report on Related Party Transactions with the stock exchanges.

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

The particulars as prescribed under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 are provided in "Annexure IX" which forms part of this report.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

The CSR vision of the Company is "Empowerment through Education."

In compliance with the guidelines prescribed under Section 135 of the Companies Act, 2013, your Company constituted a Corporate Social Responsibility (CSR) Committee. The Board of Directors of the Company laid down the CSR Policy, covering the Objectives, Focus Areas, Governance Structure and Monitoring & Reporting Framework among others. The Company has spent more than 2% of the average net profits of the Company during the three immediately preceding financial years on CSR. In addition, the Company also donated ₹ 200 mn towards PM CARES Fund to fight against COVID-19 pandemic. The policy is available at https://www.techmahindra.com/CSR_Policy.pdf

The Company's social initiatives are carried out by Tech Mahindra Foundation and Mahindra Educational Institutions, Section 8 (erstwhile Section 25) Companies promoted by the Company.



TECH MAHINDRA FOUNDATION (TMF)

The Foundation was set up in 2006, as a Section 25 Company (referred to as a Section 8 Company in the Companies Act, 2013). Since then, it has worked tirelessly towards the overarching vision of "Empowerment through Education", establishing itself as a prominent CSR player within the Mahindra Group as well as a leading social organization at the national level. The Foundation essentially works with children, youth and teachers from urban, disadvantaged communities in India, with a special focus on women and persons with disabilities. During the year under review, Tech Mahindra Foundation has successfully implemented 175 high-impact projects with more than 90 partners, reaching out to more than 180,000 children, teachers and youth across these locations.

EDUCATION

The key initiatives in the area of School Education include:

ALL ROUND IMPROVEMENT IN SCHOOL EDUCATION (ARISE)

Tech Mahindra Foundation's educational initiatives under ARISE are long-term school improvement programmes, in partnership with local governments and partner organisations. The Foundation in 2019-20 worked with 36 government schools to turn them around into model schools of excellence. Around 9,817 students were covered under this programme.

During the year, the Foundation expanded its work for children with disabilities through its ARISE+ programme. This programme is a variant of ARISE in which children with disabilities are provided chronic therapy as well as special education to help them lead more fulfilling lives. Through 25 projects, the programme enabled 2,864 differently-abled students to become more independent in managing themselves and better learners.

SHIKSHAANTAR

Shikshaantar, envisioned as a programme for enhancing capacity of government school teachers, has emerged as an important programme in the education portfolio of the Foundation. TMF works with the Municipal Corporations in East Delhi and North Delhi by running their In-Service Teacher Education Institutes, and during the year under review over 2,800 teachers were trained as part of this initiative. Through this training, these teachers were able to improve the learning standards for over 110,000 children.

MOBILE SCIENCE LAB

In order to increase the footprint of its work in Education and reach the unreached, TMF launched a unique initiative during the year: the Mobile Science Lab. A Mahindra bus has been remodelled to be a science lab on wheels, and has been going from school to school in East Delhi to provide STEM learning for children in grades 3 and 4 in these schools. The initiative has received a tremendous response from over 1,500 children it reached during the year, and has the potential to expand manifold in the years ahead.

EMPLOYABILITY

Skills-for-Market Training (SMART) is the Foundation's flagship programme in employability. It is built on the vision of an educated, enabled and empowered India, and the belief that educated and skilled youth are the country's true strength. The programme started with 3 Centres in 2012 and is currently running over 100 Centres at 11 locations across India. These include SMART Centres, SMART+ Centres (training for people with disabilities), and SMART-T Centres (training in technical trades).

In 2019-20, your Company trained close to 20,000 young women and men under its SMART program, of which 1,566 were persons with disabilities. More than 70% of the graduates are placed in jobs upon successful completion of the training, across multiple industries.

The Foundation's commitment to setting new benchmarks in skill development in India has been underscored by the setting up of Tech Mahindra SMART Academies, which provide the highest quality of skill training to youngsters in Healthcare and Digital Technologies. During FY 19-20, 1,138 students were enrolled to the three Healthcare Academies in Delhi, Mohali, and Mumbai, while at the SMART Academy for Digital Technologies in Vizag, Hyderabad and Mohali, another 356 students were enrolled.

MAHINDRA EDUCATIONAL INSTITUTIONS (MEI)

Mahindra Ecole Centrale was established in August 2014 – through a collaborative venture between Mahindra Educational Institutions (MEI – a not-for-profit, 100% subsidiary of Tech Mahindra).

Ecole Centrale of Paris, France (now known as Centrale Supelec) and the JNTU Hyderabad – to offer undergraduate engineering programs in Computer Science Engineering, Mechanical Engineering, Electrical

& Electronics Engineering, and Civil Engineering and located at the Tech Mahindra Technology Centre campus in Hyderabad. Through this strong Indo-French Collaboration with Centrale Supelec and Industry connect with Tech Mahindra, MEC has emerged as a disruptive player in the field of Technical Education.

Today MEC is a six years old institution with a rich footprint in the areas of Engineering education and Research. MEC has a team of internationally acclaimed faculty, every one of whom is holding Ph.D. in their own areas of interest. With a strong student to faculty ratio of 15:1, the students of MEC are guided through the disciplines of Engineering Sciences, Natural Sciences, Humanities and Creative Sciences.

During the year 2019-20 MEC has signed MOU with one of the leading Australian telecommunications giant, with Cybersecurity Centre of Excellence (CCoE) which is a joint initiative of the Government of Telangana and Data Security Council of India (DSCI), with Government of Telangana in the space of Artificial Intelligence, Babson College, IIT Chicago, University of Porto, IIT Guwahati and many more. These MOU's provide multidimensional opportunities to the students in developing critical technical skills in the areas of Research and Innovation, Internships and Placements.

Adding to its state-of-the-art academic infrastructure MEC has launched the Entrepreneurship & Innovation Cell, (EIC) named Mahindra e-HUB - Incubation Centre on campus with an intent of providing opportunities to students to bring their ideas to fruition. It would host events, workshops, industrial visits and seminars, all aimed at providing a conducive environment for students to develop their entrepreneurial skills. The Incubation Centre, spread over 2000 sq. feet of area, and can accommodate 15 entrepreneurs, facilitates through the process of starting, shaping and scaling up new innovative ventures resulting from student-faculty research. In addition to providing creative working space, we help in mentoring, technology, business development, legal, IPR, funding, networking and GTM strategy.

The Annual Report on CSR activities is provided as "Annexure X".

SUSTAINABILITY

Being a company with a purpose, Tech Mahindra has integrated sustainability into its core strategy. Company believes that Environment, Social and Governance (ESG) principles built into its long-term growth strategy helps mitigate risks and drives profitable growth. The commitment to environment sustainability, climate change and water security spans its entire business and is pursuing plans that will have long-term impacts on the planet and communities, leading to a balance between sustainability and overall business profitability.

With a structured stakeholder engagement process, Tech Mahindra has been able to design strategies and initiatives, which not only improves the sustainability credentials but also reinforces its overall business philosophy. Company is breaking through new frontiers, turning to renewable energy to achieve ecological balance while ensuring that when it comes to investments, and pioneering new solutions for sustainable development. The emphasis on green ecosystem is seen through the company's commitment to going carbon neutral, making optimum use of resources and moving towards a low emission technology. The Company has taken ambitious emission targets, which have been approved by the SBTi (Science based Targets Initiative). The profitability of the Company is aligned with its principles, allowing the company to set sustainability milestones on its journey toward a secure future.

Your Company is aligned to the SDGs (Sustainable Development Goals) and its sustainability focus areas are as below:

- Going Carbon Neutral: Increase use renewable energy through onsite installation and open access; improve energy efficiency through LEDs, sensors; boost green investments by implementing Carbon Price; optimize business travel; encourage use of public transport and carpool to reduce commute emissions; plant trees to offset carbon footprints; move towards low carbon economy and ensure environmental stability.
- Saying No to plastic: Maintain plastic-free campuses and encourage associates and stakeholders also to use eco-friendly & biodegradable materials. Spread awareness and initiate campaigns on preventing single-use plastic.
- Reduce, Reuse, Recycle, Recover: Implement process of Reduce, Reuse, Recycle and Recover across the value chain to limit waste.
- Sustainable supply chain: Ensure our suppliers follow the highest standard of sustainable and ethical best practices; optimise logistics and transportation to reduce emissions.

- Work-life balance: Provide an assured career development path and a feasible and flexi worklife balance to the associates along with a range of associate-friendly policies and processes.
- Innovation: Becoming future ready by proactively encouraging Innovative thinking across the organization, adopting technology disruption to reduce emissions and going digital. Developed a COVID-19 chatbot, SoS Seva application, SEIRbased disease prediction model- all that helped during the pandemic.
- Green solutions: Investing in Smart grid, Microgrid-As-A-Services, Community Action Platform for Energy, Integrated Electric Vehicle Charging systems and Smart Cities to shape Company's business responsibly and increase its economic success.
- Individual Social Responsibility: Encourage associates in making sustainability a part of their daily lives.
- Transparency: Showcase the organizational policies, processes, risk management along with financial, environmental and social data in the Integrated Reports available online.

Company's commitment and performances are validated by the external recognition, the Company received:

- Awarded Highest 'Gold CSR Rating- 2019' by EcoVadis with 94 percentile;
- Microsoft Global Supplier Leadership Award on Climate Change 2019;
- One of the only 4 Indian companies recognized as part of CDP Global Supplier A List 2019;
- One of 12 Indian companies who are part of the DJSI Emerging markets category 2019;
- Recognized with Leadership ranking of A- in CDP 2019;
- Ranked among the Top 6 companies of the world in the "TSV* IT services & Internet Software and Services" segment by RobecoSAM;
- Bronze Class distinction for excellent sustainability performance in the RobecoSAM 2020 Sustainability Yearbook
- Constituent of the FTSE4Good Series 2019;

The Company's Sustainability reporting is based on various global standards and frameworks like TCFD (Taskforce on Climate Related Financial Disclosures), CDSB (Climate Disclosure Standards Board) and GRI standards.

The Tech Mahindra Board has an oversight to all aspect of sustainability and climate change and consider Task Force on climate related financial Disclosures (TCFD) recommendation for climate change risk. The next level has the CSR committee of the Board responsible for all aspects od sustainability and sets the course for promoting sustainability agenda within the Company. Our MD & CEO who is a Board member and chairs the CSR Committee of the Board has the ultimate responsibility for Sustainability and Climate Change issues of the organisation. He is ably supported by the Chief Sustainability Officer who directly reports to him and Senior Management members of the Sustainability Council who manage all aspects of climate change including climate-related risks and opportunities.

We are transitioning to a low-carbon economy to achieve the goals of Paris agreement. The Company's strategy includes futureproofing the growth against impending changes in policies and regulations and increasing the compliance readiness. We are agile and adaptive to dynamic changes in internal and external environment with strategies in place to manage all business and climate change risks in an effective way. Company has a robust business continuity management framework and incident response team that ensure we are resilient to any climate change risks.

The targets and the metrics used for managing climate related risks and the progress against these targets are disclosed in the externally assured Integrated reports available at - https://www.techmahindra.com/en-in/sustainability/

AWARDS AND RECOGNITION

Your Company continued its quest for excellence in its chosen area of business to emerge as a true global brand. Several awards and rankings continue to endorse your Company as a thought leader in the industry. Few of the Awards / recognitions received by the Company during the year 2019-20 include:

- Tech Mahindra Recognized as Winner for 2019 Microsoft Partner of the Year Award.
- Winners of BW Businessworld Digital India Awards 2019.
- Certified as a Great Place to Work for the period February 2020 to January 2021.

- Winners of 'The Golden Peacock HR Excellence Award' for the year 2019 in the IT sector.
- Winners of the Economic Times Innovation Award 2020 in the People Innovation category.
- Winners of Association for Talent Development (ATD) BEST Awards 2020 for Learning & Development.
- Being in the top 10 of Working Mother & Avatar Best Companies for Women in India list.
- Winner at the 6th IDC Insights Awards 2019 for Excellence in Operations for the Facial Recognition tool.
- Three awards at the PeopleFirst HR Excellence Awards with Winners in Technology Deployment in HR, 1st Runners Up in Diversity and Inclusion & 2nd Runners Up in Health and Wellness.
- Mr. C P Gurnani won Business Today's 'Best CEO' Award 2019 in the IT & ITES category and have

also won the 'Gold at the CEO World Awards 2018' for his Organisation's Wide Reskilling Initiative.

ACKNOWLEDGEMENTS

Your Directors place on record their appreciation for the contributions made by employees towards the success of your Company more particularly ensuring business as usual in spite of COVID-2019 impact. Your Directors gratefully acknowledge the co-operation and support received from the shareholders, customers, vendors, bankers, regulatory and Governmental authorities in India and abroad.

For and on behalf of the Board

Anand G. Mahindra
Place: Mumbai Chairman
Date: April 30, 2020 (DIN: 0000004695)



ANNEXURE I

Dividend Policy

The dividend policy of the company balances the objectives of rewarding the shareholders through dividends and retaining capital to invest in the growth of the company.

The Board considers the yearly dividend based on the Net Profit after Tax (PAT) available for distribution as reported in the consolidated statutory financial statements prepared in accordance with the applicable Accounting Standards. In addition, the Board reviews the capital expenditure needs, cash requirements for investments in capability enhancements and future non organic growth initiatives.

The dividend is declared at the Annual General Meeting of the shareholders based on the recommendation by the Board. The Board may also declare an interim dividend for the benefit of the shareholders.

Your Company has a track record of steady increases in dividend declarations over its history. The current dividend policy is to distribute a minimum of 20% of the Profit after Tax each year under normal circumstances. The Board has the discretion to recommend a lower dividend in case the business demands it.

The Board may recommend special dividend on occasions of significance.

The dividend policy of the company is reviewed periodically by the Board.

For and on behalf of the Board

Anand G. Mahindra
Place: Mumbai Chairman
Date: April 30, 2020 (DIN: 0000004695)

Tech Mahindra Limited

For the year ended March 31, 2020

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014) Statement containing salient features of the financial statement of subsidiaries/Associate Companies

ANNEXURE II

(F.Y. 2019-2020)

Form No. AOC-1

Part "A": Subsidiaries

lo. AOC-1

100.00% (Amount in ₹ Million effective Mahindra holding of Tech Limited Proposed Dividend (Loss) after I Taxation -135.50 -38.45 -44.10 3.24 -44.10 -105.28 118.36 108.49 5.04 18.25 -137.63 -8.92 4.22 2.83 90.9 44.49 3,846.55 56.88 5.85 30.44 97.71 5.40 -8.24 6.47 0.51 -3.93 123.86 -40.44 917.84 -27.76 -46.79 Profit/(Loss) Provision for 5.39 0.02 4.78 19.82 1.82 29.53 2.19 0.03 0.81 -11.63 12.41 20.81 Taxation -44.10 -44.10 76.70 0.32 -135.50 -38.45 123.88 108.49 -165.38 127.25 2.83 3.24 90.9 -152.08 30.66 4,764.38 35.83 5.40 4.25 117.55 -3.93 -49.29 -40.44 9.82 7.67 -8.24 6.47 0.51 40.31 Taxation before 562.92 466.43 -20.50 421.16 101.88 179.04 1,771.73 347.68 23,561.75 77,971.16 89.02 41.80 1.58 74.14 -30.10 22.37 1,471.49 1,797.09 1,075.73 1,862.06 3, 14.53 879.14 53.37 1,125.25 Turnover Investments 16.45 521.85 1.086.57 3,701.13 53,969.83 37,680.15 794.14 794.14 254.73 551.98 945.54 104.06 58.12 86.96 24.78 5,459.46 138.12 147.79 122.52 1,272.01 1,041.51 98.23 3,173,40 11.40 1,845.09 273.31 176.85 4.61 34.61 21.04 9,028.09 9,071.43 470.20 Total Liabilities 247.49 221.38 794.14 794.14 59.24 36.18 1,338.54 105.47 5,166.78 -1.860.56 14,042.56 1.14 221.05 705.88 537.94 -203.74 1,151.09 1,866.16 8.89 6.77 544.01 10.62 72.85 88.44 99.91 39.07 11.52 12,815.60 -12,281.46 9,605.57 544.54 2,912.23 414.01 15.25 Assets Total 1,064.32 323.28 52.43 119.99 144.96 372.90 -41.33 -41.33 -336.10 -101.96 -276.20 -22.92 451.08 1,314,18 -31.99 -498.52 -93.52 -294.17 Reserves & 2.68 9 -3,115.65 17.70 66.93 2.08 Surplus 12,588.56 6,875.03 82.83 20.10 41.33 416.79 1.49 1.49 21.90 90.0 37.81 4.98 1.60 1.03 0.07 1.49 41.33 1.68 0.33 0.12 2.82 4.04 6.33 0.38 0.01 Share Capital 70.87 106.81 78.73 Reporting period Reporting Exchange Average 70.87 78.73 3.65 195.71 18.89 18.89 20.77 20.53 7.43 90.11 78.73 78.73 78.73 18.23 78.73 11.52 70.87 70.87 78.73 78.73 1.17 10.91 0.02 70.87 0.13 70.87 rate 75.62 75.62 20.10 75.62 3.19 20.10 20.53 82.66 82.66 82.66 11.52 82.66 82.66 82.66 106.81 20.77 7.43 93.37 82.66 82.66 18.23 75.62 1.17 10.91 0.02 75.62 75.62 Rate Currency PLN PLN USD USD Χ× OMR SAR JOD AED MAD R R E E asn asn EUR EUR BOB COP 원물 for the subsidiary olding company's different from the reporting period concerned, if December December December December December December December December January 02, 2015 January 02, 2015 January 02, 2015 when subsidiary January 02, 2015 The date since Not Applicable was acquired Not Applicable Vetherlands Netherlands Netherlands Germany Poland Belgium Country Argentina Morocco Greece Turkey Uruguay France Mexico Jordan Spain Qatar USA KSA KSA UAE Italy USA USA ¥ Leadcom Integrated Solutions International B.V. Lightbridge Communications Corporations LLC LCC Wireless Communications Services Marox, Tech Mahindra Network Services Belgium NV Tech Mahindra Network Design Services, Inc LCC Saudi Arabia Telecom Services Co. Ltd / LCC Wireless Communications Espana, SA LCC CENTRAL AMERICA DE MEXICO, S.A. LCC Design and Deplyment services Ltd Lightbridge Communication Corporation LCC DEPLOYMENT SERVICES UK LTD LCC Telekomunikasyon Servis Limited LCC Saudi Telecom Services, Ltd. Tech Mahindra Colombia S.A.S. LCC Networks Poland Sp.z.o.o LCC North Central Europe B.V. Tech Mahindra Costa Rica S.A Tech Mahindra (Americas) Inc. LCC United Kingdom Limited Tech Mahindra Ecuador S.A. Tech Mahindra Bolivia S.R.L. LCC Network Services B.V. LCC Middle East FZ-LLC Name of the Subsidiary LCC Telecom GmbH Tech Mahindra S.A. LCC France SARL LCC Muscat LLC Tech Talenta Inc. LCC Europe B.V. LCC Italia S.R.L Ŗ. Ξ 12 9 4 15 9 1 <u>∞</u> 9 20 22 24 3 9 25 56 23 9 S

Sr. Name of the Subsidiary No.	Country	The date since when subsidiary was acquired	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	Reporting Currency	Exchange A	Average rate (Share Re	Reserves & Surplus	Total Assets L	Total In Liabilities	Investments	Turnover	Profit/(Loss) before Taxation	Provision for Taxation (Profit/ (Loss) after Taxation	Proposed Dividend	% of effective holding of Tech Mahindra Limited
32 Societe deTelecommunications Africaine (STA) Abidjan	Ivory Coast	January 02, 2015		XOF	0.13	0.13	25.83	393.66	1,323.34	903.85	•	1,330.57	125.83	40.68	85.15	•	100.00%
33 Tech Mahindra Panama S.A.	Panama	January 02, 2015		OSD	75.62	70.87		71.52	129.05	57.53		103.68	0.81	2.37	-1.55		100.00%
34 Tech Mahindra de Peru S.A.C.	Peru	January 02, 2015		PEN	21.93	21.93	47.11	-0.25	276.76	229.90	•	231.11	-166.16	-15.38	-150.77		100.00%
35 Leadcom Integrated Solutions Tchad SARL	Chad	January 02, 2015	ı	ΥÓΥ	0.13	0.13	0.13	-63.64	34.48	97.99		65.11	-19.74	4.97	-24.70		100.00%
36 Leadcom DRC Sprl	DRC	January 02, 2015		OSD	75.62	70.87	1.97	174.25	543.20	366.99		298.19	73.79	23.52	50.27		100.00%
37 Leadcom Gabon S.A.	Gabon	January 02, 2015		XOF	0.13	0.13	1.29	-43.65	96.0	43.32			-2.48	0.61	-3.09		100.00%
38 Leadcom Ghana Limited	Ghana	January 02, 2015		GHS	13.34	13.34	28.67	18.55	111.52	64.30			9.40	2.55	98.9		100.00%
39 Leadcom Integrated Solutions Kenya Limited	Kenya	January 02, 2015		KES	0.72	0.72	0.07	220.49	457.85	237.29		437.60	95.95	30.75	65.19		100.00%
40 Leadcom Integrated Solutions Rwanda Ltd.	Rwanda	January 02, 2015		RWF	80.0	80.0	0.80	91.83	151.81	59.18		89.35	51.39	19.18	32.22		100.00%
41 Leadcom Integrated Solutions Tanzania Ltd.	Tanzania	January 02, 2015		ZZL	0.03	0.03	8.81	-186.48	116.05	293.72		100.48	-11.72	0.23	-11.94		100.00%
42 Leadcom Uganda Limited	Uganda	January 02, 2015		X9N	0.02	0.02	06:0	213.35	318.24	103.99		503.74	91.16	28.84	62.31		100.00%
 Leadcom Integrated Solutions Myanmar Co., Ltd 	Myanmar	January 02, 2015		MMK	0.05	0.05	2.89	89.78	132.83	40.16		259.69	-8.53	-2.13	-6.39	•	100.00%
44 Leadcom Integrated Solutions (L.I.S.) Ltd.	Israel	January 02, 2015		OSD	75.62	70.87	0.11	1,107.11	2,217.78	1,110.56		1,241.15	379.80	138.25	241.54		100.00%
45 Leadcom Integrated Solutions (SPV) SAS	France	January 02, 2015		EUR	82.66	78.73	168.38	-1,332.05	281.79	1,445.46	168.85	34.42	-7.53		-7.53		100.00%
46 Tech Mahindra Guatemala S.A	Ivory Coast	January 02, 2015		ХОF	0.13	0.13	0.01	0.00	1.48	1.47		0.89	-0.21	0.07	-0.28		100.00%
47 Tech Mahindra GmbH	Germany	Not Applicable		EUR	82.66	78.73	49.68	1,425.61	4,291.94	2,816.64	0.69	6,606.49	-615.56	89.57	-705.13	•	100.00%
48 TechM IT-Services GmbH	Austria	Not Applicable		EUR	82.66	78.73	0.41	7.84	11.22	2.96		17.68	1.15	0:30	0.84		100.00%
49 Tech Mahindra Norway	Norway	Not Applicable		NOK	7.19	7.87	0.22	55.42	241.41	185.78		296.89	30.61	7.08	23.53		100.00%
50 Tech Mahindra (Singapore) Pte. Limited	Singapore	Not Applicable		SGD	52.89		4,246.22		6,374.96	1,848.28	5,956.73	447.54	-41.42	-8.13	-33.30		100.00%
	Thailand	Not Applicable	•	뫋	2.30	2.29	13.82		346.09	320.78		608.18	-48.17	-11.06	-37.10		100.00%
	Indonesia	Not Applicable		OSD	75.62	70.87	37.81	763.68	1,457.70	656.21		1,674.75	240.01	-5.99	246.00		100.00%
	China	Not Applicable	December	CN≺	10.63	10.17	36.57	26.90	128.81	65.34	•	223.13	25.43	1.22	24.22	•	100.00%
	Nigeria	Not Applicable		NGN	0.21	0.21	32.06	-916.87	777.84	1,662.66	•	186.54	-231.51	50.25	-281.75		100.00%
55 Tech Mahindra (Bahrain) Limited S.P.C.	Bahrain	Not Applicable		띪	199.97	187.89	10.00	67.90	83.96	90'9		28.17	1.77		1.77		100.00%
56 Tech Mahindra Business Services Limited.	India	September 4, 2012		NR R	1.00	1.00	10.00	4,018.00	7,889.00	3,861.00	2,067.00	7,634.00	1,181.00	115.00	1,066.00	•	100.00%
57 Comviva Technologies Limited	India	December 13,2012		N N	1.00	1.00	218.69	7,184.02 10	10,131.58	2,728.87	240.52	6,296.32	1,427.65	547.49	880.16		100.00%
58 Comviva Technologies Nigeria Limited	Nigeria	March 23, 2011		NGN	0.21	0.21	143.26	-268.70	137.46	262.90		159.22	-180.70	22.75	-203.45	•	100.00%
59 Comviva Technologies Singapore Pte. Ltd.	Singapore	September 8, 2011		SGD	52.89	51.66	29.67	-21.43	68.76	60.53	,	8.80	-4.49	2.36	-6.85	•	100.00%
60 Comviva Technologies FZ-LLC	NAE	February 19, 2012		AED	20.53	20.53	1.13	188.27	952.30	762.90	•	1,001.48	-67.48	•	-67.48	•	100.00%
61 Comviva Technologies B.V.	Netherlands	April 30, 2015		EUR	82.66	78.73	75.32	-545.72	1,906.82	2,377.22	535.48	198.64	-218.82		-218.82		100.00%
62 Comviva Technologies (Argentina) S.A. (formerly, ATS Advanced Technology Solutions S.A.)	Argentina	January 31, 2016	June	ARS	1.17	1.17	82.22	-20.47	184.51	122.75	•	302.40	13.24	1.86	11.37	•	100.00%
63 Comviva Technologies do Brasil Industria, Comercio, Importacao e Exportacao Ltda	Brazil	January 31, 2016	December	BRL	14.61	17.31	57.45	-87.22	134.70	164.48		220.50	-42.59	-3.95	-38.65		N A

Sr. Name of the Subsidiary No.	Subsidiary	Country	The date since when subsidiary was acquired	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	Reporting	Exchange A Rate	Average strate C	Share Res	Reserves & Surplus A	Total Assets Li	Total Inv Liabilities	Investments	Tumover P	Profit/(Loss) P before Taxation	Provision for Taxation (Profit/ (Loss) after Taxation	Proposed Dividend	% of effective holding of Tech Mahindra Limited
65 Comviva Tech	Comviva Technologies Madagascar Sarlu.	Madagascar	December 12, 2016		MGA	0.02	0.02	64.00	923.81	1,193.00	205.19	•	918.59	-8.75	109.77	-118.52	•	100.00%
66 Comviva Tech	Comviva Technologies (Australia) Pty. Ltd	Australia	August 31, 2017		AUD	46.08		0.01	-3.49	13.42	16.90	9.75		-1.61	•	-1.61		100.00%
67 Comviva Tech de C.V.	Comviva Technologies Mexico, S. de R.L. de C.V.	Mexico	February 09, 2018		Ą	3.41												100.00%
68 Emagine Inter	Emagine International Pty. Ltd. ^^	Australia	September 01,2017	June	AUD	46.08		1.91	2.92	7.54	2.71		3.92	-0.04	0.04	-0.08		100.00%
69 YABX Techno	YABX Technologies (Netherlands) BV	Netherlands	June 04,2018		OSN	75.62	70.87		-0.21	0.32	0.54		0.00	-0.15		-0.15		100.00%
70 Tech Mahindr	Tech Mahindra Holdco Pty Limited	South Africa	Not Applicable		ZAR	4.23	4.80											%00.96
71 Tech Mahindr	Tech Mahindra South Africa (Pty) Limited	South Africa	Not Applicable		ZAR	4.23	4.80	00:00	126.72 1	1,366.80	1,240.08		1,630.78	24.17	7.67	16.50		48.96%
72 Tech Mahindr	Tech Mahindra (Shanghai) Co. Limited	China	Not Applicable	December	CN≺	10.63	10.17	1,092.66	-584.42	1,337.31	829.06		1,758.61	-136.10		-136.10		100.00%
73 Tech Mahindr	Tech Mahindra (Nanjing) Co. Limited	China	Not Applicable	December	CNY	10.63	10.17	559.48	-460.27	66.66	0.77		18.72	3.66	0.18	3.48		100.00%
74 Tech Mahindr	Tech Mahindra Technologies Inc.	USA	Not Applicable	•	OSD	75.62	70.87	75.62	474.47	726.55	176.45		2,178.62	395.63	146.81	248.82		100.00%
75 Citisoft Plc.		NK	Not Applicable		GBP	93.37	90.11	10.50	96.28	117.14	10.37	47.23	87.08	-5.21	-0.97	-4.24		100.00%
76 Citisoft Inc.		USA	Not Applicable		OSD	75.62	70.87	51.72	410.59	620.00	157.70		1,416.98	-21.36	-2.18	-19.18	•	100.00%
77 Satyam Ventu Limited	Satyam Venture Engineering Services Private Limited	India	Not Applicable		<u>R</u>	1.00	1.00	70.89	2,476.20 3	3,641.94	1,094.85	•	3,809.91	669.45	194.67	474.78	•	20.00%
78 Satyam Venture Engin (Shanghai) Co. Limited	Satyam Venture Engineering Services (Shanghai) Co. Limited	China	Not Applicable	December	CNY	10.63	10.17	60.53	24.13	96.23	11.58		107.29	13.77	5.11	8.66		20.00%
79 Satven GmbH	T	Germany	Not Applicable		E.R.	82.66	78.73	35.13	15.84	79.15	28.18	35.13	185.09	7.63	2.67	4.97		20.00%
80 Tech Mahindr	Tech Mahindra De Mexico S.DE.R.L.DE.C.V.	Mexico	Not Applicable	December	MXN	3.19	3.65	41.26	129.84 1	1,261.80	1,090.70		2,187.50	132.92	63.95	68.97		100.00%
81 vCustomer Ph	vCustomer Philippines, Inc.	Philippines	Not Applicable		PHP	1.49	1.38	14.34	397.08	596.78	185.36	14.11	576.52	37.80	13.03	24.77		100.00%
	vCustomer Philippines (Cebu), Inc.	Philippines	Not Applicable		품	1.49	1.38	14.11	487.45 1	1,259.99	758.43	•	1,428.73	130.42	12.42	117.99		100.00%
	Tech Mahindra Servicos De Informatica LTDA	Brazil	Not Applicable		BRL	14.61	17.31	-688.55	-	1,839.20	2,527.75			-876.25		-876.25		100.00%
84 Tech Mahindr BHD.	Tech Mahindra ICT Services (Malaysia) SDN. BHD.	Malaysia	Not Applicable		MYR	17.43	17.02	185.73	1,113.72 1	1,943.19	643.74		2,021.45	359.67	41.40	318.27	•	100.00%
85 FixStream Ne	FixStream Networks Inc. (refer note viii)	USA	April 30, 2014		OSD	75.62	70.87						-125.06	-2,191.02	-0.28	-2,190.74		73.38%
	Fixstream India Private limited (refer note viii)	India	April 30, 2014		N.	1.00	1.00						-62.81	32.60	-2.57	35.17	•	73.38%
	Mahindra Engineering Services (Europe)Limited	Ϋ́	Not Applicable	-	GBP	93.37	90.11	6.07	284.31 3	3,190.13	2,899.74	403.26	106.44	106.44	20.22	86.21		100.00%
88 Inter-Informat	Inter-Informatics Spol s.r.o	Czech Republic			CZK	3.04	3.07	152.39	-161.62	337.37	346.61		552.57	-10.87	•	-10.87	•	100.00%
89 TC Inter-Informatics a.s.	rmatics a.s.	Czech Republic	September 05, 2018		CZK	3.04	3.07			•				•	•	•	•	100.00%
	Tech Mahindra Communications Japan Co., Ltd	Japan	March 14, 2018		ЛРY	0.70	0.65				289.02		690.63	2.22		2.22	•	100.00%
91 Sofgen Holdings Limited	ings Limited	Cyprus	March 13, 2015		EUR	82.66	78.73	01.88		1,480.13	2,573.53		200.72	-1,014.55	8.49	-1,023.04		100.00%
92 Sofgen Africa Limited	Limited	Africa	March 13, 2015		KES	0.72	0.72	0.07	-252.94	173.14	426.01	•	190.15	65.40	-6.72	72.12		100.00%
93 Sofgen Servives Pte Ltd	ves Pte Ltd	Singapore	March 13, 2015		SGD	52.89	51.66	21.15	-260.97	469.18	708.99	•	817.33	-453.00	22.66	-475.66	•	100.00%
		Switzerland	March 13, 2015		뚬	78.03	78.03	132.65	-576.80	753.03	1,197.17		911.35	-53.44	3.61	-57.04		100.00%
	Tech Mahindra DRC SARLU	Congo DRC	Not Applicable	December	OP.	0.04	0.04	4.01	-166.94	216.21	379.14			21.40	0.01	21.39		100.00%
	on Ltd"	š	Not Applicable		GBP	93.37	90.11	233.44	-177.16	200.77	144.50	1	359.82	27.67	10.88	46.79	•	100.00%
97 Tech Mahindr	Tech Mahindra Arabia Limitd	Kingdom of Saudi Arabia	Not Applicable		SAR	20.10	18.89	20.10	-83.16	581.74	644.80		548.18	42.42	7.40	35.02	•	51.00%
98 Tech Mahindra Netherlands B.V.	ra Netherlands B.V.	Netherlands	Not Applicable		EUR	82.66	78.73	3.80	27.21	228.44	197.42	•	244.01	12.10	2.30	9.80		100.00%

Sr. Name of the Subsidiary No.	Country	The date since when subsidiary was acquired	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	cy Cy		Average rate (Investments	Turnover		Provision for Taxation		Proposed	% of effective holding of Tech Mahindra Limited
99 Tech Mahindra Sweden AB	Sweden	Not Applicable		SEK	7.48	7.40	0.37	55.95	87.25	30.93	•	318.26	18.14	4.20	13.94	•	100.00%
100 Tech Mahindra Fintech Holdings Limited	ž	Not Applicable		GBP	93.37	90.11	0.93	(338.75)	30.37	11,634.00	11,205.81	•	(42.08)	•	(42.08)	•	100.00%
101 Target Group Limited	Great Britain	August 19, 2016		GBP	93.37	90.11	75.61	33.43	2,553.82	2,444.78	1,030.47	1,478.28	(828.97)	62.89	(766.07)		100.00%
102 Target Servicing Limited	Great Britain	August 19, 2016		GBP	93.37	90.11	840.37	542.92	3,211.27	1,827.99		4,551.11	(510.75)	78.66	(432.09)		100.00%
103 Harlosh Limited	Great Britain	August 19, 2016		GBP	93.37	90.11	0.02	310.29	375.73	65.42		152.64	50.61	24.60	75.22		100.00%
104 Target Financial Systems Limited	Great Britain	August 19, 2016		GBP	93.37	90.11	190.09	222.61	457.13	44.43							100.00%
105 Elderbridge Limited	Great Britain	August 19, 2016		GBP	93.37	90.11	0.01	236.68	392.74	156.05		79.59	28.07		28.07		100.00%
106 Target TG Investments Limited	Great Britain	August 19, 2016		GBP	93.37	90.11											100.00%
107 PF Holdings B.V.	Netherlands	May 30,2016		EUR	82.66	78.73	5,102.60	-1,843.55	3,261.12	2.07	3,246.48		-1,741.34	•	-1,741.34		%00.09
108 Pininfarina S.p.A.	Italy	May 30,2016	December	EUR	82.66	78.73	4,486.05	82.50	9,235.38	4,666.82	1,837.62	3,510.16	-1,174.40	-128.56	-1,045.84		45.71%
109 Pininfarina of America Corp	USA	May 30,2016	December	OSD	75.62	70.87	0.76	130.22	210.88	79.90		183.92	-10.15	-1.47	-8.69		45.71%
110 Pininfarina Engineering Srl	Italy	May 30,2016	December	EUR	82.66	78.73	8.27	999.21	2,585.56	1,578.09	1,603.60	1,597.73	-338.21	-46.23	-291.98		45.71%
111 Pininfarina Deutschland Holding Gmbh	Germany	May 30,2016	December	EUR	82.66	78.73	256.25	1,145.43	1,425.37	23.70	15.66	28.82	1.42		1.42		45.71%
112 Pininfarina Deutschland Gmbh	Germany	May 30,2016	December	EUR	82.66	78.73	2.07	-52.60	719.44	769.97	0.02	1,666.13	-66.41		-66.41	•	45.71%
113 Pininfarina Shanghai Co Ltd	China	May 30,2016	December	CNY	10.63	10.17	39.35	115.16	409.76	255.25		638.15	24.63	2.61	22.01		45.71%
114 The Bio Agency Limited	NK	July 1, 2016		GBP	93.37	90.11	90.0	614.24	875.05	260.75		399.72	-282.77	-24.54	-258.23		100.00%
115 The CJS Solutions Group, LLC (refer not iv)	USA	May 4, 2017	December	OSD	75.62	70.87	7,556.51	-612.97	9,222.21	2,278.67	0.01	10,905.83	-136.51	0.73	-137.25	•	92.88%
116 HCI Group UK Limited	UK	May 4, 2017	December	GBP	93.37	90.11											92.88%
117 Healthcare Clinical Informatics	NK	May 4, 2017	December	GBP	93.37	90.11	00:00	-488.91	355.34	844.25		703.32	(102.03)		(102.03)	•	92.88%
118 HCI Group Australia PTY Ltd	Australia	May 4, 2017	December	AUD	46.08	46.23	0.00	-75.14	25.16	100.29		130.63	-31.96		-31.96	•	92.88%
119 Tech Mahindra LLC	NSA	May 4, 2017		OSD	75.62	70.87	0.01	•	561.24	560.48	•	'	'	•		•	100.00%
120 Tech Mahindra Chile SpA	Chile	May 4, 2017		CLP	0.09	60.0	•	•	•				0.00		0.00		100.00%
121 Tech Mahindra Vietnam Company Ltd	Vietnam	Not Applicable		NN	0.00	00:00	3.63	-6.84	212.80	216.00			9.04	-0.27	9.31		100.00%
122 Dynacommerce Holdings.B.V (refer note vii)	Netherlands	May 9,2019		EUR	82.66	78.73	1.49	-870.66	216.89	1,086.07			(99.89)		(99.89)	'	100.00%
123 Dynacommerce B.V. (refer note vii)	Netherlands	May 9,2019		EUR	82.66	78.73	1.49	-522.26	375.64	896.41	•	730.25	-14.15		-14.15	'	100.00%
124 Dynalean B.V. (refer note vii)	Netherlands	May 9,2019		EUR	82.66	78.73	1.49	-114.18	99.63	212.32			-76.62	19.16	-95.78		100.00%
125 Mad*Pow Media Solutions, LLC (refer note vii)	NSA	Jul 07,2019		EUR	82.66	78.73	0.01	358.20	883.34	525.13		617.47	74.64	96.9	67.68		65.00%
126 Tech Mahindra Canada INC (refer note vi	Canada	Oct 04,2019		EUR	82.66	78.73	186.43	-10.29	337.34	161.20	•	354.98	-9.80	•	-9.80	•	100.00%
and VIII) 137 Born Grain DTE LTD (reformate viii)	Cincaporo	p100 30 7010		2	75.62	70.07	2678 24	77.4 89	A 658 AA	255 33	A 254 5A	61184	13050	90 /	11377		400.00%
	Netherlands	Nov 26 2019		GS CS	75.62		3.456.71		322630	238	3 2 2 5 8 7	5	-411	,	-411	'	100.00%
129 Whitefields Holdings Asia Ltd (refer note vii)	Mauritius	Nov 26,2019		OSD	75.62		0.19		4.55	1.66	'		-1.18		-1.18		100.00%
130 Born Japan Kabhushiki Kaisha (refer note vii)	Japan	Nov 26,2019		Yen	0.63	0.70	16.73	-25.24	3.91	12.41		11.20	-19.14	ľ	-19.14	ľ	100.00%
131 Born Digital SDN BHD (refer note vii)	Malaysia	Nov 26,2019		MYR	17.43	17.02	99.0	97.77	183.94	105.49		269.95	82.87	17.21	65.66		100.00%
132 Born Creative Commerce Group Inc. (refer note vii)	Canada	Nov 26,2019		CAD	52.91	53.95	1.33	60'0	1.85	0.43		9.82	0.77		0.77		100.00%
133 Born London Ltd (refer note vii)	United Kingdom	Nov 26,2019		GBP	93.37	90.11	1.53	-149.29	335.87	483.63		974.43	-157.57		-157.57		100.00%
134 Born Group Inc.(refer note vii)	USA	Nov 26,2019	•	OSD	75.62	70.87	1,525.54	-1,406.83	1,278.24	1,159.54		2,861.68	-435.26	1.42	-436.68		100.00%
135 Born Group HK Company Limited(refer note vii)	Hong Kong	Nov 26,2019		皇	9.75	9.72	00:00	20.91	23.84	2.93		47.41	4.11	0.14	3.96		100.00%
136 Born Commerce Pvt Ltd (refer note vil)	India	Nov 25,2019		N.	1.00	1.00	64.25	988.26	1,206.43	453.62	•	1,691.42	285.43	111.00	174.44	•	100.00%
137 Tech Mahindra France. (refer note vii)	France	Dec,06,2019		EUR	82.66	78.73	•	•	•	•							100.00%
138 Tech Mahindra Spain S.L. (refer note vii)	Spain	Jan,02,2020		EUR	82.66	78.73	•										100.00%

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Sr. Name of the Subsidiary	Country	The date since	Reporting period	Reporting	Exchange	Average			Total		Investments Turnover	Turnover	rofit/(Loss) F	rovision for		Proposed	% of
No.		when subsidiary	for the subsidiary	Currency	Rate	rate	Capital	Surplus /	Assets Lia	Liabilities			before Taxation (Loss) after	Taxation		Dividend	effective
		was acquired	concerned, if										Taxation		Taxation		holding
			different from the														of Tech
			holding company's reporting period														Mahindra Limited
139 Comviva Technologies Cote D'ivoire (refer	Ivory Coast	Jan,15,2020		XOF	0.13	0.13					•						100.00%
note vii)																	
140 STA Dakar	Senegal	Not Applicable		XOF	0.13	0.13								'			100.00%
141 Comviva Technologies Myanmar Limited.	Myanmar	Dec,6,2019		MMK	0.05	0.05											100.00%
(refer note vii)																	
142 Tech Mahindra Healthcare Systems Holdings	USA	Not Applicable		OSD	75.62	70.87	7,922.21	- 7	7,927.70	5.49							100.00%
TIC																	
143 Tech Mahindra Healthcare LLC	USA	Not Applicable		OSD	75.62	70.87	7,922.21	- 7	7,922.21			•					100.00%
144 Comviva Technologies USA Inc (refer note vii)	USA	Not Applicable		OSD	75.62	70.87											100.00%

Refer note 36 for the entities which has not been considered for consolidation. ;;

All Profit and loss items have been converted at average rates and Balance sheet items have been converted at the close rates

These numbers are including their subsidiaries and associates, if any. *!!!*

Following subsidiaries have been liquidated/dissolved as per the laws of the domicile countries. .≥

- STA Gabon w.e.f February 24, 2020

- High Resolution Consulting Limited w.e.f April 2, 2019

· High Resolution Resourcing Limited w.e.f April 2, 2019

HCI Group DMCC w.e.f. January 14, 2020

CJS Solutions Group Canada ULC w.e.f July 16, 2019

Sofgen (UK) Limited w.e.f. June 25, 2019

Sofgen Sdn. Bhd. w.e.f January 8, 2020

- Target Topco Limited w.e.f. January 21, 2020

Harlosh NZ Limited w.e.f October 11, 2019

- Terra Payment Services (India) Private Limited w.e.f December 11, 2019 - Rapid Commerce B.V. W.e.f September 27, 2019 The following Section 8 companies have not been included in the above statement 7.

a) Tech Mahindra Foundation (refer Note 36A)

b) Mahindra Educational Institutions(refer Note 36A)

Following subsidiaries have been merged as per the laws of the domicile countries during the year Z.

Tech Mahindra Canada, Inc. merged with Objectwise Consulting group Inc. w.e.f October 4, 2019

- Mahindra Technologies Services, Inc. Merged with Tech Mahindra (Americas) Inc., w.e.f July 1, 2019

Sofgen Consulting AG merged with Sofgen SA w.e.f April 30, 2019

Tech Mahindra Growth Factories Limited merged with Tech Mahindra Limited w.e.f March 10, 2020

Dynacommerce Gmbh merged with Tech Mahindra GMBH w.e.f January 8, 2020

- Dynacommerce India Pvt Ltd. merged with Tech Mahindra Limited w.e.f March 10, 2020

Following entities has been incorporated/acquired during the year - Mad*Pow Media Solutions LLC w.e.f July 31, 2019 Zi:

Tech Mahindra Canada, Inc. w.e.f June 18, 2019

Objectwise Consulting group Inc w.e.f. October 4, 2019

Tech

- Born Group Pte. Ltd. W.e.f. November 26, 2019
- Born Commerce Private Limited w.e.f. November 25, 2019
- Tech Mahindra Spain S.L. w.e.f. December 30, 2019
- Tech Mahindra France w.e.f. January 16, 2020
- Dynacommerce Holding B.V w.e.f. May 9, 2019
- Dynacommerce B.V. w.e.f. May 9, 2019
- Rapid Commerce B.V. w.e.f. May 9, 2019
- Dynacommerce India Pvt Ltd. w.e.f. May 9, 2019
- Infotek Software and Systems Private Limited w.e.f April 8, 2019
- Vitaran Electronics Private Limited w.e.f April 8, 2019
- Dynalean B.V. w.e.f. May 9, 2019
- Dynacommerce Gmbh w.e.f. May 9, 2019
- Comviva Technologies USA Inc w.e.f. November 5, 2019
- Group FMG Holdings B.V. w.e.f. November 26, 2019
- Whitefields Holdings Asia Limited w.e.f. November 26, 2019
- Born Japan Kabhushiki Kaisha w.e.f. November 26, 2019

 - Born Digital Sdn Bhd w.e.f. November 26, 2019
- Born Creative Commerce Group Inc. w.e.f. November 26, 2019
- · Born London Limited w.e.f. November 26, 2019
- Born Group Inc w.e.f. November 26, 2019
- Born Group HK Company Limited w.e.f. November 26, 2019
- Comviva Technologies Myanmar Limited w.e.f. December 6, 2019
- Comviva Technologies Cote D'ivoire w.e.f. February 18, 2020
 - Following entities has been stake divested during the year
 - FixStream Networks Inc. w.e.f. September 30, 2019
- Hedonmark (Management Services) Limited w.e.f. January 2, 2020 · FixStream India Private Limited w.e.f. September 30, 2019
- Terra Payment Services S.A.R.L (Senegal) w.e.f. March 2, 2020
- Terra Payment Services (Mauritius) w.e.f. March 2, 2020
- Terra Payment Services (Netherlands) BV w.e.f. March 2, 2020
 - Terra Payment Services (Uganda) Limited w.e.f. March 2, 2020
- Terra Payment Services (Tanzania) Limited w.e.f. March 2, 2020 - Terra Payment Services S.A.R.L (Congo B) w.e.f. March 2, 2020
 - Terra Payment Services S.A.R.L (DRC) w.e.f. March 2, 2020
- Terra Payment Services Botswana (Proprietary) Limited w.e.f. March 2, 2020 Terra Payment Services (UK) Limited w.e.f. March 2, 2020
- Altiostar Networks, Inc w.e.f. April 26, 2019
- Mobex Money Transfer Services Limited w.e.f March 2, 2020
- Terra Payment Services South Africa (RF) (PTY) Ltd w.e.f March 2, 2020

Part "B": Associates

ž ę	Sr Name of the Associate	Latest audited Balance Sheet Date #	Date on which the Associate or Joint Venture was associated or	Shares of Associate held by the company on the year end	Amount of Investment in Associates	Extend of Holding %	Description of how there is significant influence	Reason Net worth why the attributable to associate is not Shareholding as consolidated per latest auditec	Net worth attributable to Shareholding as per latest audited	Profit / (Loss) for the year	for the year
			acquired	No. of Shares					Balance Sheet	Considered in Consolidation	Not Considered in Consolidation
-	Avion Networks, Inc	March 31, 2016	October 23, 2014	6,00,000	185.61	30%	By Board and equity holding	Not Applicable	201.90	1	Not Applicable
_	SARL Djazatech	March 31, 2016	January 2, 2016	1,225	43.68	49%		Equity holding Not Applicable	-51.22	'	Not Applicable
-	Goodmind S.r.l.	December 31, 2017	May,30,2016	4,000	9.12	20%	l	Equity holding Not Applicable	27.69	0.78	0.78 Not Applicable
	Signature S.r.l.		February,07,2018	2,400	45.00	24%		Equity holding Not Applicable	-10.07	0.97	Not Applicable
	Info Tek Software & Systems Private Limited		April,08,2019	2,44,450	101.56	20%		Equity holding Not Applicable	147.27	22.79	22.79 Not Applicable
9	Vitaran Electronics Private Limited		April,08,2019	3,618	47.45	20%		Equity holding Not Applicable	27.37	1.72	Not Applicable

Part "C": Joint Venture - There are no Joint Ventures in the Group.

Place: Mumbai, India Dated: April 30, 2020

Anand G. Mahindra Chairman (DIN: 0000004695)

For and on behalf of the Board



ENTITIES FORMED/ACQUIRED AND CEASED DURING THE FINANCIAL YEAR 2019-20

1. Subsidiaries formed/acquired:

Sr. No.	Name of the Company
1	Dynacommerce Holding B.V.
2	Dynacommerce B.V.
3	Dynalean B.V.
4	Dynacommerce Gmbh
5	Rapid Commerce B.V.
6	Dynacommerce India Pvt Ltd.
7	Tech Mahindra Canada, Inc.
8	Mad*Pow Media Solutions, LLC
9	Objectwise Consulting Group Inc.
10	Comviva Technologies USA Inc
11	Born Commerce Private Limited
12	Born Group Pte Limited
13	Group FMG Holdings B.V.
14	Whitefields Holdings Asia Limited
15	Born Japan Kabhushiki Kaisha
16	Born Digital Sdn Bhd
17	Born Creative Commerce Group Inc.
18	Born London Limited
19	Born Group Inc
20	Born Group HK Company Limited
21	Comviva Technologies Myanmar Limited
22	Tech Mahindra Spain S.L.
23	Tech Mahindra France
24	Comviva Technologies Cote D'ivoire

2. Subsidiaries ceased:

Sr. No.	Name of the Company
1	Sofgen Consulting AG
2	Sofgen (UK) Limited
3	Mahindra Technologies Services Inc.,
4	CJS Solutions Group Canada ULC
5	Rapid Commerce B.V.
6	FixStream Networks Inc.,
7	Fixstream India Private Limited
8	Tech Mahindra Canada, Inc.
9	Harlosh NZ Limited
10	Terra Payment Services (India) Private Limited
11	Dynacommerce Gmbh
12	Sofgen Sdn Bhd
13	HCI Group DMCC
14	Target Topco Limited
15	STA Gabon
16	Terra Payment Services South Africa (RF) (PTY) Ltd
17	Terra Payment Services (Netherlands) BV
18	Mobex Money Transfer Services Limited

Sr. No.	Name of the Company
19	Terra Payment Services (Uganda) Limited
20	Terra Payment Services (Tanzania) Limited
21	Terra Payment Services S.A.R.L (Senegal)
22	Terra Payment Services S.A.R.L (Congo B)
23	Terra Payment Services S.A.R.L (DRC)
24	Terra Payment Services Botswana (PTY) Limited
25	Terra Payment Services (UK) Limited
26	Terra Payment Services (Mauritius)
27	Tech Mahindra Growth Factories Limited
28	Dynacommerce India Pvt Ltd.

3. Joint Ventures/Associate Companies:

Sr. No.	Name of the Company	
Α	Formed / Acquired:	
1	Infotek Software and Systems Private Limited	
2	Vitaran Electronics Private Limited	
В	Ceased:	
1	Altiostar Networks Inc.	

For and on behalf of the Board

Anand G. Mahindra Chairman (DIN: 000004695)

Place: Mumbai, India Dated: April 30, 2020



POLICY FOR APPOINTMENT AND REMOVAL OF DIRECTORS, KMPs AND SENIOR MANAGEMENT

DIRECTORS

The Nomination & Remuneration Committee (NRC) determines the criteria for appointment to the Board and is vested with the authority to identify candidates for appointment to the Board of Directors. In evaluating the suitability of individual Board member, the NRC will take into account multiple factors, including general understanding of the business, education, professional background, personal achievements, professional ethics and integrity.

Based on recommendation of the NRC, the Board will evaluate the candidate(s) and decide on the selection of the appropriate member. The Board through the Chairman / the NRC/ VC / MD & CEO will interact with the new member to obtain his/her consent for joining the Board. Upon receipt of the consent, the new Director will be co-opted by the Board in accordance with the applicable provisions of the Companies Act, 2013 and Rules made there under.

KMPs

The authority to identify right candidates for the appointment of CFO and CS is vested with the MD & CEO. The HR will facilitate in identifying the candidates internally or externally. NRC will consider the candidates proposed by the MD & CEO and recommend to the Board for its consideration and appointment in accordance with the applicable provisions of the Act and Rules.

In case of EVC / MD / CEO's appointment, NRC will initiate the process of identifying the new candidate, which can be an internal or external candidate, for the respective position. After identification and screening of the candidate, NRC will propose the candidature to the Board for its consideration and for appointment subject to the approval of the Shareholders and Regulatory Authority, if any.

SENIOR MANAGEMENT PERSONNEL

The Senior Management personnel are appointed and removed/relieved with the authority of EVC / MD & CEO based on the business need and the suitability of the candidate. The details of the appointment made and the

personnel removed/relieved during a quarter shall be presented to the Board as part of update on Corporate Governance.

REMOVAL OF DIRECTORS AND KMPs

If a Director or a KMP is attracted with any disqualification as mentioned in any of the applicable Act, rules and regulations thereunder or due to non-adherence to the applicable policies of the Company, the NRC may recommend to the Board with reasons recorded in writing, removal of a Director or a KMP subject to the compliance of the applicable statutory provisions.

REMUNERATION TO DIRECTORS, KMPs, SENIOR MANAGEMENT PERSONNEL & OTHER EMPLOYEES

NON EXECUTIVE DIRECTORS:

The NRC shall decide the basis for determining the compensation to the Non Executive Directors, including Independent Directors, whether as commission or otherwise. The NRC shall take into consideration various factors such as director's participation in Board and Committee meetings during the year, other responsibilities undertaken, such as membership or Chairmanship of committees, time spent in carrying out their duties, role and functions as envisaged in Schedule IV of the Companies Act, 2013 and the Listing Regulations and such other factors as the NRC may consider deem fit for determining the compensation. The Board shall determine the compensation to Non-Executive Directors within the overall limits specified in the Shareholders resolution.

EXECUTIVE DIRECTORS:

The remuneration of MD & CEO shall be recommended by NRC to the Board. The remuneration consists of both fixed compensation and variable compensation and shall be paid as salary, commission, performance bonus, perquisites and fringe benefits as approved by the Board and within the overall limits specified in the Shareholders resolution. While the fixed compensation is determined at the time of appointment, the variable compensation will be determined annually by the NRC based on their performance.

The Company may also grant Stock Options to the Directors subject to the compliance of the applicable statutes and regulations.

REMUNERATION TO SENIOR MANAGEMENT PERSONNEL AND OTHER EMPLOYEES

The Company follows an extensive performance management system to review the performance of the employees / Senior Management and provide rewards on the basis of meritocracy.

The overall remuneration to the employees includes a fixed component (Guaranteed Pay) and a variable component (Performance pay). The percentage of the variable component increases with increasing hierarchy levels, as the Company believes employees at higher positions have a far greater impact and influence on the overall business result. The CTC is reviewed once every year and the compensation strategy for positioning of individuals takes into consideration the following elements:

Performance

Potential

Criticality

Longevity in grade

The remuneration for KMPs - CFO and CS will be proposed by the MD & CEO to the NRC consistent with the strategy of the Company and their Qualifications, Experience, Roles and Responsibilities. Pursuant to the provisions of section 203 of the Companies Act 2013 the Board shall approve the remuneration.

The remuneration for the Senior Management personnel shall be proposed by CPO, approved by MD & CEO, and reported to NRC periodically.

Remuneration for the new employees other than KMPs and Senior Management Personnel will be decided by the HR, in consultation with the concerned business unit head at the time of hiring, depending upon the relevant job experience, last compensation and the skill-set of the selected candidate.

The CPO shall make a presentation to the NRC on the proposed annual increments based on the performance of the Company, general trends in the Industry etc. the annual performance appraisal process of the employees conducted by the Human Resources department, during the financial year. Eligible employees will be rewarded with the annual increment. Before taking the proposal to the NRC, the CPO shall obtain the approval of Vice Chairman/ MD and CEO.

The Stock Option grants to the employees are approved by the NRC based on the recommendation of the Advisory Council.

For and on behalf of the Board

Anand G. Mahindra
Place: Mumbai Chairman
Date: April 30, 2020 (DIN: 0000004695)

ANNEXURE V



SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31 MARCH, 2020

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To:

The Members, Tech Mahindra Limited, Gateway Building, Apollo Bunder, Mumbai – 400 001 (Maharashtra) INDIA

I have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Tech Mahindra Limited (hereinafter called "the Company"). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

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

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31 March, 2020 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the

extent of Overseas Direct Investment; [There were no Foreign Direct Investment (except remittances from overseas employees for ESOP exercise) and External Commercial Borrowings transactions in the Company, during the Audit Period];

- (v) The following Regulations prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'): —
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (Not applicable to the Company during the Audit Period);
 - (d) The Securities and Exchange Board Of India (Share Based Employee Benefits) Regulations, 2014;
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the Audit Period);
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (Not applicable to the Company during the Audit Period); and
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018.
- (vi) I further report that, having regard to the compliance system prevailing in the Company and on examination of the relevant documents and records in pursuance thereof on test-check basis, the Company has complied with the following laws applicable specifically to the Company:

- (a) The Information Technology Act, 2000 and
- (b) The Special Economic Zones Act, 2005.

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

- (i) Secretarial Standards (SS-1 and SS-2) issued by The Institute of Company Secretaries of India; and
- (ii) Listing Agreements entered into by the Company with BSE Limited and the National Stock Exchange of India Limited read with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

I further report that

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

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

All decisions at Board Meetings and Committee Meetings were carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committees of the Board, as the case may be.

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

I further report that during the audit period:

- In terms of the provisions of Section 68, 69, 70 and applicable rules under the Companies Act, 2013 and Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 and subject to such other approvals, permissions and sanctions, the Board of Directors on 21 February, 2019, approved and consequently completed buyback of 2,05,85,000 Fully Paid up Equity Shares of ₹ 5/- each of the Company representing 2.09% of the total number of shares through tender offer route at a price of ₹ 950 per share aggregating to ₹ 19,55,57,50,000/- (Rupees One Thousand Nine Hundred Fifty Five Crores Fifty Seven Lakhs and Fifty Thousand Only) being 9.55% of the aggregate of the fully paid-up Equity share Capital and free reserves. The buyback offer period was from 25 March, 2019 to 5 April, 2019. The buyback process was completed on 15 April, 2019 and the shares bought back were extinguished on 17 April, 2019.
- 2. In accordance with the provisions of Sections 230 to 234 and other applicable provisions of the Companies Act, 2013, the Board of Directors of the Company on 21 May, 2019 approved the Scheme for Merger by Absorption of Tech Mahindra Growth Factories Limited and Dynacommerce India Private Limited, (hereinafter collectively referred as the "Transferor Companies") with Tech Mahindra Limited ("the Company" or "Transferee Company") and their respective Shareholders (scheme) subject to the approvals of Hon'ble National Company Law Tribunal ("NCLT") Mumbai and Bengaluru, respectively. The Transferor Companies are Wholly Owned Subsidiaries of the Transferee Companyeither directly / indirectly.

Hon'ble NCLT, Mumbai and Bengaluru have approved the said scheme vide their orders dated 31 January, 2020 and 28 February, 2020, respectively. The notices of said orders have been filed and the merger is effective / operative from 10 March, 2020.

Dr. K. R. Chandratre
Place: Pune FCS No.: 1370, C. P. No.: 5144
Date: 30 April, 2020 UDIN: F001370B000190341

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

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ANNEXURE TO THE SECRETARIAL AUDIT REPORT

To: The Members, Tech Mahindra Limited, Gateway Building, Apollo Bunder, Mumbai – 400 001 (Maharashtra) INDIA

My report of even date is to be read along with this letter:

- Maintenance of secretarial records is the responsibility of the management of the Company. My responsibility is to express an opinion on these secretarial records based on my audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test-check basis to ensure that correct facts are reflected in secretarial records. I believe that the process and practices, I followed provide a reasonable basis for my opinion.

- 3. I have not verified the correctness and appropriateness of financial records and books of accounts of the Company.
- Wherever required, I have obtained Management Representation about the compliance of laws, rules and regulations and happening of events, etc.
- The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on test-check basis.
- The Secretarial Audit report is neither an assurance as to future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Place: Pune Dr. K. R. Chandratre Date: 30 April, 2020 FCS No.: 1370, C. P. No.: 5144

ANNEXURE VI

FORM NO. MGT-9

EXTRACT OF ANNUAL RETURN

as on the financial year ended on March 31, 2020

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

REGISTRATION AND OTHER DETAILS: I.

CIN: L64200MH1986PLC041370 i)

24/10/1986 ii) Registration Date:

Name of the Company: Tech Mahindra Limited

iv) Category / Sub-Category of the Company: Public Limited Company/Limited by Shares

Address of the Registered office and contact details: Gateway Building, Apollo Bunder, Mumbai - 400 001

Tel: + 91 22 2289 5500

Email: investor.relations@techmahindra.com

Website: www.techmahindra.com

vi) Whether listed company:

vii) Name, Address and Contact details of Registrar and Link Intime India Pvt Ltd

Transfer Agent, if any:

Block no. 202, 2nd Floor, Akshay Complex, Off: Dhole Patil

Road, Pune - 411001 Phone: 020-26160084/1629

PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY II.

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

Sr. No.	Name and Description of main products / services	NIC Code of the Product/ service	% to total turnover of the company
1	Computer Programming, Consultancy and Related services	620	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
1	Tech Mahindra (Americas) Inc.,	4965, Preston Park Boulevard, Suite 500, Plano (Texas) 75093 United States of America	-	Subsidiary	100	2(87)
2	Tech Talenta Inc.,	4965, Preston Park Boulevard, Suite 500, Plano (Texas) 75093 United States of America	-	Subsidiary	100	2(87)
3	Tech Mahindra Canada, Inc.	* 100 Consilium Place, Scarborough, Canada	-	Subsidiary	100	2(87)
4	Objectwise Consulting Group Inc.	36 Toronto Street, Suite 530 Toronto, ON M5C 2C5 Canada	-	Subsidiary	100	2(87)
5	Mad*Pow Media Solutions, LLC	27 Congress Street Portsmouth NH 03801 United States	-	Subsidiary	65	2(87)
6	FixStream Networks Inc.*	Unisearch, Inc.28 Old Rudnick Lane Dover, DE 19901	-	Subsidiary	73.38	2(87)

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
7	Fixstream India Private Limited*	Unit no.408/409/410/417,4th Floor,Sigma Tech park, Delta Tower, Varthur Main Road, Ramagondanahalli, Bengaluru Karnataka 560066 India	U72200KA2013PTC104459		73.37	2(87)
8	Tech Mahindra GmbH	Fritz-Vomfelde-Str. 8, 40547 Düsseldorf	-	Subsidiary	100	2(87)
9	TechM IT - Services GmbH	Albertgasse 35, 1080 Vienna, Austria	-	Subsidiary	100	2(87)
10	Tech Mahindra Norway AS	Capus TS Martin Linges vei 25 1364 FORNEBU OSLO, NORWAY	-	Subsidiary	100	2(87)
11	Tech Mahindra (Singapore) Pte Limited	No. 17, Changi Business Park, Central 1 #06-01, Honeywell Building,Singapore 486073	-	Subsidiary	100	2(87)
12	Born Group Pte Limited	77 Robinson Road # 16-00 Robinson 77 Singapore (068896)	-	Subsidiary	100	2(87)
13	Group FMG Holdings B.V.	Strawinskylaan 601, Tower A, Floor 6, 1077XX, Amsterdam, Netherlands	-	Subsidiary	100	2(87)
14	Whitefields Holdings Asia Limited	IQEQ, 33 Edith Cavell Street, Port- Louis, Mauritius	-	Subsidiary	100	2(87)
15	Born Japan Kabhushiki Kaisha	World Udagawa Bldg 6F, 3-36 Udagawa cho, shibuya-ku , Tokyo, 150-0042	-	Subsidiary	100	2(87)
16	Born Digital Sdn Bhd	26.01, Jalan Kebun Teh 1, Pusat Perdagangan Kebun Teh, 80250 Johor Bahru, Johor. Malaysia	-	Subsidiary	100	2(87)
17	Born Creative Commerce Group Inc.	9040 Leslie Street Suite 205 Richmond Hill ON L4B 3M4	-	Subsidiary	100	2(87)
18	Born London Limited	30 City Road, London, EC1Y 2AB	-	Subsidiary	100	2(87)
19	Born Group Inc	2711, Centerville Road, Suite 400, Wilmington, New Castle- 19808	-	Subsidiary	100	2(87)
20	Born Group HK Company Limited	Unit 01, 13/F, One Midtown, 11 Hoi Shing Road, Tsuen Wan, N.T., Hongkong	-	Subsidiary	100	2(87)
21	Born Commerce Private Limited	2nd Floor, Hardy Tower, Ramanujan IT SEZ, TRIL Infopark Limited, Taramani, Chennai- 600113	U93090TN2011PTC094977	Subsidiary	100	2(87)
22	Tech Mahindra (Thailand) Limited	BB Building, 13th Floor, Unit No. 1304, Sukhumvit 21 Road (Asok), North Klongteoy Sub-district, Wattana District, Bangkok	-	Subsidiary	100	2(87)
23	PT Tech Mahindra Indonesia	Cyber 2 Tower, 17th Floor, Jl. HR Rasuna Said Blok X-5, Kav 13, Jakarta 12950 INDONESIA	-	Subsidiary	100	2(87)
24	Tech Mahindra ICT Services (Malaysia) SDN. BHD	35-3, Jalan SS 15/8A, 47500 Subang Jaya, Selangor Darul Ehsan, Malaysia	-	Subsidiary	100	2(87)

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
25	Tech Mahindra (Beijing) IT	Room 512-1 & 512-2, No.6				
	Services Limited	South Zhongguancun Street, Haidian District, Beijing	-	Subsidiary	100	2(87)
26	Tech Mahindra (Nigeria) Limited	3rd Floor, 68A Coscharis Plaza, Adeola Odeku Street , Victoria	-	Subsidiary	100	2(87)
		Island, Lagos, Nigeria				
27	Tech Mahindra (Bahrain) Limited. S.P.C.	Flat/shop 1126, Building 722, Road 1708, Block 317,	-	Subsidiary	100	2(87)
28	Tech Mahindra Business	Diplomatic Area. Bahrain. Spectrum Towers, Mindspace				
20	Services Limited	Complex, Off Link Road, Malad (West), Mumbai, Maharashtra-400064	U72900MH2006PLC159149	Subsidiary	100	2(87)
29	Tech Mahindra (Shanghai) Co Ltd	Suite 23102, 23104, 23204, Pudong Software Park, No. 498 Guoshoujing	-	Subsidiary	100	2(87)
		Road, Zhangjiang Hitech, Park, Shanghai				_(-,
30	Tech Mahindra (Nanjing) Co. Ltd	Suite 413-246, Business Building, Nanjing Hightech Industry Developing Zone, Nanjing	-	Subsidiary	100	2(87)
31	Tech Mahindra Technologies, Inc.	251 Little Falls Drive, Wilmington,	-	Subsidiary	100	2(87)
32	The Bio Agency Ltd	New Castle, Delaware, 19808 70 Wilson Street, London, United Kingdom, EC2A 2DB	-	Subsidiary	100	2(87)
33	Tech Mahindra Vietnam Company Limited	HimJam Business Center, 21st Floor, Capital Tower, No.109 Tran Hung Dao, Cua Nam Ward, Hoan Kiem District, Ha noi City, Viet Nam	-	Subsidiary	100	2(87)
34	Mahindra Technologies Services Inc*	101 W Big Beaver, 14 th Floor, Troy, Michigan 48084	-	Subsidiary	100	2(87)
35	Tech Mahindra DRC SARLU	Immeuble Le Prestige, 1er Étage, 4239 Avenue Tombalbaye Commune de la Gombe, Kinshasa, Rép. Dém. du Congo	-	Subsidiary	100	2(87)
36	NTH Dimension Ltd	1st Floor, Charles Schwab Building, 401, Grafton Gate (E), Milton Keynes MK9 1AQ. UK	-	Subsidiary	100	2(87)
37	Tech Mahindra Netherlands B.V.	2516 CK The Hague, Maanplein 7, Building 4, The Netherlands	-	Subsidiary	100	2(87)
38	Tech Mahindra Sweden AB	c/o Ola Hammarlund Room 501 & 538, Norrtullsgatan 6 113 29 STOCKHOLM	-	Subsidiary	100	2(87)
39	Tech Mahindra LLC	251 Little Falls Drive, Wilmington, New Castle, Delaware, 19808	-	Subsidiary	100	2(87)
40	Tech Mahindra Chile SpA	Mariano Sánchez Fontecilla 310, 2nd Floor, Office #201, Las Condes, 7550296 Santiago, CHILE	-	Subsidiary	100	2(87)

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
41	Tech Mahindra Growth Factories Limited*	W-1, Oberoi Estate Gardens, Off Saki Vihar Road, Next		710000.010		
		Chandivali Studio, Chandivali, Sakinaka, Mumbai - 400072, Maharashtra, India	U72200MH2015PLC269129	Subsidiary	100	2(87)
42	Tech Mahindra Spain S.L.	C/ Estrella Denebola 8 Planta 2 28045 Madrid	-	Subsidiary	100	2(87)
13	Tech Mahindra France	17 AVENUE GEORGE V, PARIS 8, 75008, PARIS, FRANCE	-	Subsidiary	100	2(87)
14	Tech Mahindra South Africa (Pty) Limited	56 Karee Drive, Walton Road, Carlswald, Gauteng 1685	-	Subsidiary	48.96	2(87)
45	Tech Mahindra Holdco Pty Limited	56 Karee Drive, Walton Road, Carlswald, Gauteng 1685	-	Subsidiary	96	2(87)
46	Citisoft Plc.,	63 Queen Victoria Street, London, England, EC4N 4UA	-	Subsidiary	100	2(87)
47	Citisoft Inc.,	343 Congress Street, Boston, MA 02210	-	Subsidiary	100	2(87)
48	Tech Mahindra Servicos De Informatica Ltda		-	Subsidiary	99.99	2(87)
19	Tech Mahindra De Mexico S.DE R.L.DE C.V	Av. Eje 5 Norte # 990 Edificio F - Planta Baja Colonia Santa Bárbara, C.P. 02230 Delegación Azcapotzalco Distrito Federal México	-	Subsidiary	100	2(87)
50	Satyam Venture Engineering Services Private Limited		U72200AP2000PTC033213	Subsidiary	50	2(87)
51	Satyam Venture Engineering Services (Shanghai) Co Limited	Room 2202, building B. No. 2 Nong 1883, South Huicheng Rd, Industry	-	Subsidiary	50	2(87)
52	Satven GmbH	zoom, Jiading, Shanghai Leopoldstr. 244,80807 Munchen Germany	-	Subsidiary	50	2(87)
53	vCustomer Philippines Inc.,	3rd Floor eCommerce Plaza, Eastwood City Cyberpark, Bagumbayan, Quezon City, Philippines	-	Subsidiary	100	2(87)
54	vCustomer Philippines(Cebu), Inc.	4th Floor, JESA Building, 90 General Maxllom Ave., Cebu City, Philippines	-	Subsidiary	100	2(87)
55	Mahindra Engineering Services (Europe) Limited	Attrium Court,The Ring Bracknell Berkshire RG 12 1BW	-	Subsidiary	100	2(87)
56	Inter-Informatics,spol. s r.o.	Prague 9, Kolcavka 3/75, Postal Code 19000, Czech Republic.	-	Subsidiary	100	2(87)
57	Inter-Informatics SRL	19-21 Primaverii Blvd., Corp B, 3rd floor, Bucharest-Sector 1.	-	Subsidiary	100	2(87)
58	TC Inter-Informatics a.s.	Prague 9, Kolcavka 3/75, Postal Code 19000, Czech Republic.	-	Subsidiary	100	2(87)
59	Tech Mahindra Communications Japan Co., Ltd	6-18, Kamiji 1-chome, Higashinari-ku, Osaka	-	Subsidiary	100	2(87)
60	Tech Mahindra Arabia Limited	12th Floor, Al - Hugyat Towers, Al Khobar 31952, Kingdom of Saudi Arabia	-	Subsidiary	51	2(87)

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
61	Dynacommerce Holding B.\	/. Stationsplein 5 A 1, 6131 AT Sittard, The Netherlands	-	Subsidiary	100	2(87)
62	Dynacommerce B.V.	Stationsplein 5 A 1, 6131AT Sittard The Netherlands	-	Subsidiary	100	2(87)
63	Dynalean B.V.	Mercator 2, 6135 KW Sittard	-	Subsidiary	100	2(87)
64	Dynacommerce Gmbh*	Zeppelinstraße 73, 81669 München.	-	Subsidiary	100	2(87)
		Germany				
65	Rapid Commerce B.V.*	Mercator 2, 6135 KW Sittard	-	Subsidiary	100	2(87)
66	Dynacommerce India Pvt Ltd.*	Level 10&11, Prestige Khoday Tower, 5, Raj Bhavan Road, Bangalore Bangalore KA 560001 India	U74999KA2017PTC102704	Subsidiary	100	2(87)
67	Comviva Technologies Limited	5th, 7th and 8th Floor, Capital Cyberscape, Golf Course Extension Road, Sector 59 Gurugram, 122102	U72200HR1999PLC041214	Subsidiary	99.99	2(87)
68	Comviva Technologies Nigeria Limited	omviva Technologies Plot number- 52, ,Ahmadu		Subsidiary	99.98	2(87)
69	Hedonmark (Management Services) Limited	NCR Building 8th FI,6 Broad Street,Lagos,PO Box 4706,Apapa	-	Subsidiary	99.93	2(87)
70	Comviva Technologies Singapore Pte. Ltd	180B, Bencoolen Street, #12-05, The Bencoolen, Singapore 189648	-	Subsidiary	99.99	2(87)
71	Comviva Technologies FZ-LLC	Premises: 1401 & 1408-1409 Floor: 14, PO Box 500583 Building: Al Shatha Tower Dubai, United Arab Emirates	-	Subsidiary	99.99	2(87)
72	Comviva Technologies Madagascar Sarlu	Immeuble ARO Ampefiloha Escalier A 4è étage porte A 402 - Antananarivo 101 Analamanga, 101, Antananarivo Renivohitra, Madagascar	-	Subsidiary	99.99	2(87)
73	Terra Payment Services South Africa (RF) (Pty) Ltd*	104 Suite Lupin House,101 DR R D Naidu Drive,Asherville Durban-4091,KZN	-	Subsidiary	99.99	2(87)
74	Terra Payment Services (Netherlands) BV*	Overschiestraat 65, 1062 XD Amsterdam, The Netherlands	-	Subsidiary	99.99	2(87)
75	Mobex Money Transfer Services Limited*	James ngalawa Mutiso PO Box 214-00621,Village Market,Nairobi Kenya	-	Subsidiary	99.99	2(87)
76	Terra Payment Services (Uganda) Limited*	Arcadia Advocates, Acacia Place, 3rd Floor, Plot 6, Acacia Avenue, P O Box 28987, Kampala, Uganda	-	Subsidiary	99.99	2(87)
77	Terra Payment Services (Tanzania) Limited*	Law Associates (Advocates), CRDB Building 6th Floor, Azikiwe Street P.O Box 11133, Dar es Salaam,Tanzania	-	Subsidiary	99.99	2(87)
78	Terra Payment Services S.A.R.L*	Dakar (Senegal) – Regus, 12 Boulevard Djily Mbaye, Building Azur 15, 2nd Floor, Republic of Senegal	-	Subsidiary	99.99	2(87)

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
79	Terra Payment Services	61 Avenue Patrice LUMUMBA,		Associate	neiu	
	S.A.R.L*	Centre ville Brazzaville,	-	Subsidiary	99.99	2(87)
		Republic of the Congo.				
80	Terra Payment Services	2 Avenue du Musee,				
	S.A.R.L*	Immeuble Btour, 10 eme etage,	_	Subsidiary	99.99	2(87)
		Commune of Gombe, Kinshasa,	-	Subsidiary	33.33	2(07)
		Democratic Republic of Congo				
81	Terra Payment Services	1st Floor, Mokolwane House,				
	Botswana (Proprietary)	Prime Plaza Plot 67978,	-	Subsidiary	99.99	2(87)
	Limited*	Gaborone, Botswana				
82	Terra Payment Services (UK)	2nd Floor, Unint 4, Milbanke				
	Limited*	Court, Milbanke Way,		Culpaidiam	00.00	2(07)
		Bracknell, Berkshire, England,	-	Subsidiary	99.99	2(87)
		RG12 1RP				
83	Terra Payment Services	IFS Court, Bank Street, Twenty				
	(Mauritius)*	Eight Cybercity, Ebene 72201,	-	Subsidiary	99.99	2(87)
	,	Mauritius		•		` '
84	YABX Technologies	Maanplein 20, Building 8,				
	(Netherlands) B.V.	2516 CK The Hague, The	_	Subsidiary	99.99	2(87)
	(Netherlands		,		(- /
85	Comviva Technologies B.V.	Maanplein 20, Building 8,				
		2516 CK The Hague, The	_	Subsidiary	99.99	2(87)
		Netherlands				_(-,-,
86	Comviva Technologies	Suite # 701, Level 7, 465				
	(Australia) Pty Ltd	Victoria Avenue, Chatswood,	_	Subsidiary	99.99	2(87)
	(ridotrana) i ty Eta	NSW 2067		oubolular,	00.00	_(0,)
87	Emagine International Pty	Suite # 701, Level 7, 465				
	Ltd	Victoria Avenue, Chatswood,	_	Subsidiary	99.99	2(87)
		NSW 2067				_(-,
88	Comviva Technologies	Av. Corrientes 880, 11th Floor				
	(Argentina) S.A.	City of Buenos Aires Argentina	-	Subsidiary	99.99	2(87)
89	Comviva Technologies do					
	Brasil	Alameda Santos, 2441 - 2o				
	Industria, Comercio,	andar, Bairro Cerqueira Cesar,		Subsidiary	99.99	2(87)
		CEP 01.419-002, na Cidade e	-	Subsidiary	33.33	2(07)
	Importacao e	Estado Sao Paulo				
	Exportacao Ltda					
90	Comviva Technologies	AC 82, No.10 50 P.5, Bogota,	_	Subsidiary	99.99	2(87)
	Colombia S.A.S	Colombia				_(-,-,
91	Comviva Technologies	Guadalajara, Jalisco, Mexico	_	Subsidiary	99.99	2(87)
	Mexico, S de R.L. de C.V					(0,)
92	Terra Payment Services	A-26, Info City, Sector-34,				
	(India) Private Limited*	Gurugram, Gurgaon, Haryana,	U72900HR2017FTC070602	Subsidiary	99.99	2(87)
		India, 122001				
93	Comviva Technologies	MICT Park, Building(19), 6th				
	Myanmar Limited	Floor, Room (704) Hlaing		Subsidiary	99.99	2(87)
		Township Yangon Region,	-	Subsidiary	99.99	2(07)
		Myanmar				
94	Comviva Technologies	6440 SOUTHPOINT PKWY STE		Cubcidian	00.00	2/07\
	USA Inc	300 JACKSONVILLE, FL 32216	-	Subsidiary	99.99	2(87)
95	Comviva Technologies Cote					
	D'ivoire	Belletive 6 EME Etage Porte 21	-	Subsidiary	99.99	2(87)
		03 BP 1408 Abidjan 03		,		. ,
96	Sofgen Holdings Limited	Arch. Makariou III, 229				
-	J	Meliza Court, 4th floor P.C.	-	Subsidiary	100	2(87)
		3105 Limassol (Cyprus)			•	_(-,-,

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
97	Sofgen (UK) Limited*	Tech Mahindra Ltd, 3rd Floor, 63, Queen Victoria Street, Level 3, London EC4N 4UA	-	Subsidiary	100	2(87)
98	Sofgen Ireland Limited	Century House Harold's Cross Road Dublin 6W - Ireland	-	Subsidiary	100	2(87)
99	Sofgen Africa Limited	L.R. 7158/602, Kalamu House, Grevillea Grove, Westlands, P.O. Box 47323, 00100 NAIROBI	-	Subsidiary	100	2(87)
100	Sofgen Sdn Bhd*	26-2, Lorong 6E/91, Taman Shamelin Perkasa, 56100 Kuala Lumpur.	-	Subsidiary	100	2(87)
101	Sofgen Services Pte. Ltd.	138 CECIL STREET, #13-02 CECIL COURT, Singapore 069538	-	Subsidiary	100	2(87)
102	Sofgen SA	chemin du Château-Bloch 11, c/o SOFGEN SaveTax SA, 1219 Le Lignon – Geneva, Switzerland	-	Subsidiary	100	2(87)
103	Sofgen Consulting AG*	Lövenstrasse 20 8001 Zürich - Switzerland	-	Subsidiary	100	2(87)
104	Lightbridge Communications Corporation	4965, Preston Park Boulevard, Suite 500, Plano (Texas) 75093 United States of America	-	Subsidiary	100	2(87)
105	LCC Middle East FZ-LLC	Dubai Internet City Shatha Tower, office#1206 P.O.BOX 500639, Dubai	-	Subsidiary	100	2(87)
106	LCC Muscat LLC	Muscat Governorate/ As Seeb/ Wahat Al Marafa/ PO Box 3360/ Postal Code 111	-	Subsidiary	100	2(87)
107	Lightbridge Communications Corporations LLC	P.O Box No: 18698, Doha, State of Qatar.	-	Subsidiary	49	2(87)
108	Tech Mahindra Network Services International Inc.,	4965, Preston Park Boulevard, Suite 500, Plano (Texas) 75093 United States of America	-	Subsidiary	100	2(87)
109	LCC Central America de Mexico, SA de CV	Av. Vasco de Quiroga 3900, Piso 10, Torre A, Lomas de Santa Fe, Deleg. Cuajimalpa de Morelos, Mexico DF 05300	-	Subsidiary	100	2(87)
110	LCC Telekomunikasyon Servis Limited	Ergenekon Cad. Şetat İş Merkezi K:5 D:501 Feriköy-Şişli/ İstanbul	-	Subsidiary	100	2(87)
111	LCC do Brasil Ltda	Veirano Advogados, Av. Brigardeiro Faria Lima, 377-160andar, CEP: 04538- 133-São Paulo-Brasil	-	Subsidiary	100	2(87)
112	LCC Europe B.V	Ruwekampweg 4, Postbus 2206, 5202 CE's-Hertogenbosch, The Netherlands	-	Subsidiary	100	2(87)
113	LCC France SARL	410 Clos de la Courtine 93160 Noisy-Le-Grand France	-	Subsidiary	100	2(87)
114	LCC Italia s.r.l.	Via Francesco Antolisei, 6, 00173 Roma, Italy	-	Subsidiary	100	2(87)
115	LCC North Central Europe, B.V.	Amerikastraat 7, 5232 BE's- Hertogenbosch, Postbus 2206	-	Subsidiary	100	2(87)

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
116	LCC Deployment Services, UK Limited	Pinewood Crockford Lane Chineham Business Park Basingstoke				2/07)
		England RG24 8AL	-	Subsidiary	100	2(87)
117	LCC Networks Poland Sp.z.o.o	ul. WYRZYSKA, nr 9A, lok, miejsc. WARSZAWA, kod 02- 455, poczta, WARSZAWA, kraj	-	Subsidiary	100	2(87)
118	LCC Network Services, B.V.	POLSKA Ruwekampweg 4, Postbus 2206, 5202 CE's-Hertogenbosch, The Netherlands	-	Subsidiary	100	2(87)
119	LCC Wireless Communications Espana, SA	C/ Estrella Denebola 8 Planta 2 28045 Madrid	-	Subsidiary	100	2(87)
120	LCC Wireless Communications Services Marox, SARLAU	186 Av Mehdi Ben Barka Appt N 22, Bourgogne 20053, Casablanca, Morrocco	-	Subsidiary	100	2(87)
121	Tech Mahindra Network Services Belgium	Leuvensesteenweg 555 1930 Zaventem. Belgium	-	Subsidiary	100	2(87)
122	LCC Telecom GmbH	Neumannstrasse 2 40235 Dusseldorf	-	Subsidiary	100	2(87)
123	LCC United Kingdom Limited	Pinewood Crockford Lane Chineham Business Park Basingstoke England RG24 8AL	-	Subsidiary	100	2(87)
124	LCC Design and Deployment Services Ltd.	1 Danais & Perikleous St 15344 Gerakas	-	Subsidiary	100	2(87)
125	LCC Engineering & Deployment Services Misr, Ltd	Office 4 Al Maqdes Al Qabari, Nasr City, Cairo, Egypt	-	Subsidiary	100	2(87)
126	LCC Saudi Telecom Services, Ltd.	Offices 4&5; 2nd Floor Al-Mizan Tower PO Box 2432 Riyadh Saudi Arabia	-	Subsidiary	100	2(87)
127	LCC Saudi Arabia Telecom Services Co. Ltd/Jordan WLL	Amman - Faihaa Bldg -2nd Floor - Office No 102.	-	Subsidiary	100	2(87)
128	Leadcom Integrated Solutions International B.V.	2 Martinus Nijhofflaan, 2624 ES Delft, the Netherlands	-	Subsidiary	100	2(87)
129	Leadcom Integrated Solutions (L.I.S.) Ltd.	10 Hahagana Street, Or Yehuda Israel	-	Subsidiary	100	2(87)
130	Leadcom Ghana Limited	House No. RR147A Olusegun Obasanjo Road PMB KA 34 Roman Ridge Accra, Ghana	-	Subsidiary	100	2(87)
131	Leadcom Gabon S.A.	Quartier Louis Deriere le Cotton Club B.P. 4638 Libreville, Gabon	-	Subsidiary	100	2(87)
132	Leadcom Uganda Limited	Mobile 256-71-142630 Plot 2 Neptune Avenue Mbuya, Kampala PO Box 50029 Uganda	-	Subsidiary	100	2(87)
133	Leadcom DRC SPRL	Leadcom Avenue Basoko, No. 521, Commune de la Gombe Kinshasa, DRC	-	Subsidiary	100	2(87)

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
134	Leadcom Integrated	2379/34 Winding Avenue		7,0000,000		
	Solutions Tanzania Ltd.	Oyster Bay Dar	-	Subsidiary	100	2(87)
	Columnia ranzama ziai	Es Salaam, Tanzania				_(-,
135	Leadcom Integrated	Sulfo House Door 6B				
	Solutions Rwanda Ltd.	Gikondo Kigali, Rwanda	-	Subsidiary	100	2(87)
136	Leadcom Integrated	Zone Industrielle - Farcha				
	Solutions Tchad SARL	BP 6718 N'Djamena Chad	-	Subsidiary	100	2(87)
137	Coniber S.A.	Plaza Independencia				
	Cormset C.7 t.	822, apartamento 801,	_	Subsidiary	100	2(87)
		Montevideo, Uruguay		Subsidiary	100	2(07)
138	Tech-Mahindra de Peru	Canaval y Moreyra #				
150	S.A.C.	340, San Isidro, Lima	_	Subsidiary	100	2(87)
	J.A.C.	Codigo Postal Lima 27		Subsidiary	100	2(07)
139	Tech-Mahindra Guatemala	12 calle 1-25 zona 10				
133	S.A	edificio GEMINIS 10 TORRE				
	3.A	SUR NIVEL 16 OFICINA	-	Subsidiary	100	2(87)
		1607 "A" Guatemala				
140	Tech-Mahindra Bolivia S.P.I.	3 ere. Anillo Interno - Zona				
140	Tech-Marinidia Bolivia S.R.E.	San Martin Calle 9 B - Este		Subsidiary	100	2(87)
		N33 Santa Cruz – Bolivia	-	Subsidially	100	2(07)
141	Tech-Mahindra Ecuador S.A					
141	Tech-Mariiridia Ecuador S.A	1010 Solares 7, 8 y 9		Subsidiary	100	2(87)
		Guayaquil, Ecuador	-	Subsidially	100	2(07)
142	Tech-Mahindra Panama, S.A					
142	lecti-Matilitura Fatiatria, 3.A	,				
		(Transistmica) Edif	-	Subsidiary	100	2(87)
		H. Herburger oficina				
112	Took Makindra Costa Dica	5 y 10 Panama				
143	Tech Mahindra Costa Rica	Sabana Sur, Calle Morenos				
	Sociedad Anonima	150 mt Sur del Supermecado	-	Subsidiary	100	2(87)
		AMPM Edificio color papaya, San Jose Costa Rica				
144	Tech Mahindra Colombia					
144		Cra.45 #97 50 Of.1102, Bogotá,	-	Subsidiary	100	2(87)
4 4 5	S.A.S	Colombia				
145	Tech-Mahindra S.A	Av. Córdoba 795, 4to Piso,		Culpaidianu	100	2/07\
		Of. "8", C.A.B.A. (C1054AAG),	-	Subsidiary	100	2(87)
110	I and an united supplied	Argentina Contant				
146	Leadcom Integrated	Mayfair Business Center		Cubaidian	100	2/07\
	Solutions Kenya Limited	2nd floor Masapo Close,	-	Subsidiary	100	2(87)
1 1 7	I and an united supplied	Westland's Nairobi, Kenya				
147	Leadcom Integrated	14/E University Avenue				
	Solutions Myanmar Co., Ltd	Compound New University	-	Subsidiary	100	2(87)
		Road, Bahan Township				
1 10	Landan wallaka waska d	Yangon, Myanmar				
148	Leadcom Integrated	4 Cité Joly 75011 Paris	-	Subsidiary	100	2(87)
	Solutions (SPV) SAS					. ,
149	STA Gabon*	Quartier Louis Deriere				
		le Cotton Club B.P. 4638	-	Subsidiary	100	2(87)
		Libreville, Gabon				
150	STA Dakar	22, avenue Albert Sarrault	-	Subsidiary	100	2(87)
		BP 6147 Etoile Dakar				=,0.,
151	Societe	Rue Chevalier DE CLIEU,				
	deTelecommunications	Marcory, Abidjan, Cote	-	Subsidiary	100	2(87)
	Africaine (STA) Abidjan	d'Ivoire 01 BP 3910		Substatuty	.50	2(07)
		Abidjan 01 Cote d'Ivoire				
152	PF Holdings B.V.	Maanplein 20, 2516 CK, The	_	Subsidiary	60	2(87)
		Hague, the Netherlands		Jubsidialy		2(0/)
153	Pininfarina S.p.A.	Via Bruno Buozzi 6 - Turin -		Subsidiary	45.69	2(87)
		Italy	-	Jubsidialy	4J.UJ	2(0/)

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
154	Pininfarina of America Corp.	1101 Brickell Ave - South Tower - 8th Floor - Miami FL USA	-	Subsidiary	45.69	2(87)
155	Pininfarina Deutschland Holding Gmbh	Riedwiesenstr. 1, Leonberg, Germany	-	Subsidiary	45.69	2(87)
156	Pininfarina Deutschland Gmbh	Frankfurter Ring 81, Monaco, Germany	-	Subsidiary	45.69	2(87)
157	Pininfarina Shanghai Co., Ltd	Unit 1, Building 3, Lane 56, Antuo Road, Anting, 201805, Jiading district, Shanghai, China	-	Subsidiary	45.69	2(87)
158	Pininfarina Engineering S.R.L	Via Bruno Buozzi 6 – 10121 - Turin	-	Subsidiary	45.69	2(87)
159	Tech Mahindra Fintech Holdings Limited	401 Grafton Gate Milton Keynes United Kingdom MK9 1AQ	-	Subsidiary	93.75	2(87)
160	Target Topco Limited*	Target House, Cowbridge Road East, Cardiff, S Glamorgan CF11 9AU	-	Subsidiary	93.75	2(87)
161	Target TG Investments Limited	Target House, Cowbridge Road East, Cardiff, S Glamorgan CF11 9AU	-	Subsidiary	93.75	2(87)
162	Target Group Limited	Target House, 5-19 Cowbridge Road East, Cardiff, S Glamorgan CF11 9AU	-	Subsidiary	93.75	2(87)
163	Target Servicing Limited	Target House, Cowbridge Road East, Cardiff, S Glamorgan CF11 9AU	-	Subsidiary	93.75	2(87)
164	Target Financial Systems Limited	Target House, 5-19 Cowbridge Road East, Cardiff, S Glamorgan CF11 9AU	-	Subsidiary	93.75	2(87)
165	Elderbridge Limited	Target House, Cowbridge Road East, Cardiff, S Glamorgan CF11 9AU	-	Subsidiary	93.75	2(87)
166	Harlosh Limited	Target House, Cowbridge Road East, Cardiff, S Glamorgan CF11 9AU	-	Subsidiary	93.75	2(87)
167	Harlosh NZ Limited*	C/o Urlich Bowker Limited, 21 Broderick Road, Johnsonville, Wellington, 6037, New Zealand	-	Subsidiary	93.75	2(87)
168	Tech Mahindra Healthcare Systems Holdings LLC	2711 Centerville Road, Suite 400, Wilmington, New Castle, Delaware 19808.	-	Subsidiary	92.88	2(87)
169	Tech Mahindra Healthcare LLC	2711 Centerville Road, Suite 400, Wilmington, New Castle, Delaware 19808.	-	Subsidiary	92.88	2(87)
170	The CJS Solutions Group, LLC	6440 Southpoint Parkway, Suite 300 Jacksonville, Florida 32216	-	Subsidiary	92.88	2(87)
171	HCI Group UK Limited	International House 24 Holborn Viaduct London EC1A 2BN	-	Subsidiary	92.88	2(87)
172	Healthcare Clinical Informatics Limited	International House 24 Holborn Viaduct London EC1A 2BN	-	Subsidiary	92.88	2(87)
173	HCI Group DMCC*	Ag Tower Jumeirah Lakes Towers, Dubai, UNITED ARAB EMIRATES	-	Subsidiary	92.88	2(87)
174	CJS Solutions Group Canada ULC*	20th Floor, 250 HOWE Street, Vancouver BC V6C 3R8, CANADA	-	Subsidiary	92.88	2(87)

Sr. No.	Name of the Company	Registered Address	CIN/GLN	Holding/ Subsidiary/ Associate	(%) shares held	Applicable Section
175	HCI Group Australia Pty Ltd	Unit 22 12 Esperance Court, CLEVELAND- 4163, AUSTRALIA	-	Subsidiary	92.88	2(87)
176	Mahindra Educational Institutions	Survey No: 62/1A, Bahadurpally, Jeedimetla, Hyderabad - 500 043, Telangana, India	U80300TG2013NPL086878	Subsidiary	100	2(87)
177	Tech Mahindra Foundation	Oberoi Gardens Estate, Chandivali, Off Saki Vihar Road, Andheri (E), Mumbai – 400 072	U85310MH2006NPL160651	Subsidiary	100	2(87)
178	Avion Networks, Inc.	C/o. Incorporating Services, Ltd., 3500 South DuPont Highway, Dover, County of Kent, Delaware, 19901	-	Associate	30	2(6)
179	SARL Djazatech	Bab Ezzouar Business District, Lot Nr. 94, Algiers, 16311, Algeria	-	Associate	49	2(6)
180	EURL LCC UK Algerie	Bab Ezzouar Business District, Lot Nr. 94, Algiers, 16311, Algeria	-	Associate	49	2(6)
181	Goodmind S.r.l.	Via Nazionale 30 - Cambiano - Italy	-	Associate	9.14	2(6)
182	Signature S.r.l.	Via Paolo Frisi n. 6 – 48124 – Ravenna (RA), Italy.	-	Associate	10.97	2(6)
183	Altiostar Networks, Inc.**	200 Ames Pond Drive Tewksbury, MA 01876	-	Associate	23.33	2(6)
184	Infotek Software and Systems Private Limited	S.NO. 22/4/1, E wing, 101, IRIS Balewadi Pune MH 411045 India	U72200PN2000PTC015094	Associate	18.09	2(6)
185	Vitaran Electronics Private Limited	S.NO. 22/4/1, E wing, 201, IRIS Balewadi Pune MH 411045 India	U30007PN2006PTC129356	Associate	18.09	2(6)

Closed, Dissolved, Liquidated, Merged, Struck off as of March 31, 2020.

Note:

Ceased to be an associate company from April 26, 2019

Entities listed at Sr. No. 3, 42, 43, 93, 94, 95 have been Formed during the year.

² Entities listed at Sr. No. 4, 5, 12 to 21, 61 to 66, 186 & 187 have become Subsidiaries/Associate Companies.



IV SHARE HOLDING PATTERN (EQUITY SHARE CAPITAL BREAKUP AS PERCENTAGE OF TOTAL EQUITY)

(I) CATEGORY-WISE SHARE HOLDING:

	Cate-gory of shareholder	No. of Shares	held at the	beginning of the	year	No.of Sh	ares held at the	e end of the year		% Change
		Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
(A)	Promoter and Promoter									
	Group									
1	Indian									
a)	Individuals / Hindu	_	_		_	_	_	_	_	_
	Undivided Family									
b)	Central Government / State	-	-		-	_	-	-	-	-
	Government(s)									
c)	Bodies Corporate	25,64,50,608	-	25,64,50,608	26.08	25,17,46,892		25,17,46,892	26.06	-0.02
d)	Financial Institutions /	-	-	-	-	_	-	-	-	-
	Banks									
e)	Any Other (specify)		-	-	-	-	-	-		-
	TML Benefit Trust (Through	0.00.00.000		0.00.00.000	0.70	0.40.05.000		0.40.05.000	0.70	0.00
	Mr. V. S. Parthasarathy,	9,60,00,000	-	9,60,00,000	9.76	9,42,35,629	-	9,42,35,629	9.76	0.00
	Trustee)	25 24 50 600		25 24 50 600	25.04	24 50 02 524		24 50 02 524	25.02	0.00
_	Sub-Total (A)(1)	35,24,50,608	-	35,24,50,608	35.84	34,59,82,521		34,59,82,521	35.82	-0.02
2	Foreign									
a)	Individuals (Non-Resident Individuals/ Foreign									
	Individuals/ Foreign	-	-	-	-	_	-	-	-	-
b)	Bodies Corporate	2,42,904		2,42,904	0.02	2,42,904		2,42,904	0.03	0.01
c)	Institutions	2,42,304		2,72,307	0.02	2,42,304		2,42,304	- 0.03	0.01
d)	Qualified Foreign Investor					_				
e)	Any Other (specify)					_				
(~)	Sub-Total (A)(2)	2,42,904		2,42,904	0.02	2,42,904		2,42,904	0.03	0.01
	Total Shareholding of	2,12,301		2,12,551	0.02	2,12,301		2,12,301	0.00	0.01
	Promoter and Promoter	35,26,93,512	_	35,26,93,512	35.87	34,62,25,425	_	34,62,25,425	35.85	-0.02
	Group (A)= (A)(1)+(A)(2)	33,23,33,312		55,25,55,512	00.07	0-1,02,23,423		0-1,02,20,-120	55.55	0.02
(B)	Public shareholding									
1	Institutions									
a)	Mutual Funds/UTI	8,39,06,405	4,932	8,39,11,337	8.53	8,10,42,379	4,932	8,10,47,311	8.39	-0.14
b)	Financial Institutions/ Banks	16,76,614	-	16,76,614	0.17	17,69,778	-	17,69,778	0.18	0.01
c)	Central Government/ State									
	Government(s)	16,37,080	-	16,37,080	0.17	16,37,080	-	16,37,080	0.17	0.00
(d)	Venture Capital Funds	-	-	-	-	-	-	-	-	-
e)	Insurance Companies	2,69,04,852	-	2,69,04,852	2.74	4,21,16,752	-	4,21,16,752	4.36	1.62
(f)	Foreign Institutional	69,16,448	11,836	69,28,284	0.70	1,01,607	11,836	1,13,443	0.00	-0.70
	Investors	05,10,440	11,050	03,20,204	0.70	1,01,007	11,030	1,13,773	0.00	-0.70
g)	Foreign Venture Capital									
	Investors / Alternate	21,64,432	-	21,64,432	0.22	2523816	-	25,23,816	0.26	0.04
	Investment Funds									
h)	Qualified Foreign Investor	-	-	-	-	-	-	-	-	
)	Any Other (specify)									
	Foreign Portfolio Investor	37,47,16,811	-	37,47,16,811	38.11	38,30,35,804	-	38,30,35,804	39.68	1.57
	(Corporate)									
	Sub-Total (B)(1)	49,79,22,642	16,768	49,79,39,410	50.64	51,22,27,216	16,768	51,22,43,984	53.04	2.40

	Cate-gory of shareholder	No. of Shares	held at the	beginning of the	year	No.of Sh	ares held at th	e end of the year		% Change
		Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
2	Non-institutions									
a)	Bodies Corporate	1,91,87,427	41,892	1,92,29,319	1.96	73,19,216	41,892	73,61,108	0.76	-1.20
0)	Individuals -									
	i. Individual shareholders									
	holding nominal share capital up to ₹ 1 lakh.	6,83,06,795	13,25,356	6,96,32,151	7.08	6,12,07,535	12,24,232	6,24,31,767	6.46	-0.62
	ii. Individual shareholders holding nominal share	1,98,03,945	47.056	1,98,51,001	2.02	17275912	47,056	1,73,22,968	1.79	-0.23
	capital in excess of ₹ 1 lakh.	,,,,-	,	,,,,			,	.,,,		
)	Qualified Foreign Investor	-	-	-	-	-	-	-	-	
)	Any Other (specify)									
	i. Non Resident Indians	76,31,258	5,25,760	81,57,018	0.83	77,97,091	4,21,024	82,18,115	0.85	0.02
	ii. Foreign Nationals	2,22,290	900	2,23,190	0.02	1,66,555	900	1,67,455	0.02	0.00
	iii. Trusts	68,55,172	-	68,55,172	0.69	78,87,415	-	78,87,415	0.82	0.13
	iv. Clearing Members	60,10,188	-	60,10,188	0.61	19,15,942	-	19,15,942	0.20	-0.4
	v. Overseas Bodies Corporates	2,348	-	2,348	0.00	2,348	-	2,348	0.00	0.00
	vi. Hindu Undivided Family	22,62,278	-	22,62,278	0.23	15,82,314	-	15,82,314	0.16	-0.07
	vii.Unclaimed Shares	3,30,420	-	3,30,420	0.03	3,30,420	-	3,30,420	0.03	0.00
	viii. Foreign Portfolio Investor (Individual)	100	-	100	0.00	74	-	74	0.00	0.00
	ix. NBFCs registered with RBI	1,41,337	-	1,41,337	0.01	1,22,803	-	1,22,803	0.01	0.00
	x. Investor Educational And Protection Fund	35,026	-	35,026	0.00	40,226	-	40,226	0.00	0.00
	Sub-Total (B)(2)	13,07,88,584	19,40,964	13,27,29,548	13.49	10,56,47,851	17,35,104	10,73,82,955	11.11	-2.38
	Total Public Shareholding (B)= (B)(1)+(B)(2)	62,87,11,226	19,57,732	63,06,68,958	64.13	61,78,75,067	17,51,872	61,96,26,939	64.15	0.02
	TOTAL (A)+(B)	98,14,04,738	19,57,732	98,33,62,470	100.00	96,41,00,492	17,51,872	96,58,52,364	100.00	0.00
)	Shares held by Custodians and against which Depository Receipts have					Not Applicable				
	been issued GRAND TOTAL (A)+(B)+(C)	98,14,04,738	19,57,732	98,33,62,470	100.00	96,41,00,492	17,51,872	96,58,52,364	100.00	0.00

(II) SHAREHOLDING OF PROMOTERS:

SI	Shareholder's Name	Shareholding	at the begin	ning of the year	Shareholdi	d of the year		
No.		No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	% Change in share holding during the year
1	Mahindra & Mahindra Limited	25,62,48,704	26.06	-	25,15,48,691	26.04	-	-0.02
2	TML Benefit Trust (Through Mr. V. S. Parthasarathy Trustee)	9,60,00,000	9.76	-	9,42,35,629	9.76	-	0.00
3	Mahindra-BT Investment Company (Mauritius) Limited	2,42,904	0.02	-	2,42,904	0.03	-	0.01
4	Mahindra Holdings Limited	2,01,904	0.02	-	1,98,201	0.02	-	0.00
	Total	35,26,93,512	35.87	-	34,62,25,425	35.85	-	-0.02



(III) CHANGE IN PROMOTERS' SHAREHOLDING (PLEASE SPECIFY, IF THERE IS NO CHANGE)

SI. No.	Shareholder's Name		t the beginning e year		Shareholding the year
		No. of shares	% of total shares of the company	No. of shares#	% of total shares of the company
1	Mahindra & Mahindra Limited				-
	Beginning of the Year	25,62,48,704	26.06		
	At the end of the Year	-	-	25,15,48,691	26.04
2	TML Benefit Trust				
	(Through Mr. V.S. Parthasarathy Trustee)				
	Beginning of the Year	9,60,00,000	9.76		
	At the end of the Year	-	-	9,42,35,629	9.76
3	Mahindra-BT Investment Company (Mauritius) Limited				
	Beginning of the Year	2,42,904	0.02		
	At the end of the Year	-	-	2,42,904	0.03
4	Mahindra Holdings Limited				
	Beginning of the Year	2,01,904	0.02		
	At the end of the Year	-	-	1,98,201	0.02

Note - The change in shareholding and percentage is due to participation in Buy-Back of Equity shares and on account of allotment of shares upon exercise of ESOPs.

(IV) SHAREHOLDING OF TOP TEN SHAREHOLDERS (OTHER THAN DIRECTORS, PROMOTERS AND HOLDERS OF GDRs AND ADRs)

Sr No.	Particulars	Shareholding at of the		Cumulative Shareholding at the end of the year		
		No of shares held	% of total shares of the company	No of shares held	% of total shares of the company	
1	FIRST STATE INVESTMENTS ICVC- STEWART					
	INVESTORS ASIA PACIFIC LEADERS FUND BEGINNING OF THE YEAR	4.04.97.091	4.12			
	AT THE END OF THE YEAR	4,04,97,091	4.12	4,04,97,091	4.19	
2	GOVERNMENT OF SINGAPORE					
	BEGINNING OF THE YEAR	1,09,21,057	1.11			
	AT THE END OF THE YEAR			1,67,21,167	1.73	
3	ICICI PRUDENTIAL BLUECHIP FUND					
	BEGINNING OF THE YEAR	1,66,89,965	1.70			
	AT THE END OF THE YEAR			1,56,45,910	1.62	
4	ADITYA BIRLA SUN LIFE TRUSTEE PRIVATE LIMITED A/C ADITYA BIRLA SUN LIFE EQUITY FUND					
	BEGINNING OF THE YEAR	1,71,61,814	1.75			
	AT THE END OF THE YEAR			1,54,16,648	1.60	
5	SBI-ETF NIFTY 50					
	BEGINNING OF THE YEAR	88,81,261	0.90			
	AT THE END OF THE YEAR			1,52,81,562	1.58	
6	GOVERNMENT PENSION FUND GLOBAL					
	BEGINNING OF THE YEAR	1,45,02,171	1.47			
	AT THE END OF THE YEAR			1,52,23,517	1.58	

Sr No.	Particulars	Shareholding at of the	• •	Cumulative Shareholding at the end of the year		
		No of shares held	% of total shares of the company	No of shares held	% of total shares of the company	
7	LIFE INSURANCE CORPORATION OF INDIA P & GS FUND					
	BEGINNING OF THE YEAR	1,28,97,640	1.31			
	AT THE END OF THE YEAR			1,27,56,264	1.32	
8	ICICI PRUDENTIAL LIFE INSURANCE COMPANY LIMITED					
	BEGINNING OF THE YEAR	28,12,094	0.29			
	AT THE END OF THE YEAR			95,17,833	0.99	
9	UTI - NIFTY EXCHANGE TRADED FUND					
	BEGINNING OF THE YEAR	89,17,512	0.91			
	AT THE END OF THE YEAR			94,09,029	0.97	
10	VANGUARD TOTAL INTERNATIONAL STOCK INDEX FUND					
	BEGINNING OF THE YEAR	77,40,723	0.79	·		
	AT THE END OF THE YEAR			82,07,327	0.85	

Note:- The above information is provided based on the beneficiary position received from depositories and physical share register.

(V) SHAREHOLDING OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

Sr. No.	Particulars	Shareholding at of the		Cumulative Shareholding during the year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1	Mr. C. P. Gurnani				
	Beginning of the year	69,31,968	0.70		
	Participated in Buy-Back on April 12, 2019	130,409		68,01,559	
	Acquisition on June 24, 2019 (ESOP)	337,500		71,39,059	
	Sale on June 28,2019 (Off market Transfer)	300,000			
	At the end of the year	-	-	68,39,059	0.71
2	Mr. Anand G. Mahindra				
	Beginning of the year	1,88,552	0.02		
	At the end of the year		-	1,88,552	0.02
3	Mr. Ulhas N. Yargop*				
	Beginning of the year	1,51,520	0.02		
	Participated in Buy-Back on April 12, 2019	2,965			
	At the end of the year	-	-	1,48,555	0.02
4	Mr. M. Damodaran				
	Beginning of the year	75,150	0.01		
	Participated in Buy-Back on April 12, 2019	1,475			
	At the end of the year	-	-	73,675	0.01



Sr. No.	Particulars	Shareholding at of the	3 3	Cumulative SI during th	•
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
5	Mr. Ravindra Kulkarni*				
	Beginning of the year	64,148	0.01		
	Participated in Buy-Back on April 12, 2019	1,176			
	At the end of the year	-	-	62,972	0.01
6	Mr. T. N Manoharan				
	Beginning of the year	30,000	0.00		
	Participated in Buy-Back on April 12, 2019	613			
	At the end of the year	-	-	29,387	0.00
7	Ms. M Rajyalakshmi Rao				
	Beginning of the year	32,000	0.00		
	Participated in Buy-Back on April 12, 2019	641		31,359	
	Sale on May 30 - 31, 2019	11,359		20,000	
	Sale on September 18, 24, 2019	2,750		17,250	
	Sale between September 25-27 , 2019	12,006		5,244	
	Sale on November 08, 20, 25, 2019	3,244		2,000	
	At the end of the year	-	-	2,000	0.00
	Key Managerial Personnel:				
1	Mr. Anil Khatri				
	Beginning of the year	5,000	0.00		
	Participated in Buy-Back on April 12, 2019	102		4,898	
	Acquisition on June 17, 2019 (ESOP)	2,100		6,998	
	Acquisition on July 19, 2019 (ESOP)	400		7,398	
	Sale on September 06, 2019	1,000		6,398	
	Sale on November 15, 2019	750		5,648	
	Sale on January 31, 2020	1,000		4,648	
	Sale on February 14, 2020	548		4,100	
	Acquisition on February 28, 2020 (ESOP)	2,750			
	At the end of the year	-	-	6,850	0.00
2	Mr. Manoj Bhat				
	Beginning of the year	46,204	0.00		
	Participated in Buy-Back on April 12, 2019	1,082		45,122	
	Sale on February 07, 2020	25,000			
	At the end of the year	-	-	20,122	0.00

Note: Mr. Anupam Puri, Ms. Mukti Khaire, Ms. Shikha Sharma, Mr. Haigreve Khaitan, Dr. Anish Shah and Mr. V. S. Parthasarathy did not hold any shares in the Company during the financial year 2019-20.

^{*} Retired as Directors w.e.f. close of business hours of July 31, 2019.

V. **INDEBTEDNESS**

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

(₹ in Million)

Particulars	Secured Loans Excluding Deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	-	126.44	-	126.44
ii) Interest accrued but not due	-	1.11	-	1.11
iii) Interest accrued and due	-	-	-	-
Total (i+ii+iii)	-	127.54	-	127.54
Changes in indebtedness during the financial year				
Additions		5,927.39	-	5,927.39
Deletions		1,245.96	-	1,245.96
Net change		-	-	-
Indebtedness at the end of the financial year			-	
i) Principal Amount		4,808.76	-	4,808.76
ii) Interest accrued but not due		-	-	-
iii) Interest accrued and due	-	-	-	-
Total (i+ii+iii)	-	4,808.76	-	4,808.76



VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. REMUNERATION TO MANAGING DIRECTOR, WHOLE-TIME DIRECTORS AND/OR MANAGER

(₹ in Million)

		(*
Sr. No.	Particulars of Remuneration	Name of MD/ WTD/Manager Mr. C.P. Gurnani (Managing Director & CEO)
1	Gross Salary	
	(a) Salary as per provisions contained in section 17(1) of the Income tax Act 1961	27.96
	(b) Value of perquisite u/s 17(2) of the Income tax Act 1961	1.59
	(c) Profits in lieu of Salary u/s 17(3) of the Income tax Act 1961	
2	Stock Option	250.10*
3	Sweat Equity	
4	Commission	6.08
	As % of profit	
	Others Specify	
5	Others, please specify	<u> </u>
	Total (A)	285.73
	Ceiling as per the Act (5% of the Net Profit)	2677.55
	Company contribution to PF not added in above information	1.38

^(*) Amount indicates perquisite value of ESOP exercised during the year.

B. REMUNERATION TO OTHER DIRECTORS

(₹ in Million)

Sr.	Particulars of Remuneration	Name of Directors					
No.		Mr. Anupam Puri*	Mr. M. Damodaran	Mr. Ravindra Kulkarni*	Ms. M. Rajyalakshmi Rao	Mr. T. N. Manoharan	Amount
1	Independent Directors • Fee for attending board	N.A	N.A.	N.A.	N.A.	N.A.	
	committee meetings Commission	3.53	7.94	2.90	6.68	9.14	30.18
	Others- (Stock Options) Total	3.53 Ms. Mukti	7.94 Mr. Haigreve	2.90 Ms. Shikha	6.68	9.14	30.18
		Khaire@	Khaitan#	Sharma#			
	Independent Directors (Continued)						
	 Fee for attending board committee meetings 	N.A	N.A.	N.A.			
	Commission	9.20	4.92	5.48			19.59
	 Others- (Stock Options) 	-	-	-			
	Total	9.20	4.92	5.48			19.59
	Total (1)	Mr. Anand Mahindra	Mr. Ulhas	Mr. V. S. Parthasarathy	Dr. Anish Shah\$		49.78
2	Other Non-Executive Directors	Maninara	14. Targop	i artifasaratriy	Silani		
	Fee for attending board						
	committee meetings	N.A	N.A.	N.A.	N.A.		N.A
	 Commission 	N.A	3.02	8.19	4.22		15.44
	 Others – (Stock Options) 	-	-	-	-		-
	Total (2)	_	3.02	8.19	4.22		15.44
	Total (B)= (1+2)						65.22
	Total Managerial Remuneration (A+B)						350.95
	Overall Ceiling as per the Act	,	6	% of the Net Pro	ofit		3213.06

^(*) Retired w.e.f 31st July 2019.

^(@) Appointed as director w.e.f 19th April 2019.

^(#) Appointed as Independent Directors w.e.f 1st August 2019.

^(\$) Appointed as director w.e.f 10th September 2019.

C. REMUNERATION TO KMP OTHER THAN MD, WTD/MANAGER

(₹ in Million)

Sr.	Pai	rticulars of Remuneration	Key Manageria	Total	
No			Mr. Manoj Bhat (Chief Financial Officer)	Mr. Anil Khatri (Company Secretary)	Amount
1	Gro	ss Salary			
	(a)	Salary as per provisions contained in section 17(1) of the Income tax Act 1961	10.55	4.17	14.72
	(b)	Value of perquisite u/s 17(2) of the Income tax Act 1961	0.01	-	0.01
	(c)	Profits in lieu of Salary u/s 17(3) of the Income tax Act 1961	-	-	-
2	Stock Option*		-	2.76	2.76
3	Swe	eat Equity	-	-	-
4	Cor	nmission			
	As	% of profit	_	_	
	Oth	ers Specify			
5	Oth	ers, please specify	-	-	-
	Tota	al (A)	10.56	6.93	17.49
	Cei	ling as per the Act	-	-	-
6		npany contribution to PF not added in ove information	0.30	0.11	0.41
7	Company Contribution to superannuation not added in above information		0.15	0.09	0.24

^(*) Amount indicates perquisite value of ESOP exercised during the year.

Place: Mumbai

VII. PENALTIES /PUNISHMENT/COMPOUNDING OF OFFENCES:

There are no penalties/punishment/compounding of offences against Tech Mahindra Limited and its Directors and Officers for the year ended March 31, 2020.

For and on behalf of the Board

Anand G. Mahindra Chairman

Date: April 30, 2020 (DIN: 0000004695)



DISCLOSURE AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

1 & 2) Ratio of the remuneration of each director to the median remuneration of the employees of the company and the percentage increase in remuneration of Directors & KMPs in the Financial Year:

S No	Name of the Director/KMP	Designation	Ratio of Remuneration of each Director to Median Remuneration of Employees	Percentage increase in Remuneration during FY 2019-20
1	Mr. Anand G. Mahindra	Chairman	NA	NA
2	Mr. Anupam Puri*	Independent Director	7.64	(59%)
3	Mr. M. Damodaran	Independent Director	17.19	9%
4	Ms. M. Rajyalakshmi Rao#	Independent Director	14.46	(87%)
5	Mr. Ravindra Kulkarni*	Independent Director	6.28	(62%)
6	Mr. T. N. Manoharan	Independent Director	19.78	17%
7	Ms. Mukti Khaire**	Independent Director	19.91	0%
8	Mr. Haigreve Khaitan**	Independent Director	10.65	0%
9	Ms. Shikha Sharma**	Independent Director	11.86	0%
10	Mr. Ulhas N. Yargop*	Non Executive Director	6.54	(62%)
11	Mr. V. S. Parthasarathy	Non Executive Director	17.73	25%
12	Dr. Anish Shah**	Non Executive Director	9.13	0%
13	Mr. C.P. Gurnani##	Managing Director &	C40.4C	200/
		Chief Executive Officer	618.46	28%
14	Mr. Manoj Bhat	Chief Financial Officer		13%
15	Mr. Anil Khatri#	Company Secretary		(1%)

^{*} Retired from the Directorship hence the ratios and the percentage increase in remuneration is not comparable;

NOTE: The ratio and the percentage would be as under, if the perquisite value on stock options exercised by those Directors & KMPs is excluded from the remuneration.

Sr. No.	Name of Director/ KMP	Designation	Ratio of Remuneration of each Director to Median Remuneration to Employees	Percentage increase in Remuneration during FY 2019-20
1	Mr. C. P. Gurnani	Managing Director & Chief Executive Officer	77.12	(21%)

^{**} Appointed as Directors during the current Financial Year hence the ratios are not comparable and the percentage increase / decrease is not applicable.

^{*} The previous year remuneration included perquisite value of the accumulated stock options.

^{##} The percentage increase in remuneration is due to increase in the perquisite value of stock option exercised during the year.

3)	The median remuneration of employees of the company during the financial year was:	₹ 0.462 million
4)	Percentage increase in the median remuneration of employees in the financial year:	12%
5)	Number of permanent employees on the rolls of company as at March 31, 2020 :	88,802
6)	Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:	An increase of 4.3% was given to the employees during the year under review as against an increase of 10% in the remuneration of Managerial Personnel. The increase in remuneration of Managerial Personnel is due to exercise of stock options granted over the years. While all managerial persons are India based ~25% employees are based overseas where inflation & consequent salary increase tends to be low.
7)	The key parameters for any variable component of remuneration availed by the Directors :	Executive Directors - Nomination and Remuneration Committee determines the variable compensation annually based on their individual and organisation performance. Non-Executive Directors - Parameters such as responsibilities undertaken, Membership or Chairmanship of the Committees, time spent in carrying out of duties etc.
8)	Affirmation that the remuneration is as per the remuneration policy of the company:	Yes

Place: Mumbai

Date: 30 April, 2020

For and on behalf of the Board

Anand G. Mahindra Chairman (DIN: 0000004695)

Annual Report 2019-20



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 ARMS LENGTH TRANSACTIONS UNDER FOURTH PROVISO THERETO

1 Details of contracts or agreements or transactions not at arm's length basis:

Sr No.	Name (s) of the related party	Nature of Transaction	Duration of the Transactions	Salient Features of the Transactions	Transactions Value	Justification for transaction	approval by	Amount paid as advance	Date of special resolution
1	NIL				N.A.				

2 Details of material contracts or agreements or transactions at arm's length basis:

Sr No.	Name(s) of the related party	Nature of Relationship	Nature of Transaction	Duration of the Transactions	Transactions Value (₹ Million)	% to consol revenue	Date(s) of approval by the Board, if any	Amount paid as advance
1	Tech Mahindra	hindra nericas),	Revenue	April _2019-March _2020	5,151	1%	Since these RPTs are in the ordinary course of business and are at the arm's length basis, approval of the Board is not applicable. However, these are reported to the Audit Committee / Board at their quarterly meetings	
	(Americas), Inc.		Sub-contractiong Expenses		78,245	21%		
			Reimbursement of Expenses (Net)-Paid/ (Receipt)		1,103	0%		
			Dividend Income		9,799	3%		

For and on behalf of the Board

Anand G. Mahindra Chairman

(DIN: 0000004695)

Place: Mumbai Date: 30 April, 2020

ANNEXURE IX

PARTICULARS OF ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO AS REQUIRED UNDER COMPANIES (ACCOUNTS) RULES, 2014

A) CONSERVATION OF ENERGY

Energy consumption within the organization is mainly through grid electricity and diesel generators in case of power failure for equipment such as air conditioners, computer terminals, lights and other utilities at work places. As an on-going process, we continue to undertake the following measures to conserve energy and environment:

- 1. Energy emission intensity reduced by 4% per associate in 2019-20 when compared to last year through effective operational controls, renewable energy sourcing, use of innovative technologies and close monitoring of utilization.
- Additional installation of rooftop Solar panels resulted in increase in renewable source of energy. We generated solar power of more than 28,881,949 kWh (including savings from Solar Water heaters) that led to the reduction of more than 23,683 MTCO2 GHG emissions in this year.
- 3. Commitment of transition towards low emission technology resulted in the increase of Renewable energy from 1.77% in baseline year 2015-16 % to 17.6% this year.
- Installed 36,000+ LEDs, approximately 6,100 occupancy sensors, power-efficient insulation and efficient VRV and HVAC equipment at various locations to conserve energy and reduce GHG emissions.
- Conducted Energy simulation and use of automatic sensors integrated with lighting and aircon units.
- 6. Teleconferencing and Video Conferencing Systems set up to enable virtual meetings and reduce Business travel.

- Conserved energy through data centre consolidation, server virtualization and use of modular energy efficient equipment for data Centre designs. Natural and adiabatic cooling methods used to increase Energy efficiency.
- 8. New buildings designed as per efficiency standards and low emission technology.
- Conducted rationalization of UPS infrastructure and have integrated Building Management Systems to improve the energy efficiency.
- Updated external website to "Dark mode" to make it energy efficient and save global carbon footprint.

B) TECHNOLOGY ABSORPTION

(I) & (II) THE EFFORTS MADE BY YOUR COMPANY TOWARDS TECHNOLOGY ABSORPTION AND THE BENEFITS IN DIFFERENT SEGMENTS ARE GIVEN BELOW:

With accelerated uptake on Digital Transformation and focus on Digital Customer theme, a growth is observed on the transformation of the core driven by maturing Cloud, Platforms as-a-service delivery models. Considering the demand, we have charted the full spectrum of technologies, continued to invest in the best-in-class competencies and launched skill transformation initiatives for our associates. We have strengthened our Go-to-market efforts by setting up a **Digital Transformation Office (DTO)** to drive the adoption of our **business led themes** as listed below, that addresses every enterprise functions to *Run-better, Change-faster and Grow-greater (RCG)*

Strategy & Design: Guide uncertainties of the digital age by defining the accurate digital strategy aligned with core business, with right experiences for internal and external stakeholders.

Digital Customer: Redefine connected experience across the customer lifecycle with an interplay of digital strategy across sales, service and marketing, enabled by process orchestration and powered by user experience.

Intelligent Operations: Realign end-to-end business operations to deliver desired customer experiences through integrated, connected, and intelligent ecosystems.

Future Enterprise & Innovation: Envision a disruptive future by leveraging emerging technologies to exploit open opportunities, incubate disruptive business models, and deliver experiences to "tomorrow's customers".

Digital Insights: Foster data-driven decision making by harnessing the power of data, analytics, and cognitive technologies to derive actionable and impactful insights.

Digital Foundation: Lay a robust, secure, and future-proof foundation for your digital enterprise by adopting cutting-edge technology frameworks and software delivery methodologies.

With acquisitions namely Mad*Pow, BORN, Zen3 we have strengthened our Digital Consulting, Advisory, Design and Platform capabilities and augmented the approach to customer experience in the Phygital world and agile way of delivering transformation. To further accelerate these business led Digital themes, we continue to invest into the competencies like Blockchain, 5G, Al/Automation, Cyber Security, New age Delivery and our flag-ship Innovation power-house called Makers Labs.

BLOCKCHAIN

Tech Mahindra has sustained its leadership position in the Global Blockchain industry and continues to be at the forefront in architecting industry-wide transformations, re-imagining customer experience and changing paradigms of customer security. Globally, we have completed several successful Blockchain implementations especially across the BFSI, Manufacturing, Retail, Oil & Gas and Telecom verticals over the course of last 12 months that have been truly disruptive in nature and resulted in unlocking significant business value across our clients' businesses. In response to TRAI guidelines, mandating Telcos to adopt Blockchain technology to combat Unsolicited Commercial Calls (UCC), we have added new logos by successfully extending the multi-cloud solution to two more leading telecom service providers in FY 2019-20. UCC is one of the largest Blockchain implementations in the world till date impacting 500Mn Telecom subscribers in India. Further, we have architected several transformative Blockchain projects including

Land registry and lease management for a leading regulatory body of Urban Development, UAE Government, Vehicle Lifecycle Management for one of the top digitized states in India and facilitated trade finance transactions on the Marco Polo network and thereby becoming the first Indian corporate to leverage the Marco Polo Network and Platform for international trade finance. In line with our endeavour to solve complex business problems across industries, we have incubated 20+ Blockchain platforms over the course of last twelve months that will contribute to help grow revenues. Addition of 15+ industry awards and analyst recognitions is a testimony of our continued success and acknowledgement as an industry leader. Further, we have strengthened our relationship with the State Government of Telangana (India) by launching the inaugural Blockchain accelerator program for empowering Blockchain start-ups across the country. The launch of the Blockchain accelerator, branded as 'T-Block Accelerator', is a step in the direction of co-creating an ecosystem with next-gen technologies at the forefront of technology driven transformation.

5G

5G is driving a new wave of digitalization of the Telco and other industries that includes IT, Network and more importantly operating model, which is key to bring speed and agility of software and scale of cloud. The COVID situation has further accelerated the need for this transformation. The new operating model where the workforce will be collaborating from virtual locations is further driving the network to be software driven. In addition to that, 5G will offer services on the fly and give control of service creation back to the user, which will make 5G Network-as-a-Software Platform. This platform will bring applications closer to the customer through highly scalable, highly automated, application aware Network edge, and a harmonious cloud across edge and core. To enable such as continued transformation, we have invested in building accelerator platforms such as netOps.ai and Blue Marble. netOps.ai is a Network Automation and Managed Services framework that automates the lifecycle of network function on a harmonious hybrid private & public cloud. The Blue Marble platform is a complete Digital BSS stack that provides the micro-services based flexible solution to monetize 5G investments. We launched a CI.NXT offering that transforms us from a traditional SI (System Integrator) to a CI (Continuous Integrator) and help our customers shift operating model from traditional waterfall to DevOps.

AI & AUTOMATION

Intelligent Automation & Artificial Intelligence Solutions continued to make stride during last year and we have further strengthened our competencies with in-house platforms, partnerships with top providers and start-ups to enhance our portfolio addressing Intelligent Process Automation, Conversational Al, Text Analytics and NLP, Computer Vision and Advanced Analytics solution areas. Zen3 acquisition will further bring in Speech Analytics and Annotation related capabilities to augment these. We have developed 100+ use-cases and solutions across our key vertical and domain areas, to solve business issues through Automation, Analytics and AI technologies. As a Premier member of the Linux Foundation Al project, we continued our investments in Acumos Al platform, and we also have launched the Enterprise version of Acumos called GAIA to the market to accelerate the industrialisation and democratisation of Al. GAIA provides an e2e life-cycle management for Al and serve as a market place for monetization and re-use of industry solutions and uscases. Adoption of our Intelligent Automation Framework (AQT) for our ongoing engagements had crossed 200+ customers and continue to accelerate. We have 5000+ associates who are certified across various streams of Automation and AI technologies as part of our upskilling plans using AQT Proficiency Framework. Our Cognitive Operations Automation platform TACTIX had won the Express IT Awards under the Digital Solution of the Year category.

NEW AGE DELIVERY

Information Technology needs of our customers are changing rapidly and the drive to address speed and agility in delivering business solutions is paramount than ever before. Our Al-based #NewAgeDELIVERY engine enables customers to envision a new paradigm of technology solution delivery. With multiple customer programs already running live, #NewAgeDELIVERY continues to get stronger, smarter and more resilient with time. In the past year, the engine led a large-scale upskilling transformation directly impacting more than 70,000+ of our IT associates. The engine enabled 3 wins, including acquisition of a project to build a core learning management system for a Global Tier I retail E-commerce giant. Our new Smart planning component of this engine will enable teams to optimize their planning efforts by 40% and significantly reduce design debt through a templatized approach. The engine continues to get great feedback from technologists, analysts and key thought leaders - Asian Consumer Engagement Forum recognised us as a Gold award winner for 'The Best Use of Al in Software Delivery', keynotes on the 'Future of Delivery' at CAST conference in Paris and 'The Power of Al' representation at the AWS Summit in India. The engine is live with more than 75+ capability & upskilling partners on-boarded, close to 200 reusable portfolios available and 100+ projects already on boarded in the engine.

MAKERS LABS

Makers Lab took a significant leap during this year on initiatives to proliferate Innovation, Research and collaboration among our four key stakeholders: Associates, Partners, Customers and Society. To bolster a culture of innovation. we embarked on floor-walks across Tech M locations, conducted 40+ Ideation contests through our in-house IRIS platform that manages the Innovation life-cycle for us and our customers. We have further accelerated on our collaboration with universities and Academia. Joint research initiatives kicked off globally with University of Sydney (Students interned with us at our Pune Lab) JNEC College (Aurangabad, Maharashtra), University of Salford (UK), RMIT Melbourne, IIT Madras exploring engagement in specific use cases in Quantum Computing and other emerging technology areas . Makers Lab had also been actively contributing to COVID solutions - Solutions on Entellio (our enterprise grade Conversational Al platform), Stressbusters cum informative and gamified crossword and fight booster, SoS Seva application to identify needs of vulnerable sections of society for supporting them and ePass solutions for pass distribution during curfew period etc. On research front, Makers Lab built a protein structure of various viruses (easy reference guide to kick start vaccination trials) and SIER based disease prediction model. This is further being extended to therapeutic drug research and predictive virulence. We enabled the organization to retain 100% percentile score in Innovation management sector this year too in the Dow Jones Sustainability Index under both the DJSI World category and the DJSI Emerging Markets 2019. Tech Mahindra won the IBC Award 2019 for developing a bias, claims check and violence detection system (developed at Makers Lab) to enable regulatory compliance.



CYBER SECURITY

Cyber Security and Compliance management continued to be top Board topics and this requires a continuous assurance of the risk posture of an enterprise. Defining the strategic roadmap on Cybersecurity investments and building proactive threat management capability are expectations of customers from their service providers. The new threat emerging is to protect the data, with Internet of Everything (IoE) becoming the new normal. IT & OT (Operations Technology) convergence has become another reality after several years of silo-ed existence. The threat on OT is a new way for nation-state attacks on critical infrastructure and the manufacturing economy. We have built multiple Platforms (SaaS model) to address all these latest cyber security challenges faced by enterprises. Key offerings include Remote Secure Access Platforms, Data Protection platforms and solutions, OT solutions for Industry 4.0 needs, Advanced Threat Management by building intelligent SOC (iSOC) for enterprises, using Al Based Cyber Protection Techniques, 5G and IoT Mobile threat management as a Service, Cloud/ Container/Micro-services security as a Service, Digital identities-as-a-Service and Multifactor Authentication Techniques & DevSecOps. Our Consulting led services supported by 800+ strong Cyber security specialists had helped us build a trusted Advisor image with our customers.

(iii) The expenditure incurred on research and development $- \stackrel{?}{\stackrel{?}{\sim}} 221$ million.

C) FOREIGN EXCHANGE EARNINGS AND OUTGO

₹ in Million

EARNINGS IN FOREIGN CURRENCY	278,973
Foreign Exchange Outgo	174,165

For and on behalf of the Board

Anand G. Mahindra
Place: Mumbai Chairman
Date: 30 April, 2020 (DIN: 0000004695)

ANNEXURE X

ANNUAL REPORT ON CSR ACTIVITIES FOR THE FINANCIAL YEAR 2019-20

1. A brief outline of the company's CSR policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programs.

Tech Mahindra Limited (TML) is a leading provider of solutions and services in the Information, Communications & Technology industry. The CSR vision of TML is Empowerment through Education. All social investments of the company are accordingly aligned to the attainment of this overall vision.

The TML has established Tech Mahindra Foundation (TMF) in 2006 and Mahindra Educational Institutions (MEI) in 2013; under Section 25 of Companies Act 1956 (referred to as a Section 8 Company under Companies Act 2013) of dedicated professionals to carry out its CSR activities. The TMF has been focusing on implementation projects related to education and employability while MEI implements higher education projects. A brief profile of the projects undertaken by TMF and MEI are given below.

Projects	Description					
Tech Mahindra Foundation: Promoted quality E	Education and Employability for vulnerable sections					
of society through vibrant and innovative partners	ships with the government, NGO's, CBO's and other					
organisations across eleven major cities of India.						

School Education: Projects are aimed to improve the quality of school education, teacher training through infrastructure improvement, capacity building of all stakeholders and supplementary education.

ARISE	All Round Improvement in Special Education					
ARISE+	ARISE for children with disabilities					
Shikshaantar	Training/Capacity building of Government School Teachers					

Employability: Projects supported the Government of India's larger vision of skill development of youth through developing their market-oriented skills and linking them to potential employers. These projects seeks to benefit school drop-outs, people with disabilities and those unable to go into higher education, with specific focus on women and people with disabilities.

The Projects strive to address to gap between the skilling sector and the industry requirement by bringing in renowned industry from the service, technical and manufacturing sector as knowledge partners.

A placement rate of 75% is achieved annually.

SMART	Skills-for-Market Training Centres					
SMART+	SMART Centres for youth with disability					
SMART-T	SMART Centres with Technical trades					
SMART Academy	Sector specific 'state of art' training institutes					

Public Health: The Foundation has supported a project called 'Last Mile Connect' as part of which a Public Cycle intervention in Delhi is supported on an end-to-end basis. In addition, the Foundation has also supported towards COVID-19

Mahindra Educational Institutions: Established institutions of higher education, promoted research and development and collaborated with other renowned institutions to contribute towards the goal of high quality technical education systems in India.

Technical Education: The Mahindra École Centrale (MEC) project provided high quality technical education in engineering and computer technology for the students.



MEC is an international quality, technology school with assured career progression for engineering aspirants. It focuses on multi-disciplinary knowledge, personality development, and critical-creative thinking. MEC College of Engineering, heralds the Rise of the New Engineer in India.

A copy of Tech Mahindra's **CSR Vision and Policy Document** is available online at: https://www.techmahindra.com/CSR_Policy.pdf

2. COMPOSITION OF THE CSR COMMITTEE.

The Corporate Social Responsibility (CSR) Committee of the Company is composed of the following:

Mr. C. P. Gurnani, Chairman

Ms. M. Rajyalakshmi Rao, Member

Mr. V. S. Parthasarathy, Member

Mr. Haigreve Khaitan, Member

Ms. Mukti Khaire, Member

3. AVERAGE NET PROFIT OF THE COMPANY FOR THE LAST THREE FINANCIAL YEARS.

FY 2016-17 ₹ 3,878.7 Crores
FY 2017-18 ₹ 4,906.5 Crores
FY 2018-19 ₹ 5,427.3 Crores

The average net profit before tax ₹4,737.50 Crores

4. PRESCRIBED CSR EXPENDITURE (TWO PER CENT OF THE AMOUNT AS IN ITEM 3 ABOVE).

₹ 94.75 Crores (i.e. 2% of ₹ 4,737.50 Crores)

5. DETAILS OF CSR SPENT DURING THE FINANCIAL YEAR

- (a) Total amount to be spent for the financial year 2019-20: ₹ 94.75 Crores
- (b) Amount unspent, if any: Nil
- (c) Manner in which the amount was spent during the financial year is detailed below:

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
#	CSR Project	Sector in which the	Projects or programs:		Amount	Cumulative	Amount spent
	or activity	project is covered	(1) Local area or	outlay	spent on the	expenditure	Direct or
	identified		other	(budget)	projects or	up to the	through
				project or	programs	reporting	implementing
			(2) Specify the	programs- wise	Sub-heads:	period	agency
			State and district where projects	WISE	(1) Direct		
			or programs was		expenditure		
			undertaken		on projects		
					or programs	i	
					(2) Overheads		
			Programme	Budget	Spent	Spent	
				(₹Cr)	(Unspent)	(Unspent)	
ı	Employability	Schedule VII.	- SMART	22.85	21.03 (1.82)	(0.1.0)	100% amount
	,,	Item 2 (promoting	- SMART+	3.10	2.81 (0.29)		spent through
		education, including	- SMART T	7.02	6.23 (0.79)		implementing
		special education	- SMART Academy	14.97	12.35 (2.65)		_agencies, except
		and employment	(2) Delhi, Chandigarh	47.94		42.42 (5.52)	for two projects:
		enhancing vocation	Telangana,	(total)			- SMART
		skills especially	Andhra, Karnataka,				Academy
		among children,	Tamilnadu, West				(Location:- Delh
		women, elderly,	Bengal, Odisha,				Mohali, Mumba
		and the differently	Maharashtra				_ Hyderabad
		abled and livelihood	- Programme	6.00	4.91	4.91	_ Vizag)
		enhancement	Administration (like	53.94		47.33	
		projects)	Communication,	(grand			
			Volunteering,	total)			
			Training, Consultancy	,			
_		- 41	etc)		· · · · · · · · · · · · · · · · ·		1000/
2	School	Same as (1)	- ARISE	5.61	5.38 (0.23)		_100% amount
	Education		- ARISE+ - Shikshaantar	6.23	4.52 (0.28)		_spent through
			(2) Delhi, Telangana,	16.64	5.27 (0.96)	15.17 (1.47)	_implementing
			Andhra, Karnataka,			13.17 (1.47)	agencies, excep
			Tamilnadu, West	(total)			for two projects: (a) Thane
			Bengal, Odisha,				Municipal
			Maharashtra				_Corporation
			- Programme	2.53	2.42	2.42	_Special Project
			Administration (like	19.17	Project/	17.59	(Eng Trng)-
			Communication,	(grand	programme		Shikshaantar
			Volunteering,	total)	expenses only.		(b) In-Service
			Training, Consultancy	,	No overheads.		Teacher
			etc.)				Education
							Institute-
							Shikshaantar
3	Technical	Same as (1)	- Mahindra Ecole	31.40	31.40 (0.00)	31.40 (0.00)	100% amount
	Education		Centrale (MEC)		Project/	_	spent directly on
					programme		programmes
					expenses only.		-
					No overheads.		
ļ	Health		- Health	0.95	0.95 (0.0)	0.95 (0.0)	_100% amount
			- Cycle Project	0.55	0.54 (0.0)	0.54 (0.01)	_spent through
			-COVID-19	0	0.10 (0.00)	0.10 (0.00)	_implementing
			- PM CARES Fund	0	20.00 (0.00)	20.00 (0.00)	_agencies,
				1.50 (grand	I	21.59	
				total)			



(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
#	CSR Project	Sector in which the	Projects or programs:		Amount	Cumulative	Amount spent
	or activity project is covered identified	(1) Local area or other	1) Local area or (budget) pr	spent on the projects or programs	expenditure up to the reporting	Direct or through implementing	
			(2) Specify the State and district	programs- wise	Sub-heads:	period	agency
			where projects or programs was undertaken		(1) Direct expenditure on projects or programs		
					(2) Overheads		
			Programme	Budget	Spent	Spent	
				(₹ Cr)	(Unspent)	(Unspent)	
5	Education	Same as (1)	K.C.Mahindra	0.20	0.20 (NA)	0.20 (NA)	100% amount
			Education Trust				spent through
							K.C.Mahindra
							Education Trust
				(₹Cr)	Spent	Spent	
					(Unspent)	(Unspent)	
	Three activitie	s, through nine progra	mmes, across 10 cities,	74.61 (TMF)	66.51 (0.0)	66.51 (0.0)	
	delivered by the	nree agencies - Tech M	lahindra Foundation	31.40 (MEI)	31.40 (0.00)	31.40 (0.00)	
	(TMF), Mahind	ra Educational Instituti	ons (MEI)		0.20 (NA)	0.20 (NA)	
	K.C.Mahindra	Education Trust and PN	M CARES Fund.		20.00 (0.0)	20.00 (0.0)	
				106.01	118.11	118.11	
				(total)			

Note:

- (1) The prescribed CSR expenditure for Tech Mahindra for the financial year 2019-20 was ₹ 94.75 Crores (i.e. 2% of ₹ 4,737.50 Crores).
- (2) Tech Mahindra operated with a budget of ₹ 94.75 Crores, and spent ₹ 98.11 Crores over the financial year, through three agencies Tech Mahindra Foundation (TMF) and Mahindra Educational Institutions (MEI) and K.C.Mahindra Education Trust A/c Nanhi Kali and also Contributed ₹ 20 Crores to PM CARES Fund for COVID-19 Pandemic.
- (3) Against the mandated spend of ₹ 94.75 Crores, Tech Mahindra spent ₹ 118.11 Crores which is 24.7% more than the prescribed 2%.
- 6. IN CASE, THE COMPANY HAS FAILED TO SPEND THE TWO PER CENT OF THE AVERAGE NET PROFIT OF THE LAST THREE FINANCIAL YEARS OR ANY PART THEREOF, THE COMPANY SHALL PROVIDE THE REASONS FOR NOT SPENDING THE AMOUNT IN THE BOARD REPORT.

Not Applicable.

7. A RESPONSIBILITY STATEMENT OF THE CSR COMMITTEE THAT THE IMPLEMENTATION AND MONITORING OF CSR POLICY, IS IN COMPLIANCE WITH CSR OBJECTIVES AND POLICY OF THE COMPANY.

For Tech Mahindra Limited, Corporate Social Responsibility means responsible business practices through the involvement of all stakeholders in the decision making process and in operations. It entails having business policies that are ethical, equitable, environmentally conscious, gender sensitive, and sensitive towards the differently abled.

We have adequate systems and tools in place that go beyond regulatory requirement. In collaboration with our community, we analyze the potential impacts of our operations before setting up any new project and during any expansion of existing projects, so as to address the concerns of the community. At the end of

a project, the implementing partner submits a report pertaining to the impact of the program, specifically highlighting the project milestones achieved and the quantitative and qualitative benefits generated. The project is also evaluated on milestones achieved by the CSR Committee formulated by TML. Independent Third Party Assessments are also conducted for major CSR initiatives of TML at regular intervals.

The CSR committee certifies that the implementation and monitoring of projects and programmes as per CSR Policy are in compliance with CSR objectives and policy of the company.

Mr. C. P. Gurnani Managing Director & CEO Mr. C. P. Gurnani Chairman – CSR Committee

For and on behalf of the Board

Anand G. Mahindra
Place: Mumbai Chairman
Date: April 30, 2020 (DIN: 0000004695)



CORPORATE GOVERNANCE REPORT

I. COMPANY'S PHILOSOPHY ON CODE OF CORPORATE GOVERNANCE:

Tech Mahindra's philosophy on Corporate Governance is embedded in its rich legacy of ethical governance practices, most of which were implemented before they were mandatorily prescribed. Your Company believes that Corporate Governance is a set of guidelines to help fulfil its responsibilities to all its stakeholders. It is a reflection of the Company's culture, policies, relationship with stakeholders, commitment to values and ethical business conduct. In the same spirit, timely and accurate disclosure of information regarding the financial position, performance, ownership and governance of the Company is an important part of your Company's corporate governance.

II. BOARD OF DIRECTORS:

Your Company has a balanced mix of eminent executive, non-executive and independent directors on the Board. The Board consists of 6 Independent Directors including 3 Woman Directors, 3 Non-Executive Directors and 1 Executive Director. The Chairman is a Non-Executive Director.

During the year 2019-20, five meetings of the Board of Directors were held on May 21, 2019, July 30 & July 31, 2019, November 5, 2019, January 30 & 31, 2020 and February 24, 2020.

a) The names and categories of the Directors on the Board, their attendance at the Board and the Annual General Meeting held during the year and the number of Directorships and Committee Chairmanship / Memberships held by them in other companies and Directorship in other listed entities as on March 31, 2020 are given below:

Sr. No.	Name	Category	No. of Board meetings	Attendance at the AGM held on	Directorship in other public	positions h	ommittee eld in other ompanies²	Directorship in other listed entities (Category of Directorship)		
			attended	July 31, 2019	Companies ¹	As Chairman	As Member ⁷			
1.	Mr. Anand G. Mahindra	Non-Executive Chairman	5	Yes	3	0	1	1.	Mahindra & Mahindra Limited (Promoter – Executive Chairman)	
2.	Mr. Anupam Puri	Independent Director	24	Yes	2	0	0	Limited (Independ	(Independent Director)	
								2.	Mahindra and Mahindra Limited (Independent Director)	
3.	Mr. C. P. Gurnani	Managing Director	5	Yes	1	0	0		-	
4.	Mr. M. Damodaran	Independent Director	5 ³	Yes	8	3	6	1.	Hero MotoCorp Ltd (Independent Director)	
								2.	Larsen and Toubro Limited (Independent Director)	
								3.	Crisil Limited (Independent Director)	
								4.	Biocon Limited (Independent Director)	
								5.	InterGlobe Aviation Limited (Independent Director & Chairman of the Board)	

Sr. No.	Name	Category	No. of Board meetings attended	Attendance at the AGM held on July 31,	Directorship in other public Companies ¹	other positions held in oth public Companies		Directorship in other listed entities (Category of Directorship)
			attended	2019	Companies	Chairman	Member ⁷	
5.	Ms. M. Rajyalakshmi Rao	Independent Director	4	Yes	1	0	0	-
6.	Mr. Ravindra Kulkarni	Independent Director	2 ⁴	Yes	6	2	7	1. Mahindra & Mahindra Limited (Independent Director) 2. Elantas Beck India Limited (Independent Director) 3. Entertainment Network (India) Limited (Independent Director) 4. Chowgule Steamships Limited (Independent Director)
7.	Mr. T. N. Manoharan	Independent Director	5 ³	Yes	2	1	2	1. Canara Bank (Non-Executive Chairman) 2. Mahindra & Mahindra Limited (Independent Director)
8.	Mr. Ulhas N. Yargop	Non-Executive Director	24	Yes	1	0	0	-
9.	Mr. V. S. Parthasarathy	Non-Executive	5	Yes	8	1	4	Mahindra Holidays & Resorts India Limited (Non-Executive Director) Mahindra & Mahindra Financial Services Limited (Non-Executive Director)
10.	Ms. Mukti Khaire ⁵	Independent Director	5 ³	Yes	-	0	0	-
11.	Ms. Shikha Sharma ⁵	Independent Director	3	No	4	0	4	Tata Consumer Products Limited (Independent Director) Ambuja Cements Limited (Independent Director) Dr. Reddy's Laboratories Ltd (Independent Director) Mahindra & Mahindra Limited



Sr. No.	Name	Category	No. of Board meetings attended	Attendance at the AGM held on July 31, 2019	Directorship in other public Companies ¹	No. of Committee positions held in other public Companies ² As As Chairman Member ⁷		liste	ectorship in other d entities (Category of ectorship)
12.	Mr. Haigreve	Independent	3	No	7	4	Member 6	1.	Torrent Pharmaceuticals
	Khaitan ⁵	Director	J	110	•	•	Ü	••	Ltd
									(Independent Director)
								2.	CEAT Limited
									(Independent Director)
								3.	JSW Steel Limited
									(Independent Director)
								4.	Inox Leisure Limited
									(Independent Director)
								5.	Mahindra & Mahindra
									Limited
									(Independent Director)
								6.	Borosil Renewables
									Limited
									(Independent Director)
13.	Dr. Anish	Non- Executive	3	No	3	0	2	1.	Mahindra and Mahindra
	Shah ⁶	Director							Financial Services
									Limited
									(Non-Executive Director)
								2.	Mahindra Lifespace
									Developers Limited
									(Non-Executive Director)

¹ Does not include private companies, foreign companies and companies established under Section 8 of the Companies Act, 2013.

The directors of the Company are not inter-se related.

Details of Director proposed for appointment at the ensuing Annual General Meeting is provided in Notice Convening Annual General Meeting.

b) Number of shares and convertible instruments held by Non-Executive Directors:

The details of the equity shares of the Company held as at March 31, 2020 by the Non-Executive Directors are given below:

Name of the Director	No. of Equity Shares
Mr. Anand G. Mahindra	1,88,552
Mr. M. Damodaran	73,675
Ms. M. Rajyalakshmi Rao	2,000
Mr. T. N. Manoharan	29,387
Mr. V. S. Parthasarathy	-
Ms. Mukti Khaire	-
Ms. Shikha Sharma	-
Mr. Haigreve Khaitan	-
Dr. Anish Shah	-

None of the Non-Executive Directors hold any Stock Options as on March 31, 2020.

² Represents Audit Committee and Stakeholders Relationship Committee in public companies, excluding that of Tech Mahindra Limited.

 $^{^{3}}$ One meeting attended through Video Conference /Tele conference.

⁴ Ceased as Directors w.e.f. close of business hours of July 31, 2019

⁵ Appointed/Re-appointed as Independent Directors w.e.f. August 1, 2019

⁶ Appointed as Director w.e.f. September 10, 2019.

⁷ Membership includes Chairmanship position.

c) The Board has identified the following skills/expertise/competencies fundamental for the effective functioning of the Company which are currently available with the Board:

Global Business	Understanding of diverse business environment, global dynamics across various geographical markets, industry verticals and regulatory jurisdictions.
Financial Management	Financial Management, capital allocation, resource utilization and assessing economic conditions.
Strategy and Planning, Technology	Evaluate long term trends, strategic choices and experience in guiding and leading management teams to make decisions in uncertain environments. Anticipating technological trends, create new business models.
Governance	Experience in developing governance practices, serving the best interests of all stakeholders, maintaining board and management accountability, building long-term effective stakeholder engagements and driving corporate ethics and values.
Leadership	Leadership experience for understanding the needs of the organization, risk management systems and succession planning for the organization.

The table below expresses the specific areas of focus or expertise of individual Board members. However, absence of a tick mark does not necessarily mean the member does not possess the corresponding skills/expertise.

Name of director	Global business	Financial Management	Strategy and Planning, Technology	Governance	Leadership
Mr. Anand G. Mahindra	√	√	√	√	√
Mr. C. P. Gurnani	√	√	√	√	√
Mr. M. Damodaran	√	√		√	√
Ms. M. Rajyalakshmi Rao			√	√	√
Mr. T. N. Manoharan	√	√	√	√	√
Mr. V. S. Parthasarathy	√	√	√	√	√
Ms. Mukti Khaire			√	√	√
Ms. Shikha Sharma		√	√	√	√
Mr. Haigreve Khaitan		√		√	√
Dr. Anish Shah	√	√	√	√	√

INDEPENDENT DIRECTORS:

Based on the declarations received from the Independent Directors, the Board of Directors has confirmed that they meet the criteria of Independence as mandated by Regulation 16(1)(b) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and that they are independent of the management. None of the Independent Directors of the Company are serving as an independent director in more than seven listed companies. Independent Directors meet every quarter, exclusively without the presence of management team. During the year 2019-20, Mr. T. N. Manoharan and Ms. Rajyalakshmi Rao were re-appointed as Independent Directors for a period of five years w.e.f August 1, 2019. Mr. M. Damodaran was re-appointed as Independent Director for a period till March 31, 2022 as he would attain age of 75 years. Ms. Mukti Khaire, Ms. Shikha Sharma and Mr. Haigreve Khaitan were appointed as Independent Directors for a term of five years with effect from August 1, 2019.

The details of the familiarization programmes imparted to the Independent Directors are available on the website of the Company www.techmahindra.com and can be accessed at the web-link: https://www.techmahindra.com/tml-familiarisation-programmes-for-IDs.pdf



III. COMMITTEES OF THE BOARD:

The Board has constituted various committees with specific terms of reference and scope. The details of the committees constituted by the Board are given below:

A) AUDIT COMMITTEE:

The Audit Committee of the Board of Directors meets the criteria laid down under Section 177 of the Companies Act, 2013, read with Regulation 18 of the SEBI Listing Regulations. Mr. T. N. Manoharan, Independent Director is the Chairman of the Committee, Mr. M. Damodaran, Ms. Shikha Sharma and Mr. V. S. Parthasarathy are the other members of the Committee. Mr. Anupam Puri and Mr. Ulhas N. Yargop ceased to be members of the Audit Committee w.e.f. close of business hours of July 31, 2019.

The terms of reference to the Audit Committee inter alia includes:

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible;
- Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- Approval or preapproval or any subsequent modification of transactions of the Company with related parties except the transactions with a wholly owned subsidiary whose accounts are consolidated with the Company and placed before the shareholders at the General Meeting for approval;
- Evaluation of internal financial controls and risk management systems;
- Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- Statement of significant related party transactions and disclosure of related party transactions;
- To review the functioning of the Whistle Blower mechanism.

The composition of the Audit Committee, meetings held and attendance of the members are given below:

There were five meetings held on May 20, 2019, July 30, 2019, November 4, 2019, January 30, 2020 and February 24, 2020 during the Financial Year 2019-20.

Name	Category	Number of Audit Committee meetings attended
Mr. T. N. Manoharan	Chairman, Independent Director	5
Mr. Anupam Puri*	Independent Director	2
Mr. M. Damodaran	Independent Director	4
Mr. Ulhas N. Yargop*	Non-Executive Director	1
Ms. Shikha Sharma**	Independent Director	3
Mr. V. S. Parthasarathy**	Non-Executive Director	3

^{*} Ceased to be Committee Members w.e.f. close of business hours of July 31, 2019

The Company Secretary acts as the Secretary to the Audit Committee.

The Managing Director & CEO, Chief Financial Officer, the Statutory Auditors and the Internal Auditors are the invitees to the meetings of the Audit Committee. The Chief Internal Auditor reports to the Audit Committee Chairman.

^{**} Appointed as Committee Members w.e.f. August 1, 2019

The Audit Committee holds discussion with statutory auditors without the presence of management at its quarterly meetings.

Mr. T. N. Manoharan, the Chairman of the Audit Committee, was present at the Annual General Meeting of the Company held on July 31, 2019.

B) NOMINATION & REMUNERATION COMMITTEE

The Nomination & Remuneration Committee of the Board of Directors meets the criteria laid down under Section 178 of the Companies Act, 2013, read with Regulation 19 of the SEBI Listing Regulations. Mr. T. N. Manoharan, Independent Director is the Chairman of the Committee, Ms. Mukti Khaire, Ms. Shikha Sharma and Mr. V. S. Parthasarathy are the other members of the Committee. Mr. Ravindra Kulkarni, Chairman of the Committee and Mr. Anupam Puri and Mr. Ulhas Yargop ceased to be members of the Committee w.e.f. close of business hours of July 31, 2019.

The terms of reference to the Nomination & Remuneration Committee are as given below:

- Formulation of the criteria for determining qualifications, positive attributes and independence
 of a director and recommend to the Board a policy, relating to the remuneration of the directors,
 key managerial personnel and other employees;
- Formulation of criteria for evaluation of Independent Directors, Committees of Board and the Board;
- Devising a policy on Board diversity;
- Identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board their appointment and removal;
- The Committee will develop and review induction procedures for new appointees to the Board to enable them to become aware of and understand the Company's policies and procedures and to effectively discharge their duties;
- Recommending whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors;
- Recommending to the board, all remuneration payable to senior management.

The composition of the Nomination & Remuneration Committee and particulars of meetings attended by the members are given below:

There were four meetings held on May 21, 2019, July 31, 2019, November 4, 2019 and January 30, 2020 during the Financial Year 2019-20.

Name Category		Number of Nomination & Remuneration Committee meetings attended
Mr. Ravindra Kulkarni*	Chairman, Independent Director	2
Mr. Anupam Puri*	Independent Director	2
Mr. Ulhas N. Yargop*	Non-Executive Director	2
Mr. T. N. Manoharan**	Chairman, Independent Director	2
Ms. Mukti Khaire**	Independent Director	2
Ms. Shikha Sharma **	Independent Director	2
Mr. V. S. Parthasarathy	Non-Executive Director	2

^{*} Ceased to be Committee Members w.e.f. close of business hours of July 31, 2019

^{**} Appointed as Committee Members w.e.f. August 1, 2019



The Company Secretary acts as the Secretary to the Committee.

The Managing Director & CEO, Chief People Officer and Chief Financial Officer are the invitees to the meetings of the Committee.

Performance Evaluation Criteria for Independent Directors:

The key areas of evaluation of individual directors, including Independent Directors are Knowledge of business, Diligence and preparedness, Effective interaction with others, Constructive contribution to discussion and strategy, Concern for stakeholders, attentive to the internal controls mechanism and ethical conduct issues.

Remuneration of Directors:

The details of remuneration paid to the Directors are given in Form MGT–9 forming part of the Directors Report.

The Governance Policies of the Company contains inter-alia policy on Remuneration to Directors.

The Non-Executive Directors are paid remuneration as recommended by the Nomination & Remuneration Committee considering the performance of the Company, the current trends in the industry, the director's participation in Board and Committee meetings during the year and such other responsibilities associated with their respective position.

The remuneration to Executive Director includes fixed salary and variable compensation as commission as determined by the Nomination & Remuneration Committee based on achieving of various parameters set out in the agreed annual goals.

The stock option amount included in the remuneration of Directors as given in Form MGT-9 represents the perquisite value of the options exercised during the Financial Year 2019-20.

C) STAKEHOLDERS RELATIONSHIP COMMITTEE:

The Stakeholders Relationship Committee (SRC) of the Board of Directors meets the criteria laid down under Section 178 of the Companies Act, 2013, read with Regulation 20 of the SEBI Listing Regulations. Mr. M. Damodaran, Independent Director is the Chairman of the Committee, Mr. C. P. Gurnani, Mr. V. S. Parthasarathy, Ms. Mukti Khaire, Mr. Haigreve Khaitan and Ms. Rajyalakshmi Rao are the other members of the Committee. Mr. Ulhas N. Yargop and Mr. Ravindra Kulkarni ceased to be members of the Committee w.e.f. close of business hours of July 31, 2019. There were three meetings held on May 20, 2019, November 5, 2019 and January 31, 2020 during the Financial Year 2019-20.

Name	Category	Number of Stakeholders Relationship Committee meetings attended	
Mr. M. Damodaran	Chairman, Independent Director	3	
Mr. C.P. Gurnani	Managing Director & CEO	3	
Mr. Ravindra Kulkarni *	Independent Director	1	
Mr. Ulhas N. Yargop*	Non-Executive Director	1	
Mr. V. S. Parthasarathy	Non-Executive Director	3	
Ms. Mukti Khaire**	Independent Director	2	
Mr. Haigreve Khaitan**	Independent Director	2	
Ms. Rajyalakshmi Rao**	Independent Director	2	

^{*} Ceased to be Committee Members w.e.f close of business hours of July 31, 2019

The Company Secretary acts as the Secretary to the Committee.

^{**} Appointed as Committee Members w.e.f. August 1, 2019

The terms of reference to the Stakeholders Relationship Committee consists inter-alia the following:

- Look into redressing the grievances and complaints of the holders of Company's securities, including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/ duplicate certificates, general meetings etc.;
- Monitor and review the performance and service standards of the Registrar and Share Transfer Agents ("RTA") of the Company and provide continuous guidance to improve the service levels for investors;
- Formulate policies and procedures in line with the statutory and regulatory requirements to
 ensure speedy disposal of various requests received from security holders/other stakeholders
 from time to time;
- Review Company's obligation towards meeting environment, health and safety obligations towards all stakeholders;
- Review the complaints/queries received from other stakeholders such as vendors, suppliers, service providers, customers etc.;
- Review reports on employee, vendor and customer satisfaction surveys;
- Consult other committees of the Board while discharging its responsibilities;
- Obtain professional advice and assistance from Company's external legal advisors and accountants and also internal resources;
- Oversee the Investor relations function in the Company and suggest appropriate means to strengthen Investor relations of the Company;
- Review measures taken for effective exercise of voting rights by shareholders;
- Review measures and initiatives taken by the Company for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrant / annual reports and statutory notices by the shareholders of the Company.

The status of shareholder complaints received and resolved during the financial year 2019-20 is as under:

Pending Complaints as on April 1, 2019	Complaints received during the year	Complaints disposed during the year	Complaints pending as on March 31, 2020
1	16	16	1

Name and Designation of the Compliance Officer:

Anil Khatri, Company Secretary & Compliance Officer.

D) CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

The Corporate Social Responsibility Committee (CSR) of the Board of Directors meets the criteria laid down under Section 135 of the Companies Act, 2013 and Rules made therein. Mr. C. P. Gurnani, Managing Director & CEO is the Chairman of the Committee. Ms. M. Rajyalakshmi Rao, Ms. Mukti Khaire, Mr. Haigreve Khaitan and Mr. V. S. Parthasarathy are the other members of the Committee. Mr. Ulhas N. Yargop ceased to be member of the CSR Committee w.e.f. close of business hours of July 31, 2019. There were two meetings held on May 20, 2019 and November 4, 2019.



Name	Category	Number of Corporate Social
		Responsibility Committee
		meetings attended
Mr. C.P. Gurnani	Managing Director & CEO	2
Ms. M. Rajyalakshmi Rao	Independent Director	2
Mr. Ulhas N. Yargop*	Non-Executive Director	1
Ms. Mukti Khaire**	Independent Director	1
Mr. V. S. Parthasarathy**	Non-Executive Director	-
Mr. Haigreve Khaitan**	Independent Director	1

^{*} Ceased to be Committee Members w.e.f. close of business hours of July 31, 2019

The Company Secretary acts as the Secretary to the Committee.

The Chief Financial Officer of the Company and Chief Executive Officer of Tech Mahindra Foundation are the permanent invitees to the Committee meeting.

Terms of reference of the CSR Committee are:

- Formulate and recommend to the Board, a CSR policy indicating the activities from the specified list of activities in Schedule VII of the Act;
- Recommend the amount of expenditure to be incurred for the chosen activities;
- Monitor the CSR Policy and activities from time to time;
- Review Sustainability initiatives of the company and provide guidance on aspects of sustainability
 policies and programs including environmental sustainability, climate change and responsible
 sourcing;
- To carry on such tasks and activity as may be assigned by the board of directors from time to time.

E) RISK MANAGEMENT COMMITTEE:

The Risk Management Committee meets the criteria of Regulation 21 of SEBI Listing Regulations. The Board approved a detailed framework on Risk Management which inter alia covers the roles and responsibilities of the Risk Management Committee and delegated the monitoring and reviewing of the risk management plan to the Committee. The Committee periodically reviews enterprise risks including Business, M&A related, Treasury, Forex and Currency risk, Information Security, Cyber Security risk, Climate Change risks, Directors and Officers Liability risks.

Ms. Shikha Sharma, Independent Director, is the Chairperson of the Committee with effect from February 11, 2020. Mr. T. N. Manoharan was the Chairman of the Committee upto February 10, 2020. Mr. M. Damodaran, Ms. Mukti Khaire, Dr. Anish Shah and Mr. V. S. Parthasarathy are the other Members of the Committee. The Company Secretary acts as the Secretary to the Committee. Mr. Sunil Sanger has been appointed as Chief Risk Officer of the Company. The Managing Director & CEO and Chief Financial Officer are the invitees to the meetings of the Committee. There were four meetings held on May 20, 2019, July 30, 2019, November 4, 2019 and January 30, 2020.

^{**} Appointed as Committee Members w.e.f. August 1, 2019

Name	Category	Number of Risk Management Committee meetings attended	
Mr. T. N. Manoharan#	Chairman, Independent Director	4	
Mr. Anupam Puri*	Independent Director	2	
Mr. M. Damodaran	Independent Director	3	
Mr. Ulhas N. Yargop*	Non-Executive Director	1	
Ms. Shikha Sharma**	Chairperson-Independent Director	2	
Ms. Mukti Khaire**	Independent Director	2	
Dr. Anish Shah***	Non-Executive Director	2	
Mr. V. S. Parthasarathy**	Non-Executive Director	2	

^{*} Ceased to be Committee Members w.e.f. close of business hours of July 31, 2019

F) INVESTMENT COMMITTEE:

The Board of Directors constituted the Investment Committee of the Board at its meeting held on September 9, 2014. The terms of reference to the Investment Committee primarily includes consideration and approval of investment proposals, approving loans and Corporate Guarantees within the limits delegated by the Board of Directors in compliance with the provisions of the Companies Act, 2013. Ms. Shikha Sharma, Independent Director, is the Chairperson of the Committee. Mr. C. P. Gurnani, Mr. V. S. Parthasarathy, Dr. Anish Shah, Mr. Haigreve Khaitan and Ms. Mukti Khaire are the other Members of the Committee. Ms. Shikha Sharma, Ms. Mukti Khaire were appointed as members w.e.f. August 1, 2019. Mr. Haigreve Khaitan was appointed as member w.e.f. November 5, 2019 and Dr. Anish Shah was appointed as member w.e.f. September 10, 2019 Mr. Ravindra Kulkarni, Mr. Anupam Puri and Mr. Ulhas Yargop ceased to be a members of the Committee post their retirement from close of business hours of July 31, 2019. The Company Secretary acts as the Secretary to the Committee. The Chief Financial Officer is the invitee to the meetings of the Committee. The Committee met on January 30, 2020 which was chaired by Ms. Shikha Sharma and attended by Mr. C. P. Gurnani, Mr. V. S. Parthasarathy, Dr. Anish Shah, Mr. Haigreve Khaitan and Ms. Mukti Khaire.

G) SECURITIES ALLOTMENT COMMITTEE:

The Committee was formed to enable allotment of shares upon exercise of options under ESOP and allotment of securities as may be delegated by the Board of Directors from time to time for any specific issues of securities. Mr. Haigreve Khaitan, Independent Director the Chairman of the Securities Allotment Committee and Mr. V. S. Parthasarathy are the members of the Committee w.e.f August 1, 2019. Mr. C. P. Gurnani is the other Member of the Committee. Mr. Ravindra Kulkarni who was Chairman of the Committee ceased to be Chairman and member of the Committee and Mr. Ulhas N. Yargop member of the Committee ceased to be member w.e.f. close of business hours of July 31, 2019.

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^{**} Appointed as Committee Members w.e.f. August 1, 2019

^{***} Appointed as Committee Member w.e.f. September 10, 2019

[#] Chairman upto February 10, 2020



IV. GENERAL BODY MEETINGS:

(i) The details of the last three Annual General Meetings of the Company and the Special Resolutions passed thereat are as under:

Year	Location of AGM	Date	Time	Special Resolutions passed
2017	Birla Matushri Sabhagar, 19, Marine Lines, Mumbai 400 020.	August 1, 2017	3.00 p.m.	None
2018	Y. B. Chavan Auditorium, General Jagannath Bhosle Marg, Nariman Point, Mumbai - 400 021.	July 31, 2018	3.30 p.m.	 - Approval of Employee Stock Option Scheme 2018 for the benefit of Employees and Directors of the Company. - Approval of Employee Stock Option Scheme 2018 for the benefit of Employees and Directors of the Subsidiary Company.
2019	Y. B. Chavan Auditorium, General Jagannath Bhosle Marg, Nariman Point, Mumbai - 400 021.	July 31, 2019	3.00 p.m.	 - Re-appointment of Mr. M. Damodaran as Independent Director w.e.f. 1st August, 2019 upto 31st March, 2022. - Re-appointment of Mr. T. N. Manoharan as Independent Director w.e.f. 1st August, 2019 for a term of 5 years. - Re-appointment of Ms. M. Rajyalakshmi Rao as Independent Director w.e.f. 1st August, 2019 for a term of 5 years.

(ii) Details of Special Resolutions passed through Postal Ballots during the year 2019-20: Nil

None of the businesses proposed to be transacted in the ensuing Annual General Meeting require passing a Special Resolution conducted through Postal Ballot.

V. MEANS OF COMMUNICATION:

• The website of the Company www.techmahindra.com acts as the primary source of information regarding the operations of the Company.

The quarterly, half-yearly and annual results of the Company are published in leading newspapers in India viz. Business Standard, Economic Times, Maharashtra Times and Navshakti. The results are also displayed on the Company's website www.techmahindra.com. Press Releases made by the Company from time to time and the presentations if any made to the institutional investors / analysts are also displayed on the website. A Fact sheet providing a gist of the quarterly, half yearly and annual results of the Company is displayed on the Company's website. Further, the Financial Results, Press Releases and various compliance reports / information in accordance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time are made available on the websites of the Stock Exchanges i.e. BSE Limited (www.bseindia.com) and The National Stock Exchange of India Limited (www.nseindia.com).

 The Annual Report which includes inter alia, the Director's Report, the report on Corporate Governance, the Management Discussion and Analysis and the Business Responsibility Report, is the another channel of communication to the Shareholders. Statutory Reports

VI. GENERAL SHAREHOLDER INFORMATION:

1. ANNUAL GENERAL MEETING:

Date	Tuesday, July 28, 2020
Time	3.30 P.M.
Venue	Due to COVID-19 pandemic requiring social distancing to be followed and based on various representations made, Ministry of Corporate Affairs is considering holding AGM through VC/OAVM as it earlier permitted to hold EGM through VC/OAVM. In such scenario the meeting will be held through VC/OAVM.

2. FINANCIAL YEAR: APRIL 01 TO MARCH 31.

Calendar for 2020-21:

Financial reporting for	Tentative Board meeting schedule (subject to change)
Quarter ending June 30, 2020	Second fortnight of July 2020
Half year ending September 30, 2020	Second fortnight of October 2020
Quarter ending December 31, 2020	Second fortnight of January 2021
Year ending March 31, 2021	Second fortnight of April 2021
Annual General Meeting for the year ending March 31, 2021	Second fortnight of July 2021

3. BOOK CLOSURE / RECORD DATE:

July 25, 2020 to July 28, 2020 (both days inclusive) for the purpose of Annual General Meeting and payment of dividend.

4. DATE OF DIVIDEND PAYMENT:

Date of payment of Dividend, if declared, would be on or before August 7, 2020.

5. LISTING ON STOCK EXCHANGES:

The Company's equity shares are listed on The National Stock Exchange of India Limited (NSE), Exchange Plaza, C-1, Block 'G', Bandra Kurla Complex, Bandra (East), Mumbai - 400 051 and BSE Limited (BSE), P. J. Towers, Dalal Street, Mumbai - 400 001.

Listing Fee for Financial Year 2020-21 has been paid to NSE and BSE.

6. STOCK CODE:

National Stock Exchange of India Limited - TECHM

BSE Limited - 532755

7. INTERNATIONAL SECURITIES IDENTIFICATION NUMBER (ISIN) WITH DEPOSITORIES VIZ. NSDL AND CDSL FOR THE COMPANY'S EQUITY SHARES:

INE669C01036

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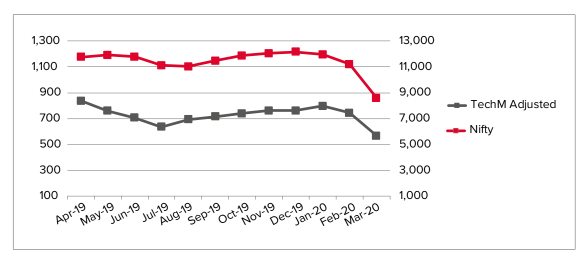


8. MARKET PRICE DATA: High, Low during each month in last financial year is given below:

Month	NSE	NSE		BSE	
	High	Low	High	Low	
April -2019	838.00	767.25	839.00	767.05	
May -2019	846.50	719.50	846.00	720.90	
June -2019	770.75	691.65	770.00	692.05	
July -2019	713.45	607.15	716.00	607.90	
August -2019	700.70	618.40	700.00	618.60	
September -2019	734.45	675.10	734.00	675.20	
October -2019	764.80	692.55	764.50	692.80	
November -2019	784.00	740.00	783.50	741.65	
December -2019	794.00	732.30	793.90	732.50	
January -2020	807.95	760.35	808.00	760.65	
February -2020	845.90	732.05	845.70	733.05	
March -2020	784.00	471.40	784.00	470.25	

9. PERFORMANCE IN COMPARISON TO BROAD-BASED INDICES SUCH AS NSE (NIFTY), BSE SENSEX INDEX ETC.:

The performance of the Company's shares relative to the NSE (NIFTY) Index is given in the chart below:



10. REGISTRAR AND TRANSFER AGENTS:

Share transfer, dividend payment and all other investor related matters are attended to and processed by our Registrar and Transfer Agents, i.e. Link Intime India Private Limited having their office at:

Link Intime India Private Limited

Block No. 202, 2nd Floor,

Akshay Complex, Near Ganesh Temple, Off Dhole Patil Road,

Pune - 411 001, Maharashtra, India.

Tel No. +91 20 2616 0084, 2616 1629 Fax: +91 20 2616 3503

Contact Person: Mr. Umesh Sharma

Email address: umesh.sharma@linkintime.co.in

11. SHARE TRANSFER SYSTEM:

The Company's shares are covered under the compulsory dematerialization list and are transferable through the depository system. Shares sent for transfer in physical form are registered and returned within a period of fifteen days from the date of receipt of the documents, provided the documents are valid and complete in all respects.

12. DISTRIBUTION OF SHAREHOLDING AS ON MARCH 31, 2020:

No. of Equity Shares held	Sharehold	ers	Equity shares held	
	No. of	% to Total	No. of shares	% to Total
	Shareholders			
1-500	445,457	94.68	33,238,995	3.44
501-1000	13,453	2.86	10,172,804	1.05
1001-2000	5,767	1.23	8,326,445	0.86
2001-3000	1,715	0.36	4,248,983	0.44
3001-4000	842	0.18	2,961,721	0.31
4001-5000	590	0.13	2,672,628	0.28
5001-10000	989	0.21	7,017,435	0.73
10001 & above	1,676	0.36	897,213,353	92.89
Total	470,489	100	965,852,364	100

13. SHAREHOLDING PATTERN AS ON MARCH 31, 2020:

Category	No. of shares held	% to Total
Promoters Holdings	346,225,425	35.85
Public Share Holding:		
Mutual Funds	81,047,311	8.40
Banks, Financial Institutions & others	1,769,778	0.18
Foreign Institutional Investors	1,13,443	0.001
Bodies Corporate	7,361,108	0.76
NRI/Foreign Nationals	8,385,570	0.87
Foreign Portfolio Investor (Corporate)	383,035,804	39.68
Indian Public & others	137,913,925	14.26
Total	965,852,364	100

14. DEMATERIALIZATION OF SHARES AND LIQUIDITY:

99.82% of the total equity share capital of the Company is held in a dematerialized form with National Securities Depository Limited and Central Depository Services (India) Limited as on March 31, 2020. The market lot is one share as the trading in equity shares of the Company is permitted only in dematerialized form. The stock is highly liquid. The face value of share is $\P5$ /- per share.

15. OUTSTANDING GDRs / ADRs / WARRANTS OR ANY CONVERTIBLE INSTRUMENTS, CONVERSION DATE AND LIKELY IMPACT ON EQUITY:

As on March 31, 2020, the Company did not have any outstanding GDRs/ADRs/Warrants or any Convertible instruments (excluding ESOPs).

16. PLANT LOCATIONS:

The Company being in software business, does not require manufacturing plant and has software development centres in India and abroad. The addresses of the global development centres/ offices of the Company are given elsewhere in the annual report.

17. COMMODITY PRICE RISK OR FOREIGN EXCHANGE RISK AND HEDGING ACTIVITIES:

While the Commodity price risk is not applicable to the Company, please refer to Risk table in the Management and Discussion Analysis Report for the foreign exchange risk and hedging activities.



18. ADDRESS FOR CORRESPONDENCE:

Shareholders may correspond with -

 Registrar & Transfer Agents for all matters relating to transfer / dematerialization of shares, payment of dividend, demat credits, etc. at:

Link Intime India Private Limited

Block No. 202, 2nd Floor, Akshay Complex,

Near Ganesh Temple, Off Dhole Patil Road,

Pune - 411 001, Maharashtra, India.

Tel No. +91 20 2616 0084, 2616 1629

Fax: +91 20 2616 3503

Contact Person: Mr. Umesh Sharma

Email address: umesh.sharma@linkintime.co.in

ii. Respective Depository Participants (DPs) for shares held in demat mode. Shareholders are requested to take note that all queries in connection with change in their residential address, bank account details etc. are to be sent to their respective DPs.

iii. For all investor related matters:

Mr. Anil Khatri

Company Secretary

Tech Mahindra Limited

Sharda Centre, Off Karve Road,

Kothrud. Pune - 411 004

Maharashtra, India.

Tel No. +91 20 6601 8458

Email address: investor.relations@techmahindra.com

19. As the company has not issued any debt instruments or have any fixed deposit programme the Company was not required to obtain credit ratings in respect of the same. The credit rating from CARE Ratings Limited during the financial year 2019-20 for bank facilities are CARE AAA; Stable for Long term bank facilities and CARE A1+ for the short term bank facilities. There has been no revision in the above rating.

20. DETAILS OF SHARES HELD IN DEMAT SUSPENSE ACCOUNT:

The disclosure under Schedule V (F) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is as under:

Sr. No.	Particulars	(in Numbers)
(i)	Aggregate number of shareholders and the outstanding shares in the suspense account lying at the beginning of	468 Shareholders 3,30,420 Shares of ₹5/- each.
(ii)	Number of shareholders who approached Company for transfer of shares from suspense account during the year	Nil
(iii)	Number of shareholders to whom shares were transferred from suspense account during the year	Nil
(iv)	Aggregate number of shareholders and the outstanding shares in the suspense account lying at the end of the year	468 Shareholders 3,30,420 Shares of ₹5/- each.

The voting rights on these shares shall remain frozen till the rightful owner of such shares claims the shares.

21. TRANSFER OF UNCLAIMED DIVIDEND TO IEPF:

Dividends that are unclaimed for a period of seven years, are statutorily required to be transferred to Investor Education and Protection Fund Authority (IEPF Authority) administered by the Central Government.

Further, pursuant to the provisions of Section 124 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, including amendments

thereto ('IEPF Rules') all shares on which dividend has not been paid or claimed for seven consecutive years or more shall be transferred to IEPF Authority as notified by Ministry of Corporate Affairs. In accordance with the aforesaid rules, the Company has sent notice to all Shareholders whose shares are due to be transferred to the IEPF Authority and has also published newspaper advertisement.

The shareholders whose dividend is/will be transferred to the IEPF Authority can claim the same from IEPF Authority by following the procedure as detailed on the website of IEPF Authority https://iepf.gov.in/IEPFA/Refund.html.

Members, who have not yet encashed their dividend warrant(s)/ fractional share payment, are requested to make their claims without any delay to the Company's Registrar and Transfer Agent, i.e. Link Intime India Private Limited. Pursuant to the provisions of IEPF Rules, the Company has uploaded the details of unpaid and unclaimed amounts lying with the Company as on July 31, 2019 (date of last Annual General Meeting) on the website of the Company (www.techmahindra.com), as also on the website of the Ministry of Corporate Affairs.

Calendar for transfer of unclaimed dividend to IEPF:

Financial Year	Type of Dividend	Date of Declaration	Due for transfer to IEPF
2012-2013	Final Dividend	September 26, 2013	November, 2020
2012-2013	Fractional share payment	September 5, 2013	September, 2020
2013-2014	Final Dividend	August 01, 2014	September, 2021
2014-2015	Final Dividend	July 28, 2015	September, 2022
2015-2016	Final Dividend	August 2, 2016	September, 2023
2016-2017	Final Dividend	August 1, 2017	September, 2024
2017-2018	Final Dividend	July 31,2018	September, 2025
2018-2019	Final Dividend	July 31, 2019	September, 2026
2019-2020	Interim Dividend	February 24, 2020	March, 2027

VII. DISCLOSURES:

- i. There have been no materially significant related party transactions that may have potential conflict with the interests of the Company at large.
- ii. During the last three years, there were no instances of non-compliance by the Company and no penalty or strictures were imposed on the Company by the Stock Exchanges or SEBI or any statutory authority, on any matter related to the capital markets.
- iii. The Company has laid down a Whistle Blower Policy, which includes Vigil Mechanism with detailed process for raising concerns by any of the employees, customers, vendors & investors, addressing the concerns and reporting to the Board. The Company affirms that no personnel had been denied access to the audit committee under Whistle Blower Policy.
- iv. The Company has complied with the mandatory requirements of Corporate Governance as specified in Regulations 17 to 27 and 46(2) of SEBI Listing Regulations.
- v. The Company has complied with the following discretionary requirements as prescribed in Part E of Schedule II to the SEBI Listing Regulations:
 - a) For the Financial Year 2019-20 and 2018-19, the Company has received an unmodified audit opinion.
 - b) The Company appointed separate persons to the post of Chairman and Managing Director &
- vi. The policy for determining Material Subsidiaries formulated by the Board of Directors is disclosed on the Company's website www.techmahindra.com and can be accessed at the web-link: https://www.techmahindra.com/www/investors/Policy-For-Determining-Material-Subsidiaries.pdf

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- vii. The Company has formulated a policy on materiality of Related Party Transactions and dealing with Related Party Transactions which has been uploaded on the Company's website www.techmahindra. com and can be accessed at the web-link: https://www.techmahindra.com/www/investors/Policy-for-determination-of-materiality-for-disclosure-of-events-or-information.pdf
- viii. The members who have not registered their e-mail id are requested to register their e-mail id's with the Company's Registrar & Transfer Agent i.e. Link Intime India Private Limited or with their Depository Participants, so, that all future communications can be sent through email.
- ix. The Company has not raised funds through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A).
- x. A Certificate received from Dr. K. R. Chandratre, Practising Company Secretary, Pune, that none of the directors on board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board / Ministry of Corporate Affairs or any such statutory authority is enclosed with the report.
- xi. During the financial year ended March 31, 2020 the Board of Directors has accepted recommendations of the committees of the Board.
- xii. Total fees for all services paid by the Company and its subsidiaries, on a consolidated basis, to the statutory auditors B S R & Co. LLP, Chartered Accountants is as follows:-

Auditors Remuneration (exclusive of service tax/GST):

	₹ in Million
Particulars	March 31, 2020
Audit fees (including quarterly audits)	49.00
For other services (certifications, etc.)	18.00
For taxation matters	10.00
For reimbursement of expenses	2.00
Total	79.00

- xiii. Details of complaints received, redressed and pending on Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 are as follows:
 - a) Number of complaints filed during the financial Year Nil
 - b) Number of complaints disposed of during the financial year Not Applicable
 - c) Number of complaints pending as on end of the financial year Nil

DECLARATION BY MD & CEO PURSUANT TO SCHEDULE V (D) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

As required by Schedule V (D) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, this is to confirm that the Company has adopted a Code of Conduct for all Board Members and Senior Management of the Company. The Code is available on the Company's website.

I confirm that the Company has in respect of the financial year ended March 31, 2020, received from the senior management team of the Company and the Members of the Board, a declaration of compliance with the Code of Conduct as applicable to them.

For Tech Mahindra Limited

Place: Mumbai C. P. Gurnani
Date: April 30 2020 Managing Director & CEO

INDEPENDENT AUDITORS' CERTIFICATE ON COMPLIANCE WITH THE CORPORATE GOVERNANCE REQUIREMENTS UNDER SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

To the Members of Tech Mahindra Limited

- 1. This certificate is issued in accordance with the terms of our engagement letter dated 16 August 2019.
- 2. This report contains details of compliance of conditions of Corporate Governance by Tech Mahindra Limited ('the Company'), for the year ended 31 March 2020, as stipulated in regulations 17 to 27, clauses (b) to (i) of regulation 46(2) and paragraphs C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') pursuant to the Listing Agreement of the Company with Stock exchanges.

Management's responsibility

- The compliance with the terms and conditions contained in the Corporate Governance is the responsibility
 of the management of the Company including the preparation and maintenance of all relevant supporting
 records and documents.
- 4. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of the Corporate Governance stipulated in the Listing Regulations.

Auditor's responsibility

- 5. Our examination was limited to procedures and implementation thereof adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 6. Pursuant to the requirements of the Listing Regulations, it is our responsibility to provide a reasonable assurance whether the Company has complied with the conditions of Corporate Governance as stipulated in Listing Regulations for the year ended 31 March 2020.
- 7. We conducted our examination in accordance with the 'Guidance Note on Reports or Certificates for Special Purposes' (Revised 2016), 'Guidance Note on Certification of Corporate Governance', both issued by the Institute of Chartered Accountants of India ('ICAI') and the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013, in so far as applicable for the purpose of this certificate. The Guidance Note on Reports or Certificates for Special Purposes requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- 8. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Service Engagements.

Opinion

- 9. In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as per the Regulations 17 to 27, clause (b) to (i) of Regulation 46 (2) and paragraphs C, D and E of Schedule V of the Listing Regulations, as applicable.
- 10. We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

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Independent Auditors' Certificate on Compliance with the Corporate Governance requirements under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Continued)

Restrictions on Use

11. The certificate is addressed and provided to the Members of the Company solely for the purpose to enable the Company to comply with the requirement of the Listing Regulations, and it should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

For B S R & Co. LLP Chartered Accountants Firm Registration No: 101248W/W-100022

> Jamil Khatri Partner

Membership number: 102527

ICAI UDIN: 20102527AAAAAM4628

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(pursuant to Regulation 34(3) read with Schedule V Para C Clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To: The Members Tech Mahindra Limited Gateway Building, Apollo Bunder Mumbai - 400 001.

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Tech Mahindra Limited having CIN: L64200MH1986PLC041370 and having registered office at Gateway Building, Apollo Bunder, Mumbai - 400 001 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the financial year ending on 31 March 2020, have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Sr.	Name of Director	DIN	Date of appointment
No.			in Company
1.	Mr. Anand G. Mahindra	00004695	19.09.1995
2.	Mr. C. P. Gurnani	00018234	10.08.2012
3.	Mr. M. Damodaran	02106990	22.07.2008
4.	Ms. M. Rajyalakshmi Rao	00009420	01.07.2013
5.	Ms. Mukti Khaire	08356551	19.04.2019
6.	Mr. T. N. Manoharan	01186248	01.07.2013
7.	Mr. V. S. Parthasarathy	00125299	10.08.2015
8.	Mr. Haigreve Khaitan	00005290	01.08.2019
9.	Ms. Shikha Sharma	00043265	01.08.2019
10.	Dr. Anish Shah	02719429	10.09.2019

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

Place: Pune Date: 30 April 2020 Dr. K R Chandratre FCS No. 1370, C P No: 5144 UDIN:F001370B000190526

Annual Report 2019-20 119

Tech Mahindra

Management discussion and analysis

Macro-economic review

The world economy was beginning to regain its vitality during the most part of this financial year, having emerged from multiple macro challenges recently. The US-China trade war and Brexit conflict continued, and the automobile slowdown caused a demand contraction in related sectors. However, a new unforeseen challenge in the form of the Coronavirus pandemic disrupted the socio-economic equilibrium, marking a turning point in world economic history.

COVID-19 pandemic, however has hampered the growth prospects. On the global economy front, IMF has predicted that the pandemic will wipe out \$12 trillion over two years, with worldwide business shutdowns destroying hundreds of millions of jobs. While it expects the global growth to contract by 4.9% in calendar year 2020, China is expected to grow at 1 per cent in 2020, despite sharp contraction in the first quarter, supported in part by policy stimulus. IMF projects India's economy to decline by 4.5 % in 2020, a "historic low" following a longer period of lockdown and slower recovery than anticipated in April. However, there's a pervasive uncertainty around these forecast as it depends on the length of pandemic, social distancing norms, workplace safety and global supply chain reconfiguration.

Industry overview

FY20 began with the digital transformation trend gaining further momentum, leading to substantial growth in our portfolio. Across the dynamic global business landscape, disruptive emerging technologies continued to drive IT spends. The year saw the revival of IT-modernisation spends in the market, subdued in the past few years. We saw resurgence of multi-year large outsourcing contracts as clients crystalized their transformation roadmaps.

But with stringent controls on national and international travels, the industry's onsite operations have witnessed obstructions. Growth-generating industries clocking the highest IT spends until now are deliberating large-scale projects in the face of increased uncertainties. However, the global trend of disruptive technology adoption and multiplying demand for process modernisation alongside cloud and app migrations have grown steadily around the world.

Company profile

Tech Mahindra Limited is a leading provider of digital transformation, consulting and business re-engineering services and solutions. It is a part of the \$ 21 Billion Mahindra Group; a global federation of companies divided into 11 business sectors, providing insightful solutions at a global scale across 20 industries. The companies act as a federation, with an optimum balance of entrepreneurial independence and synergy. The Company is presenting pertinent solutions to enterprises across spectrums of mobility, rural prosperity, Information Technology (IT), Financial Services, clean energy and business productivity. Headquartered in Mumbai, India, the Group has presence in over 100 countries, employs more than 250,000 people and functions with a unifying spirit of 'Rise'.

About Mahindra Group

11

Business sectors

20

Industries

100 Countries

250,000+

Employees

Rise: House of Mahindra

Core purpose

We will challenge conventional thinking and innovatively use all our resources to drive positive change in the lives of our stakeholders and communities across the world, to enable them to Rise







Accepting No Limits

Think big, think global

Challenge conventional thinking

Agility with discipline

Take well-reasoned risks

Seek breakthrough solutions

Alternative Thinking

Pursue new approaches

Celebrate diversity

Focus innovation on customer needs

Invent your way to growth

Driving Positive Change

Step into your customer's shoes

Build quality to delight customers

Forge strong relationships

Work hard. Have fun.

Rise by daring to disturb the universe

Rise with your ingenuity

Rise by shaping destinies

Core values

Professionalism

Good Corporate Citizenship

Customer First

Quality Focus

Dignity of the Individual

Tech Mahindra

Management discussion and analysis

Tech Mahindra Limited is a Public Listed Company, incorporated and domiciled in India and has its registered office in Mumbai, Maharashtra, India. It has primary listing on The National Stock Exchange of India Limited (NSE) and BSE Limited.

Tech Mahindra represents the connected world, and offers innovative information technology experiences to enable enterprises and society to Rise™. Tech Mahindra is a \$ 5.2 Billion company with over 125,000 professionals across 90 countries, helping 973 global customers, including Fortune 500

companies. The Company's convergent, digital, design experiences, customer-centric platforms and reusable assets connect across technologies to deliver tangible business value to its stakeholders.

The Company is governed by sustainable business practices and refined corporate culture for longer-term profitability. Tech Mahindra is among the three Indian companies and among the 12 companies in the Emerging markets category to feature in the D.ISI World Index

Performance during the year

Tech Mahindra's revenue was at ₹ 368,677 Million (\$ 5,181.9 Million) for the financial year ending March 31, 2020, registering a growth of 6.1% (4.3% in \$ terms) on a YoY basis. The Company's Profit After Tax (PAT) was at ₹ 40,330 Million (\$ 566.8 Million) for FY20, registering a de-growth of 6.2% (de-growth of 7.8% in \$ terms).

Backed by domain expertise and diversified digital offerings, the Company signed a multi-year agreement with AT&T, among the largest deal in its history to expand strategic collaboration. This was to accelerate AT&T's IT network transformation, shared services modernisation and movement to the cloud. The Company bagged the largest deal in the Enterprise business with a global financial services leader in Insurance and Annuities.

Dealing with the unprecedented challenge of COVID-19

The IT and business process management industry is recalibrating to manage the impact of the COVID-19 outbreak. The industry powers critical healthcare, finance, and telecom services. The industry foresaw the impact on business continuity, data security and employee safety. Keeping these as key parameters of the survival strategy, the industry swiftly adopted work-from-home (WFH) operations. Majorly, companies have successfully conceptualised this massive logistical challenge and maintain a sustainable operating environment.

The rise in remote operations among the teeming millions has caused internet usage to surge – placing big demands on robust communication networks. A recent analysis shows that the overall average daily fixed broadband consumption per user in the US increased approximately 3GB from January. Enterprises will consider remote working more readily amid social distancing norms in the longer run.

This raises concerns relevant to 5G deployment, specifically around spectrum allocation. Telcos across markets faced challenges upgrading network infrastructure and were bidding large sums to acquire spectrum licences, even before the COVID-19 pandemic. These trends will significantly boost IT spends.



Worldwide IT spending forecasts

- International Data Organisation (IDC) expects worldwide IT spending to decline 2.7% in constant currency terms this year as COVID-19 forces global organisations to respond with contingency planning and spending cuts in the short term.
- IT spending on hardware, software and IT services is likely to decline by more than real GDP, as commercial IT buyers and consumers cut capital spending to adjust with declining revenues, profits, market valuations and employee headcount.

Global IT spending

% Growth 2020	January Forecast	February Forecast	March Forecast
Real GDP	+2.4%	+2.0%	-1.7%
IT Spending	+5.1%	+4.3%	-2.7%

Source: IDC Worldwide Black Book Live Edition, March 2020

- Software will post growth of just under 2% overall, largely due to cloud investments along with some resilient demand for specific categories.
- Airlines, Transportation, Tourism, Hospitality sectors, followed by Retail may hold their IT projects but can expect an aggressive push for cost reduction from vendors, but increased demand for cyber security and contact centres in the near term.
- Telecom spending will be less impacted overall, as demand for broadband remains extremely strong, even higher, due to remote working and isolation measures.
- IT vendors to expect delays in new technology initiatives, cuts in discretionary spending and delayed off-take of scheduled projects, due to sluggish economic growth.

A silver lining behind the COVID-19 cloud: Re-imagining the future

The industry is bringing together solution-makers on one platform and proactively coordinating with the government to push for larger sustainable concepts. It is strategically investing in startups and small- and medium-sized enterprises (SMEs) working to conceive time-sensitive offerings like ventilators and testing kits. Such times of turbulence are almost always when radical transformation occurs. Organisations, businesses and individuals must measure the catastrophe not just in terms of what is lost but what might be gained.

Artificial intelligence, big data and analytics, cyber security, 5G, robotics and other next-gen technologies will receive greater impetus in the new world order.

- Forecasts indicate continued demand for cloud infrastructure services, and potential increase in specialised software. Additionally, increased demand for communications equipment and telecom services as academic institutions begin online classes.
- Business continuity plan will be heavily dependent on IT service providers to procure devices and set up robust and secure network and disaster-recovery systems.
- The increasing need for rapid access to data and automation will enhance the focus on network equipment and communications, speeding up 5G network deployments and adoption of 5G equipment.
- IT vendors are able to test concepts of 'Future of Work' and some of them might become mainstream as the dust settles.

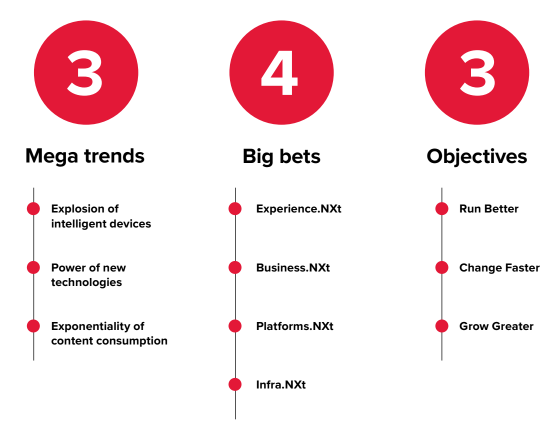


Management discussion and analysis

Strategy for organisation

The IT industry is evolving at a fast pace, and so is Tech Mahindra. In 2017, Tech Mahindra implemented the 3-4-3 strategy on disruptive trends and transformative technologies to help customers across industries with focused approach, solutions and clear outcomes. This means addressing the 3 megatrends within the market, 4 bets that Tech Mahindra would take to address those mega trends, all of which fit into the 3 areas of CXO's priorities.

Since then, 3-4-3 has been the at the core of the business and has evolved to deliver enhanced value to our customers.



This has become an integral part of every conversation with our customers and these conversations have translated into customised yet simplified solutions for our 973+ active clients across the globe. Our 4 bets emphasise on Infra.NXt, Platforms.NXt, Business.NXt and Experience.NXt as customer offerings to help align them with next-gen technologies. This framework is powered by technologies that have been industry disruptors. Our actions are built around our 4 key force multipliers.

Artificial Intelligence (AI) to derive insights from the data powered by 5G

Al has dramatically penetrated every industry vertical and its adoption has tripled in the last 12 months. The estimated value created by Al is projected to be over \$ 13 Trillion by 2030. It will allow machines to function at intelligence levels similar to that of humans. We prepared our workforce to lead and ride this wave of disruption by creating Al-powered solutions and platforms to address industry pain points.

Cyber security to secure experience and insights

We developed the world's first Al-Powered Predictive Cyber Risk Platform and Global Data Privacy ecosystem. Tech Mahindra's advanced threat management capabilities through file-less, memory attack prevention enable real-time detection without false positives, protecting enterprises like WannaCry, Petya from zero-day attacks.

Tech Mahindra's innovative business strategies enhance customer satisfaction and reduces security investment burden through global best practices. The Company grew its security portfolio with cutting-edge solutions that leverage the startup ecosystem and keep the customer informed in a VUCA (volatility, uncertainty, complexity and ambiguity) world.

Cloud to provision the volume and applications

Customers are increasingly moving from large databases to cloud, demanding app migration to become cloud native. Through this, companies are becoming more agile and asset-lite but the infrastructure in a box model is helping our customer scale up like never before while significantly reducing costs incurred in having everything on-premises.

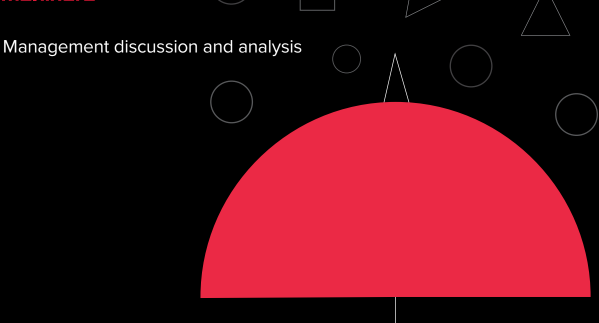
Design capabilities - to adapt technology for a convergent world

To realise the potential of a connected future, we must create extraordinary digital, physical and convergent experiences. When we say #unlockexperiences, we are challenging ourselves, our clients and the rest of the tech community to collaborate and push boundaries for solutions that will transform the world of work. Our iterative process indicated that design-based innovation is the way forward to solve today's problems.

Maker's Lab is Tech Mahindra's unique R&D division with nine centres across the world to co-innovate by applying design thinking and disruptive technologies (AI/ML, XR etc.) to solve customer needs.

In the next wave of 3-4-3, we continue developing and leveraging our strong ecosystem of collaborations with industry leaders, start-ups, academia and partners under the TechMNxt charter.





Risks

Some of Tech Mahindra's key risks and their corresponding mitigation strategies have been highlighted below.

Key risk	Impact of risk	Mitigation/strategy
High concentration in Communication vertical	For FY20, Communication vertical had a revenue share of "41.6% of the total business. This is much higher than that compared to leading Indian and global IT peers of Tech Mahindra and is one of the highest top-vertical revenue concentrations among peers.	 The Communication industry is one of the largest spenders on IT and Network Services, with evolving nature of spends as new technology is introduced. Tech Mahindra invested in new-age technologies and entered disruptive partnerships. The concentration came down and stands at 41.6% for FY20 versus 52% in FY16.
Communication vertical cyclicality	Historically, IT spends in Communications have been cyclical, resulting in periods of prolonged and tepid spends. This increases the risk of secular growth for ~41% of the business, going forward.	Tech Mahindra continues growing in line with its peers in this space over longer periods even as IT services spends remained volatile

Key risk	Impact of risk	Mitigation/strategy
		The Company is among the global IT companies with end-to-end services in the Communications industry. Today it provides services to most key global Communications companies.
		 Tech Mahindra's foray into the \$ ~40 Billion Network Services market opened an untapped growth opportunity, with one of the upcoming waves being the 5G investments.
		 As a Communications Service Provider, we are consolidating and exploring Media & Entertainment alongside Cable and other emerging opportunities for the Company.
Global economy risk	Tech Mahindra's export revenues are over 94% and it derives 48.1% revenue from the Americas, 26.9% from Europe and 25.0% from the rest of the world. The economic growth activity in these markets could	Tech Mahindra has over three-decades-rich experience in operating in volatile business environment, with a business model designed to deal with market dynamics.
	growth activity in these markets could directly or indirectly affect our customers' IT spends, impacting growth for Tech Mahindra.	 Global clients prefer offshoring and India is a preferred destination because of its compelling value proposition involving people and technology.
		 Severely adverse global economic turmoil and recessionary trends can impact any Company and is a universal business risk
Uncertainty in business environment due to	nment due to mean demand slowdown for our	 We are enabling our customers' business continuity plans for seamless operations.
pandemic		 To minimise demand impact, the Company is exploring opportunities which include remote computing, cyber security, healthcare and network resilience.
		 The Company enabled 'Work from Home' but with tightened data security measures.
		 The plan draws up employee-friendly policies to keep internal teams proactive, updated and engaged at home through newsletters, specialised sessions and digital workshops.
		 Round-the-clock COVID-19 Employee Help Desk has been set up to support employees.
Regulatory changes risk/ Visa risk	The Company has employees who work onsite at client facilities on visas granted for extended or short-term work. Protectionism is rising in few economies like the US. the UK, Australia, Singapore, etc.	 Tech Mahindra is familiar and compliant with the local regulations across working locations. It has adequate contingency plans to deal with the changing regulatory environment.
	Any changes in immigration laws or any local regulations can impact profitability and growth.	 The Company has delivery centres overseas and focuses on increasing localisation levels across geographies.
		 Tech Mahindra is engaging regularly with clients to discuss critical regulatory issues, which might have a business impact.

Tech Mahindra

Key risk	Impact of risk	Mitigation/strategy
M&A and Integration risk	The Company acquired multiple companies in the past years. M&As and its integrations, by nature, involve risks like failure to achieve strategic objectives, offset financial	 The Company has well laid out and defined plans and acquisition policy. It uses M&A to fill gaps across portfolio, verticals and geographic access.
	loss, cultural and financial integration etc.	 A dedicated and professional M&A team operates and is supported by the executive leadership.
		 Deals are evaluated by the Board, while Company consults investment bankers, subject matter experts and advisors
		Management's experience have helped
Competition risk	The Indian IT companies and MNC IT service companies having sizable presence	 Tech Mahindra is operating under competitive environment for several years.
	in low cost geographies, deep pockets, strong client relationships, in-house and captive services companies etc. are	 It is steadily moving up in the IT services value chain, working to build multi-pillar service competency
	competing with global players. This stiff competition can pressurise pricing, vendor consolidation and impact the	 The Company's domain knowledge, skilled workforce, delivery capabilities and efficient salesforce and relationship managers help retain competitive positioning.
Technology risk	Company's growth and profitability. The industry is witnessing an adoption of disruptive technologies, evolution in business models and consumer spending patterns. This is a threat to growth in	Tech Mahindra is a specialist provider of connected solutions and invests heavily in competencies required for an overall digital enterprise.
	traditional IT spends and technology obsolescence.	The Company made significant investments in IoT, cloud, microservices, Artificial Intelligence, Automation, Blockchain, Cyber Security Services etc.
		 Under TechMNxt charter, the Company continues collaborating to adapt to evolving and upskill employees to be future-ready in capturing customer spends.
Employee related/ Supply side risks		 Tech Mahindra has a diversified fresher talent pool, including science graduates, diploma holders and certified skilled undergrads, while increasing hiring of local people in onsite locations.
		 Tech Mahindra has a robust remuneration structure, progressive HR processes and employee incentives.
		 The Company runs programmes for employee growth like the Global Leadership Cadre (GLC), Young CEO programme, Shadow Board, 1000 Leaders programme, and so on.
		It invested in learning platforms to train employees on emerging digital technologies.
		 Ensuring adequate skillsets in the system, the Company is moving towards automation and lean operations to deliver more with less.

Key risk	Impact of risk	Mitigation/strategy
Currency risk	The exchange rate of Tech Mahindra's major billing currencies like £, \$, € and A\$ has been fluctuating widely and may continue in the future, resulting in volatile revenues and Foreign Exchange returns. Adverse currency movements may lead to impacts on the Company's profitability.	 Tech Mahindra follows a well-established hedging policy, which is undertaken to protect it from unfavourable currency movements. Over half of the revenue and a substantial portion of overall cost incurred is contributed onsite, which allows for a natural hedge. The Company's dedicated Treasury Department seeks advice from experts and
Data privacy risk	rivacy risk Many countries have stringent data protection and privacy laws. There is cyber security risk related to the Company's corporate and client data, which may hamper its relationship with customers and brand value.	 banks over hedging decisions. Tech Mahindra's Information Security Group (ISG) policy ensures confidentiality, integrity and availability of required information that is acquired, developed and provided to relevant stakeholders.
		 The Information and Data Security initiatives are in line with ISO/IEC 27001:2005 standard and code of practice ISO 27002. Tech Mahindra is among the five Indian companies to be certified and the specifications are implemented through the Information Security Management System (ISMS).
		 Tech Mahindra has an industry-compliant security risk assessment and management methodology.
Litigation risk	The Company's wide customer and geographic network makes it prone to litigation risks on contract execution, intellectual property, regulatory compliances, employment, adverse rulings,	 The Company has an in-house legal team, operating across regions and catering to diverse risks relevant to the business. It seeks expertise from external Global Law firms, Taxation and Compliance experts
	mergers etc.	 Uses a robust framework to deal appropriately and in a timely manner, with litigation-related risks arising either externally or internally.
Cyber attack risk	Reputation loss and penalties due to customer data theft or Tech Mahindra personal data by external hackers	 The Company invests in globally benchmarked cyber security tools to defend against advanced persistence threats, phishing or other malicious attacks.
		 It uses best-in-class controls like encryption, 2FA, mobile device management, data leakage protection to keep intellectual property and customer data safe.
		 Makes investments in comprehensive workforce training covering security, data protection and delivery modules. Employees sign agreement to protect the confidentiality and integrity of data.



DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

OVERVIEW

The financial statements have been prepared in compliance with the requirements of the Companies Act, 2013 and as per Indian Accounting Standards (IND AS) for the year ended March 31, 2020.

The financial statements of TechM and its subsidiaries have been consolidated on a line by line basis by adding together like items of assets, liabilities, income, expenses, after eliminating intra group transactions and any unrealized gains or losses in accordance with the Indian Accounting Standard - 110 on "Consolidated Financial Statements" (IND AS 110).

The discussion on financial performance in the Management Discussion and Analysis relate primarily to the standalone accounts of Tech Mahindra Limited. Wherever it is appropriate, information pertaining to consolidated accounts for Tech Mahindra Limited & its subsidiaries is provided for the current year and previous year. For purpose of comparison with other firms in this industry as well as to see the positioning and impact that Tech Mahindra Limited has in the marketplace, it is essential to take the figures as reflected in the Consolidated Financial Statements.

A. STANDALONE FINANCIAL POSITION

1. SHARE CAPITAL

The authorized share capital of the Company is ₹ 8,337 Million, divided into 1,667,300,000 equity shares of ₹ 5 each. The paid up share capital stood at ₹ 4,829 Million as on 31st March' 2020 compared to ₹ 4,917 Million as on 31st March 2019. The decrease in paid up capital during the year is due to Buy Back of 20,585,000 shares of ₹ 103 Million & increase in paid up capital due to issue of 3,074,894 shares on account of conversion of options into shares (₹15 Million) by employees under the Employee Stock Option Plans.

2. RESERVES AND SURPLUS

a) Securities premium account

The addition to the securities premium account of ₹ 1,598 Million during the year is due to amount transferred from share option outstanding account on exercise of stock options to the tune of ₹ 1,133 Million, transfer on allotment of equity shares ₹ 464 Million and ₹ 1 Million allotment of shares by ESOP Trust to employees.

b) Retained Earnings

The surplus in the Statement of Profit and Loss as on 31st March 2020 was ₹ 184,021 Million compared to ₹ 171,952 Million as on 31st March 2019.

3. BORROWINGS INCLUDING FINANCE LEASE OBLIGATIONS

Borrowings including Finance Lease Obligations as on March 31, 2020 were ₹ 39 Million, as compared to ₹ 126 Million as on March 31, 2019.

4. RIGHT OF USE LIABILITIES

In compliance with the new accounting standard IND AS 116 Lease accounting, Right of Use ("ROU") liability has been recognised with effect from 1st April 2019. Balance of ROU Liability as on 31st March 2020 is shown in table below:

(′₹	in	Mil	lions

ROU Lease liabilities	As at M	larch 31
	2020	2019
Long Term	3,419	-
Short Term	1,351	-
Total	4,770	-

5. FIXED ASSETS

The movement in Fixed Assets is shown in the table below:

(₹ in Millions)

		(III WIIIIOIIS
Fixed Assets	As at M	larch 31
	2020	2019
Gross Book Value		
Land - Freehold	459	477
Buildings	21,737	19,357
Leasehold Improvements	854	840
Plant & Equipments	14,881	14,392
Computer equipments	15,785	14,614
Office Equipments	1,854	1,695
Furniture and fixtures	6,898	6,708
Vehicles	187	203
Intangible assets	15,218	14,752
Total	77,873	73,038
Less: Accumulated depreciation & amortization	50,896	46,324
Net block	26,977	26,714
Add: Capital work-in- progress	352	2,717
Net fixed assets	27,329	29,431
·		

The Net Block of Fixed Assets and Capital Work 6. in Progress stood at ₹ 27,329 Million as on March 31, 2020 as against ₹ 29,431 Million as on March 31, 2019. During the year, the Company incurred capital expenditure (gross) of ₹ 5,588 Million (previous year ₹ 3,194 Million). The major items of Capital Expenditure include addition to Buildings ₹ 2,380 Million, Computers ₹ 1,693 Million, Plant & Equipment ₹ 666 Million & Software ₹ 466 Million.

RIGHT OF USE ASSETS

In compliance with the new accounting standard IND AS 116 Lease accounting, Right of Use ("ROU") Assets has been recognised with effect from 1st April 2019. Balance of ROU Assets as on 31st March 2020 is ₹ 5,383 Million.

7. **INVESTMENTS**

The summary of Company's investments are given below

	(₹ in Millions)
Investments	As at Ma	rch 31
	2020	2019
Non Current Investments		
Investment in Subsidiaries	66,077	60,825
Investment in Non convertible debentures, Associates & others (treasury bonds & bills)	277	7,056
Total Investments	66,354	67,881
Less : Provision for diminution of value	7,471	1,594
Net Non Current Investments	58,883	66,287
Investment in property	997	1,141
Total Non Current Investments	59,880	67,428
Current Investments		
Investment in mutual funds	25,029	37,508
Term Deposits with Financial Institutions	7,500	11,000
Investment in non-convertible debentures and commercial papers	15,074	14,812
Current Investments	47,603	63,320
Total Investment	1,07,483	1,30,748

C)

Total investments (non-current) as on 31st March 2020 stood at ₹ 59,880 Million as against ₹ 67,428 Million, as on 31st March 2019. During the year, Non-Current Investment in Non-Convertible Debentures reduced to NIL as on 31st March 2020 as against ₹ 6,908 Million as on 31st March 2019. Investment in Subsidiaries increased to ₹ 66,077 Million as on 31st March 2020 as against ₹ 60,825 Million as on 31st March 2019. Diminution in value of investments increased by ₹ 5,877 Million during the year.

Investment in liquid mutual funds as at 31st March 2020 was ₹25,029 Million (previous year ₹37,508 Million), decrease of ₹ 12,479 Million, decrease in Term Deposits with Financial Institutions is ₹3,500 Million and increase in Current Investment in non-convertible debentures and commercial papers of ₹ 262 Million.

Investment in Subsidiaries

The Company invested in the following subsidiaries during the FY2019-20:

a) The Company, pursuant to the share purchase agreement acquired 100% stake in Born

Commerce Private Limited on November 25. 2019 for a consideration of USD 12 million (₹ 873 Million). Further the Company through its wholly owned subsidiary Tech Mahindra Singapore Pte. Limited, acquired 100% stake in Born Singapore Pte. Limited (Born Group) on November 26, 2019 for an upfront consideration of USD 59 Million (₹ 4,224 Million) and contingent consideration linked to financial performance of calendar year 2019. As at March 31, 2020, contractual obligation towards contingent consideration amounts to USD 23.10 Million (₹ 1,657 Million). Born Group is engaged in providing content production and commerce solutions services across USA, APAC and Europe.

- b) The Company in October 4, 2019, through its wholly owned subsidiary Tech Mahindra (Americas) Inc. acquired 100 % stake in Objectwise Consulting Group Inc. for an upfront consideration of CAD 2.25 Million (₹ 121 Million).
 - The Company on July 31, 2019, through its wholly owned subsidiary Tech Mahindra (Americas) Inc. acquired 65 % stake in Mad*Pow Media Solutions LLC for a upfront consideration of USD 16.71 Million (₹ 1,151 Million). Further the subsidiary of the

Company has entered into a binding agreement to purchase the balance 35% stake over a period of three-year, ending March 31, 2022 for which a financial liability of USD 11.52 Million (₹ 793 Million) as at balance sheet date has been recognised.

- d) The Group, pursuant to the share purchase agreement acquired 100% stake in Dynacommerce Holdings B.V on May 9, 2019 for a consideration upto EUR 2.16 Million (₹ 168 Million), out of which EUR 0.48 Million (₹ 38 Million) was paid upfront and the balance amount of EUR 1.68 Million (₹ 130 Million) is payable on achieving performance based milestones.
- e) The Company has invested an amount of GBP 7.77 Million (₹ 720.82 Millon) in Mahindra Engineering Services (Europe) Ltd by subscribing to the Preference Shares of the company on November 19, 2019.

Acquisitions undertaken in FY 2020-21

- i. The Company, through its wholly owned subsidiary Tech Mahindra (Americas) Inc. has entered into an agreement to acquire 100% stake in Zen3 Infosolutions (America) Inc., ("Zen3") vide Stock Purchase Agreement dated February 24, 2020 (Amended and restated April 8, 2020) for purchase consideration of USD 39 Million (₹ 2,949 Million), comprising cash consideration of USD 35 million (₹ 2,647 Million) and retention pay-outs of USD 4 Million (₹ 302 Million), payable over next two years. Further, the Company has agreed to pay upto USD 25 Million (₹ 1,891 Million) for earned out linked to revenue and earnings before interest, depreciation and amortization (EBITDA) over three years.
- ii. The Company has entered into an agreement to acquire 51% stake in Cerium Systems Private Limited ('the Cerium'') vide Share Purchase Agreement dated January 31, 2020 (Amended and restated dated April 9, 2020) for estimated enterprise value of ₹ 2,450 Million. Further, Company has agreed to buy 49% stake over the period of three years at valuation linked to financial performance of Cerium Systems Private Limited.

The above acquisitions have no effect on consolidated accounts during FY 2019-20.

Sale of Investment in Subsidiary

 The Company has sold its entire stake in Fixstream Networks Inc. as on September 30, 2019 for an amount of USD 2 Million (₹ 142 Million) of which USD 0.5 Million (₹ 36 Million) is in Escrow Account iii. The subsidiary of the Company, Comviva Technologies Limited has sold its entire stake in Terra Payment Services South Africa (Pty) Limited and Terra Payment Services(Netherlands) BV and its subsidiaries, hereinafter referred as Terra Group, on March 2, 2020 for an amount of USD 9 Million (₹ 652 Million). Consequently, the Company has recognised a gain of ₹ 691 Million in the consolidated financial statements.

8. DEFERRED TAX ASSET

Deferred tax asset as at 31st March 2020 was at ₹ 4,364 Million as compared to ₹ 2,182 Million as of 31st March 2019. Deferred tax assets represent timing differences in the financial and tax books arising from depreciation of assets, provision for debtors and leave encashment & gratuity. The Company assesses the likelihood that the deferred tax asset will be recovered from future taxable income before carrying it as an asset.

9. SUNDRY DEBTORS

Sundry debtors at ₹ 62,120 Million (net of provision for doubtful debts of ₹ 7,070 Million) as of 31st March 2020 as compared to ₹ 59,639 Million (net of provision for doubtful debts of ₹ 5,463 Million) as of 31st March 2019. Debtor days as of 31st March 2020 (calculated based on per-day sales in the last quarter) were 112 days as compared to 106 days as of 31st March 2019.

10. CASH AND BANK BALANCES

The bank balances include both Rupee accounts and foreign currency accounts. The bank balances in overseas current accounts are maintained to meet the expenditure of the overseas branches and overseas project-related expenditure.

(₹	in	Mil	lions	١

Cash and Bank Balances	As at M	larch 31
	2020	2019
Bank balances in India &		
Overseas		
Current accounts	5,913	3,137
Deposit accounts	12,667	8,966
Total cash and bank	40 500	42.402
balances*	18,580	12,103

*Including unrealised (gain) / loss on foreign currency.

11. OTHER FINANCIAL ASSETS, OTHER ASSETS AND LOANS

Other financial assets, other assets & Loans as on 31st March 2020 were ₹77,961 Million compared to ₹ 69,317 Million as on 31st March 2019. Other

financial assets include foreign currency derivative assets, security deposits, advances to related parties, interest receivable and unbilled revenue. Other assets include prepaid expenses, balance with government authorities, advance income tax, capital advances, amounts deposited and held in escrow accounts for settlement consideration of Aberdeen UK & US and class action on erstwhile Satyam Computer Services Ltd.

12. PROVISIONS, FINANCIAL LIABILITIES & OTHER LIABILITIES

Liabilities and provisions were ₹ 63,373 Million as of 31st March 2020 including long term liabilities and provision of ₹ 7,620 Million and short term / current liabilities and provisions of ₹55,753 Million compared to ₹84,514 Million including long term liabilities and provision of ₹ 6,133 Million and short term / current liabilities and provisions of ₹ 78,381 Million as of 31st March 2019.

B. RESULTS OF OPERATIONS

The following table sets forth certain income statement items as well as these items as a percentage of our total income for the periods indicated:

Particulars	Fiscal	2020	Fiscal 2	2019
	₹	% of Total	₹	% of Total
	(In Million)	Income	(In Million)	Income
INCOME				
Revenue from Services	2,92,254		2,72,281	
Other Income	23,662		9,598	
Total Income	3,15,916	100%	2,81,879	100%
EXPENDITURE				
Personnel Cost	92,827		84,473	
Subcontracting Expenses	1,16,074		1,01,234	
Operating and Other Expenses	40,798		33,862	
Depreciation	6,674		6,592	
Interest	667		431	
Impairment of investment in subsidiaries	5,554		1,021	
Total Expenditure	2,62,594	83.1%	2,27,613	80.7%
Profit before tax and exceptional items	53,322		54,266	
Provision for Taxation	7,977	2.5%	10,469	3.7%
Net profit for the year	45,345	14.4%	43,797	15.5%

1. REVENUE

The Company derives revenue principally from technology services provided to clients from various industries.

The revenue increased to ₹ 292,254 Million in fiscal 2020 from ₹ 272,281 Million in fiscal 2019, growth of 7.3% The increase in revenue is due to increase in number of clients served & increase in business from these clients.

Consolidated Revenue

Consolidated Revenue for fiscal 2020 was ₹ 368,677 Million compared to ₹ 347,421 Million in fiscal 2019, growth of 6.1%.

Consolidated revenue by Geography

Revenue from Americas was 48.1% in fiscal 2020 compared to 47.2% in fiscal 2019 while the share of revenue attributable to Europe was 26.9% in fiscal 2020 compared to 29.3% in the previous year. Revenue from Rest of the World (including India) as a percentage of total revenue was 25%

in fiscal 2020 compared to 23.5% in fiscal 2019.

Consolidated revenue by Vertical

For fiscal 2020, revenue from Communications was 41.6 % compared to 41.2% in previous year. Revenue from Manufacturing was 18.1 % in fiscal 2020 compared to 20.2% in fiscal 2019. Revenue from Technology, Media & Entertainment was 7.7 % in fiscal 2020 compared to 7.2% in fiscal 2019. Revenue from Banking, financial services & insurance was 13.6% in fiscal 2020 compared to 13.4% in fiscal 2019. Revenue from Retail Transport & Logistics was 6.9% in fiscal 2020 compared to 6.4% in fiscal 2019. Revenue from Others was 12.1% in fiscal 2020 compared to 11.5% in previous year.

Consolidated Revenue by Segment

For fiscal 2020, 90.7% of revenue came from IT services, whereas 9.3% of revenue came from BPO services. The revenue share for fiscal 2019 from IT & BPO services was 91.9% & 8.1% respectively.



2. OTHER INCOME (STANDALONE)

Other income includes interest income, dividend income, foreign exchange gain/loss and net gain on disposal of assets & Miscellaneous income.

Interest income mainly consists of interest received on bank deposits. Dividend income includes dividend received on long term investments as well as that received on current investments. Exchange gain/loss consists of

mark to market gain/loss on ineffective hedges, realized gain/loss and revaluation gain/loss on translation of foreign currency assets and liabilities. Other income was ₹ 23,662 Million in fiscal 2020 compared to ₹ 9,598 Million in fiscal 2019. The increase in other income was mainly due to dividend received from subsidiary, higher foreign exchange gain in current fiscal year and higher interest income.

3. EXPENDITURE (STANDALONE)

(₹ in Millions)

Particulars	Fiscal	2020	Fiscal	2019
	₹	% of Total	₹	% of Total
	(In Million)	Expenditure	(In Million)	Expenditure
Personnel Cost	92,827	35.4%	84,473	37.1%
Subcontracting Expenses	1,16,074	44.2%	1,01,234	44.5%
Operating and Other Expenses	40,798	15.5%	33,862	14.9%
Depreciation	6,674	2.5%	6,592	2.9%
Interest	667	0.3%	431	0.2%
Impairment of investment in subsidiaries	5,554	2.1%	1,021	0.4%
Total Expenses	2,62,594	100.0%	2,27,613	100.0%

Personnel cost includes salaries, wages and bonus, contribution to provident fund and other funds share based payment to employees and staff welfare costs. The increase in personnel cost in absolute value is due to annual increments.

Subcontracting expenses include cost of direct contractors and agency contractors to support current and future business growth.

Operating and other expenses mainly include travelling expenses, rent, repairs and maintenance, communication expenses, office establishment costs, software packages and professional fees.

Impairment of Investment in subsidiary

Company owns investments in Subsidiaries and Associates, which are accounted at cost less any provision for impairment. The Management assesses the operations of the subsidiaries/entities, including the future projections, to identify indications of diminution in the value of the investments recorded in the books of accounts. Based on the performance of subsidiaries and relevant economic and market indicators which are adversely impacted as a result of Covid 2019, the Company has reassessed the recoverable amount in below subsidiaries as on March 31, 2020.

Since the recoverable amount was lower than the carrying value of investments, the Company has recognised impairment loss of ₹ 5,554 Million for FY 2019-20 in Subsidiaries Tech Mahindra Servicos De Informatica Ltda, The Bio Agency, Tech M Fintech Holding, Sofgen Holding Ltd and PF Holding. B. V

4. PROFIT BEFORE TAX

Profit before tax was ₹ 53,322 Million in fiscal 2020 compared to ₹ 54,266 Million in fiscal 2019. Profit before tax as a percentage of total revenue was 18.2% in fiscal 2020 compared to 19.9% in fiscal 2019.

5. INCOME TAXES

The provision for income tax for the year ended 31st March 2020 was ₹ 7,977 Million as compared to ₹ 10,469 Million in the previous year. The effective tax rate in these years was 15.0% and 19.3 % respectively. Decrease in Tax % in FY 2019-20 is mainly due to reversal of excess tax provisions.

6. PROFIT AFTER TAX

Profit after tax was ₹ 45,345 Million in fiscal 2020 as compared to ₹ 43,797 Million in fiscal 2019. Profit after tax as a percentage of revenue was 15.5% in fiscal 2020 and 16.1% in fiscal 2019.

Consolidated PAT

Consolidated PAT (owners of the company) for fiscal 2020 was ₹ 40,330 Million as compared to ₹ 42,976 Million last fiscal 2019. PAT as a percentage of revenue is 10.9 % in fiscal 2020 & 12.4 % in fiscal year 2019.

C. **CASH FLOW**

		(₹ in Millions)
Particulars	As at M	larch 31
	2020	2019
Net cash flow from	23,804	36,337
operating activities Net cash flow from (used in) investing activities	32,521	(15,420)
Net cash flow from (used in) financing activities	(48,424)	(20,360)
Increase (Decrease)		
in Cash and Cash	7,901	558
Equivalents		
Effect of exchange rate		
changes on cash and cash	538	129
equivalents		
Cash and cash equivalents		
at the beginning of the	9,599	8,912
year		
Cash and cash		
equivalents at the end of	18,038	9,599
the year		

IN ACCORDANCE WITH THE SEBI D. (LISTING **OBLIGATIONS** AND DISCLOSURE REQUIREMENTS 2018) (AMENDMENT) REGULATIONS, THE COMPANY IS REQUIRED TO GIVE DETAILS OF SIGNIFICANT CHANGES (CHANGE OF 25% OR MORE AS COMPARED TO THE IMMEDIATELY PREVIOUS FINANCIAL YEAR) IN KEY FINANCIAL RATIOS.

			(₹ i	n Millions)
	Key Financial Ratio	Fiscal 2020	Fiscal 2019	% change
1	Debtors Turnover	3.3	3.6	-7%
2	Inventory Turnover	NA	NA	
3	Interest Coverage Ratio	104.3	134.3	-22%
4	Current Ratio	3.2	2.3	38%
5	Debt Equity Ratio #	0.00	0.00	0%
6	Operating Profit Margin (%)	12.3%	16.9%	-5%
7	Net Profit Margin (%)	15.5%	16.1%	-1%
8	Return on Net worth	21.1%	21.8%	-1%

Movements in the above ratios are not greater than 25%, hence not material except for Current Ratio. Current ratio was lower in FY 18-19 due to higher current liabilities as they included contractual obligation for buy back.

E. **INTERNAL CONTROL SYSTEMS**

The Company maintains adequate internal control system, which provides, among other things, reasonable assurance of recording the transactions of its operations in all material aspects and of providing protection against significant misuse or loss of Company's assets. The Company uses an Enterprise Resource Planning (ERP) package, Business Intelligence and Analytics package, which enhances the internal control mechanism. The Company also has a Chief Information Risk Officer (CIRO) and Chief Information Officer (CIO) for overseeing the Internal Control and Systems.

F. MATERIAL DEVELOPMENTS IN HUMAN RESOURCES INCLUDING NUMBER OF PEOPLE EMPLOYED

Being an organization that focuses on staying at the cutting edge of technology, through our people, we strive at attracting the best talent through intensive recruitment drives in premier engineering and management institutes. During the year, Tech M saw a net addition of 4,154 professionals through campus recruitment, lateral hiring and acquisitions. The global headcount of the Company as on March 31, 2020 was 125,236 as compared to 121,082 as on March 31, 2019.

The IT attrition was 19.1% during the year as compared to 20.8% in the previous year. The Company has been working towards retaining talent by investing in career development engagement initiatives, programs, talent employee well-being (personal and professional), rewards and recognition as well as an empowered work environment.

Cautionary Statement

Certain statements made in the management discussion and analysis report relating to the Company's objectives, projections, outlook, expectations, estimates and others may constitute 'forward-looking statements' within the meaning of applicable laws and regulations. Actual results may differ from such expectations, projections and so on, whether express or implied. Several factors could make a significant difference to the Company's operations. These include economic conditions affecting demand and supply, government regulations and taxation, natural calamities and so on over which the Company does not have any direct control.

^{*}Ratios are based on Standalone Financials

^{*} Debts do not include operating leases



BUSINESS RESPONSIBILITY REPORT

(As per Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

SECTION A: GENERAL INFORMATION ABOUT THE COMPANY

1. Corporate Identity Number (CIN) of the Company -

L64200MH1986PLC041370

2. Name of the Company -

Tech Mahindra Limited

3. Registered address -

Gateway Building, Apollo Bunder,

Mumbai - 400 001. Tel: +91 22-2289-5500

4. Website -

www.techmahindra.com

5. E-mail id-

investor.relations@techmahindra.com;

CorporateSustainability@techmahindra.com

6. Financial Year reported -

April 01, 2019 - March 31, 2020

 Sector(s) that the Company is engaged in (industrial activity code-wise) -

Computer Programming, Consultancy and Related services

 List three key products/services that the Company manufactures/provides (as in balance sheet)

Telecom Services; Consulting; Application Outsourcing, Infrastructure Outsourcing, Engineering Services, Business Services Group, Platform Solutions and Mobile Value Added Services

9. Total number of locations where business activity is undertaken by the Company

Refer to page no. 122 in the Annual report

10. Markets served by the Company – Local/State/ National/International

> Refer to Management Discussion and Analysis Report on page no. 120 in the Annual report

SECTION B: FINANCIAL DETAILS OF THE COMPANY

- 1. Paid up Capital (INR Mn) 4,829
- 2. Total Turnover (INR Mn) 292,254

- 3. Total profit after taxes (INR Mn) 45,345
- 4. Total Spending on Corporate Social Responsibility (CSR) as percentage of profit after tax (%) 2.49%
- List of activities in which expenditure in 4 above has been incurred: -

Refer to Annexure X, CSR activities for FY 2019-20 on page no. 95 in the Annual Report

SECTION C: OTHER DETAILS

 Does the Company have any Subsidiary Company/ Companies?

Yes. The Company has 156 Subsidiary companies as on 31st March 2020

 Do the Subsidiary Company/Companies participate in the BR Initiatives of the parent company? If yes, then indicate the number of such subsidiary company(s)

Yes. Our policies on Code of Conduct and Corporate Governance are followed across all Tech Mahindra Limited entities including the 32 wholly owned subsidiaries of Tech Mahindra Ltd.

3. Do any other entity/entities (e.g. suppliers, distributors etc.) that the Company does business with, participate in the BR initiatives of the Company? If yes, then indicate the percentage of such entity/entities? [Less than 30%, 30-60%, More than 60%]

Yes, more than 60% of the entities that the company does business with participate in the BR initiatives of the Company. The Suppliers and vendors are important stakeholders of our company and we value our collaborations with them. We have a Supply Chain Management policy and a Supplier Code of Conduct policy, which extends to all suppliers who conduct business with us. We also have capacity building workshops for our top suppliers on the importance of human rights, labor laws, a sustainable supply chain and the global trend in the green supply chain. The Company aims to help suppliers understand the importance of sustainable development as well as create a platform for all stakeholders to discuss their concerns and challenges.

SECTION D: BR INFORMATION

1. DETAILS OF DIRECTOR/DIRECTORS RESPONSIBLE FOR BR

- (a) Details of the Director/Director responsible for implementation of the BR policy/policies
 - 1. DIN 00018234
 - 1. Name Mr. C. P. Gurnani
 - 2. Designation Managing Director & CEO
- (b) Details of the BR head

NO	PARTICULARS	DETAILS
1	DIN Number (if applicable)	NA
2	Name	Mr. Sandeep Chandna
3	Designation	Chief Sustainability Officer
4	Telephone number	9810314114
5	e-mail id	sandeepch@TechMahindra.com

2. PRINCIPLE-WISE (AS PER NVGs) BR POLICY/POLICIES

Tech Mahindra has in place the Business Responsibility Policy https://cache.techmahindra.com/static/img/pdf/tech-Mahindra-BRPolicy.pdf which addresses the 9 principles as per the National Voluntary Guidelines on Social, Environmental and Economic Responsibilities of Business. This policy is applicable to all Tech Mahindra associates and ensures our business practices are governed by these principles.

- P1: Businesses should conduct and govern themselves with Ethics, Transparency and Accountability.
- P2: Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle.
- P3: Businesses should promote the wellbeing of all employees.
- P4: Businesses should respect the interests of, and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalized.
- P5: Businesses should respect and promote human rights.
- P6: Businesses should respect, protect, and make efforts to restore the environment.
- P7: Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner.
- P8: Businesses should support inclusive growth and equitable development.
- P9: Businesses should engage with and provide value to their customers and consumers in a responsible manner.



(a) Details of compliance (Reply in Y/N)

نې	Questions	Ä	P2:	P3:	P4:	P5:	P6:	P7:	P8:	P9:
ġ		Ethics and Transparency	Sustainable Services	Wellbeing of employees	Responsiveness to Stakeholders	Respect Human Rights	Environ- mental Responsibility	Public policy advocacy	Support inclusive growth	Engagement with Customers
<u>-</u> :	Do you have a policy/policies for	>	>-	>-	>-	>-	>	≺ Note 1	>-	>-
2.	Has the policy been formulated in consultation with the relevant stakeholders?	>	>-	>-	>-	>	>-	>	>	>
m ⁱ	Does the policy conform to any national/ international standards? If yes, specify? (50 words)	>-	>-	>-	>-	>	>-	ΑN	>-	>
4.	Has the policy being approved by the Board? If yes, has it been signed by MD/owner/ CEO/ appropriate Board Director?	Y Note 2	Y Note 2	Y Note 2	Y Note 2	√ Note 2	√ Note 2	Y Note 2	≺ Note 2	Y Note 2
വ	Does the Company have a specified committee of the Board/Director/Official to oversee the implementation of the policy?	>-	>-	>-	>-	>-	>-	>-	>-	>
. 6.	Indicate the link for the policy to be viewed online? Has the policy been formally communicated to	Note 3	Y Note 3	Note 3	Y Note 3	Note 3	Y Note 3	Y Note 3	Y Note 3	Y Note 3
∞ ∞	all relevant internal and external stakeholders? Does the Company have in-house structure to implement the policy/policies?	> >	> >	> >	> >	> >	> >	> >	> >	>
ത്	Does the Company have a grievance redressal mechanism related to the policy/ policies to address stakeholders' grievances related to the policy/policies?	>-	>	>	>-	>-	>	>-	>-	> -
10.	Has the Company carried out independent audit/ evaluation of the working of this policy by an internal or external agency?	>	>	>-	>	>	>	>	>-	>-

Note 3: All Tech Mahindra policies are uploaded on the BMS site on the Tech Mahindra intranet for the information and implementation by the internal stakeholders. They are also Note 1: There is no distinct policy on public advocacy. However, the company is aligned to the Mahindra philosophy on policy advocacy Note 2: As per the approval matrix of the company, policies are approved by the concerned Unit Heads.

available on the Tech Mahindra website https://www.techmahindra.com/en-in/investors/corporate-governance/

https://www.techmahindra.com/en-in/sustainability/

Governance related to BR

(a) Indicate the frequency with which the Board of Directors, Committee of the Board or CEO to assess the BR performance of the Company. Within 3 months, 3-6 months, Annually, More than 1 year

Within 3-6 months

(b) Does the Company publish a BR or a Sustainability Report? What is the hyperlink for viewing this report? How frequently it is published?

Tech Mahindra has been publishing its standalone Sustainability Reports since 2013-14. The Reports, as per the GRI standards and aligned to IR and CDSB framework and TCFD recommendations, are accessible on the Company website https://www.techmahindra.com/en-in/sustainability/

SECTION E: PRINCIPLE-WISE PERFORMANCE

PRINCIPLE 1

 Does the policy relating to ethics, bribery and corruption cover only the company? Yes/ No. Does it extend to the Group/Joint Ventures/ Suppliers/Contractors/NGOs /Others?

The policy relating to ethics, bribery and corruption covers not only Tech Mahindra Limited, but extends beyond the company to our stakeholders too. The Company has well-defined policies on Anti-corruption and bribery as well as Code of Conduct, which extends to all stakeholders of the company (internal and external) and cover all issues relating to ethics, bribery and corruption. Tech Mahindra also has a separate Supplier Code of Conduct policy for all our suppliers, vendors, and companies who provide us with products and services.

2. How many stakeholder complaints have been received in the past financial year and what percentage was satisfactorily resolved by the management? If so, provide details thereof, in about 50 words or so.

There were 1107 CEBC whistle blow complaints received during 2019-20. All whistle blows were redressed for investigation and suitable actions were taken wherever necessary

PRINCIPLE 2

1. List up to 3 of your products or services whose design has incorporated social or environmental concerns, risks and/or opportunities.

1	Smart Cities – Smart Solutions	Tech Mahindra has implemented multi-dimensional Smart Solutions for Jaipur Development Authority, Gandhinagar and Kanpur Smart Cities. Smart solutions like Intelligence Transport Management, Adaptive Traffic Control, Smart Waste management, Environment Sensors, Public announcement System, Emergency Call box and E-Governance applications have improved the efficiency of municipal services, enhanced the security of citizens and promoted a better quality of life. During the present Covid-19 crisis, the ICCC (Integrated Command and Control Centre), which enables real time monitoring, has been converted to a war room. Our smart systems are helping in responding to day-to-day & emergency situations throughout the city through Intelligent cameras that help enforce lockdown and curfews; Video Conferencing facilities for Healthcare professionals to provide medical assistance; Public address system, emergency call box and variable messaging displays for broadcasting Covid-related advisory; Analytics and dashboards to help administration with trend analysis related to Covid-19 hotspots; COVID-19 dashboard to monitor patients, suspects, quarantined cases and zone wise categorization; Integration with live video feed and alert monitoring, information on crowd gathering; Citizen apps and portals to provide awareness on Covid-19 and other details related to emergency services; Mobile apps and portals transforming all citizen-centric municipal services to e-Governance services.				

2	Blockchain based ePASS For Covid 19	In the light of gradual rollback of lockdown, Govt of India's priority is to restart the economy in a safe and controlled manner. Under the guidance of a high powered committee set up by the Prime Minister's Office, Tech Mahindra is working with TRAI, Telecom Operators and other solution providers to enable National Blockchain-based E-PASS platform that connects Local Governments, Telecoms Operators, Police Departments and Citizens over an existing blockchain network. This solution is privacy-preserving and can work seamlessly across state boundaries. It provides accurate and untampered auditable information and analytics to Govt agencies and law enforcement teams by use of DLT technology to better control the rollback of lockdown and real time tracking of COVID situation. The E-PASS will be used by enterprises and individuals to apply for a mobile-based pass approved by the local Police. The solution leverages E-PASS portal deployed for Delhi Police by Tech Mahindra.
3	Emergency Response Management System	As pioneers in implementing the Emergency Response Management System for Public Health, we have covered nearly 800 Million people across 17 states in India and saved 1 Million plus lives so far. TechM has developed the original Emergency Response Management System —a complex and integrated software solution with a number of features that include a central call center, Fleet Management, Telematics, Cloud, GPS and Integration with Hospital Emergency Systems and State Police Communication Networks. This Next Gen solution transforms the native emergency response system into a holistic and comprehensive platform. The solution helps to improve emergency response time, increase ambulance availability, and reduce last mile connectivity issues, thereby enabling emergency response team to provide high quality emergency response and care without compromising on speed of the care delivery. This system is robust enough to take 220K calls per day, attend 26 k emergencies with an ambulance fleet of 8900 and an average dispatch time of 3minutes that ensures that the victim reaches the nearest hospital from the accident site within the GOLDEN HOUR. The overall cost per call is a fraction of that compared to those implemented and running in leading economies of the world. TechM has offered this solution to the Federal and State Governments in India at ZERO COST as part of its Corporate Social Responsibility initiative to demonstrate its unequivocal commitment to the cause of prevention of mortality and improvement in reach of emergency care in India.
4	Integrated Rural Health (IRH)	IRH aims at delivering quality healthcare in a non-clinical setting, leveraging the convergence of frontier technologies. IRH is a software platform enabling innovative integrations of mobility, cloud computing and wearable health monitoring devices. This solution redefines the ways of physician consultations by using integrated sensors, real-time audio, high-definition videos and being mobile enabled. This anywhere-anytime access to healthcare has made face-to-face interactions easier between the patient and the physician and delivers on its objective of ensuring affordable healthcare for all. The IRH solution collates patient's vital data, diagnostics reports and health information on a single monitoring dashboard, which helps improve decision making, reduce errors and leads to better outcomes. It also improves the user experience by enabling continuous monitoring of the patient post discharge and minimizing patient readmissions. The IRH program has achieved more than 100K enrolments and is also being deployed under the "Kisan Swasth" initiative in 200 villages, targeting 8 million farmers per annum.

5 Innovations at Makers Lab to handle Covid-19

A COVID-19 chatbot based on our product Entellio, provides useful information about the pandemic, including how to stay safe, helpline numbers, testing centres as well as world Covid-19 statistics. https://entellio.techmahindra.com. The emotional well-being of people in lock down is an important aspect which we support by games like Crossword and Fight Booster which entertain and educate people about the pandemic. https://makerslabgame.techmahindra. com/CoronaFightCrossword/ and https://makerslabgame.techmahindra.com/ CoronaFightBooster/

The SoS Seva application developed, facilitates identification of the needs of vulnerable people and provides them with a familiar WhatsApp channel to report issues. The team supported building of the ePass solution for pass distribution during a curfew situation. We are also building 'Aproximity', a proximity detection app, based on social distancing norms to support the government to handle situations arising out of lockdown. The Makers lab team also researched and compared the protein structures of various viruses that gives lab scientists and practitioners an easy reference guide to kick start vaccination trials/ treatment in case of an endemic. The SEIR-based disease prediction model was created to assess the predicted situation with none, full and partial lockdowns and weighted susceptibility in a given region. https://entellio3.techmahindra.com/ seir-model/. This is further being extended to therapeutic drug research and predictive virulence to continue our fight against the coronavirus and any such pandemics that may occur in the future.

2. Does the company have procedures in place for sustainable sourcing (including transportation)?

Yes

(a) If yes, what percentage of your inputs was sourced sustainably? Also, provide details thereof, in about 50 words or so.

Tech Mahindra has a Sustainable Supply Chain Management Policy and the Suppliers Code of Conduct policy, both which have to be stringently followed by our vendors. Tech Mahindra prefers suppliers with sustainable practices and ability to deliver on key strategic growth initiatives.

Our approach to sustainable sourcing is:

- a) Sourcing with the highest possible with standards aligned responsible business practices
- Raising awareness of sustainable sourcing b) with our key suppliers through workshops and webinars
- Assessment of vendors focusing on social, c) ethical and environmental aspects

90% of inputs are sourced sustainably. Specifications of CAPEX items are finalized by considering the vendor's sustainability aspects and they have to supply items with desired specifications. We encourage use of energy star qualified configuration and recyclable content while procuring. Our supplier analysis also takes into account the sourcing strategy of the supplier and proximity of the supplier to the location where the order request has been raised. This helps improve logistics and saves time, cost and emissions from unwanted transportation through longer routes. We conduct supplier audits, which help us understand the potential risks within the Supply Chain from an ESG (Environmental, Social and Governance) perspective. We encourage our Suppliers to track and reduce GHG emissions.

3. Has the company taken any steps to procure goods and services from local & small producers, including communities surrounding their place of work?

The Tech Mahindra Sustainable Supply Chain Management Policy includes a clause on procurement of goods and services from local and small communities. During supplier evaluation process, if all other factors are on par between potential suppliers and assessment of risks associated with them, then the company will give preference to the local supplier or small producer and procure goods locally. Most IT requirements are from Original Equipment Manufacturers (OEMs) procured globally and so they cannot be sourced locally. However, the company encourages sourcing of operational requirements and consumable services through

local distributors and suppliers. This also helps us in better inventory, shorter lead-time and logistics control while reducing transportation emissions

(a) If yes, what steps have been taken to improve their capacity and capability of local and small vendors?

> Development of Local Vendors is a continuous process and their empanelment is done on a regular basis based on references, direct contacts and interactions with them. We assess their policies and programs with respect to ESG parameters through our Supply Chain questionnaire, analyze the gaps and suggest recommendations. We also conduct Capacity Building Workshop to help suppliers understand the importance of sustainable development as well as create a platform for all stakeholders to discuss their concerns and challenges.

5. Does the company have a mechanism to recycle products and waste? If yes what is the percentage of recycling of products and waste (separately as <5%, 5-10%, >10%). Also, provide details thereof, in about 50 words or so.

Yes, >10%. Our focus is to minimize waste to landfill and ensure proper disposal and recycling of waste. We have implemented a robust waste management system of collection, segregation, storage and disposal. We also have processes for management of both hazardous and non-hazardous waste. Hazardous waste including E-waste is sent to recyclers who has clearances from the State Pollution Control Board. Scrap waste is given to vendors periodically for recycling.

Tech Mahindra has banned single use plastic across its campuses. More than 300 kg of plastic has been sent to be recycled and reused for poly-fuels. The 91.8 ton of E-waste generated in FY 19-20 was sent for recycling through government-authorized certified vendors.

Our Organic Waste Converters and Vermicomposting plants covert organic waste to manure and have yielded 48.93 ton of

manure which was used for gardening within the campuses. Sewage Treatment Plants are set up at all major facilities to recycle and treat wastewater, which is reused for non-operational purposes like landscaping and for flushing in washrooms. More than 590,950 kl of treated STP water helped in reducing fresh water withdrawal. We also have rainwater harvesting plants and pits that help in charging more than 1000 kl of ground water yearly. The sludge from the STPs is dried and blended with compost to be used for gardening.

PRINCIPLE 3

(These are the details of only TML)

- Please indicate the Total number of employees.
 106400
- Please indicate the Total number of employees hired on temporary/contractual basis. 4416*
- Please indicate the Number of permanent women employees. 33038
- Please indicate the Number of permanent employees with disabilities 287
- 5. Do you have an employee association that is recognized by management?

Tech Mahindra recognizes the right to freedom of association & encourages associates to connect, discuss ideas and raise issues through readily available internal tools and platforms. Although in India our associates are not part of any trade Unions, there are internal tools also, readily available to all associates to share their views, opinions and ideas across managerial levels and across the organization. Tech Mahindra follows the local rules and regulations in the country of our operations and adheres to these collective bargaining agreements in European countries where applicable.

6. What percentage of your permanent employees is members of this recognized employee association?

NΑ

Previous years reports gave total hiring; this is temporary / contractual hires as on 31st March 2020:

7. Please indicate the Number of complaints relating to child labour, forced labour, involuntary labour, sexual harassment in the last financial year and pending, as on the end of the financial year.

No.	Category	No of complaints filed during the financial year	No of complaints pending as on end of the financial year
1	Child labour / forced labour / involuntary labour	0	0
2	Sexual harassment	60	2
3	Discriminatory Employment	0	0

- 8. What percentage of your under mentioned employees were given safety & skill upgradation training in the last year? **
 - Permanent Employees 89.6%
 - (b) Permanent Women Employees 90.8%
 - Casual/Temporary/Contractual Employees (c)
 - Employees with Disabilities 95.4% (d)

PRINCIPLE 4

Has the company mapped its internal and external stakeholders? Yes/No

Yes

2. Out of the above, has the company identified the disadvantaged, vulnerable & marginalized stakeholders?

Yes

Are there any special initiatives taken by the company to engage with the disadvantaged, vulnerable and marginalized stakeholders. If so, provide details thereof, in about 50 words or so.

The CSR vision of Tech Mahindra Foundation (TMF) is 'Empowerment through Education'. Under this broad theme, TMF focusses on three key primary areas of intervention: Education, Employability, Disability. The Foundation currently runs 179 projects with 139 NGO partners under its partnered as well as its directly implemented programmes across 11 different locations in India. In 2019-20, the Foundation created an impact on 38,337 direct beneficiaries.

The Foundation's SMART (Skills for Market Training) is the flagship employability programme that trains and educates more than 20,000 young men & women annually to create a skill-based cadre for the economy. In FY20, this programme trained 20,315 youth. The Foundation supports over 109 SMART centres across 11 cities in

India, successfully plugging the demand and supply gap in manufacturing, IT, capital goods, banking, and service industries. Tech Mahindra SMART Academies, the directly-implemented employability programme, imparts advancelevel skills in healthcare, digital technologies and logistics industry and work towards constant curriculum upgradation and placements of the trained students. Starting with the first Academy in 2016, TMF now has 7 Academies with a placement rate of over 70%.

ARISE (All Round Improvement in School Education) is the Foundation's flagship programme in education that works with government and aided schools to improve the quality of education for students with the objective of achieving learning outcomes. ARISE+ is another project under Education that works with children with disabilities to provide them a holistic learning environment by mainstreaming them. Shikshaantar is the teacher's capacity building programme. The underlying objective of this programme is to have 'Happier Classrooms'. TMF through its directly implemented project, Inservice Teacher Education Institutes (ITEI) of East Delhi and North Delhi Municipal Corporations reached out to empower 3,797 teachers in FY20, enhancing their teaching capacities to further them to apply new ideas in the classrooms.

The Foundation encourages Individual Social Responsibility and aims at motivating Tech Mahindra associates to volunteer 10 percent of their free time for CSR activities. In 2019-20, a total of 32,325 unique volunteers clocked 168,176 hours.

Please refer to https://techmahindrafoundation. org for further details

PRINCIPLE 5

Does the policy of the company on human rights cover only the company or extend to the Group/ Joint Ventures/Suppliers/Contractors/NGOs/ Others?

> Tech Mahindra is committed to be compliant with all applicable laws on employment, labor and human rights to ensure implementation

^{**}Safety & Skill upgradation training includes: Technical, Behavioral, Process trainings & exams along with Security related trainings.

of fair and ethical employment practices. Our goal is to conduct business with those who share our commitment to the same principles. Policies on Human Rights, including the Code of Ethical Business Conduct, Prevention of Sexual Harassment and the Whistleblower policies along with the group Business Responsibility Policy cover all aspects on Human Rights for the Company and extend to all stakeholders of Tech Mahindra.

2. How many stakeholder complaints have been received in the past financial year and what percent was satisfactorily resolved by the management?

There have been no complaints on Human Rights received in the past financial year

PRINCIPLE 6

 Does the policy related to Principle 6 cover only the company or extends to the Group/Joint Ventures/Suppliers/Contractors/NGOs/others.

Tech Mahindra concentrates on integrating sustainability into all aspects of the business and develops strategies based on Environmental, Social and Governance (ESG) criteria. In our efforts to achieve responsible growth, we have developed policies and best practices related to environmental protection.

We have an Environmental management policy which applies to all levels of the organization and across Tech Mahindra facilities, excluding Sales and Client Offices. We have developed a Supply Chain Management policy to strengthen responsible business practices in our supply chain, The Green procurement policy encourages suppliers to deliver products/ services with minimal negative impact on the environment. The Company helps suppliers/ contractors to understand the importance of sustainable development and create a platform for stakeholders to discuss their concerns and challenges.

Our ideology of Environmental Sustainability is reflected in our rigor, strategic thinking and commitment towards responsible growth of the organization. We believe that our operations should not adversely affect the future of our society, its ecological balance and life support functions.

2. Does the company have strategies/ initiatives to address global environmental issues such as climate change, global warming, etc? Y/N. If yes, please give hyperlink for webpage etc.

Yes, the company has strategies and initiatives to address global environmental issues such as climate change & global warming. Our approach towards reducing GHG (Green House Gas) emissions is to not only improve our energy efficiency but also increase our share of renewables and adopt clean energy practices. We are taking various steps to conserve energy and water. We are committed to reduce our carbon footprints by taking emission reduction targets approved by SBTi (Science Based Target initiative) and boost Green investment by implementing Carbon Price mechanism. "Making Sustainability Personal", a programme driven by Green Marshals is the next step beyond integrating sustainability into strategy. The Green Marshals at TechM are a small band of passionate associates who spearhead the cause of environment and sustainability across all our centres. They encourage and initiate activities and advocacy campaigns that bring about awareness about the need and urgency of environmental and climate change issues.

Please refer to the details in the Integrated Reports on the below link:

https://www.techmahindra.com/en-in sustainability/

3. Does the company identify and assess potential environmental risks? Y/N

Yes, we have integrated multi-disciplinary company-wide risk identification, assessment, and management processes across our locations. At Tech Mahindra, Risk assessment is entrusted with the Enterprise Risk Management Team in conjunction with various business functions. We perform complete assessment of risk & its prioritization, impact, likelihood, magnitude along with financial impact assessment. Risk analysis & prioritization is done via systematic tools usage, scenario analysis, detailed assessment using TCFD (Taskforce on Climate Related Financial Disclosures) framework and financial impact assessment. We perform complete assessment of risk & its prioritization, impact, likelihood, magnitude along with financial impact assessment. The environment and climate change risks identified are on the below aspects

- Policy and Regulatory
- Physical- weather dynamics
- Water Quality and Security
- Brand Reputation
- · Changing consumer behavior
- Technology and transition
 - Logistics (upstream and downstream)

We identify and manage short, medium and long-term impact of climate change and ensure resilience of business by having mitigation plans and Business Continuity plans in place.

Does the company have any project related to 4. Clean Development Mechanism? If so, provide details thereof, in about 50 words or so. Also, if Yes, whether any environmental compliance report is filed?

> No. But we are developing Green Solutions to reduce ecological impact. For more details, please refer our link at https://www.techmahindra. com/en-in/energy-utilities/

Has the company undertaken any other 5. initiatives on - clean technology, energy efficiency, renewable energy, etc. Y/N. If yes, please give hyperlink for web page etc.

> In the emerging climate risk scenarios, Tech Mahindra is striving to move towards a low carbon future while still ensuring business growth. To reduce our carbon footprint, we have taken emission targets which is approved by SBTi (Science Based Targets initiative) and implemented a Carbon Price mechanism to boost green investments. We are investing in Green Solutions like Smart Grid, Smart Cities, Smart Waste Management Systems, Electric Vehicle Charging Systems and Al based platforms and tools to combat climate change. We have taken various reduction initiatives like a) Retrofitting with energy efficient equipment (motion sensors, LEDs, other hardware), consolidation of operations to increase system efficiency, energy savings and better maintenance quality (b) Increase renewable sources through onsite installation and PPAs (Power purchase agreements). (c) Increase in virtual server infrastructure thus reducing dependency on physical servers (d) Replacement of existing data centres with more efficient HVAC containment & airflow reduction systems and utilizing natural cooling techniques wherever possible (e) Encouraging virtual meetings to reduce Business travel and logistics

> Please refer to the details in the Integrated Sustainability Reports on the below link: https:// www.techmahindra.com/en-in/sustainability/

Are the Emissions/Waste generated by the 6. company within the permissible limits given by CPCB/SPCB for the financial year being reported?

Yes

7. Number of show cause/ legal notices received from CPCB/SPCB which are pending (i.e. not resolved to satisfaction) as on end of Financial Year.

> An approval for consent to Expansion of project and Environment clearance for one location is pending with MPCB & EC as on end of financial year

PRINCIPLE 7

1. Is your company a member of any trade and chamber or association? If Yes, Name only those major ones that your business deals with:

> Tech Mahindra is a member of the following major associations

- National Association of Software and (a) Services Companies (NASSCOM)
- (b) Confederation of Indian Industry (CII)
- United Nations Global Compact (UNGC) (c)
- World Economic Forum (WEF)

Tech Mahindra is also part of the following forums through our association with the larger M&M group.

- World Business council for Sustainable (a) Development (WBCSD)
- (b) Global Reporting Initiative (GRI)
- 2. Have you advocated/lobbied through above associations for the advancement or improvement of public good? Yes/No; if yes specify the broad areas (drop box: Governance Administration, Economic Reforms, Inclusive Development Policies, Energy security, Water, Food Security, Sustainable Business Principles, Others)

Tech Mahindra collaborates with the Government and Industry bodies in the following areas

- Sustainability and climate change actions.
- Leverage technology for Cohesive and Sustainable World
- Mobilize business to respond to risks of climate change
- Environmental degradation, climate change and inclusion

- Transformation through policy advocacy, knowledge creation, knowledge dissemination and 'on-ground' model projects.
- Member of the Smart Grid Task Force which help accelerate the development of smart grid technologies in the Indian power sector
- Workshops aimed to facilitate the development of best practice implementing a voluntary corporate carbon pricing program and report on GHG emissions considering GRI protocols
- Collaboration with NITI Aayog and Smart City Development Corporation

PRINCIPLE 8

 Does the company have specified programmes/ initiatives/projects in pursuit of the policy related to Principle 8? If yes details thereof.

All social initiatives and projects of Tech Mahindra Ltd are handled by its CSR wing- the Tech Mahindra Foundation (TMF) which focuses on three areas of development— school education, employability, and technical education. A copy of the CSR policy is available at

https://techmahindrafoundation.org/wp-content/uploads/2020/06/CSR_POLICY-Tech-M-15062020.pdf

TMF has been running 179 projects with 139 partners in 11 locations across India. The Employability programmes SMART and SMART academies benefitted 20,315 young men and women in FY 19-20, and has successfully trained over 100,000 youth over years, maintaining a 75% annual placement rate. In the area of education, TMF works with Government Primary Schools and partner NGOs by supporting initiatives under its ARISE/ARISE+ /Shikshaantar programme with the objective of holistic development of school curriculum along with improvement in learnings of the students and enhancing capacity building of teachers. In 2019-20, the student and teacher beneficiaries were 12,681 and 3,797 respectively.

The Foundation has an inclusive approach wherein it supports disabled children and youth through its programmes. Through SMART+ and ARISE+ programmes, the Foundation helps Persons with Disabilities gain access to education, earn income and live a dignified life

independently. In FY20, SMART+ impacted 1,566 youth and ARISE+ impacted 2,864 children with disabilities.

Tech Mahindra volunteering activities are carried out directly by our associates to create an impact on the beneficiaries of the partner NGOs and schools under our CSR agenda. The Foundation strongly encourages volunteering activities to inculcate in its associates with the right attitude towards Individual Social Responsibility while also furthering the TMF skilling and education The Mahindra programmes. Group invites associates to be part of the Employee Social Options (ESOPs) where associates are encouraged to participate in initiatives that help create a positive impact on the lives of their beneficiaries.

In 2019-20, 32,325 unique volunteers clocked 168,176 hours under various activities of TMF.

JOSH is the team of internal associates at TechM who add value to the existing corporate volunteering agenda. They also take up social activities as part of their programmes and encourages volunteering by associates in the nearby areas of its operations. Tech Mahindra HR invites associates to be part of the Employee Social Responsibility Options (ESRO) initiative where the associate can get funding for the NGOs where they have been volunteering over a sustained period of time.

2. Are the programmes/projects undertaken through in-house team/own foundation/ external NGO/government structures/any other organization?

Tech Mahindra Foundation implements its projects in direct mode (Direct Implementation Projects) as well as through partner NGOs (Partner Implementation Projects). There are also some projects done in collaboration with government organizations.

Direct Implementation Projects for Tech Mahindra Foundation

Mahindra Educational Institutions (MEI); Tech Mahindra SMART Academy for Healthcare, New Delhi, Mohali and Mumbai; Tech Mahindra SMART Academy for Digital Technologies in Mohali, Visakhapatnam and Hyderabad (to be launched); Tech Mahindra SMART Academy for Logistics and Supply Chain Management in Visakhapatnam

Partner Implementation Projects of Tech Mahindra Foundation

SMART, SMART+, ARISE and ARISE+ programmes are implemented in partnership with NGO partners across 11 locations in India.

Projects with Government Organizations: Shikshaantar (an educator capacity building programme) is implemented directly in New Delhi through its EDMC and NDMC-ITEIs (In-Service teacher Education Institutes), and in Mumbai, Thane and Pune in partnership with their respective State Municipal Corporations.

3. Have you done any impact assessment of your initiative?

Yes. The Employability (SMART) programme has been assessed by KPMG; the In-Service Teacher Education Institute (ITEI) by Kantar Public and Grant Thornton conducted a 10-year impact study of Tech Mahindra Foundation's work. Details available

https://techmahindrafoundation.org/reports/

4. What is your company's direct contribution to community development projects- Amount in INR and the details of the projects undertaken?

> Tech Mahindra Foundation spent INR 66.51 Cr on its Education and Employability programmes during this financial year.

> Please refer to https://techmahindrafoundation. org for details of our CSR projects.

> The spend on Technical Education by Mahindra Educational Institutions is INR 31.40 Cr

> TechM also contributed INR 20 Cr to the PM CARES FUND for the Covid-19 pandemic.

> The total CSR spend in 2019-20 was INR 118.11 Cr

5. Have you taken steps to ensure that this community development initiative is successfully adopted by the community? Please explain in 50 words, or so.

> Community involvement is one of the key elements of CSR implementation programmes. The SMART programme (Skills for Market Training) along with the SMART Academies for Healthcare involve community outreach (doorto-door) and mobilization to provide employable skills to young people from vulnerable urban communities. Some of the other community interventions involve blood donation camps, cloth donation, Swachchta Hi Seva drives, 'Say No To Plastics' campaign, which are implemented through our volunteering programmes.

PRINCIPLE 9

What percentage of customer complaints/ 1. consumer cases are pending as on the end of financial year?

> For FY–2019-20, we have addressed all customer complaints and there are no major customer grievances pending.

> Our customer centric culture spans across the organization ensuring better services, experience and a better value for money for our customers. Customer escalations and complaints are treated with utmost importance in the organization. The Customer Centricity Office tracks all critical customer escalations and expedites necessary actions required to close these complaints quickly. Our Chief Customer Officer proactively manages all customer escalations and his contact details are updated on the external Tech Mahindra website https://www.techmahindra.com/en-in/ customer-centricity/ for easy access and connect with all our customers.

2. Does the company display product information on the product label, over and above what is mandated as per local laws? Yes/No/N.A. / Remarks (additional information)

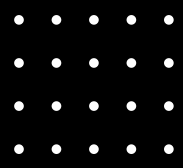
> N.A. Tech Mahindra delivers IT services and is not a product company

3. Is there any case filed by any stakeholder against the company regarding unfair trade practices, irresponsible advertising and/or anticompetitive behaviour during the last five years and pending as on end of financial year. If so, provide details thereof, in about 50 words or so.

> There has been no case filed by any stakeholder against Tech Mahindra regarding unfair trade practices, irresponsible advertising and/or anticompetitive behaviour during the last five years

4. Did your company carry out any consumer survey/ consumer satisfaction trends?

> Yes, our customer-centric initiatives include meeting customers pro-actively to understand the pulse on the ground, monitoring customer concerns and measuring customer satisfaction. We also run the P-Sat (Project Satisfaction Survey) and Account level customer satisfaction survey for all our projects.



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Financial Statements Standalone

INDEPENDENT AUDITORS' REPORT

To the Members of Tech Mahindra Limited

REPORT ON THE AUDIT OF THE STANDALONE **FINANCIAL STATEMENTS**

OPINION

We have audited the standalone financial statements of Tech Mahindra Limited ("the Company"), which comprise the standalone balance sheet as at 31 March 2020, and the standalone statement of profit and loss (including other comprehensive income), standalone statement of changes in equity and standalone statement of cash flows for the year then ended and notes to the standalone financial statements, including a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

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

BASIS FOR OPINION

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

EMPHASIS OF MATTER

We draw attention to note 36(B) of the standalone financial statements, which describes in detail, certain matters relating to erstwhile Satyam Computer Services Limited ("erstwhile Satyam"), amalgamated with the Company with effect from 1 April 2011. The Company's management on the basis of current legal status and external legal opinion, has concluded that claims made by 37 companies in the City Civil Court, for alleged advances amounting to ₹ 12,304 million, to erstwhile Satyam and presented separately under 'Suspense account (net)' will not sustain on ultimate resolution by the Court as explained in the aforesaid note.

Our opinion is not modified in respect of this matter.

KEY AUDIT MATTERS

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

DESCRIPTION OF KEY AUDIT MATTER

Key audit matter

Revenue recognition - Fixed price contracts

The Company engages in Fixed price contracts, including contracts with multiple performance obligations. Revenue recognition in such contracts involves judgments relating to identification of distinct performance obligations, determination of transaction price for such performance obligations and the appropriateness of the basis used to measure revenue recognised over a period.

How our audit addressed the key audit matter

Our audit procedures included:

Obtained an understanding of the systems, processes and controls for evaluation of fixed price contracts to identify distinct performance obligations and recognition of revenue.

Evaluated the design and operating effectiveness of internal controls including IT controls relating to recording of the contract value, determining the transaction price, allocation consideration to different performance obligations, measurement of efforts incurred and process around estimation of efforts required to complete the performance obligations

In case of Fixed price development contracts where performance obligations are satisfied over a period of time, revenue is recognised using the percentage of completion method based on management's estimate of contract efforts. The estimation of total efforts or costs involves significant judgement and is assessed throughout the period of the contract to reflect any changes based on the latest available information. These contracts may also involve recognizing onerous obligations that require critical estimates to be made by the management.

In case of Fixed price maintenance contracts, revenue is recognised either on a straight line basis or using the percentage of completion method or at an amount equal to sums billed to customer, depending on the most appropriate method that depicts the value of service delivered to the customer.

Further, in some of the Fixed price contracts, consideration may be payable to the customer. Determination of whether such consideration payable is for a distinct good or service or an adjustment to the transaction price is also a matter of judgement.

(Refer note 2.3 (i), 2.8 and 45 to the standalone financial statements).

and the most appropriate method to recognise revenue.

- On selected sample of contracts, we tested that the revenue recognised is in accordance with the revenue recognition accounting standard. We
 - evaluated the identification of performance obligations;
 - considered the terms of the contracts to determine the transaction price, including adjustments for any sums payable to the customer;
 - determined if the Company's evaluation of the method used for recognition of revenue is appropriate;
 - tested the Company's calculation of efforts incurred, estimation of contract efforts including estimation of onerous obligation, through a retrospective review of efforts incurred with estimated efforts;
 - assessed appropriateness of contract assets/ unbilled revenue on balance sheet date by evaluating underlying documentation.
- Tested aged contract assets to assess possible delays in achieving milestones, which may require a change in estimated efforts to complete the remaining performance obligations.
- Evaluated management assessment of the impact on revenue recognition and consequential impact on the expected credit loss allowance and other areas of judgement, including for possible effects, if any from the COVID-19 pandemic.
- Performed analytical procedures over revenue and receivables.

Evaluation of uncertain tax positions

The Company operates in multiple global jurisdictions which require it to estimate its income tax liabilities according to the tax laws of the respective tax jurisdiction. Further, there are matters of interpretation in terms of application of tax laws and rules to determine current tax provision and deferred taxes.

The Company's tax positions are challenged by the tax authorities on a range of tax matters including corporate tax and transfer pricing. The Company has uncertain tax positions including erstwhile Satyam tax litigations.

This requires Management to make significant judgements to determine the possible outcome of uncertain tax positions and consequently has an impact on related accounting and disclosures in the standalone financial statements.

Refer note 2.3 (ii), 2.12 and 48 to the standalone financial statements.

Our audit procedures included:

- Obtained an understanding of the key uncertain tax positions.
- Obtained a list of updates to tax assessments and tax litigations during the year, including management's assessment of the impact of these updates on the uncertain tax positions and assessment of possible outcomes. As a part of this procedure, we also considered external legal opinions and consultations made by the Company for key uncertain tax positions.
- Involved our tax experts to test the current tax provisions, inspect key correspondence and considered legal precedence and other tax rulings in evaluating the management's assessment of uncertain tax positions.
- Evaluated the key assumptions in estimating current tax provisions and deferred taxes.
- Assessed and tested the presentation and disclosures relating to taxes.

Investment impairment assessment

The Company has investments in subsidiaries and associates. These investments are accounted for at cost less impairment. If an impairment exists, the recoverable amounts of the above investment are estimated in order to determine the extent of the impairment loss, if any.

Determination of triggers for impairment in value of these investments and recoverable amount involves significant estimates and judgements, including those related to the possible effect of the COVID-19 pandemic.

Refer note 2.3 (iv), 2.7 and 34 to the standalone financial statements.

Our audit procedures included:

- Evaluation of impairment risk and assessing whether triggers exist for any investment based on consideration of external and internal factors affecting the value and performance of the investment.
- Obtained management assessment of recoverable amount for investments where impairment risk is identified.
- Where management has used an independent valuer, evaluated the independent valuer's competence, capabilities and objectivity and assessing the valuation methodology used by the independent valuer to estimate the fair value of investments.
- Evaluated the mathematical accuracy of the cash flow projection and assess the underlying key assumptions in management's valuation models used to determine recoverable amount considering external data, including assumptions of projected EBITDA, revenue growth rate, terminal growth rates, discount rates, and assessed the sensitivity of the assumptions on the impairment assessment and assessed the forecasts against the historical performance, including the impact of the COVID-19 pandemic.
- Engaged independent valuation specialist to assist in the evaluation of assumptions and methodologies used by the Company in assessment of recoverable value of the investments.
- Assessed the appropriateness of the related disclosures in the standalone financial statements.

OTHER INFORMATION

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

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

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

MANAGEMENT'S RESPONSIBILITY AND THOSE CHARGED WITH GOVERNANCE FOR THE STANDALONE FINANCIAL STATEMENTS

The Company's management and Board of Directors are responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the state of affairs, profit/loss and other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act; for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design. implementation and maintenance of adequate internal controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements

that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE STANDALONE FINANCIAL STATEMENTS

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

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

Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of such controls.

Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

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

Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

- As required by the Companies (Auditors' Report)
 Order, 2016 ("the Order") issued by the Central
 Government in terms of section 143 (11) of the Act,
 we give in the "Annexure A" a statement on the
 matters specified in paragraphs 3 and 4 of the
 Order, to the extent applicable.
 - (A) As required by Section 143(3) of the Act, we report that:

- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- 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 standalone balance sheet, the standalone statement of profit and loss (including other comprehensive income), the standalone statement of changes in equity and the standalone statement of cash flows dealt with by this Report are in agreement with the books of account.
- In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under section 133 of the Act.
- e) On the basis of the written representations received from the directors as on 31 March 2020 taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2020 from being appointed as a director in terms of Section 164(2) of the Act.
- f) With respect to the adequacy of the internal financial controls with reference to standalone financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
- (B) With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information

and according to the explanations given to us:

- The Company has disclosed the impact of pending litigations as at 31 March 2020 on its financial position in its standalone financial statements - Refer Note 30 to the standalone financial statements;
- ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on longterm contracts including derivative contracts- Refer Note 24 to the standalone financial statements; and
- iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- (C) With respect to the matter to be included in the Auditors' Report under section 197(16):

In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For **B S R & Co. LLP** Chartered Accountants Firm's Registration No: 101248W/W-100022

Jamil Khatri

Partner

Place: Mumbai Membership No. 102527 Date: 30 April 2020 UDIN: 20102527AAAAAL2546



ANNEXURE A TO THE INDEPENDENT AUDITORS' REPORT – 31 MARCH 2020

With reference to the Annexure referred to in paragraph 1 in "Report on Other Legal and Regulatory Requirements" of the Independent Auditors' Report to the Members of the Company on the standalone financial statements for the year ended 31 March 2020, we report that:

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) The Company has a regular program of physical verification of its fixed assets, by which its fixed assets are verified in a phased manner over a period of three years. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. In accordance with this program, certain fixed assets were verified during the year and no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, title deeds of immovable properties/lease agreements in respect of immovable properties taken on lease, are held in the name of the Company, except for the following:

Particulars of immoveable property	Gross Block at 31 March 2020 (INR Million)	Net Block at 31 March 2020 (INR Million)	Remarks
Freehold land located at Bahadurpally, Survey No. 62/1A, Qutubullapur Mandal, Bahadurpally Village, District- Ranga Reddy, Hyderabad – 500043 measuring 581,711 square meters	190	190	As per the information and explanations provided to us, after payment of the stamp duty to the Registrar of the State of Andhra Pradesh, the state split into Andhra Pradesh and Telangana, due to which the jurisdiction of the registration office has changed. The final demand has not crystallized and the Andhra Pradesh High Court Order is not adjudicated
Leasehold land located at Survey no. 1(P), 3(P), 8(P), 40(P), 7I(P), 109, 152(P), MIHAN SEZ Area, Nagpur - 441108, admeasuring 518,241 square meters	470	425	As per the information given to us, the Company has not yet received the adjudication certificate. Mutation proceedings will be initiated after the adjudication certificate is received from the authority.
Leasehold land located at Plot No. S - 1, Maitree Vihar Road, Chandrasekharpur, Bhubaneswar-751023, admeasuring 55,600 square meters	5	4	As per the information given to us, the General Administration Department of Government of Odisha has not yet issued the letter communicating the transfer fees to be paid by the Company. On such payment, the property will be registered in the revenue records.

- (ii) The Company is a service company primarily engaged in providing information technology and related services. Accordingly, it does not hold any physical inventories. Thus, paragraph 3 (ii) of the Order is not applicable.
- (iii) According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured, to companies, firms, limited liability partnerships or other parties covered in the register maintained under section 189 of the Act. Accordingly, paragraph 3 (iii) (a), (b) and (c) of the Order are not applicable to the Company.
- (iv) In our opinion and according to the information and explanations given to us, based on a legal opinion obtained by management, the Company has complied with the provisions of Section 185 and 186 of the Act in respect of loans, investments, guarantees and securities.
- (v) As per the information and explanations given to us, the Company has not accepted any deposits from the public in accordance with the provisions of sections 73 to 76 of the Act and the rules made thereunder. Accordingly, the provisions of paragraph 3(v) of the Order are not applicable to the Company.
- (vi) The Central Government has not prescribed the maintenance of cost records under section 148 of the Act, for any of the services rendered by

the Company. Accordingly paragraph 3(vi) of the order is not applicable.

- (vii) (a) According to the information 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, Goods and Services Tax, duty of Customs, Cess and other material statutory dues have generally been regularly deposited during the year by the Company with the appropriate authorities.
 - According to the information and explanations given to us, no undisputed amounts payable in respect of Provident Fund, Employees' State Insurance, Income Tax, Goods and Services Tax, duty of Customs, Cess, and other material statutory dues were in arrears as at 31 March 2020, for a period of more than six months from the date they became payable.
 - (b) According to the information and explanations given to us, there are no dues of Income Tax, Service Tax, Sales Tax, Value Added Tax, Duty of Customs and Goods and Services Tax which have not been deposited by the Company on account of any disputes except for the following:

Name of the Statute	Nature of Dues	Gross amount ₹ million *	Amount paid under protest ₹ million	amount relates	Forum where the dispute is pending
Income Tax Act, 1961	Income Tax	40	-	2004-2005	Supreme Court
Income Tax Act, 1961	Income Tax	5,970	-	2002-2003 to 2007-2008	High Court **
Income Tax Act, 1961	Income Tax	2,890	-	2003-2004 to 2013-2014	Income Tax Appellate Tribunal
Income Tax Act, 1961	Income Tax	61	-	2005-2006 to 2014-2015	Commissioner of Income Tax (Appeals)
Income Tax Act, 1961	Income Tax	92	-	2002-2003 to 2010-2011	Assessing Officer #
Finance Act, 1994	Service Tax	12,977	224	2008-2009 to 2013-2014	Supreme Court
Finance Act, 1994	Service Tax	3,897	206	2004-2005 to 2014-2015	Customs Excise & Service Tax Appellate Tribunal
Finance Act, 1994	Service Tax	4	-	2019	High Court
Andhra Pradesh VAT Act, 2005/ Central Sales Tax Act, 1956	Value Added Tax/ Sales Tax	232	83	2008-2009 to 2010-2011	High Court



Name of the Statute	Nature of Dues	Gross amount ₹ million *	Amount paid under protest ₹ million	amount relates	Forum where the dispute is pending
Maharashtra Value Added Tax Act, 2002	Value Added Tax	30	-	2008-2009 to 2013-2014	Joint Commissioner of Sales Tax (Appeals)
Central Sales Tax Act, 1956	Central Sales Tax (Uttar Pradesh)	4	4	2008-2009	Additional Commissioner of Commercial Tax (Appeals)
Central Sales Tax Act, 1956	Central Sales Tax (Gujarat)	12	7	2006-2007 to 2008-2009	Deputy Commissioner of Commercial Tax (Appeals)
Andhra Pradesh Value Added Tax Act, 2005	Value Added Tax	1	1	2007-2008, 2009- 2010 to 2010-2011	Sales Tax Appellate Tribunal
Goods and Service tax, 2017	Goods and service tax	8	-	January 2018 – March 2018	Joint Commissioner of Appeal-Pune States
Ghana – Internal Revenue Act 2000 and Income Tax Act 2015	Income Tax / Withholding Tax	144	95	April 2013 to March 2015	Commissioner General
Tax Code – Gabon	VAT and Income- tax	37	-	Jan 2013 to Dec 2015	Director General of Taxation
Tanzania Revenue Authority	VAT / Income tax / Withholding tax	94	-	2015 and 2017	Regional Manager of Tanzania Revenue Authority
Saudi Arabia – General Authority	Withholding tax	80	8	2007-2009	Manager at General Authority of Zakat and Tax
Philippines - Bureau of Internal Revenue	VAT/ Income Tax	6	6	2015-2016	Bureau of Internal Revenue
Uganda tax	VAT and Withholding tax	112	-	2013 – 2018	Uganda Revenue Authority

^{*} Income tax demands are after set-off of advance taxes and carry forward losses.

The Company is not aware whether the Department has filed an appeal against the same.

- (viii) In our opinion and according to the information and explanations given to us, the Company did not have any outstanding dues to any bank, government or financial institutions or any debenture holders during the year.
- (ix) In our opinion and according to the information and explanations given to us, the Company has not raised any money by way of initial public offer or further public offer (including debt instruments) or term loans during the year. Accordingly, paragraph 3(ix) of the Order is not applicable to the Company.
- (x) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or no material fraud on the Company by its officers or employees has been noticed or reported during the year.
- (xi) In our opinion and according to the information and explanation given to us and based on our examination of the records of the Company, the Company has paid/ provided managerial remuneration in accordance with

^{**} The above excludes Income-tax Draft Notices of Demand amounting to ₹ 7,952 Million and ₹ 9,637 Million for financial years 2001-2002 and 2006-2007 respectively, issued by the Additional Commissioner of Income-tax under section 143(3) read with section 147 of the Income-tax Act, 1961, against which the Company has filed its objections with the Dispute Resolution Panel, which is pending disposal.

- requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, paragraph 3(xii) of the Order is not applicable to the Company.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, all transactions with related parties are in compliance with sections 177 and 188 of the Act, where applicable, and the details of such transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- (xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partially convertible debentures during the year. Accordingly, paragraph 3(xiv) of the Order is not applicable to the Company.

- (xv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into any non-cash transactions with directors or persons connected with them during the year. Accordingly, paragraph 3(xv) of the Order is not applicable to the Company.
- (xvi) In our opinion and according to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India, 1934.

For BSR&Co.LLP

Chartered Accountants

Firm's Registration No: 101248W/W-100022

Jamil Khatri

Partner

Place: Mumbai Membership No. 102527 Date: 30 April 2020 UDIN: 20102527AAAAAL2546

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ANNEXURE B TO THE INDEPENDENT AUDITORS' REPORT ON THE STANDALONE FINANCIAL STATEMENTS OF TECH MAHINDRA LIMITED FOR THE YEAR ENDED 31 MARCH 2020

REPORT ON THE INTERNAL **FINANCIAL CONTROLS** WITH REFERENCE TO THE **AFORESAID STANDALONE FINANCIAL** STATEMENTS UNDER CLAUSE (I) OF SUB-SECTION 3 OF SECTION 143 OF THE **COMPANIES ACT, 2013**

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

OPINION

We have audited the internal financial controls with reference to standalone financial statements of Tech Mahindra Limited ("the Company") as of 31 March 2020 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

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

MANAGEMENT'S RESPONSIBILITY FOR INTERNAL FINANCIAL CONTROLS

The Company's management and the Board of Directors are responsible for establishing and maintaining internal financial controls based on the internal financial controls with reference to standalone financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to 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 (hereinafter referred to as "the Act").

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on the Company's internal financial controls with reference to standalone financial statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, prescribed under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to standalone financial statements. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to standalone financial statements were established and maintained and whether such controls operated effectively in all material respects.

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

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

MEANING OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO STANDALONE FINANCIAL STATEMENTS

A company's internal financial controls with reference to standalone financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of standalone financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial controls with reference to standalone financial statements include those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of standalone financial statements in accordance with generally

accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the standalone financial statements.

INHERENT LIMITATIONS OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO STANDALONE FINANCIAL STATEMENTS

Because of the inherent limitations of internal financial controls with reference to standalone financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and

not be detected. Also, projections of any evaluation of the internal financial controls with reference to standalone financial statements to future periods are subject to the risk that the internal financial controls with reference to standalone financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

For **B S R & Co. LLP**

Chartered Accountants

Firm's Registration No: 101248W/W-100022

Jamil Khatri

Partner

Place: Mumbai Membership No. 102527 Date: 30 April 2020 UDIN: 20102527AAAAAL2546



BALANCE SHEET

AS AT MARCH 31, 2020

₹ in Million

March 31, 2020 Marc				·
ASSETS Non-Current Assets		Note No.		As at March 31, 2019
Property, Plant and Equipment 3 20,069 15 15 15 15 15 15 15 1	ASSETS		, , , , , , , , , , , , , , , , , , , ,	
(b) Capital Work-in-Progress	Non-Current Assets			
	(a) Property, Plant and Equipment	3	20,069	19,019
(c) Investment Property (e) Intangible Assets (e) 6,997 (f) Intangible Assets (e) 6,908 (f) Financial Assets (f) Investments (f) Investments (f) Investments (f) Investments (f) Investments (f) Income Tax Assets (Net) (f) Income Tax Assets (Net) (f) Income Tax Assets (Net) (f) Deferred Tax Assets (Net) (f) Deferred Tax Assets (Net) (f) Deferred Tax Assets (Net) (f) Deferred Tax Assets (Net) (f) Other Non-Current Assets (fill Tax Assets (Net) (f) Other Non-Current Assets (fill Tax Assets (Net) (f) Other Non-Current Assets (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (fill Tax Assets (Net) (Net Balances with Banks (Net Assets (Net) (Net Balances with Banks (Net Assets (Net) (Net Balances with Banks (Net Assets (Net) (Net Balances with Banks (Net Assets (Net) (Net Balances (Net Assets Net Asset (Net Asset	(b) Capital Work-in-Progress		352	2,717
Intangible Assets 6 6,908 7 7 7 7 7 7 7 7 7	(c) Right-of-Use Asset	4	5,383	-
Financial Assets	(d) Investment Property	5	997	1,141
1	(e) Intangible Assets	6	6,908	7,695
(ii) Trade Receivables 8				
(iii) Other Financial Assets (Net) 18,880 17 18,880 18 18,880 18 18,880 18 18 18 18 18 18 18	\/		58,883	66,287
G	· ·		-	-
	()	9		4,559
Other Non-Current Assets	(5)		·	17,093
Total Non - Current Assets				2,182
Current Assets Cin Investments 11		10		3,540
(a) Financial Assets 11 47,603 63 (i) Investments 11 62,120 55 (ii) Cash and Cash Equivalents 13 18,038 56 (iv) Other Balances with Banks 14 542 2 (v) Loans 15 76 76 (vi) Other Financial Assets 16 32,844 25 (b) Other Current Assets 17 19,208 11 Total Current Assets 180,341 175 Total Assets 180,341 175 EQUITY AND LIABILITIES 303,220 30 EQUITY 19,208 11 (a) Equity Island Capital 18 4,829 4 (a) Equity Island Capital 18 4,829 4 (b) Other Equity 19 217,905 20 Total Equity 20 3,026 3 (a) Financial Liabilities 3,424 3 (b) Provisions 20 3,026 3 (c) Provisions 21 4,594 4 Total Non - Current Liabilities 11,044 6 (ii) Lease liabilities 1,385 3			122,789	124,233
(i) Investments (ii) Irade Receivables (iii) Trade Receivables (iii) Cash and Cash Equivalents (iii) Cash and Cash Equivalents (iv) Other Balances with Banks (iv) Other Balances with Banks (iv) Other Balances with Banks (iv) Other Financial Assets (iv) Other Current Assets (b) Other Current Assets (f) Other Current Assets (g) Other Current Assets (h) Other Current Assets (h) Other Financial Assets (h) Other Current Assets (h) Other Current Assets (h) Other Current Assets (h) Other Current Assets (h) Other Equity (h) Other Equit				
(ii) Trade Receivables (iii) Cash and Cash Equivalents (iv) Other Balances with Banks (iv) Other Balances with Banks (iv) Other Financial Assets (iv) Other Current Assets (iv) Other Current Assets (iv) Other Current Assets (iv) Other Equity (iv) Other Financial Assets (iv) Other Financial Assets (iv) Other Financial Assets (iv) Other Equity (iv) Other Financial Assets (iv) Other Financial Assets (iv) Other Financial Liabilities (iv) Lease liabilities (iv) Lease liabilities (iv) Lease liabilities (iv) Other Financial Lia	(-)			
(iii) Cash and Cash Equivalents 13 18,038 18 18 (iv) Other Balances with Banks 14 542	()			63,320
No	()			59,639
V Loans				9,599
Vi) Other Financial Assets 16 32,844 25 25 25,214 26 25 25 25 25 25 25 25	· ,			2,504
Diagram Content Con				68
Total Current Assets 180,341 175 1	()		- /-	25,011
Total Assets FQUITY AND LIABILITIES	1.7	17		19,046
Equity Share Capital 18 4,829 20 20 20 20 20 20 20				179,187
Requity Share Capital Share			303,220	303,420
Requity Share Capital 18	EQUITY AND LIABILITIES			
(b) Other Equity 19 217,905 207 Total Equity 222,734 206 Total Equity 222,734 206 Total Equity 222,734 206 Inabilities				
Total Equity				4,917
Comparison		19		201,559
Non-current liabilities			222,734	206,476
(a) Finan-cial Liabilities (i) Borrowings				
(i) Borrowings - (ii) Lease liabilities 3,424 (ii) Other Financial Liabilities 20 3,026 2 (b) Provisions 21 4,594 4 Total Non - Current Liabilities Current Liabilities (i) Lease liabilities 11,044 6 (ii) Lease liabilities 1,385 1,385 (ii) Trade Payables 42 42 (1) Dues of micro enterprises and small enterprises (refer note 42) 42 42 (2) Dues of creditors other than micro enterprises and small enterprises 25,214 26 (iii) Other Financial Liabilities 22 8,230 27				
(ii) Lease liabilities 3,424 (iii) Other Financial Liabilities 20 3,026 2 (b) Provisions 21 4,594 4 Total Non - Current Liabilities 11,044 6 Current liabilities (a) Financial Liabilities 1,385	• •			
(ii) Other Financial Liabilities 20 3,026 2 (b) Provisions 21 4,594 4 Total Non - Current Liabilities 11,044 6 Current liabilities 11,044 6 (a) Financial Liabilities 1,385 (ii) Trade Payables 1,385 (ii) Dues of micro enterprises and small enterprises (refer note 42) 42 (2) Dues of creditors other than micro enterprises and small enterprises and small enterprises 25,214 28 (iii) Other Financial Liabilities 22 8,230 27			-	43
(b) Provisions 21 4,594 4 Total Non - Current Liabilities 11,044 € Current liabilities 11,045				=
Total Non - Current Liabilities Current liabilities (a) Financial Liabilities (i) Lease liabilities (ii) Trade Payables (i) Dues of micro enterprises and small enterprises (refer note 42) (2) Dues of creditors other than micro enterprises and small enterprises (iii) Other Financial Liabilities 22 8,230 27				2,032
Current liabilities		21		4,101
(a) Financial Liabilities (i) Lease liabilities (ii) Trade Payables (1) Dues of micro enterprises and small enterprises (refer note 42) (2) Dues of creditors other than micro enterprises and small e			11,044	6,176
(i) Lease liabilities 1,385 (ii) Trade Payables 42 (1) Dues of micro enterprises and small enterprises (refer note 42) 42 (2) Dues of creditors other than micro enterprises and small enterprises and small enterprises 42 (iii) Other Financial Liabilities 22 8,230 27				
(ii) Trade Payables (1) Dues of micro enterprises and small enterprises (refer note 42) (2) Dues of creditors other than micro enterprises and small enterprises (iii) Other Financial Liabilities 24 25,214 28 29 20 21 21 21 22 21 22 23 21	• •			
(1) Dues of micro enterprises and small enterprises (refer note 42) (2) Dues of creditors other than micro enterprises and small enterprises and small enterprises (iii) Other Financial Liabilities 42 25,214 28 28 29 20 20 21			1,385	-
(2) Dues of creditors other than micro enterprises and small enterprises (iii) Other Financial Liabilities 22 8,230 27				
enterprises 25,214 28 (iii) Other Financial Liabilities 22 8,230 23			42	18
enterprises (iii) Other Financial Liabilities 22 8,230 2	(2) Dues of creditors other than micro enterprises and small		25 214	28,830
			25,214	20,030
(b) Other Current Liabilities 23 12,531 12	(iii) Other Financial Liabilities		8,230	27,156
	V.,			12,165
(c) Provisions 24 1,859	(c) Provisions	24	1,859	1,997
				8,298
				78,464
		36 B		12,304
Total Equity and Liabilities and Suspense Account 303,220 303	Total Equity and Liabilities and Suspense Account		303,220	303,420
See accompanying notes forming part of the Standalone Financial Statements 1 to 52	See accompanying notes forming part of the Standalone Financial Statements	1 to 52		

As per our report of even date attached For B S R & Co. LLP Chartered Accountants Firm Registration No.101248W/W-100022

Jamil Khatri

Partner Membership No.102527

Mumbai, India, Date: April 30, 2020

For Tech Mahindra Limited

C. P. Gurnani Managing Director & CEO

T. N. Manoharan Director

Mukti Khaire

Director

M. Rajyalakshmi Rao *Director*

Manoj Bhat Chief Financial Officer

Anil Khatri Company Secretary

Mumbai, India, Date: April 30, 2020

STATEMENT OF PROFIT AND LOSS

₹ in Million except Earnings per share

II Oth III Tota IV EXF Emp Sub Fina Dep Oth Imp Tota V Pro VI Les Cur Def Tota VII Pro			i oi tiic yeu	r ended
II Oth III Tota IV EXF Sub Fina Dep Oth Imp Tota V Pro VI Les Cur Def Tota VII Pro VIII Oth			March 31, 2020	March 31, 2019
III Tota IV EXF Emp Sub Fina Dep Oth Imp Tota V Pro VI Les Cur Def Tota VIII Pro VIII Oth	renue from Operations		292,254	272,281
IV EXF Emp Sub Fina Dep Oth Imp Tota V Pro VI Les Cur Def Tota VII Pro VIII Oth	er Income	25	23,662	9,598
Emp Sub Fina Dep Oth Imp Tota V Pro VI Les Cur Def Tota VII Pro	al Income (I +II)		315,916	281,879
Substitute of the state of the	PENSES			
Final Dep Oth Imp Tota V Pro VI Les Cur Def Tota VII Pro VIII Oth	ployee Benefit Expenses	26	92,827	84,473
Oth Imp Tota V Pro VI Les Cur Def Tota VII Pro VIII Oth	ocontracting Expenses		116,074	101,234
V Pro VI Les Cur Def Tota VII Pro VIII Oth	ance Costs	27	667	431
V Pro VI Les Cur Def Tota VII Pro VIII Oth	preciation and Amortisation Expense	28	6,674	6,592
V Pro VI Les Cur Def Tota VII Pro VIII Oth	er Expenses	29	40,798	33,862
V Pro VI Les Cur Def Tota VII Pro VIII Oth	airment of non-current investments	34	5,554	1,021
VI Les Cur Def Tota VII Pro VIII Oth	al Expenses		262,594	227,613
Cur Def Tota VII Pro VIII Oth	fit before Tax (III-IV)		53,322	54,266
Def Tota VII Pro VIII Oth	s: Tax Expense			
VII Pro VIII Oth	rent Tax		8,813	10,652
VII Pro	erred Tax		(836)	(183)
VIII Oth	al Tax Expense		7,977	10,469
	fit after tax (V-VI)		45,345	43,797
A I.	ner Comprehensive Income			
	Items that will not be reclassified to Profit or Loss			
	(a) Remeasurements of the Defined Benefit Liabilities - gain / (loss)		(130)	13
	(b) Equity Instruments through Other Comprehensive Income - gain / (loss)		(9)	(101)
II.	Income Tax relating to items that will not be reclassified to Profit or Loss		41	(4)
B I.	Items that will be subsequently reclassified to Profit or Loss			
	(a) Effective portion of gain / (loss) on Designated Portion of Hedging Instruments in a Cash Flow Hedge (net)		(4,383)	2,513
II.	Income Tax relating to items that will be reclassified to Profit or Loss		1,247	(750)
Tota	al Other Comprehensive Income / (Loss) (A+B)		(3,234)	1,671
	al Comprehensive Income (VII + VIII)		42,111	45,468
	nings per Equity Share (Face Value ₹ 5) in ₹	52	,	
Bas			46.89	44.57
Dilu			46.56	43.92
See	e accompanying notes forming part of the Standalone Financial tements	1 to 52		

As per our report of even date attached For B S R & Co. LLP

Chartered Accountants
Firm Registration No.101248W/W-100022

Jamil Khatri Partner Membership No.102527

Mumbai, India, Date: April 30, 2020

For Tech Mahindra Limited

C. P. Gurnani

Managing Director & CEO

Mukti Khaire Director

Manoj Bhat Chief Financial Officer

Mumbai, India,

Date: April 30, 2020

T. N. Manoharan

Director

M. Rajyalakshmi Rao Director Anil Khatri Company Secretary



STATEMENTS OF CHANGES IN EQUITY

A. EQUITY SHARE CAPITAL

Share Share Reserves and Surplus Reserves and Surplus Reserve Re	Balance as of April 1, 2018			hanges in	Changes in equity share capital during the period	pital during t	the period		alance as at l	Balance as at March 31, 2019	₹ in Million
Changes in equity share capital during the period Ealance as It March 31, 2019 Changes in equity share capital during the period Ealance as at March 31, 2019 Changes in equity share capital during the period Period	4.897			•	20	-	-		4.9	17	
Other Equity Share Reserves and Surplus Reserves and Surplus Items of other comprehensive lincon more as at April 1, 2018 Items of other comprehensive lincon more as at April 1, 2018 Items of other comprehensive lincon more as at April 1, 2018 Application and the period of the comprehensive lincon more as at April 1, 2018 Retained comprehensive lincon more as at April 1, 2018 Retained comprehensive lincon more as at April 1, 2018 Retained comprehensive lincon more as at April 1, 2018 Retained comprehensive lincon more as at April 1, 2018 Retained comprehensive lincon more as at April 1, 2018 Reserve more learning more more as at April 1, 2018 Reserve more learning more more more as at April 1, 2018 Reserve more learning more more more more more more more more	Balance as of April 1, 2019			hanges in	equity share ca	apital during	the period	8	alance as at N	Narch 31, 2020	
Share	4,917				(88)				4,8	59	
Name Page											₹ in Million
titoon feeter note 33) 23 60 35,387 4,022 4 150,495 650 titor feeter note 33) 23 60 35,387 4,022 4 25,053 650 tit for the period 23 60 35,387 4,022 2 42,797 1,763 arc Comprehensive Income (net of fit or the period 23 60 35,387 4,022 2 42,797 1,763 arc Comprehensive Income (net of fit or the period 23 6 35,387 4,022 2 43,797 1,763 arc Comprehensive Income (net of fit or the period 36 36 36 43,806 1,763 1,763 ster to Special Economic Zone restraint Reserve 36	Particulars	Share Application Money pending Allotment	Capital	Securities Premium	Share Outst Acc	s and Surplus Capital Redemption Reserve		Retained	comprehe Cash Flow Hedging Reserve	s of other ensive income Equity Instruments through Other Comprehensive	Total
Infort (reter note 3.3) It can be be a comprehensive Income (net of a comprehensity)))	Balance as at April 1, 2018	23	09	35,387	4,022		42	150,495	650		190,451
Incomprehensive Income (net of a comprehensive Income (net of a comprehensive Income (net of a comprehensive Income) Incomprehensive Income (net of a comprehensive Income) Incomprehensive Income (a comprehensive Income (a comprehensive Income) Income (a comprehensive Income) Income (a comprehensive Income	Additions (refer note 33) Balance as at April 1, 2018	23	9	35,387	4,022		42	150,503	- 650	(228)	₩.
Comprehensive Income 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663 1,763 1,663	Other Comprehensive Income (net of		' '	' '				43,797	- 1,763	- (101)	43,797
sfer to Special Economic Zone strength 8,160 (8,160) - strength Reserve - <td>tax) Total Comprehensive Income</td> <td>•</td> <td> </td> <td>•</td> <td>•</td> <td></td> <td>•</td> <td>43,806</td> <td>1,763</td> <td>(101)</td> <td>45,468</td>	tax) Total Comprehensive Income	•		•	•		•	43,806	1,763	(101)	45,468
stment Reserve fer from Special Economic Zone vestment Reserve on utilisation ractual obligation for Buyback ractual obligation for Buyback ractual obligation for Buyback ractual obligation for Buyback ractual obligation for Buyback ractual obligation for Buyback ractual obligation for Buyback ractual obligation for Buyback ractual obligation for Buyback ractual obligation for Buyback ractual selection of Stock options e Based Payments to Employees e Based Payments to Employees ractual obligation obligation ractual obligation obligation ractual obligation outstanding ractual oblig	Transfer to Special Economic Zone re-		'	<u>'</u>	'		8160	(8160)		•	
vestment Reserve on utilisation ractual obligation for Buyback ractual obligation for Buyback r note 18(v)) (19,453) (2,232) 2,232 7.233 7.233 7.233 7.233 7.233 7.233 7.233 7.233 7.233 7.243 Incomparison outstanding the period attributed beriod attribu	investment Reserve Transfer from Special Economic Zone										
ractual obligation for Buyback r note 18(v)) r note 18(v) sifer on allotment of Equity Shares (361)	re-investment Reserve on utilisation	•	'			•	(2,232)	2,232	•	•	
ser on allotment of Equity Shares 366	Contractual obligation for Buyback (refer note 18(v))	'	'	(19,453)	1	'	ı	(103)	1	•	(19,556)
e Based Payments to Employees	Transfer on allotment of Equity Shares	(361)	'	343	1	•	1	'	1	•	(18)
e Based Payments to Employees 1,234 -	Received on exercise of Stock options	366	'	'	•	•	ı	•	•	•	366
lends (including Tax on Dividend) (16,411) (16,411) (16,411) (16,411) (16,411) 62 62 62 62 62 62	Share Based Payments to Employees (net)	1	1	'	1,234	'	i	1	•	•	1,234
1,262	Dividends (including Tax on Dividend)	•	1	'	'	•	ı	(16,411)	'	•	(16,411)
19 - 1,262 (1,262)	Iransfer to retained earnings on account of stock options lapsed	'	'		(62)	•	•	62	'		
(8)	Transfer from share option outstanding account on exercise of stock options	'	•	1,262		•	•	'	,	•	
e as at March 31, 2019 20 60 17,541 3,932 - 5,970 171,952 2,413	Refunded during the period	(8)	'	'	1	'	ı	•	'	•	(8)
20 60 17,541 3,932 - 5,970 171,952 2,413	Others	'	'	2			'	23	'		
	Balance as at March 31, 2019	20	9	17,541	3,932	•	5,970	171,952	2,413	(329)	201,559

Particulars	Share			Reserve	Reserves and Surplus			Item	Items of other	Total
	Money pending Allotment	Capital	Securities Premium	Share Option Outstanding Account	Capital Redemption Reserve	Special Economic Zone reinvestment Reserve	Retained	Cash Flow Hedging Reserve	Equity Instruments through Other Comprehensive	
Balance as at April 1, 2019	20	09	17,541	3,932		5,970	171,952	2,413		201,559
Transition impact of Ind AS 116 (refer note 46)	ı	'	'	1	'	1	(78)	,	1	(78)
Restated Balance as at April 1,2019	20	9	17,541	3,932	•	5,970	171,874	2,413	(329)	201,481
Profit for the period	1	'	'	1	•	1	45,345	•	1	45,345
Other Comprehensive Income (net of tax)	ı	'	'	1	,	1	(68)	(3,136)	(6)	(3,234)
Total Comprehensive income		•	•	•	1		45,256	(3,136)	(6)	42,111
Transfer to Special Economic Zone reinvestment Reserve	1	'	'	'		8,049	(8,049)	1	1	1
Transfer from Special Economic Zone re-investment Reserve on utilisation	1	'	1	'	,	(2,509)	2,509	1	1	1
Amount transferred to capital redemption reserve and expenses on buyback (refer note 18(v))	1	ı	1	ı	103	,	(132)	1	,	(29)
Transfer on allotment of Equity Shares	(480)	'	464	'	•	'	•	•	1	(16)
Received on exercise of Stock options	474	'	'	1	•	1	•	•	•	474
Share Based Payments to Employees (net)	I	1	ı	1,382	1	,	1	ı	•	1,382
Dividend (including Tax on Dividend)	1	'	•	1	•	ı	(27,522)	•	ı	(27,522)
Transfer to retained earnings on account of lapsed stock options	I	'	1	(69)	1	•	29	1	ı	i
Transfer from share option outstanding account on exercise of stock options	ı	'	1,133	(1,133)	,	1	1	ı	1	•
Others (refer note 33)	2	4	_	1	•	ı	26	•	1	24
Balance as at March 31, 2020	7	64	19,139	4,122	103	11,510	184,021	(723)	(338)	217,905



Share Application Money pending Allotment:

Money received as advance towards allotment of share capital is recorded as share application money pending allotment.

Capital Reserve:

Capital Reserve has been created pursuant to scheme of amalgamation of entities with Tech Mahindra Limited, as approved by the Courts.

Securities Premium:

Securities premium reserve is used to record the premium on issue of shares. The fair value of employee stock options is recognised in Securities Premium once the shares have been allotted on exercise of the options.

Capital redemption reserve:

As per Companies Act 2013, capital redemption reserve is created when company purchases it's own shares out of free reserves or securities premium. A sum equal to nominal value of the shares so purchased is transferred to capital redemption reserve. The reserve is utilized in accordance with the provisions of section 69 of Companies Act, 2013

Share Option Outstanding Account:

It represents the fair value of services received against employees stock options outstanding as at balance sheet date.

Special Economic Zone reinvestment Reserve:

The Special Economic Zone reinvestment reserve has been created out of the profits of eligible SEZ units in terms of the provisions of section 10AA(1)(ii) of the Income-tax Act,1961. The reserve needs to be utilised by the Company for acquiring new plant and machinery for the purpose of its business in the terms of section 10AA(2) of the Incometax Act,1961.

Retained Earnings:

Retained earnings represents the undistributed profits of the Company accumulated as on Balance Sheet date.

Cash Flow Hedging Reserve:

The cash flow hedging reserve represents the cumulative effective portion of gains or losses arising on changes in fair value of designated portion of hedging instruments entered into for cash flow hedges. Such gains or losses will be reclassified to statement of profit and loss in the period in which the hedged transaction occurs.

Equity Instruments through Other Comprehensive Income:

It represents gain/loss earned on investment in equity instruments valued at fair value through other comprehensive income.

See accompanying notes forming part of the Standalone Financial Statements

As per our report of even date attached For B S R & Co. LLP
Chartered Accountants
Firm Registration No.101248W/W-100022

Jamil Khatri Partner Membership No.102527

Mumbai, India, Date: April 30, 2020 For Tech Mahindra Limited

C. P. Gurnani Managing Director & CEO

Mukti Khaire Director

Manoj Bhat Chief Financial Officer

Mumbai, India, Date: April 30, 2020 T. N. Manoharan Director

M. Rajyalakshmi Rao *Director*

Anil Khatri Company Secretary

CASH FLOW STATEMENT

₹ in Million

		F	C III MIIIIOII
		For the yea	March 31, 2019
Α.	Cash Flow from Operating Activities		
	Profit before Tax	53,322	54,266
	Adjustments for :		
	Depreciation and Amortization Expense	6,673	6,592
	(Reversal) / Allowances for Doubtful Receivables / Advances and Deposits and Bad Debts written off (net)	2,539	1,410
	Net (gain) on disposal of Property, Plant and Equipment and Intangible Assets	(4)	(149)
	Finance Costs	667	431
	Unrealized Exchange (Gain)/ Loss (net)	(2,658)	(635)
	Share Based Payments to Employees	1,093	1,091
	Loss on sale of investment in subsidiaries (Net)	443	-
	Provision for Impairment of non current investment	5,554	1,021
	Interest Income	(2,257)	(1,959)
	Rental Income	(320)	(294)
	Dividend Income on Investments / Distributions from benefit trust	(14,634)	(2,689)
	Gain on investments carried at fair value through profit and loss (net)	(1,889)	(2,212)
		48,529	56,873
	Changes in working capital :		
	Trade Receivables and Other Assets	(9,518)	(15,179)
	Trade Payables, Other Liabilities and Provisions	(4,186)	8,351
		(13,704)	(6,828)
	Cash generated from operating activities before taxes	34,825	50,045
	Income taxes paid, (net)	(11,021)	(13,708)
	Net cash generated from Operating activities (A)	23,804	36,337
В	Cash Flow from Investing Activities		
	Purchase of Property, Plant and Equipment and Intangible Assets	(5,789)	(5,512)
	Proceeds from Sale of Property, Plant and Equipment and Intangible Assets	13	179
	Purchase of Mutual Funds, Debentures and Other Investments	(316,144)	(225,689)
	Proceeds from sale/ redemption of Mutual Funds, Debentures and Other Investments	340,983	203,066
	Repayment of Loan by Subsidiaries	-	1,597
	Dividend Income / Distributions from benefit trust	14,297	2,447
	Investment in Associate and Subsidiaries	(5,728)	(3,019)
	Proceeds from sale of Subsidiary	224	6
	Rental Income	238	316
	Fixed Deposit / Margin Money Placed	(530)	(73,281)
	Fixed Deposit / Margin Money Realized	2,563	83,017
	Interest income received	2,394	1,453
	Net cash generated from/(used in) Investing activities (B)	32,521	(15,420)



₹ in Million

		For the yea	r ended
		March 31, 2020	March 31, 2019
C.	Cash Flow from Financing Activities		
	Proceeds from Issuance of Equity Shares from exercise of stock options	467	359
	Buyback of equity shares	(19,556)	-
	Payment of dividend (including Dividend Distribution Tax thereon)	(27,522)	(16,411)
	Deposits placed / earmarked for buyback of equity shares	-	(2,106)
	Repayment of lease liabilities	(1,145)	-
	Repayment of borrowings (net)	-	(1,740)
	Finance costs paid	(668)	(462)
	Net cash from/(used in) Financing activities (C)	(48,424)	(20,360)
	Net Increase/(decrease) in cash and cash equivalents during the year (D) = (A+B+C)	7,901	558
	Effect of exchange rate changes on cash and cash equivalents (E)	538	129
	Cash and Cash Equivalents at the beginning of the year (F)	9,599	8,912
	Cash and Cash Equivalents at the end of the year (G) = (D+E+F) (refer note 13)	18,038	9,599

See accompanying notes forming part of the Standalone Financial Statements

As per our report of even date attached For B S R & Co. LLP **Chartered Accountants** Firm Registration No.101248W/W-100022

Jamil Khatri Partner Membership No.102527

Mumbai, India, Date: April 30, 2020 For Tech Mahindra Limited

C. P. Gurnani Managing Director & CEO

Mukti Khaire Director

Manoj Bhat Chief Financial Officer

Mumbai, India, Date: April 30, 2020

T. N. Manoharan Director

M. Rajyalakshmi Rao

Director

Anil Khatri Company Secretary

NOTES FORMING PART OF THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED MARCH 31, 2020

1. Corporate Information:

Tech Mahindra Limited (referred to as "TechM" or the "Company") is a leading provider of consulting-led integrated portfolio services to customers which are Telecom Equipment Manufacturers, Telecom Service Providers and IT Infrastructure Service Providers, Business Process Outsourcing Service Providers as well as Enterprise Solutions Services (BFSI, Retail & Logistics, Manufacturing, Energy and Utility (E&U), and Healthcare, Life Sciences, etc.) of Information Technology (IT) and IT-enabled services delivered through a network of multiple locations around the globe. It also provides comprehensive range of IT services, including IT enabled services, application development and maintenance, consulting and enterprise business solutions, extended engineering solutions and infrastructure management services to a diversified base of corporate customers in a wide range of industries including insurance, banking and financial services, manufacturing, telecommunications, transportation and engineering services.

The Company is a public limited company incorporated and domiciled in India. The address of its registered office is Gateway Building, Apollo Bunder, Mumbai – 400 001. The Company is listed on Bombay Stock Exchange (BSE) and National Stock Exchange (NSE).

The Board of Directors approved the standalone financial statements for the year ended March 31, 2020 and authorized for issue on April 30, 2020.

2. Significant accounting policies:

2.1 Statement of Compliance:

These standalone financial statements have been prepared in accordance with the Indian Accounting Standards (referred to as "Ind AS") as prescribed under section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules as amended from time to time.

2.2 Basis for preparation of standalone financial statements:

These standalone financial statements are presented in Indian rupees ("INR") which is also the Company's functional currency. All amounts

have been reported in Indian Rupees Million, except for share and earnings per share data, unless otherwise stated. These standalone financial statements have been prepared on the historical cost basis and on an accrual basis, except for certain financial instruments which are measured at fair values at the end of each reporting period, as explained in the accounting policies below. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

In estimating the fair value of an asset or liability, the Company takes into account the characteristics of the asset or liability that market participants would take into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purpose in these standalone financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of Ind AS 102 Share-based Payments, leasing transactions that are within the scope of Ind AS 116 Leases, and measurements that have some similarities to fair value but are not fair value, such as 'value in use', in Ind AS 36 Impairment of assets.

2.3 Use of Estimates:

The preparation of standalone financial statements requires the management of the Company to make estimates and assumptions that affect the reported amounts of assets and liabilities on the date of standalone financial statements, disclosure of contingent liabilities as at the date of the standalone financial statements, and the reported amounts of income and expenses during the reported period. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised prospectively.

Critical accounting estimates

i) Revenue Recognition

The Company applies the percentage of completion method in accounting for its fixed price development contracts. Use of the percentage of completion method requires the Company to estimate the efforts or costs expended to date (input

Tech Mahindra

method) as a proportion of the total efforts or costs to be expended. Efforts or costs expended have been used to measure progress towards completion as there is a direct relationship between input and productivity. Provisions for estimated losses, if any, on uncompleted contracts are recorded in the period in which such losses become probable based on the expected contract estimates at the reporting date.

Judgement is also required to determine the transaction price for the contract and to ascribe the transaction price to each distinct performance obligation. The transaction price could be either a fixed amount of customer consideration or variable consideration with elements such as volume discounts, service level credits, performance bonuses, price concessions and incentives. The transaction price is also adjusted for the effects of the time value of money if the contract includes a significant financing component. Any consideration payable to the customer is adjusted to the transaction price, unless it is a payment for a distinct product or service from the customer. The estimated amount of variable consideration is adjusted in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur and is reassessed at the end of each reporting period. The Company allocates the elements of variable considerations to all the performance obligations of the contract unless there is observable evidence that they pertain to one or more distinct performance obligations.

The Company exercises judgments while determining the transaction price allocated to performance obligations using the expected cost plus margin approach.

ii) Income taxes and deferred taxes

The major tax jurisdiction for the Company is India. Significant judgments are involved in determining the provision for income taxes including judgment on whether tax positions are probable of being sustained in tax assessments. A tax assessment can involve complex issues, which can only be resolved over extended time periods. Deferred tax is recorded on temporary

differences between the tax bases of assets and liabilities and their carrying amounts, at the rates that have been enacted or substantively enacted at the reporting date. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable profits during the periods in which those temporary differences and tax loss carry forwards become deductible. The Company considers the expected reversal of deferred tax liabilities and projected future taxable income in making this assessment. The amount of the deferred tax assets considered realizable, however, could be reduced in the near term if estimates of future taxable income during the carry-forward period are reduced. The policy for the same has been explained under Note 2.12.

iii) Property, plant and equipment

Property, plant and equipment represent a significant proportion of the asset base of the Company. The charge in respect of periodic depreciation is derived after determining an estimate of an asset's expected useful life and the expected residual value at the end of its life. The useful lives and residual values of Company's assets are determined by management at the time the asset is acquired and reviewed at the end of each reporting period. The lives are based on historical experience with similar assets as well as anticipation of future events, which may impact their life, such as changes in technology. The policy for the same has been explained under Note 2.4.

iv) Impairment testing

Investments in subsidiaries and intangible assets are tested for impairment at least annually and when events occur or changes in circumstances indicate that the recoverable amount of the asset or cash generating units to which these pertain is less than its carrying value. The recoverable amount of cash generating units is higher of value-in-use and fair value less cost to dispose. The calculation of value in use of a cash generating unit involves use of significant estimates and assumptions which includes turnover and earnings multiples, growth rates and net margins used to calculate projected future cash flows, risk-adjusted discount rate,

future economic and market conditions. The policy for the same has been explained under Note 2.7.

v) Provisions

A provision is recognised when the Company has a present obligation as a result of a past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates. The policy for the same has been explained under Note 2.16.

vi) Defined benefit plans and compensated absences

The cost of the defined benefit plans, compensated absences and the present value of the defined benefit obligation are based on actuarial valuation using the projected unit credit method. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date. The policy for the same has been explained under Note 2.11.

vii) Expected credit losses on financial assets

The impairment provisions of financial assets are based on assumptions about risk of default and expected timing of collection. The Company uses judgment in making these assumptions and selecting the inputs to the impairment calculation, based on the Company's past history, customer's creditworthiness, existing market conditions as well as forward looking estimates at the end of each reporting period. The policy for the same has been explained under Note 2.7.

viii) Other estimates

The share based compensation expense is determined based on the Company's

estimate of equity instruments that will eventually vest.

ix) Estimation uncertainties relating to the COVID-19 pandemic

The Company has considered the possible effects that may result from COVID-19, a global pandemic, on the carrying amount of receivables, unbilled revenue, intangible assets and investments. In developing the assumptions relating to the possible future uncertainties in global economic conditions because of this pandemic, the Company, as at the date of approval of these financial statements has used an internal and external source of information including economic forecasts. The Company based on current estimates expects the carrying amount of the above assets will be recovered, net of provisions established.

2.4 Property, Plant & Equipment and Intangible assets:

Property, Plant & Equipment and intangible assets are stated at cost less accumulated depreciation/amortisation and net of impairment. Cost of an item of property, plant and equipment comprises its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates, any directly attributable costs of bringing the item to its working condition for its intended use and estimated cost of dismantling and removing the item and restoring the site on which it is located. Subsequent expenditure relating to property, plant and equipment is capitalized only when it is probable that future economic benefits associated with these will flow to the company and the cost of the item can be measured reliably.

The cost of property, plant and equipment not available for use as at each reporting date is disclosed under capital work in progress.

Depreciable amount for assets is the cost of an asset, less its estimated residual value. Depreciation on Property, Plant & Equipment (including assets taken on lease), other than freehold land, is charged based on the straight line method on the estimated useful life as prescribed in Schedule II to the Companies Act, 2013 except in respect of the certain categories of assets, where the life of the assets has been assessed based on internal technical estimate, considering the nature of the asset and estimated

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usage of the asset, the operating conditions of the asset, past history of replacement, anticipated technological changes. The estimated useful lives of assets are as follows:

Particulars	Life
Buildings	28 years
Plant and Equipment	3 to 5 years
Furniture and Fixtures	5 years
Vehicles	5 years
Computers	3 years
Office Equipments	5 years

The estimated useful life of intangible assets (software) is 1 to 10 years and these are amortised on a straight line basis. Project specific intangible assets are amortised over their estimated useful life on a straight line basis or over the period of the license/project period, whichever is lower.

The estimated useful life and residual values of Property, Plant & Equipment and Intangible assets are reviewed at the end of each reporting period.

Assets acquired under leasehold improvements are amortized over the shorter of estimated useful life of the asset or the related lease term.

Intellectual Property Rights ('IPR') comprise right to use for licensed software. The Company has recognised the IPR based on consideration paid. Subsequent to initial recognition, the intangible asset is measured at cost, less any accumulated amortization and accumulated impairment losses. The IPR's are amortised over their estimated useful life of 10 years on a straight line basis.

An item of Property, Plant & Equipment and intangible asset is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of Property, Plant & Equipment and intangible assets is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

When the use of a property changes from owner occupied to investment property, the property is reclassified as investment property at its carrying amount on the date of reclassification.

2.5 Investment Property:

Investment properties are measured initially at cost, including transaction costs. Subsequent

to initial recognition, investment properties are measured at cost less accumulated depreciation and accumulated impairment losses, if any in accordance with Ind AS 16 Property, Plant and Equipment.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

Useful life of investment properties:

Particulars	Life
Buildings	28 years
Plant and Equipment	3 to 5 years
Furniture and Fixtures	5 years
Office Equipments	5 years

2.6 Leases:

At inception of the contract, the Company determines whether the contract is a lease or contains a lease arrangement. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Company as a lessee

The Company recognises right-of-use asset representing its right to use the underlying asset for the lease term at the lease commencement date. The cost of the right-of-use asset measured at inception shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date less any lease incentives received, plus any initial direct costs incurred and an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset or restoring the underlying asset or site on which it is located. The right-ofuse assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-ofuse assets is depreciated using the straight-line method from the commencement date over the shorter of lease term or useful life of right-of-use asset. The estimated useful lives of right-of-use assets are determined on the same basis as

those of property, plant and equipment. Right-ofuse assets are tested for impairment whenever there is any indication that their carrying amounts may not be recoverable. Impairment loss, if any, is recognised in the standalone statement of profit and loss.

The Company measures the lease liability at the present value of the lease payments that are not paid at the commencement date of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Company uses incremental borrowing rate. For leases with reasonably similar characteristics, the Company, on a lease by lease basis, may adopt either the incremental borrowing rate specific to the lease or the incremental borrowing rate for the portfolio as a whole. The lease payments shall include fixed payments, variable lease payments, residual value guarantees, exercise price of a purchase option where the Company is reasonably certain to exercise that option and payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease. The lease liability is subsequently remeasured by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect the lease payments made and remeasuring the carrying amount to reflect any reassessment or lease modifications or to reflect revised in-substance fixed lease payments.

The Company recognises the amount of the remeasurement of lease liability as an adjustment to the right-of-use asset. Where the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Company recognises any remaining amount of the re-measurement in standalone statement of profit and loss.

The Company has elected not to apply the requirements of Ind AS 116 to short-term leases of all assets that have a lease term of 12 months or less and leases for which the underlying asset is of low value. The lease payments associated with these leases are recognized as an expense on a straight-line basis over the lease term.

Company as a lessor

At the inception of the lease the Company classifies each of its leases as either an operating lease or a finance lease. The Company recognises

lease payments received under operating leases as income on a straight- line basis over the lease term. In case of a finance lease, finance income is recognised over the lease term based on a pattern reflecting a constant periodic rate of return on the lessor's net investment in the lease. When the Company is an intermediate lessor it accounts for its interests in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset. If a head lease is a short term lease to which the Company applies the exemption described above, then it classifies the sub-lease as an operating lease.

If an arrangement contains lease and non-lease components, the Company applies Ind AS 115 Revenue to allocate the consideration in the contract.

Refer note 2.6 – Significant accounting policies – Leases in the Annual report of the Company for the year ended March 31, 2019, for the policy as per Ind AS 17.

2.7 Impairment of Assets:

i) Financial assets

The Company applies the expected credit loss model for recognizing impairment loss on financial assets.

Expected credit loss is the difference between the contractual cash flows and the cash flows that the entity expects to receive discounted using effective interest rate.

Loss allowances for trade receivables are measured at an amount equal to lifetime expected credit losses. Lifetime expected credit losses are the expected credit losses that result from all possible default

events over the expected life of a financial instrument. Lifetime expected credit loss is computed based on a provision matrix which takes into account historical credit loss experience adjusted for forward looking information. For other financial assets, expected credit loss is measured at the amount equal to twelve months expected credit loss unless there has been a significant increase in credit risk from initial recognition, in which case, those are measured at lifetime expected credit loss.



ii) Non-financial assets

Property, plant and equipment and intangible assets with finite life are evaluated for recoverability whenever there is any indication that their carrying amounts may not be recoverable. If any such indication exists, the recoverable amount (i.e. higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the Cash Generating Unit (CGU) to which the asset belongs.

If the recoverable amount of an asset (or CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or CGU) is reduced to its recoverable amount. An impairment loss is recognised in the standalone statement of profit and loss.

2.8 Revenue recognition:

Revenue from information technology and business process outsourcing services include revenue earned from services rendered on 'time and material' basis, time bound fixed price engagements and fixed price development contracts.

Revenue is recognised upon transfer of control of promised products or services to customers in an amount that reflects the consideration the Company expects to receive in exchange for those products or services, net of indirect taxes, discounts, rebates, credits, price concessions, incentives, performance bonuses, penalties, or other similar items.

Revenue from time and material contracts is recognised as the related services are performed and revenue from the end of the last invoicing to the reporting date is recognised as unbilled revenue.

Revenue from fixed price maintenance contracts is recognised based on the right to invoice for services performed for contracts in which the invoicing is representative of the value being delivered. If invoicing is not consistent with value delivered, revenue is recognized as the services are performed. When services are performed through an indefinite number of repetitive acts over a specified period, revenue is recognised on a straight-line basis over the specified period unless some other method better represents the

manner in which services are performed.

Revenue on fixed price development contracts is recognised using the 'percentage of completion' method of accounting, unless work completed cannot be reasonably estimated. Percentage of completion is determined based on project costs incurred to date as a percentage of total estimated project costs required to complete the project. The cost expended (or input) method has been used to measure progress towards completion as there is a direct relationship between input and productivity. If the Company does not have a sufficient basis to measure the progress of completion or to estimate the total contract revenues and costs, revenue is recognised only to the extent of contract cost incurred for which recoverability is probable. When total cost estimates exceed revenues in an arrangement, the estimated losses are recognised in the standalone statement of profit and loss in the period in which such losses become probable based on the current contract estimates.

The solutions offered by the Company may include supply of third party equipment or software. In such cases, revenue for supply of such third party products are recorded at gross or net basis depending on whether the Company is acting as the principal or as an agent of the customer. The Company recognises gross amount of consideration as revenue when it is acting as a principal and net amount of consideration as revenue when it is acting as a revenue when it is acting as an agent.

Contracts assets are recognised when there is excess of revenue earned over billings on contracts. Contract assets are classified as unbilled revenue when there is unconditional right to receive cash, and only passage of time is required, as per contractual terms.

Contract liability ("Unearned revenue") arises when there are billing in excess of revenue.

In arrangements for hardware and software implementation and integration, related services and maintenance services, the Company has applied the guidance in Ind AS 115 by applying the revenue recognition criteria for each distinct performance obligation. For allocating the transaction price, the Company has measured the revenue in respect of each performance obligation of a contract at its relative standalone selling price. The price that is regularly charged for an item when sold separately is the best evidence of its standalone selling price. In cases where the

Company is unable to determine the standalone selling price, the Company uses the expected cost plus margin approach in estimating the standalone selling price. Fixed price development contracts and related services, the performance obligation is satisfied as and when the services are rendered since the customer generally obtains control of the work as it progresses.

Revenue from licenses where the customer obtains a 'right to use' the licenses is recognised at the time the license is made available to the customer. Revenue from licenses where the customer obtains a 'right to access' is recognised over the access period. The Company has applied the principles of Ind AS 115 to account for revenues for these performance obligations.

The Company recognises revenue for a salesbased or usage-based royalty promised in exchange for a license of intellectual property only when (or as) the subsequent sale or usage occurs.

The Company accounts for volume discount and pricing incentives to customers as a reduction based on ratable allocation of the discounts/ incentives amount to each of the underlying performance obligation that corresponds to the progress made by the customer towards earning the discount/incentive. Also, when the level of discount varies with increases in levels of revenue transactions, the Company recognises the liability based on its estimate of the customer's future purchases. If it is probable that the criteria for the discount will not be met, or if the amount thereof cannot be estimated reliably, then discount is not recognised until the payment is probable and the amount can be estimated reliably. The Company recognises changes in the estimated amount of obligations for discounts in the period in which the change occurs.

Deferred contract costs are upfront costs incurred for the contract and are amortized on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the asset relates.

Contract modifications are accounted for when additions, deletions or changes are approved either to the contract scope or contract price. The accounting for modifications of contracts involves assessing whether the services added to an existing contract are distinct and whether the

pricing is at the standalone selling price. Services added that are not distinct are accounted for on a cumulative catch up basis, while those are distinct are accounted for prospectively, either as a separate contract, if the additional services are priced at the standalone selling price, or as a termination of the existing contract and creation of a new contract if not priced at the standalone selling price.

The Company disaggregates revenue from contracts with customers by nature of services, geography and industry verticals.

Dividend income is recognised when the Company's right to receive dividend is established. Interest income is recognised using effective interest rate method.

Rental income from the investment property is recognised in standalone statement of profit and loss on a straight-line basis over the term of lease except where the rentals are structured to increase in line with expected general inflation.

2.9 Foreign currency transactions:

Foreign currency transactions are recorded at exchange rates prevailing on the date of the transaction. Foreign currency denominated monetary assets and liabilities are restated into the functional currency using exchange rates prevailing on the date of Balance Sheet. Gains and losses arising on settlement and restatement of foreign currency denominated monetary assets and liabilities are recognised in the profit or loss.

2.10 Financial Instruments:

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

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



i) Non-derivative financial instruments:

Cash and cash equivalents

The Company considers all highly liquid financial instruments, which are readily convertible into known amounts of cash and that are subject to an insignificant risk of change in value and having original maturities of three months or less from the date of purchase, to be cash equivalents.

Financial assets at amortised cost

Financial assets are subsequently measured at amortised cost using the effective interest method less impairment losses, if these financial assets are held within a business model whose objective is to hold these assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at fair value

Financial assets not measured at amortised cost are carried at fair value through profit or loss (FVTPL) on initial recognition, unless the Company irrevocably elects on initial recognition to present subsequent changes in fair value in 'other comprehensive income', for investment in equity instruments which are not held for trading.

The Company, on initial application of IND AS 109 Financial Instruments, has made an irrevocable election to present in 'other comprehensive income', subsequent changes in fair value of equity instruments not held for trading.

Financial asset at FVTPL, are measured at fair values at the end of each reporting period, with any gains or losses arising on remeasurement recognised in profit or loss.

Investment in subsidiaries

Investment in subsidiaries is carried at cost less impairment as per Ind AS 27 Consolidated and Separate Financial Statements.

Financial liabilities

Financial liabilities are subsequently carried at amortised cost using the effective interest rate method or at FVTPL. For financial liabilities carried at amortised cost, the carrying amounts approximate fair values due to the short term maturities of these instruments. Financial liabilities are classified as at FVTPL when the financial liability is either contingent consideration recognised in a business combination, or is held for trading or it is designated as FVTPL. Financial liabilities at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognised in profit and loss.

ii) Derivative financial instruments and hedge accounting

The Company is exposed to foreign currency fluctuations on foreign currency assets, liabilities and forecasted cash flows denominated in foreign currency. The Company uses foreign currency forward contracts / options to hedge its risks associated with foreign currency fluctuations relating to certain forecasted transactions. The Company designates some of these forward contracts / options as hedge instruments and accounts for them as cash flow hedges applying the recognition and measurement principles set out in Ind AS 109.

The use of foreign currency forward contracts / options is governed by the Company's risk management policy approved by the Board of Directors, which provide written principles on the use of such financial derivatives consistent with the Company's risk management strategy. The counter party to the Company's foreign currency forward contracts is generally a bank. The Company does not use derivative financial instruments for speculative purposes.

Foreign currency forward contract/ option derivative instruments are initially measured at fair value and are re-measured at subsequent reporting dates. Changes in the fair value of these derivatives that are designated and effective as hedges of future cash flows are recognised in other comprehensive income and accumulated under 'effective portion of cash flow hedges' (net of taxes), and the ineffective portion is recognised immediately in the standalone statement of profit and loss.

Amounts previously recognised in other comprehensive income and accumulated in effective portion of cash flow hedges are reclassified to the standalone statement of profit or loss in the same period in which gains/losses on the item hedged are recognised in the standalone statement of profit or loss.

Changes in the fair value of derivative financial instruments that do not qualify for hedge accounting are recognised in the standalone statement of profit and loss as they arise.

Hedge accounting is discontinued when the hedging instrument expires or is sold, terminated, or exercised, or no longer qualifies for hedge accounting. Cumulative gain or loss on the hedging instrument classified as effective portion of cash flow hedges is classified to standalone statement of profit and loss when the forecasted transaction occurs. If a hedged transaction is no longer expected to occur, the net cumulative gain or loss recognised in effective portion of cash flow hedges is transferred to the standalone statement of profit and loss for the period.

iii) Derecognition of financial instruments

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Company retains substantially all the risk and rewards of transferred financial assets, the Company continues to recognise the financial asset and also recognises the borrowing for the proceeds received.

The Company derecognises financial liabilities when, and only when, the Company's obligation are discharged, cancelled or have expired.

iv) Financial Guarantee contracts

Financial guarantee contracts issued by the Company are initially measured at fair value and subsequently measured at the higher of the amount of loss allowance determined in accordance with impairment requirements of Ind AS 109; and the amount initially recognised less, when appropriate, the cumulative amount of income recognised in accordance with the principles of Ind AS 115

2.11 Employee Benefits:

a. Defined benefit plans:

For defined benefit plans, the cost of providing benefits is determined using the Projected Unit Credit Method, with actuarial valuations being carried out at each balance sheet date. Remeasurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling and the return on plan assets (excluding interest), is reflected immediately in the balance sheet with a charge or credit recognised in other comprehensive income in the period in which they occur. The gratuity plan provides for a lump sum payment to employees at retirement, death, incapacitation or termination of the employment based on the respective employee's last drawn salary and the tenure of the employment.

b. Defined contribution plans:

(i) Provident fund:

The eligible employees of the Company are entitled to receive the benefits of Provident fund, a defined contribution plan, in which both employees and the Company make monthly contributions at a specified percentage of the covered employees' salary (currently at 12% of the basic salary) which are charged to the standalone statement of profit and loss on accrual basis. The provident fund contributions are paid to the Regional Provident Fund Commissioner by the Company. The Company has no further obligations for future provident fund.

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(ii) Superannuation and ESIC:

Contributions to Superannuation fund and employees' state insurance scheme (ESI), which are defined contribution schemes, are charged to the standalone statement of profit and loss on an accrual basis.

The Company has no further obligations for future superannuation fund benefits other than its annual contributions.

c. Compensated absences:

The Company provides for compensated absences and long term service awards subject to Company's rules. The employees are entitled to accumulate leave subject to certain limits, for future encashment or availment. The liability is accrued based on the number of days of unavailed leave at each Balance Sheet date and the awards are accrued based on number of years of service of an employee. It is measured at the balance sheet date on the basis of an independent actuarial valuation using the Projected Unit Credit method.

Actuarial gains and losses are recognised in full in the standalone statement of profit and loss in the period in which they occur.

The Company also offers a short term benefit in the form of encashment of unavailed accumulated compensated absences above certain limits for all of its employees and same is recognised as undiscounted liability at the balance sheet date.

d. Other short term employee benefits:

Other short-term employee benefits such as overseas social security contributions and performance incentives expected to be paid in exchange for services rendered by employees, are recognised in the standalone statement of profit and loss during the period when the employee renders the service.

2.12 Taxation:

Tax expense comprises of current tax and deferred tax. The tax rates and tax laws used to compute the current tax amount are those that are enacted or substantively enacted as at the reporting date and applicable for the period.

Current tax is measured at the amount expected to be paid to / recovered from the tax authorities, based on estimated tax liability computed after taking credit for allowances and exemptions in accordance with the local tax laws existing in the respective countries.

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

The current income tax expense includes income taxes payable by the Company and its branches in India and overseas. The current tax payable by the Company in India is Indian income tax payable on worldwide income after taking credit for tax relief available for export operations in Special Economic Zones (SEZs). Current income tax payable by overseas branches of the Company is computed in accordance with the tax laws applicable in the jurisdiction in which the respective branch operates. The proportionate credit for the taxes paid outside India are generally available for set off against the Indian income tax liability of the Company's worldwide income.

Advance taxes and provisions for current income taxes are presented in the statement of financial position after off-setting advance tax paid and income tax provision arising in the same tax jurisdiction and where the relevant tax paying unit has a legally enforceable right and intends to settle the asset and liability on a net basis.

Deferred income taxes

Deferred income tax is recognised using the balance sheet approach. Deferred income tax assets and liabilities are recognised for deductible and taxable temporary differences arising between the tax base of assets and liabilities and their carrying amount.

Deferred income tax assets are recognised to the extent it is probable that taxable profit will be available against which the deductible temporary differences and the carry forward of unused tax credits and unused tax losses can be utilised.

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

Deferred tax assets and liabilities are measured using substantively enacted tax rates expected to apply to taxable income in the years in which the temporary differences are expected to be recovered or settled.

Deferred tax assets include Minimum Alternative Tax (MAT) paid in accordance with the tax laws in India. MAT credit is recognised for future economic benefits in the form of adjustment of future income tax liability and is considered as an asset if there is probable evidence that the Company will pay normal income tax.

Deferred tax assets and liabilities are offset when it relates to income taxes levied by the same taxation authority and the relevant entity intends to settle its current tax assets and liabilities on a net basis.

In cases, where the tax on dividend from a foreign subsidiary is allowed as a set off against the Company's own dividend distribution tax (DDT) liability, then the amount of tax paid on foreign dividend is recognised in the statement of changes in equity.

The Company recognises interest levied and penalties related to income tax assessments in interest expenses.

2.13 Employee Stock Option Plans:

Equity instruments granted are measured by reference to the fair value of the instrument at the date of grant. The equity instruments generally vest in a graded manner over the vesting period. The fair value determined at the grant date is expensed over the vesting period of the respective tranches of such grants (accelerated amortization). The share based compensation expense is determined based on the Company's estimate of equity instruments that will eventually vest.

The expense is recognised in the statement of profit and loss with a corresponding increase to the 'share option outstanding account', which is a component of equity.

2.14 Research and development:

Research costs are recognised as an expense in the standalone statement of profit and loss in the period they are incurred. Development costs are recognised in the standalone statement of profit and loss unless technical and commercial feasibility of the project is demonstrated, future economic benefits are probable, the Company has an intention and ability to complete the

development project and use the asset and the costs can be measured reliably.

2.15 Earnings per Share:

Basic earnings per share is calculated by dividing the net profit for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period are adjusted for any bonus shares issued during the period.

For calculating diluted earnings per share, the net profit for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares. The dilutive potential equity shares are adjusted for the proceeds receivable had the equity shares been actually issued at fair value (i.e. the average market value of the outstanding equity shares).

2.16 Provisions and Contingent Liabilities:

A provision is recognised when the Company has a present obligation as a result of past event, it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance costs.

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount cannot be made. Contingent assets are neither recognised nor disclosed in the financial statements.

2.17 Recent Indian Accounting Standards (Ind AS):

The Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards. There are no such notifications that are applicable for the Company from April 1, 2020.



NOTE 3: PROPERTY, PLANT AND EQUIPMENT

Particulars	Freehold Land	Buildings	Computers	Plant and Equipment	Furniture and Fixtures	Vehicles Office Equipn	Office Equipments	Office Leasehold Equipments Improvements	Taken on Finance Lease (refer note iv)	nance Lease) Plant and	Vehicles	Total
										Equipment		
Gross Block												
Cost as at April 01, 2018	472	19,317	13,591	13,972	2 6,580	207	1,560	929	3,999	207	7	60,836
Additions	5	40	1,460	285	5 159		156	10	228	'		2,346
Deletions	'	1	783	32	2 31	6	21	66	3,881	40	,	4,896
Balance as at March 31, 2019	477	19,357	14,268	14,225	5 6,708	201	1,695	840	346	167	7	58,286
Transition impact of IND AS 116	'	1	'						346	167	2	515
(refer note iv below and note 46)												
Additions (refer note 33)	'	2,380	1,693	999	5 209	•	- 160	14	•	'		5,1,5
Deletions	'	•	176	10	19	14			•	•	•	220
Reclassification to Investment	18	1							1	1		18
Property												
Balance as at March 31, 2020	459	21,737	15,785	14,881	1 6,898	187	1,854	854	•	•	•	62,655
Accumulated Depreciation /												
Amortisation												
as at April 01, 2018	•	5,522	11,351	11,548	3 5,271	160	1,181	826	2,406	185	7	38,452
Depreciation	•	703	1,494	951	1 500) 16		41	767	5	•	4,637
Deletions	•	1	757	31	1 30	7	, 21	66	2,854	23	•	3,822
Balance as at March 31, 2019	•	6,225	12,088	12,468	3 5,741	169	1,320	292	319	167	2	39,267
Transition impact of IND AS 116	'	1	ľ						319	167	2	488
(refer note iv below and note 46)												
Depreciation	'	766	1,612	953	3 475	13	162	37	1	1		4,018
Deletions	'	1	170		9 18	13	1		1	1		211
Balance as at March 31, 2020	•	6,991	13,530	13,412	96,198	169	1,481	802	•	•	•	42,586
Net Block as at March 31,2020	459	14,746	2,255	1,469	9 700	18	373	49	•	•	•	20,069
Net Block as at March 31,2019	477	13,132	2,180	1,757	7 967	, 32	375	, 72	27	'		19,019

Notes:

- In respect of certain freehold land and buildings, the Company has received a provisional attachment order from the Income tax authorities which has since been stayed by orders passed by the Hon'ble High Court of Andhra Pradesh. (refer note 30.4.2(i))
- ii) Amounts less than ₹ 0.5 Million are reported as "0".
- iii) Plant and Equipment includes electrical installations and equipments.
- Assets taken on finance lease as at March 31, 2019 have been reclassifed as Right of Use Asset as required by Ind AS 116 (refer note 4 and note 46) ≘

NOTE 4: RIGHT-OF-USE ASSETS

Particulars	Computers and Softwares	Plant and Equipment	Vehicles	Buildings	Leasehold Land	Total
Gross Block						
Transition impact of IND AS 116	402	167	2	2,621	1,270	4,462
(refer note ii)						
Additions	-	-	-	3,132	-	3,132
Deletions	-	-	-	24	-	24
Balance as at March 31, 2020	402	167	2	5,729	1,270	7,570
Accumulated Depreciation						
Transition impact of IND AS 116	375	167	2	-	409	953
(refer note ii)						
Depreciation	24	-	-	1,182	35	1,241
Deletions	-	-	-	7	-	7
Balance as at March 31, 2020	399	167	2	1,175	444	2,187
Net Block as at March 31,2020	3	-	-	4,554	826	5,383

Notes:

- i) Amounts less than ₹ 0.5 Million are reported as "0".
- ii) Assets taken on finance lease and non current/current prepaid operating lease rentals as at March 31, 2019 have been reclassifed as Right of Use Asset as required by Ind AS 116 (refer note 3 and 46)

NOTE 5: INVESTMENT PROPERTY

Des	scription of Assets	As a	at
		March 31, 2020	March 31, 2019
l.	Gross Block		
	Opening Balance	1,923	1,906
	Additions	-	17
	Reclassification from Property, Plant and Equipment (refer Note 3)	18	-
	Closing Balance	1,941	1,923
II.	Accumulated depreciation		
	Opening Balance	782	617
	Depreciation	162	165
	Closing Balance	944	782
	Balance as on March 31, 2020 (I-II) (refer note 38)	997	1,141



NOTE 6: INTANGIBLE ASSETS (OTHER THAN INTERNALLY GENERATED)

₹ in Million **Description of Assets** Intellectual Software Total property rights **Gross carrying value** As at April 1, 2018 8,939 4,972 13,911 Additions 848 848 Deletions As at March 31, 2019 8,939 5,813 14,752 Additions 466 466 Deletions Balance as at March 31, 2020 8,939 6,279 15,218 Accumulated amortisation Balance as at April 1, 2018 447 4,828 5,275 Amortisation expense 894 895 1,789 Deletions 1,341 5,716 7,057 Balance as at March 31, 2019 Amortisation expense 894 359 1,253 **Deletions** Balance as at March 31, 2020 8,310 2,235 6,075 Net Block as at March 31, 2020 (I - II) 6,704 6,908 204 Net Block as at March 31, 2019 (I - II) 7,598 97 7,695

NOTE 7: INVESTMENTS: NON CURRENT

Particulars	Currency	Face Value	Number of S	hares as at	Balance	es as at
			March	March	March 31,	March 31,
			31, 2020	31, 2019	2020	2019
(A) In Subsidiaries , Associates and Others						
(a) In Subsidiaries - unquoted, at cost Tech Mahindra (Americas) Inc.	USD	1	170,521,745	170,521,745	12.007	12 500
Interest in TML Benefit Trust	030	'	170,521,745	170,521,745	12,887	12,598
(refer note v below)					11,845	12,071
Tech Mahindra GmbH	EUR	1	26,000	26,000		
Tool Marinara Child	EUR	25,000	1	1		
	EUR	50,000	1	1		
	EUR	500,000	1	1	391	391
Tech Mahindra (Singapore) Pte. Limited.	SGD	10	8,028,998	5,000	4,198	1
Tech Mahindra (Thailand) Limited.	THB	100	60,000	60,000	8	8
Tech Mahindra Foundation.	INR	10	50,000	50,000	1	1
PT Tech Mahindra Indonesia.	USD	1	500,000	500,000	22	22
Tech Mahindra (Beijing) IT Services Limited	CNY	-	_	_	22	22
(refer note i below)					22	
Tech Mahindra (Bahrain) Limited S.P.C.	BHD	100	500	500	6	6
Tech Mahindra (Nigeria) Limited.	NGN	1	153,040,026	153,040,026	46	46
Tech Mahindra Business Services Limited.	INR	10	1,000,000	1,000,000	4,873	4,873
Comviva Technologies Limited	INR	10	21,866,906	21,866,906	6,870	6,870
Tech Mahindra Holdco Pty Limited Tech Mahindra ICT Services (Malaysia) SDN.	ZAR MYR	1 1	96	96	0	0
BHD.	IVITR	1	10,654,000	10,654,000	171	171
FixStream Networks Inc.(refer note 35(i))	USD	0.0001	_	18,400,279	_	604
Tech Mahindra Technologies Inc.	USD	0.01	100,000	100,000	202	202
Less: Provision for diminution in value of			,	,		
investment (refer note 34)					178	178
					24	24
Tech Mahindra (Shanghai) Co. Limited	CNY	-	-	-	628	628
Tech Mahindra (Nanjing) Co. Limited (refer	CNY	-	_	_	352	352
note i below)			_	_	332	332
Less: Provision for diminution in value of					311	311
investment (refer note 34)						
Cition of Dia	CDD	0.04	44 2 44 0 2 2	44 2 44 0 2 2	41	41
Citisoft Plc.	GBP	0.01	11,241,000	11,241,000	1,131	1,131

Particulars	Currency	Face Value	Number of S	hares as at	Balance	es as at
			March 31, 2020	March 31, 2019	March 31, 2020	March 31, 2019
Tech Mahindra Servicos De Informatica LTDA. Less: Provision for diminution in value of	BRL	1	59,135,059	59,135,059	2,412	2,412
investment (refer note 34)					2,412	1,020
Satyam Venture Engineering Services Private	INR	10	3,544,480	3,544,480	36	36
Limited (refer note 39) Mahindra Educational Institutions	INR	10	10,000	10,000	0	0
Tech Mahindra De Mexico, S.DE R.L.DE C.V.	MXN	2,999	1	1		
(refer note ii below)	MXN	1	1	1		
	MXN	12,931,770	1	1	55	55
Sofgen Holdings Limited (refer note iii below)	EUR	1	1,092,910	1,092,910	1,110	1,110
Less: Provision for diminution in value of					503	_
investment (refer note 34)					607	1,110
Nth Dimension Limited					607	1,110
- In Equity Shares	GBP	0.01	1,000	1,000	0	0
- In Preference Shares	GBP	1.00	2,499,990	2,499,990	226	226
Tech Mahindra DRC Sarlu Mahindra Engineering Services (Europe)	USD	10	10,000	10,000	6	6
Limited.						
- In Equity Shares	GBP	1	65,000	65,000	5	5
- In Preference Shares	GBP	1	30,739,663	22,967,240	2,827	2,106
Mahindra Technologies Services Inc. (refer	USD	10	-	105,000	-	64
note 35(ii)) Tech Mahindra Arabia Limited	SAR	1,000	510	510	9	9
Tech Mahindra Netherlands B.V.	EUR	1	46,001	46,001	3	3
Tech Mahindra Sweden AB	SEK	100	500	500	0	0
vCustomer Philippines, Inc.	PHP	10	950,000	950,000	62	62
PF Holdings B.V. Less: Provision for diminution in value of	EUR	1	27,504,075	27,504,075	2,776	2,776
investment (refer note 34)					828	-
	CDD	0.04	420.000	420.000	1,948	2,776
The Bio Agency Limited (refer note iv below) Less: Provision for diminution in value of	GBP	0.01	120,000	120,000	2,667	2,667
investment (refer note 34)					1,742	-
Tech Mahindra Fintech Holdings Limited	GBP	0.01	875,001	875,001	925 9,185	2,667 9,288
Less: Provision for diminution in value of					1,412	-
investment (refer note 34)					773	9,288
Tech Mahindra Vietnam Company Limited (refer note i below)	VND	-	-	-	3	3
Dynacommerce Holdings B.V.	EUR	1	18,000	-	168	_
Born Commerce Pvt. Ltd	INR	10	6,425,285	-	873	-
Tech Mahindra LLC	USD				1	
Sub total (a) (b) In Associates - Unquoted, at cost					58,691	59,316
QS Information Solutions WLL						
- In Equity Shares:	QAR	100	720	720	1	1
Less Provision for diminution in value of investment					1	1
Info Toly Coffware & Cystome Driveta Limited					-	-
Info Tek Software & Systems Private Limited - In Equity Shares:	INR	10	244,450	_	76	-
- In Preference Shares:	INR	1,000,000	3	-	3	-
Vitaran Electronics Private Limited					79	-
- In Equity Shares:	INR	10	3,618	_	44	_
- In Preference Shares:	INR	500,000	3,010	-	2	-
					46	
Sub total (b)					125	

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Particulars	Currency	Face Value	Number of Si	hares as at	Balance	es as at
			March 31, 2020	March 31, 2019	March 31, 2020	March 31, 2019
(c) In other Investments			31, 2020	31, 2019	2020	2019
- Unquoted*						
Servista Limited						
- In Equity Shares:	GBP	0.002	4,232,622	4,232,622	1	1
- In Preference Shares:	GBP	0.002	2,500,000	2,500,000	84	84
					85	85
Less: Provision for diminution in value of					85	85
investment						
					-	-
- Quoted						
Dion Global Solutions Limited (carried at fair	INR	10	5,147,058	5,147,058	13	21
value through other comprehensive income)						
Sub total (c)					13	21
Sub total (A) (a+b+c) (B) In Bonds, Debentures ,Trusts*					58,829	59,337
-Unquoted						
Treasury Bonds and Bills					54	42
-Others					0	0
-Quoted					ŭ	Ü
Non Convertible Debentures					_	6,908
Sub total (B)					54	6,950
Total (A+B)					58,883	66,287
Aggregate Amount of Quoted Investments					13	6,929
Aggregate Amount of Unquoted Investments					64,930	60,953
Aggregate Market Value of Quoted					13	6,929
Investments					15	0,323
Aggregate Amount of Impairment in Value of					6,060	1,595
Investments					0,000	1,595

Note:

- i) Investment in these entities is not denominated in number of shares as per laws of country of incorporation i.e. The People's Republic of China and Vietnam.
- ii) The number of shares held in Tech Mahindra De Mexico, S.DE R.L.DE C.V. comprise 1 share (March 31, 2019-1) each of Peso 2,999 and Peso 1; fully paid up of Series A (fixed capital) and 1 share (March 31, 2019 1) of Peso 12,931,770 fully paid up of Series B (variable capital).
- iii) The number of shares held in Sofgen Holdings Limited comprise 1,065,848 Ordinary shares (March 31, 2019 1,065,848) and 27,062 shares of Class A (March 31, 2019 27,062).
- iv) The number of shares held in The Bio Agency Limited comprise 102,000 Class A Ordinary shares (March 31, 2019 102,000) and 18,000 Class B Ordinary shares (March 31, 2019 18,000)
- v) As per the Scheme of merger of the Company with Mahindra Satyam Computer Services Limited with effect from June 24, 2013, the Company had created TML Benefit Trust (Trust) as per the merger order. As per the scheme, the Company transferred, out of its total holding in Satyam as on April 1, 2011; 204 Million equity shares to the Trust, to hold the shares and any additions thereto exclusively for the benefit of the Company. Post-merger with the Company these shares were converted into Tech Mahindra Limited's shares in the ratio of 2: 17. As of date, post bonus and split approved by the shareholders from time to time by the Company; the Trust holds 94,235,629 (March 2019: 96,000,000) shares of the Company. During the year ended March 31, 2019, the Company did a buyback of equity shares. In the buyback, TML Benefit trust had tendered 1,764,371 equity shares.
- vi) Amounts less than ₹ 0.5 Million are reported as "0"

^{*}carried at fair value through profit and loss

NOTE 8: TRADE RECEIVABLES: NON CURRENT

₹ in Million

Particulars	As	at
	March 31, 2020	March 31, 2019
Trade receivables (Unsecured) (refer note 40 and 49)		
Credit Impaired	2,367	2,367
Less: Allowance for expected credit loss	2,367	2,367
Total	-	-

NOTE 9: OTHER FINANCIAL ASSETS: NON CURRENT

₹ in Million

Particulars	As a	nt
	March 31, 2020	March 31, 2019
(Unsecured, considered good unless otherwise stated)		
Interest Receivable		
On Bank deposits	44	17
Security Deposits		
- Unsecured, considered good	1,163	972
- Credit Impaired	16	30
Less : Allowance for expected credit loss	16	30
	1,163	972
Advances to Related Parties (refer note 49)		
Considered Good	842	742
Lease Receivable (refer note 46)	207	158
Fixed Deposits / Margin Money Deposits having maturities of more than 12 months	355	381
Foreign currency derivative assets (refer note 47)	1,638	2,289
Total	4,249	4,559

NOTE 10: OTHER NON-CURRENT ASSETS

Particulars	As a	at
	March 31, 2020	March 31, 2019
(Unsecured)		
- Considered good		
Capital Advances	304	184
Prepaid Expenses (refer Note 46)	554	1,527
Deferred contract costs	759	666
Balance with Government Authorities	1,087	1,163
Sub total	2,704	3,540
- Considered doubtful		
Other Advances	387	387
Less: Allowance for amounts considered doubtful	387	387
Sub total	-	-
Total	2,704	3,540



NOTE 11: INVESTMENTS: CURRENT

₹ in Million

Particulars	As at	
	March 31, 2020	March 31, 2019
- Quoted Investment in market linked debentures, non-convertible debentures (carried at fair	10,097	13,838
value through profit and loss) (Refer note 47)	10,037	10,000
- Unquoted		
Investment in Mutual Funds (carried at fair value through profit and loss)	25,029	37,508
Investment in commercial papers (carried at fair value through profit and loss) (Refer note 47)	1,477	974
Investment in non-convertible debentures (carried at amortised cost) (Refer note 47)	3,500	-
Term Deposits with Financial Institutions (carried at amortised cost)	7,500	11,000
Total	47,603	63,320
Aggregate Amount of Quoted Investments	10,097	13,838
Aggregate Amount of Unquoted Investments	37,506	49,482
Aggregate Market Value of Quoted Investments	10,097	13,838

NOTE 12: TRADE RECEIVABLES: CURRENT

₹ in Million

Particulars	As at		
	March 31, 2020	March 31, 2019	
- Trade receivables (Unsecured) (refer note 49)			
Considered good	62,120	59,639	
Credit Impaired	4,703	3,096	
Subtotal	66,823	62,735	
Less: Allowance for expected credit loss	4,703	3,096	
Total	62,120	59,639	

NOTE 13: CASH AND CASH EQUIVALENTS

₹ in Million

Particulars	As	As at	
	March 31, 2020	March 31, 2019	
Balances with banks			
In Current Account	5,913	3,137	
In Deposit Account (original maturities less than three months)	12,125	6,462	
Total	18,038	9,599	

NOTE 14: OTHER BALANCES WITH BANKS

Particulars	As at	
	March 31, 2020	March 31, 2019
Earmarked Balances with Banks		
- Unclaimed Dividend	221	177
- Balances held as Margin Money/Security towards obtaining Bank Guarantees	188	196
- Balance held under Escrow Account	133	25
- Balance in Deposit Account pursuant to the buyback of equity shares (refer note		2.106
18(v))	-	2,106
Total	542	2,504

NOTE 15: LOANS: CURRENT

₹ in Million

Particulars	As a	As at	
	March 31, 2020	March 31, 2019	
(Unsecured, considered good unless otherwise stated)			
Loans to related parties (refer note 49)	76	68	
Total	76	68	

NOTE 16: OTHER FINANCIAL ASSETS: CURRENT

₹ in Million

Particulars	As a	As at		
	March 31, 2020	March 31, 2019		
(Unsecured, considered good unless otherwise stated)				
Unbilled Revenue (refer note 49)	26,719	20,176		
Interest Receivable				
On Bank deposits	2	17		
On Term Deposits with Financial Institutions	115	484		
On Non Convertible Debentures	608	382		
On Loans (refer note 49)	11	16		
	736	899		
Lease Receivable (refer note 46)	280	275		
Advances to Related Parties (refer note 49)	1,155	843		
Contractually Reimbursable Expenses (refer note 49)				
Considered Good	357	388		
Credit Impaired	24	30		
Less: Allowance for expected credit loss	24	30		
	357	388		
Foreign currency derivative assets (refer note 47)	3,122	2,349		
Others	475	81		
Total	32,844	25,011		

NOTE-17: OTHER CURRENT ASSETS

₹ in Million

Particulars	As	As at		
	March 31, 2020	March 31, 2019		
(Unsecured)				
- Considered good				
Advances to employees	515	638		
Prepaid Expenses (refer note 46)	3,104	2,370		
Contract Asset (refer note 45)	3,664	2,862		
Deferred contract costs	252	814		
Balance with Government Authorities	3,409	4,944		
Other Advances (refer note below)	8,264	7,418		
Sub total	19,208	19,046		
- Considered doubtful				
Other Advances	316	314		
Less: Allowance for amounts considered doubtful	316	314		
Sub total	-	-		
Total	19,208	19,046		

Note: Other Advances mainly include:

Particulars	Asa	at
	March 31, 2020	March 31, 2019
- Amount deposited and held in escrow account towards Aberdeen UK settlement consideration and interest. (refer note 37)	5,143	4,704
 Amount deposited and held in escrow account towards Aberdeen US claims settlement consideration. (refer note 37) 	918	840
 Amount deposited and held in initial escrow account towards class action settlement consideration. 	265	265



NOTE 18: EQUITY SHARE CAPITAL

₹ in Million

		As a	t ·	
Particulars	March 31, 2020		March 31, 2019	
	Number	₹ in Million	Number	₹ in Million
Authorised				
Equity shares of ₹ 5/- each	1,667,300,000	8,337	1,586,300,000	7,932
Issued, Subscribed and Paid up	965,852,364	4,829	983,362,470	4,917
Less: Equity Shares of ₹ 5 each fully paid up held by ESOP Trust but not allotted to employees	69,532	-	93,840	-
Adjusted : Issued, Subscribed and Paid up Share Capital	965,782,832	4,829	983,268,630	4,917
Reconciliation of number of Equity Shares and amount outstanding				
Shares outstanding at the beginning of the period	983,362,470	4,917	979,733,808	4,899
Shares issued during the period pursuant to employee stock option plans	3,074,894	15	3,628,662	18
Shares extinguished on buyback	(20,585,000)	(103)	-	-
Total	965,852,364	4,829	983,362,470	4,917
Less : Shares held by ESOP Trust	69,532	0	93,840	0
Adjusted : Issued, Subscribed and Paid up Share Capital	965,782,832	4,829	983,268,630	4,917

Number of shares held by each shareholder holding more than 5 percent of the Equity Shares of the Company are as follows:

Name of Shareholder	As at		As a	at
	March 31, 2020		March 31, 2019	
	No. of Shares held	% of Holding	No. of Shares held	% of Holding
Mahindra & Mahindra Limited	251,548,691	26	256,248,704	26
TML Benefit Trust	94,235,629	10	96,000,000	10

- i) Aggregate number of fully paid-up Equity Shares allotted by way of Bonus Shares in the immediately preceding five years: 240,161,577 Equity Shares of ₹10 each fully paid-up (equivalent to 480,323,154 Equity Shares of ₹ 5 each fully paid-up) were allotted as Bonus shares during the year ended March 31, 2015.
- ii) Each Equity Share entitles the holder to one vote and carries an equal right to dividend.
- iii) Refer note 51 for details relating to stock options.
- iv) The shareholders at the Annual General Meeting held on July 31, 2019 approved dividend of ₹ 14 per equity share for year ended March 31, 2019 which was subsequently paid during the quarter ended September 30, 2019. The amount was recognized as distributions to equity shareholders, the total appropriation was ₹ 16,152 Million including corporate dividend tax of ₹ 2,647 Million. Dividend paid during the year 31 March 2020, include an amount of ₹ 10 per equity share towards interim dividends for the year ended 31 March 2020 amounting to ₹ 9,657 Million On April 30, 2020 the board of directors of the company have proposed a final dividend of ₹5 per share in respect of year ended March 31, 2020 subject to the approval of shareholders at the Annual General Meeting. If approved, the dividend would result in cash outflow of ₹ 4,829 Million.

- v) The Board of Directors of the Company at its meeting held on February 21, 2019 approved a proposal to buyback upto 20,585,000 equity shares of the Company for an aggregate amount not exceeding ₹ 19,556 Million being 2.09% of the total paid up equity share capital at ₹ 950 per equity share. Letter of Offer was issued to all eligible shareholders holding shares as on March 6, 2019. The period for tendering of shares for buyback was from March 25, 2019 to April 5, 2019. The Company bought back 20,585,000 equity shares for an aggregate amount of ₹ 19,556 Million. The equity shares bought back were extinguished on April 17, 2019. Capital redemption reserve was created to the extent of equity share capital extinguished of ₹ 103 Million. Transaction costs of ₹ 132 Million for buy-back have been adjusted to retained earnings.
- vi) The Company manages its capital to ensure that it will be able to continue as a going concern while maximizing the return to stakeholders through the optimisation of the equity balance. The Company is not subject to any externally imposed capital requirements. The Company's risk management committee reviews the capital structure of the Company on an ongoing basis. As part of this review, the committee considers the cost of capital and the risks associated with capital.

NOTE 19: OTHER EQUITY

Particulars	As at	
	March 31, 2020	March 31, 2019
- Share Application Money		
Opening Balance	20	23
Add: Received during the year	474	366
Less:		
Transfer on allotment of Equity Shares	480	361
Others	7	8
Closing Balance	7	20
- Capital Reserve		
Opening Balance	60	60
Add : Additions (refer note 33)	4	-
Closing Balance	64	60
- Securities Premium Account		
Opening Balance	17,541	35,387
Add:		
Transfer on Allotment of Equity Shares	464	343
Transferred from share option outstanding account on exercise of stock	1,133	1.262
options	1,133	1,202
Others	1	2
Less: Contractual obligation for Buyback (refer note 18(v))	-	19,453
Closing Balance	19,139	17,541
- Share Options Outstanding Account (refer note 2.13 and 51)		
Opening Balance	3,932	4,022
Add: Amortised Amount of Share Based Payments to Employees (net) for	1,382	1.234
the year	1,362	1,234
Less:		
Transferred to Securities Premium Account on exercise of stock options	1,133	1,262
Transfer to retained earnings on account of stock options lapsed	59	62
Closing Balance	4,122	3,932
- Capital Redemption Reserve		
Opening Balance	-	-
Add: transferred on account of buyback of shares (refer note 18(v))	103	-
Closing Balance	103	
Special Economic Zone Reinvestment Reserve		
Opening Balance	5,970	42
Add: Transfer from Retained Earnings	8,049	8,160
Less:		
Transfer to Retained Earnings	2,509	2,232
Closing Balance	11,510	5,970



Particulars	As at	
	March 31, 2020	March 31, 2019
- Retained Earnings, as previously reported		
Opening balance	171,952	150,495
Transition impact of Ind AS 116, net of tax (refer note 46)	(78)	-
Additions (refer note 33)	-	8
	171,874	150,503
Add:		
Profit for the year	45,345	43,797
Other Comprehensive Income (net)	(89)	9
Transferred from Special Economic Zone re-investment reserve on utilisation	2,509	2,232
Transfer to retained earnings on account of options lapsed	59	62
Others (refer note 33)	26	23
Less:		
Equity Dividends (including Tax on Dividends)	27,522	16,411
Transferred to Special Economic Zone re-investment Reserve	8,049	8,160
Contractual obligation for buy back	-	103
Buyback of equity shares (refer note 18(v))	132	-
Closing Balance	184,021	171,952
- Cash Flow Hedging reserve (refer note 47)		
Opening Balance	2,413	650
Add: Movement during the year (net)	(3,136)	1,763
Closing Balance	(723)	2,413
- Equity Instruments through Other Comprehensive Income		
Opening Balance	(329)	(228)
Add: Movement during the year (net)	(9)	(101)
Closing Balance	(338)	(329)
Total	217,905	201,559

NOTE 20: OTHER FINANCIAL LIABILITIES: NON CURRENT

₹ in Million

Particulars	As a	As at	
	March 31, 2020	March 31, 2019	
Creditors for capital supplies/services	-	1,148	
Contractual Obligation	470	321	
Foreign currency Derivative liabilities (refer note 47)	2,438	101	
Others	118	462	
Total	3,026	2,032	

NOTE 21: PROVISIONS: NON CURRENT

Particulars	As	at
	March 31, 2020	March 31, 2019
Provision for employee benefits		
- Gratuity (refer note 43)	2,963	2,560
- Compensated absences and long service awards	1,631	1,541
Total	4,594	4,101

NOTE 22: OTHER FINANCIAL LIABILITIES: CURRENT

₹ in Million

Particulars	As	As at	
	March 31, 2020	March 31, 2019	
Current maturities of Finance Lease Obligations	-	83	
Foreign currency Derivative Liabilities (refer note 47)	2,680	529	
Creditors for capital supplies/services	1,648	2,970	
Accrued Salaries and Benefits	3,023	3,105	
Unclaimed dividends	221	177	
Contractual Obligations	1	144	
Contractual obligation- Customer arrangements	608	519	
Contractual obligation for Buyback (refer note 18(v))	-	19,556	
Others	49	73	
Total	8,230	27,156	

NOTE 23: OTHER CURRENT LIABILITIES

₹ in Million

Particulars	As at	
	March 31, 2020	March 31, 2019
Advances received from customers	1,717	1,962
Unearned Revenue	1,203	1,253
Statutory Dues	2,689	2,069
Others (refer note below)	6,922	6,881
Total	12,531	12,165

Note: Others mainly include:

₹ in Million

articulars		As at	
	March 31, 2020	March 31, 2019	
- Aberdeen UK Claims settlement consideration (including interest) (refer note 37)	5,143	4,704	
- Aberdeen US claim settlement consideration (refer note 37)	918	840	
- Class action suit settlement consideration	265	265	

NOTE 24: PROVISIONS: CURRENT

Particulars	As a	As at	
	March 31, 2020	March 31, 2019	
Provision for employee benefits			
- Gratuity (refer note 43)	294	265	
- Compensated absences and long service awards	859	1,027	
Other Provisions			
- Provision for Claims (refer note 31)	86	123	
- Provision for Contingencies (refer note 32)	327	327	
- Others	293	255	
Total	1,859	1,997	



NOTE 25: OTHER INCOME

₹ in Million

Particulars	For the year ended	
	March 31, 2020	March 31, 2019
Interest Income on financial assets carried at amortised cost	2,257	1,959
Dividend Income on Investments / Distributions from benefit trust	14,634	2,689
Net gain on Investments carried at fair value through profit and loss	1,889	2,212
Net gain on disposal of Property, Plant and Equipment and Intangible Assets	4	149
Rental income	320	294
Foreign Exchange Gain / (Loss) (Net)	3,194	1,436
Miscellaneous Income	1,364	859
Total	23,662	9,598

NOTE 26: EMPLOYEE BENEFIT EXPENSES

₹ in Million

Particulars	For the yea	For the year ended	
	March 31, 2020	March 31, 2019	
Salaries and wages	86,156	78,043	
Contribution to provident and other funds	4,277	4,129	
Gratuity (refer note 43)	693	626	
Share Based Payments to Employees (refer note 51)	1,093	1,091	
Staff welfare expenses	608	584	
Total	92,827	84,473	

NOTE 27: FINANCE COSTS

₹ in Million

Particulars	For the year ended	
	March 31, 2020	March 31, 2019
Interest Expense	269	270
Interest expense on lease liability (refer note 46)	276	73
Others	122	88
Total	667	431

NOTE 28: DEPRECIATION AND AMORTISATION EXPENSE

Particulars	For the year ended	
	March 31, 2020	March 31, 2019
Depreciation / Amortisation on Property, Plant and Equipment and Intangible assets	5,271	6,427
Depreciation on Right of Use Asset	1,241	-
Depreciation on Investment Property	162	165
Total	6,674	6,592

NOTE 29: OTHER EXPENSES

₹ in Million

Particulars	For the yea	For the year ended	
	March 31, 2020	March 31, 2019	
Power and Fuel Expenses	1,434	1,363	
Short term Leases (refer note 46)	662	-	
Operating Leases (refer note 46)	-	1,583	
Rates and Taxes	726	695	
Communication Expenses	2,175	1,898	
Travelling Expenses	5,287	5,354	
Recruitment Expenses	583	485	
Training	224	139	
Cab Hire Charges	1,490	1,199	
Legal and Other Professional Fees	1,861	1,645	
Repair and Maintenance Expenses			
- Buildings (including leased premises)	293	261	
- Machinery and Computers	2,509	1,453	
- Others	674	548	
	3,476	2,262	
Insurance Charges	1,758	1,552	
Software, Hardware and Project Specific Expenses	13,920	11,317	
Advertisement, Promotion & Selling Expenses	1,397	712	
General Office Expenses	1,328	1,154	
Allowances for Doubtful Receivables and Bad Debts written off (net)			
- Provided / (Reversed) during the period	1,601	152	
-Bad Debts written off	850	1,232	
	2,451	1,384	
Allowances for Doubtful Advances, Deposits and Advances written off (net)			
- Provided / (Reversed) during the period	2	22	
-Advances written off	85	5	
	87	27	
Donations (refer note (ii))	156	13	
Corporate Social Responsibility Expenditure (refer note (i))	1,148	859	
Loss on Sale of Investment (Net)	443	_	
Miscellaneous Expenses	192	221	
Total	40,798	33,862	

Note i: Corporate Social Responsibility Expenditure

- a. Gross amount required to be spent by the Company during the year is ₹ 948 Million (previous year ₹ 859 million) (calculated at 2% of the average net profits of the Company during the three immediately preceding financial years)
- b. Amount spent during the year on:

Particulars	In cash	Yet to be paid in	Total
		cash	
Construction/acquisition of any asset*	-	-	-
	(-)	(-)	(-)
On purposes other than Construction/acquisition	1,148	-	1,148
of any asset*	(859)	(-)	(859)

^{*} Numbers in brackets pertains to previous year.

Note ii: Donations includes an amount of ₹ 150 Million (previous year ₹ NIL) paid to New Democratic Electoral Trust



30 COMMITMENTS AND CONTINGENCIES

30.1 Capital Commitments

The estimated amount of contracts remaining to be executed on capital account (net of capital advances) as at March 31, 2020 is ₹ 2,508 Million (March 31, 2019: ₹ 1,288 Million).

30.2 Details of investments and purchase commitments

The Company has entered into an agreement to acquire 51% stake in Cerium Systems Private Limited ('the Cerium') vide Share Purchase Agreement dated January 31, 2020 (Amended and restated dated April 9, 2020) for estimated enterprise value of ₹ 2,450 Million. Further, the Company has agreed to buy the balance 49% stake over the period of three years at valuation linked to financial performance of Cerium Systems Private Limited.

30.3 Bank guarantees and letters of comfort

- i. Bank Guarantees outstanding as at March 31, 2020: ₹ 23,129 Million (March 31, 2019: ₹ 22,069 Million).
- ii. Letters of support/letters of comfort of USD 89 Million : ₹ 6,692 Million (March 31, 2019: USD 79 Million, ₹ 5,463 Million) to banks for loans availed by step down subsidiaries of the Company.

30.4 Contingent Liabilities for Taxation Matters

30.4.1Contingent Liabilities in respect of Income Taxes/ Service Tax/Value Added Tax/Customs and International tax to the extent not provided for

₹ in Million

		As at		
Cor	ntingent Liabilities to the extent not provided for	March 31, 2020	March 31, 2019	
-	Matters relating to Income Tax	28,196	28,471	
-	Matters relating to Service Tax/GST	16,886	17,702	
-	Matters relating to VAT/CST/Entry Tax/Custom Duty/Stamp Duty	278	257	
-	Matters relating to International Tax	472	1,516	

Details of major cases in respect of Income Taxes/ Service Tax/Value Added Tax/Customs and International tax matters

Nature of dues	Pertaining to	Period	Matters Included	As	As at	
				March 31, 2020	March 31, 2019	
Income-tax	TechM	2002-2003 to 2017-2018	Adjustments on account of various expenses disallowed by taxation authority and interest u/s 234 a.b.c	4,290	3,802	
Income-tax	Erstwhile MSat	2002-2003 to 2007-2008	Adjustment to exemption under section 10A, various adjustments to total income and correct quantification of income. (refer footnote (i)	4,024	4,024	
Income-tax	Erstwhile MSat	2001-2002	below) Transfer Pricing adjustment and various adjustments to the total income (refer footnote (ii) below)	7,948	7,948	

Nature of dues	Pertaining to	Pertaining to Period Matters Included		As	at
				March 31, 2020	March 31, 2019
Income-tax	Erstwhile MSat	2006-2007	Transfer Pricing adjustment	9,637	9,637
			and various adjustments to the		
			total income (refer footnote (ii)		
			below)		
Service Tax	TechM	May 2008 to	Onsite services rendered by	12,753	12,753
		July 2013	overseas branches considered		
			as import of service		
Service Tax	TechM	July 2012 to	1. Onsite services provided	3,196	3,196
		September	by overseas subsidiaries/		
		2014	branches are not considered		
			as export of service		
			2. Disallowance of Cenvat		
			credit for service tax paid		
			under reverse charge		
			mechanism related to		
			overseas branches		
Andra Pradesh	Erstwhile MSat	2002-2003 to	Software development	231	231
VAT		2010-2011	services considered as sale		
			of goods		
International	TechM	2013 & 2014	Dispute on account of	-	86
Tax - Tanzania.			withholding taxes/ VAT/		
			Corporate tax		
International	Tech M	July 2005 to	Dispute on corporate business	-	948
Tax – New		September	tax, payroll tax and Sales and		
Jersey		2009	Use Tax (S&U Tax)		

Abbreviations:

TechM Tech Mahindra Limited

Erstwhile MSat Satyam Computer Services Limited

30.4.2 Footnotes to the Schedule

i. Petition before Hon'ble High Court of Judicature at Hyderabad: Financial years 2002-2003 to 2007-2008

Erstwhile Satyam had filed various petitions before Central Board of Direct Taxes (CBDT) requesting for stay of demands aggregating to ₹ 6,170 Million for the financial years 2002-2003 to 2007-2008 till the correct quantification of income and taxes payable is done for the respective years. In March 2011, the CBDT rejected the petition and erstwhile Satyam filed a Special Leave Petition before the Hon'ble Supreme Court which directed erstwhile Satyam to file a comprehensive petition/ representation before CBDT and to submit a Bank Guarantee (BG) for ₹ 6,170 Million which was complied by erstwhile Satyam. The BG has been extended upto October 14, 2020.

The Assessing Officer served an Order dated January 30, 2012, for provisional attachment of properties under Section 281B of the Income-tax Act, 1961 attaching certain immovable assets of erstwhile Satyam. Erstwhile Satyam filed a writ petition in the Hon'ble High Court of Andhra Pradesh that has granted a stay on the provisional attachment order.

ii. Appointment of Special Auditor and re-assessment proceedings

 In August, 2011, the Additional Commissioner of Income-tax issued the Draft of Proposed Assessment Orders accompanied with the Draft Notices of demand resulting in a contingent liability of ₹ 7,948 Million and ₹ 9,637 Million for the financial years 2001-2002 and 2006-2007, respectively, proposing adjustments to the total income, including adjustments on account of



Transfer Pricing. Erstwhile Satyam has filed its objections to the Draft of Proposed Assessment Orders for the aforesaid years on September 16, 2011 with the DRP, Hyderabad, which is pending disposal.

Consequent to the letter of erstwhile Chairman of the erstwhile Satyam, the Assessing Officer had
commissioned special audits for the financial years 2001-2002, 2002-2003, 2006-2007, 20072008 and 2008-2009 on various dates. Erstwhile Satyam had filed petitions before Hon'ble
High Court of Andhra Pradesh challenging the special audits, which are pending disposal.

30.5 Other Claims on the Company not acknowledged as debts

- i. Claims against erstwhile Satyam not acknowledged as debt: ₹ 1,443 Million (March 31, 2019 ₹ 1,411 Million).
- ii. Claims made on the Company not acknowledged as debt: ₹ 185 Million (March 31, 2019 ₹ 213 Million).
- iii. The Company has received an order passed under section 7A of Employees Provident Fund & Miscellaneous Provisions Act, 1952 ("the Act") for the period March 2013 to April 2014 from Employees Provident Fund Organization (EPFO) claiming provident fund contribution amounting to ₹ 2,448 million for employees deputed to non-SSA (Countries with which India does not have Social Security Agreement) countries.

The Company has assessed that it has legitimate grounds for appeal, and has contested the order by filing an appeal which is pending before Central Government Industrial Tribunal. The Company has also submitted a bank guarantee of ₹ 500 million towards this order.

The Company has also received a notice based on inquiry under section 7A of the Act for the period May 2014 to March 2016 indicating a claim of ₹ 5,668 Million on (a) employees deputed to non – SSA countries and (b) certain allowances paid to employees.

The Company has assessed the components to be included in basic salary for the purpose of contribution towards Provident Fund and based on legal advice believes that there would be no additional liability on the Company.

- iv. Other claims ₹ 407 Million (March 31, 2019 ₹ 407 Million).
- v. Claim against the Company for transfer of land in SEZ at Nagpur considered by Maharashtra Airport Development Company Limited (MADC) as 'non-formal transfer' as per its Transfer Policy and claiming the transfer fee of ₹ 152 Million.

30.6 Delay in Conveyance of Immovable Properties

Pursuant to the Scheme of Amalgamation and Arrangement ('the Scheme') sanctioned by the Hon'ble High Courts of Andhra Pradesh and Bombay, Venturbay Consultants Private Limited (Venturbay), CanvasM Technologies Limited (CanvasM) and Mahindra Logisoft Business Solutions Limited (Logisoft), the wholly owned subsidiaries of the Company, and Satyam Computer Services Limited (Satyam) (through Venturbay) and C&S System Technologies Private Limited (C&S) a wholly owned subsidiary of erstwhile Satyam, merged with the Company with effect from April 1, 2011 ('the appointed date'). Pursuant to the Scheme, the title deeds for the immovable properties pertaining to the amalgamating companies are pending conveyance in the name of the Company. The gross block and net block of the aforesaid immovable properties pending conveyance is ₹ 665 million and ₹ 619 million respectively as at March 31, 2020. The Company has initiated the name change formalities.

31 PROVISION FOR CLAIMS

The details of provision for claims are as follows:

₹ In Million

Particulars	As at		
	March 31, 2020 March 31, 2019		
Opening balance	123		
Provision made during the year	3 78		
Reversals during the year	(9)		
Utilisation during the year	(31)		
Closing balance	86 123		

32 PROVISION FOR CONTINGENCIES

The Company carries a provision for contingencies towards various claims made/anticipated against the Company based on the Management's assessment. The movement in the said provisions is summarized below:

₹ in Million

Particulars	As at
	March 31, 2020 March 31, 2019
Opening Balance	327 327
Additions	-
Closing Balance	327 327

33 MERGER/AMALGAMATION OF ENTITIES

Following companies have been merged with the Company by approved schemes and have been accounted as per 'pooling of interests' method in accordance with Appendix C of Ind AS 103 'Business Combinations'.

- All assets and liabilities of Tech Mahindra Growth Factories Limited have been taken over as per the scheme approved by National Company Law Tribunal, Mumbai Bench with appointed date as April 1, 2019. Comparatives have been restated from the beginning of the previous year i.e. from April 1, 2018 as required by IND AS 103.
- All assets and liabilities of Dynacommerce India Private Ltd have been taken over as per the scheme approved National Company Law Tribunal, Bengalaru Bench with appointed date as June 1, 2019.

34 DIMINUTION IN VALUE OF INVESTMENTS IN SUBSIDIARIES AND ASSOCIATES

The Company has investments in subsidiaries and associates. These investments are accounted for at cost less any provision for impairment. Management assesses the operations of the subsidiaries/entities, including the future projections, to identify indications of diminution, other than temporary, in the value of the investments recorded in the books of account and, accordingly no additional provision is required to be made, other than the amounts already provided for in the books of account.

In case where impairment triggers are identified, the recoverable amount of the investment is estimated in order to determine the extent of the impairment loss. An impairment loss is recognized if the investment's carrying amount exceeds the greater of its fair value less costs to sell and value in use.

The performance in few of the subsidiaries and the relevant economic and market indicators have led the Company to reassess recoverable amount in the subsidiaries listed below, as on March 31, 2020.

Since the recoverable amount determined was lower than the carrying value of the respective investment, the Company has recognized an impairment loss of ₹ 5,554 Million (Net off Liability written back) for the year ended March 31, 2020. Details of these investments are:



Name of Subsidiary	Amount (₹ In Million)
Tech Mahindra Servicos De Informatica Ltda	1,393
The Bio Agency	1,742
Sofgen Holdings Limited	503
Tech Mahindra Fintech Holdings Limited	1,412
PF Holdings B.V.	504
Total	5,554

Estimates of future cash flows used in the value in use calculation are specific to the entity based on business plans and need not be the same as those of market participants. The future cash flows consider potential risks given the current economic environment and key assumptions, such as volume forecasts and margins. The discount rate used in the calculation reflects market's assessment of the risks specific to the asset as well as time value of money. The discount rate used to determine the investment's value in use as at March 31, 2020 are as follows:

Tech Mahindra Servicos De		The Bio Agency	Sofgen Holdings Limited	Tech Mahindra Fintech Holdings
	Informatica Ltd			Limited
Discount rate*	21.66%	24.3%	27.4%	23.17%

(*) Discount rate is pretax rate based on weighted average cost of capital of the entity.

With respect to determination of recoverable amount of investment based on fair value less costs of disposal, the fair value measurement of the asset is determined using the market approach and is categorized as Level 1 in the fair value hierarchy (refer note 47).

The financial projections and future cash flows basis which investments have been tested for impairment consider the increase in economic uncertainties due to the COVID-19 pandemic, reassessment of the discount rates, revisiting the growth rates factored while arriving at terminal value and subjecting these variables to sensitivity analysis.

35 SALE OF INVESTMENT IN SUBSIDIARIES

- i. The Company has sold its entire stake in Fixstream Networks Inc. as on September 30, 2019 for an amount of USD 2 Million (₹ 142 Million). Amount of USD 1.5 Million (₹ 106 Million) has been received and USD 0.5 Million (₹ 36 Million) is in Escrow Account.
- ii. The Company has also sold its 100% stake in Mahindra Technologies Services Inc. as on July 1, 2019 to Tech Mahindra Americas Inc. (100% subsidiary) for a consideration of USD 1.2 Million (₹ 83 Million).

36 A. CERTAIN MATTERS RELATING TO ERSTWHILE SATYAM COMPUTER SERVICES LIMITED (ERSTWHILE SATYAM):

In the letter dated January 7, 2009 Mr. B. Ramalinga Raju, the then Chairman of erstwhile Satyam, stated that the Balance Sheet of erstwhile Satyam as at September 30, 2008 carried inflated cash and bank balances, non-existent accrued interest, an understated liability and an overstated debtors position. Consequently, various regulators/investigating agencies such as the Serious Fraud Investigation Office ('SFIO')/Registrar of Companies ('ROC'), Directorate of Enforcement ('ED'), Central Bureau of Investigation ('CBI') had initiated investigations on various matters and conducted inspections and issued notices calling for information including from certain subsidiaries which have been responded to.

In 2009, SFIO initiated two proceedings against erstwhile Satyam for violations of Companies Act, 1956, which were compounded.

Further, ED issued show-cause notices for certain non-compliances of provisions of the Foreign Exchange Management Act, 1999 ('FEMA') and the Foreign Exchange Management (Realisation, Repatriation and Surrender of Foreign Exchange) Regulations, 2000 by the erstwhile Satyam. These pertained to

- a) alleged non-repatriation of American Depository Receipts ('ADR') proceeds aggregating to USD 39.2 Million; and
- b) non-realisation and repatriation of export proceeds to the extent of foreign exchange equivalent to ₹ 506 Million for invoices raised during the period from July 1997 to December 31, 2002.

These have been responded to by the erstwhile Satyam/the Company, the Company has not received any further communication in this regard and with the passage of time, the Company does not expect any further proceedings in this regard.

As per the assessment of the Management, based on the forensic investigation and the information available, all identified/required adjustments/disclosures arising from the identified financial irregularities, were made in the financial statements of erstwhile Satyam as at March 31, 2009. Considerable time has elapsed after the initiation of investigation by various regulators/agencies and no new information has come to the Management's notice which requires adjustments to the financial statements. Further, as per above, the investigations have been completed and no new claims have been received which need any further evaluation/adjustment/disclosure in the books of account.

B. PROCEEDINGS IN RELATION TO 'ALLEGED ADVANCES':

Erstwhile Satyam received letters from 37 companies seeking confirmation by way of acknowledgement of receipt of certain alleged amounts by the erstwhile Satyam (referred to as 'alleged advances'). These letters were followed by legal notices from these companies dated August 4 and August 5, 2009, claiming repayment of the alleged advances aggregating ₹ 12,304 Million stated to be given as temporary advances but without any evidence in support of the nature of these transactions. This was also borne out in the internal forensic investigation. The legal notices also claimed damages/compensation @18% per annum from the date of the advances till the date of repayment. The erstwhile Satyam has not acknowledged any liability to any of the 37 companies and has replied to the legal notices stating that the claims are legally untenable.

The 37 companies have filed petitions/suits for recovery against the erstwhile Satyam before the City Civil Court, Secunderabad (Court), of which one petition has been converted into suit and balance 36 petitions are at various stages of pauperism/suit admission.

The Hon'ble High Court in its Order approving the merger of the erstwhile Satyam with the Company, further held that in the absence of Board resolutions and documents evidencing acceptance of unsecured loans, i.e. alleged advances, by the former Management of the erstwhile Satyam, the new Management of the erstwhile Satyam is justified in not crediting the amounts received in their names and not disclosing them as creditors and in disclosing such amounts as 'Amounts pending investigation suspense account (net)' in the financial statements. The Hon'ble High Court held, inter-alia, that the contention of the 37 companies that Satyam is retaining the money, i.e. the alleged advances, of the 'creditors' and not paying them does not appear to be valid and further held that any right of the objecting creditors can be considered only if the genuineness of the debt is proved beyond doubt which is not so in this case.

The said 37 companies have filed appeals before the Division Bench of the Hon'ble High Court of Andhra Pradesh, against the Orders of the Hon'ble High Court of Andhra Pradesh and the Hon'ble High Court of Bombay sanctioning the scheme of merger of Satyam Computer Services Limited (Satyam) with the Company w.e.f. April 1, 2011, which are yet to be heard. One of the aforesaid companies has also appealed against the Order rejecting the Petition for winding-up of the erstwhile Satyam. These matters have been combined for hearing.



The Directorate of Enforcement (ED) while investigating the matter under the Prevention of Money Laundering Act, 2002 (PMLA) had directed the erstwhile Satyam not to return the alleged advances until further instructions. In furtherance to the investigation, certain fixed deposits of the Company with certain banks, then aggregating to ₹ 8,220 Million were alleged by ED to be 'proceeds of crime' and were provisionally attached vide Order dated October 18, 2012 by the ED (the Order). The Hon'ble High Court of Judicature at Hyderabad quashed the said Provisional attachment Order and directed Banks to release the Fixed deposits to the Company vide its Order dated December 31, 2018. Accordingly, these deposits have been released by the Banks. In a recent development, ED has filed a Special Leave Petition (SLP) before the Hon'ble Supreme Court of India, against the above Order of the Hon'ble High Court of Telangana.

Criminal prosecution was initiated by the ED against SCSL, since merged with Tech Mahindra Limited (Company) under Section 3 of The Prevention of Money-Laundering Act, 2002 for alleged money laundering along with 212 accused persons. Upon an application challenging the prosecution against the Company, the Hon'ble High Court of Andhra Pradesh quashed the proceedings by its Order dated December 22, 2014. The appeal preferred by the ED challenging the order of quashing the prosecution before the Division Bench of the Hon'ble High Court was dismissed by an order dated March 30, 2017 and confirmed the order of quashing. A Special Leave Petition was filed by ED before the Hon'ble Supreme Court of India. By an order dated December 8, 2017, the Hon'ble Supreme Court dismissed the SLP filed by the ED and affirmed the order of the Single Judge quashing the prosecution against the Company.

In view of the aforesaid developments and based on an independent legal opinion, the Management believes that the claim by the 37 companies for repayment of the alleged advances, including interest thereon is not legally tenable. Consequently, pending the final outcome of the proceedings, as a matter of prudence, the Company has accounted and disclosed the amount of ₹ 12,304 Million as 'Suspense Account (net)'.

37 CLAIMS BY CERTAIN SHAREHOLDERS OF ERSTWHILE SATYAM

In terms of the Settlement of claims made by Aberdeen Asset Management PLC., UK and Aberdeen Claims Administration Inc., USA, (together referred to as 'Aberdeen') the erstwhile Satyam had deposited a total amount of USD 80.16 Million towards the Settlement Amount and interest in an Escrow Account during the financial year ended March 31, 2013.

In the meanwhile, Commissioner of Income Tax Mumbai has filed two writ petitions before the Hon'ble High Court of Bombay, seeking to set aside the orders of Authority for Advance Ruling dated February 15, 2016, which ruled that no withholding tax is applicable for remittance of Settlement Amount. The above writ petitions have been disposed off by the Prothonotary authority of non-removal of office objections.

Considering the disposal of writs filed by the Commissioner of Income Tax Mumbai and no subsequent action being taken by the Income tax department to restore such writs / file fresh writ petitions before the Hon'ble High Court of Bombay. The Company is in discussions with Aberdeen trusts to obtain letters of indemnity from the claimants, indemnifying the Company in regard to future actions by Indian Income tax department. Post receipt of such letters, the Company seeks to remit the Settlement amounts to Aberdeen trusts.

38 DETAILS OF THE INVESTMENT PROPERTY AND ITS FAIR VALUE

The Company has assessed the fair valuation of its investment property as at March 31, 2020 from a Government registered independent valuer.

The fair values of investment properties are given below:

₹ in Million

Description	As at		
	March 31, 2020	March 31, 2019	
Land	1,178	801	
Building	805	793	
Plant & Machinery	492	535	
Furniture & Fixtures	86	92	
Office Equipment	2	2	
Total	2,563	2,223	

39 DISPUTE WITH VENTURE GLOBAL ENGINEERING LLC

Pursuant to a Joint Venture Agreement in 1999, the erstwhile Satyam and Venture Global Engineering LLC ('VGE') incorporated Satyam Venture Engineering Services Private Limited ('SVES') in India with an objective to provide engineering services to the automotive industry.

On March 20, 2003, numerous corporate affiliates of VGE filed for bankruptcy and consequently the erstwhile Satyam, exercised its option under the Shareholders Agreement (the 'SHA'), to purchase VGE's shares in SVES. The erstwhile Satyam's action, disputed by VGE, was upheld in arbitration by the London Court of International Arbitration vide its award in April 2006 (the 'Award'). VGE disputed the Award in the Courts in Michigan, USA.

The Courts in Michigan, USA, confirmed and directed enforcement of the Award. They also rejected VGE's challenge of the Award. In 2008, the District Court of Michigan further held VGE in contempt for its failure to honour the Award and inter-alia directed VGE to dismiss the nominees of VGE on its Board and replace them with individuals nominated by the erstwhile Satyam. This Order was also confirmed by the Sixth Circuit Court of Appeals in 2009. Consequently, erstwhile Satyam's nominees were appointed on the Board of SVES and SVES confirmed their appointment at its Board meeting held on June 26, 2008. The erstwhile Satyam was legally advised that SVES became its subsidiary with effect from that date.

In the meantime, while proceedings were pending in the USA, VGE filed a suit in April 2006, before the District Court of Secunderabad in India for setting aside the Award. The City Civil Court, vide its judgment in January 2012, has set aside the Award, against which the erstwhile Satyam preferred an appeal (Company Appeal) before the Hon'ble High Court.

VGE also filed a suit before the City Civil Court, Secunderabad inter alia seeking a direction to the Company to pay sales commission that it was entitled to under the Shareholders Agreement. In the said suit, two exparte Orders were issued directing the Company and Satyam to maintain status quo with regard to transfer of 50% shares of VGE and with regard to taking major decisions which are prejudicial to the interests of VGE. The said suit filed by VGE is still pending before the Civil Court. The Company has challenged the ex-parte Orders of the City Civil Court Secunderabad, before the Hon'ble High Court (SVES Appeal).

The Hon'ble High Court of Andhra Pradesh consolidated all the Company appeals and by a common Order dated August 23, 2013 set aside the Order of the City Civil Court, Hyderabad setting aside the award and also the ex-parte Orders of the City Civil Court, Secunderabad. The Hon'ble High Court as an interim measure ordered status quo with regard to transfer of shares. VGE has filed special leave petition against the said Order before Supreme Court of India, which is currently pending. The Supreme Court by an interim Order dated October 21, 2013 extended the Hon'ble High Court Order of status-quo on the transfer of shares. The Company has also filed a Special Leave Petition ('SLP') before the Supreme Court of India challenging the judgment of the Hon'ble High Court only on the limited issue as to whether the Civil Court has jurisdiction to entertain VGE's challenge to the Award. The said Petitions are pending before the Supreme Court. The Hon'ble Bench of Supreme Court, in view of the difference of opinion by an order dated November 1, 2017 has directed the registry to place the SLP's before the Chief Justice of India for appropriate further course of action.



In a related development, in December 2010, VGE and the sole shareholder of VGE (the Trust, and together with VGE, the Plaintiffs), filed a complaint against the erstwhile Satyam in the United States District Court for the Eastern District of Michigan (District Court) inter alia asserting claims under the Racketeer Influenced and Corrupt Organization Act, 1962 (RICO), fraudulent concealment and seeking monetary and exemplary damages (the Complaint). The District Court vide its order in March 2012 has dismissed the Plaintiffs Complaint. The District Court also rejected VGE's petition to amend the complaint. In June 2013, VGE's appeal against the order of the District Court has been allowed by the US Court of Appeals for the Sixth Circuit. The matter is currently before the District Court and the Company has filed a petition before District Court seeking dismissal of the Plaintiff's Complaint. The said petition is pending before the District Court. On March 31, 2015, the US District Court stayed the matter pending hearing and decision by the Indian Supreme Court in the Special Leave Petitions filed by VGE and the Company.

40 FOREIGN CURRENCY RECEIVABLES

In respect of overdue foreign currency receivables for the period's upto March 31, 2009 pertaining to erstwhile Satyam, the Company is taking steps under the provisions of FEMA, for recovery and/or permissions for write-offs as appropriate. The Management has fully provided for these receivables.

- 41 Segment information has been presented in the Consolidated Financial Statements in accordance with Indian Accounting Standard Ind AS 108, Operating Segments as notified under the Companies (Indian Accounting Standard) Rules, 2015.
- **42** Based on the information available with the Company, there are below outstanding amounts payable to creditors who have been identified as "suppliers" within the meaning of "Micro, Small and Medium Enterprises Development (MSMED) Act, 2006".

₹ In Million

Particulars	As at March 31, 2020		As at March 31, 2019	
	Principal	Interest	Principal	Interest
Amounts due to vendor	42	-	18	-
Principle amounts paid (includes unpaid) beyond	0		2	
appointed date	0	-	3	-
Interest due and payable for the year	-	-	-	0
Interest accrued and remaining unpaid	-	-	-	0
Further interest due and payable even in the succeeding				
years, until such date when the interest dues*	-	-	-	-

^{&#}x27;O'represents amount less than ₹1 Million.

43 DETAILS OF EMPLOYEE BENEFITS AS REQUIRED BY THE IND AS-19 - EMPLOYEE BENEFITS ARE AS UNDER:

i. Defined Contribution Plans

The Company makes contributions to Provident Fund, Superannuation Fund and National Pension Scheme Fund which are defined contribution plans for qualifying employees. Under these Schemes, the Company contributes a specified percentage of the payroll costs to the respective funds.

The Company has recognized as an expense in the Statement of Profit and Loss the following:

- ₹32 Million (March 31, 2019: ₹27 Million) for National Pension Scheme contributions.
- ₹355 Million (March 31, 2019: ₹347 Million) for Superannuation Fund contributions; and
- ₹ 2,658 Million (March 31, 2019: ₹ 2,455 Million) for Provident Fund contributions.

^{*} The amount is Nil as above are actually paid.

ii. Defined Benefit Plan

In accordance with the Payment of Gratuity Act, 1972, applicable for Indian companies, the company operates a scheme of gratuity which is a defined benefit plan. The gratuity plan is partially funded.

The following table sets out the Changes in Defined Benefit Obligation ('DBO') and Trust Fund plan assets recognized in the Balance Sheet are as under:

₹ in Million

Particulars As at		at
	March 31, 2020	March 31, 2019
	Partially Funded	Partially Funded
Defined benefit obligation at the beginning of the year	2,996	2,736
Current Service cost	478	449
Past Service Cost	28	-
Interest cost	199	188
Others	-	4
Actuarial (gain)/loss – experience	(3)	(56)
Actuarial (gain)/loss – financial assumptions	134	50
Benefits paid	(391)	(375)
Defined benefit obligation at the end of the year	3,441	2,996

₹ in Million

Change in Fair Value of Plan Assets	As	at
	March 31, 2020	March 31, 2019
Fair value of plan assets at the beginning of the year	171	149
Others	1	5
Interest income on Plan Assets	12	11
Actuarial (gain)/loss on plan assets	-	6
Fair value of plan assets at the end of the year	184	171

₹ in Million

Particulars	As	at
	March 31, 2020	March 31, 2019
Defined benefit obligation	3,441	2,996
Fair Value of Plan Assets	(184)	(171)
Net defined benefit obligation disclosed as:	3,257	2,825
- Current provisions	294	265
- Non current provisions	2,963	2,560

As at March 31, 2020 and March 31, 2019 plan assets were primarily invested in insurer managed funds

Particulars	For the year ended	
	March 31, 2020	March 31, 2019
Current service cost	478	449
Others	0	0
Past Service Cost	28	0
Interest cost on Defined Benefit obligation	199	188
Interest income on Plan Assets	(12)	(11)
Expenses recognized in the Statement of Profit and Loss (refer note - 26)	693	626



Actuarial (Gain)/Loss recognized in Other Comprehensive Income	For the year ended		
	March 31, 2020	March 31, 2019	
Actuarial (gain)/loss on defined benefit obligation	131	(6)	
Actuarial (gain)/loss on plan assets	(1)	(6)	
Net (gain)/loss recognised in Other Comprehensive Income	130	(12)	

Principal Actuarial Assumptions (Non Funded)	As at	
	March 31, 2020	March 31, 2019
Discount Rate	6.40%	7.10%
Expected rate of increase in compensation	4% to 10%	4% to 10%
Mortality Rate	Indian assured	Indian assured
	lives Mortality	lives Mortality
	(2006-08) Modified	(2006-08) Modified
	Ult	Ult
Withdrawal Rate	10% to 70%	10% to 70%

- The discount rate is based on the prevailing market yields of Indian Government Bonds as at the balance sheet date for the estimated terms of the obligations.
- The estimate of future salary increase takes into account inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

Disclosure related to indication of effect of the defined benefit plan on the entity's future cash flows:

	Mil	

Payout in the next	March 31, 2020	March 31, 2019
1 year	492	449
1-2 years	536	458
2-3 years	567	516
3-4 years	638	555
4-5 years	678	620
5 years and beyond	3,025	2766

Sensitivity analysis: A quantitative sensitivity analysis for significant assumption as at March 31, 2020 and March 31, 2019 is as shown below:

₹ in Million

Effect on DBO on account of 0.5 % change in the assumed rates:						
Year Discount Rate Salary Escalation Rate		Withdrawal Rate				
	0.5%	0.5%	0.5%	0.5%	5%	5%
	Increase	Decrease	Increase	Decrease	Increase	Decrease
March 31, 2020	(97)	103	100	(95)	(45)	61
March 31, 2019	(83)	88	86	(82)	(10)	2

The sensitivity results above determine their individual impact on Defined Benefit Obligation. In reality, the plan is subject to multiple external experience items which may move the defined Benefit Obligation in similar or opposite directions, while the Plan's sensitivity to such changes can vary over time.

44 AUDITORS' REMUNERATION (EXCLUSIVE OF SERVICE TAX/GST)

₹ in Million

Particulars	For the year	For the year ended	
	March 31, 2020	March 31, 2019	
Audit Fees (including quarterly audits)	38	38	
For other service (certifications, etc.)	18	14	
For taxation matters	6	5	
For reimbursement of expenses	1	1	
Total	63	58	

45 DISCLOSURES FOR REVENUE FROM CONTRACTS WITH CUSTOMERS

(i) Disaggregation of Revenue

Revenue disaggregation by nature of services is as follows:

₹ in Million

Nature of services	For the ye	For the year ended	
	March 31, 2020	March 31, 2019	
IT Services	267,109	253,445	
BPO	25,145	18,836	
Total	292,254	272,281	

Revenue disaggregation by geography is as follows:

₹ in Million

Geography	For the year ended March 31, 2020 March 31, 2019	
Americas	154,062	138,649
Europe	72,740	79,704
India	25,798	19,680
Rest of the world	39,654	34,248
Total	292,254	272,281

Geographical revenue is allocated based on the location of the customer

During the year ended March 31, 2020, one customer individually accounted for more than 10% of the revenue.

The Company has evaluated the impact of the COVID-19 pandemic, amongst other matters, resulting from (i) the possibility of constraints to render services which may require revision of estimations of costs to complete the contract because of additional efforts, (ii) termination or deferment of contracts by customers and (iii) customer disputes. The Company has concluded that the impact of the COVID-19 pandemic is not material based on these estimates.

Industry vertical wise:

₹ in Million

Industry Vertical	For the year ended	
	March 31, 2020	March 31, 2019
Telecommunication	112,994	105,112
Manufacturing	48,487	46,531
Media and Entertainment	28,234	19,179
Banking and Finance	38,211	34,664
Retail, Transport and Logistics	23,191	20,412
Others	41,137	46,383
Total	292,254	272,281



(ii) Remaining performance obligations

The remaining performance obligations disclosure provides the aggregate amount of the transaction price yet to be recognised as of the end of the reporting period and an explanation as to when the Company expects to recognise these amounts in revenue. Applying the practical expedient as given in Ind AS 115, the Company has not disclosed the remaining performance obligation for contracts where the entity has a right to consideration from a customer in an amount that corresponds directly with the value to the customer of the entity's performance completed to date, typically those contracts where invoicing is on time and material basis. Remaining performance obligation estimates are subject to change and are affected by several factors, including terminations, changes in scope of contracts, periodic revalidations, adjustments for revenue that has not materialized and adjustments for currency.

The aggregate value of performance obligations that are completely or partially unsatisfied as of March 31, 2020 other than those meeting the exclusion criteria mentioned above, is ₹ 362,202 Million. Out of this, the Company expects to recognise revenue of around 39% within the next one year and the remaining thereafter. This includes contracts that can be terminated for convenience without a substantive penalty since, based on current assessments the occurrence of the same is expected to be remote.

(iii) Contract assets and liabilities

Changes in the contract assets balances during the year ended March 31, 2020 and March 31, 2019 are as follows:

•				
7	ın	MI	llion	١

Contract assets:	As a	As at	
	March 31, 2020	March 31, 2019	
Opening Balance	2,862	1,348	
Add: Revenue recognised during the year	17,456	14,956	
Less: Invoiced during the year	16,654	13,442	
Closing Balance (refer note 17)	3,664	2,862	

Changes in the unearned revenue balances during the year ended March 31,2020 and March 31,2019 are as follows:

₹ in Million

Particulars	As at	
	March 31, 2020	March 31, 2019
Unearned revenue:		
Opening Balance	1,253	1,001
Less: Revenue recognised that was included in the unearned revenue at the beginning of the year	1,154	990
Add: Invoiced during the year (excluding revenue recognized during the year)	1,104	1,242
Closing Balance (refer note 23)	1,203	1,253

(iv) Contract Price

Reconciliation of revenue recognised in the statement of profit and loss with the contracted price:

The company has recognized revenue of ₹ 292,254 Million which is adjusted by discounts of ₹ 11,263 Million for the year ended March 31, 2020.

46 LEASES

Transition to Ind AS 116

Ministry of Corporate Affairs ("MCA") through Companies (Indian Accounting Standards) Amendment Rules, 2019 and Companies (Indian Accounting Standards) Second Amendment Rules, has notified Ind AS 116 Leases which replaces the existing lease standard, Ind AS 17 leases, and other interpretations. Ind AS 116 sets out the principles for the recognition, measurement, presentation and disclosure of leases for both lessees and lessors. It introduces a single, on-balance sheet lease accounting model for lessees.

The Company has adopted Ind AS 116, effective annual reporting period beginning April 1, 2019 and applied the standard to its leases, retrospectively, with the cumulative effect of initially applying the Standard, recognised on the date of initial application (April 1, 2019). Accordingly, the Company has not restated comparative information; instead, the cumulative effect of initially applying this standard has been recognised as an adjustment to the opening balance of retained earnings as on April 1, 2019.

As a lessee:

Operating leases

For transition, the Company has elected not to apply the requirements of Ind AS 116 to leases which are expiring within 12 months from the date of transition by class of asset and leases for which the underlying asset is of low value on a lease-by-lease basis. The Company has also used the practical expedient provided by the standard when applying Ind AS 116 to leases previously classified as operating leases under Ind AS 17 and therefore, has not reassessed whether a contract, is or contains a lease, at the date of initial application, relied on its assessment of whether leases are onerous, applying Ind AS 37 immediately before the date of initial application as an alternative to performing an impairment review, excluded initial direct costs from measuring the right of use asset at the date of initial application and used hindsight when determining the lease term if the contract contains options to extend or terminate the lease. The Company has used a single discount rate to a portfolio of leases with similar characteristics.

On transition, the Company recognised a lease liability measured at the present value of the remaining lease payments. The right-of-use asset is recognised at its carrying amount as if the standard had been applied since the commencement of the lease, but discounted using the lessee's incremental borrowing rate as at April 1, 2019. Accordingly, a right-of-use asset of ₹ 3,482 Million and a corresponding lease liability of ₹ 2,765 Million has been recognized. Right-of-use asset includes an amount of ₹ 834 Million which pertains to reclassification from non-current / current prepaid operating lease rentals. The cumulative effect on transition in retained earnings net off taxes is ₹ 78 Million (including impact of deferred tax of ₹ 57 Million). The principle portion of the lease payments have been disclosed under cash flow from financing activities. The lease payments for operating leases as per Ind AS 17 - Leases, were earlier reported under cash flow from operating activities. The weighted average incremental borrowing rate of 5.19% has been applied to lease liabilities recognised in the balance sheet at the date of initial application.

On application of Ind AS 116, the nature of expenses have changed from lease rent in previous periods to depreciation cost for the right-to-use asset, and finance cost for interest accrued on lease liability.

The difference between the future minimum lease rental commitments towards non-cancellable operating leases and finance leases reported as at March 31, 2019 compared to the lease liability as accounted as at April 1, 2019 is primarily due to reduction due to discounting of the lease liabilities as per the requirement of Ind AS 116 and exclusion of the commitments for the leases to which the Company has chosen to apply the practical expedient as per the standard.

Finance lease

The Company has leases that were classified as finance leases applying Ind AS 17. For such leases, the carrying amount of the right-of-use asset and the lease liability at the date of initial application of Ind AS 116 is the carrying amount of the lease asset and lease liability on the transition date as measured applying Ind AS



17. Accordingly, an amount of $\stackrel{?}{\stackrel{?}{\stackrel{?}{$\sim}}}$ 27 Million has been reclassified from property, plant and equipment to right-of-use assets. An amount of $\stackrel{?}{\stackrel{?}{\stackrel{?}{\stackrel{?}{$\sim}}}}$ 43 Million has been reclassified from non current borrowings to non current lease obligations and an amount of $\stackrel{?}{\stackrel{?}{\stackrel{?}{\stackrel{?}{\nearrow}}}}$ 83 Million has been reclassified from other current financial liabilities to current lease obligations .

As a lessor:

The Company is not required to make any adjustments on transition to Ind AS 116 for leases in which it acts as a lessor, except for a sub-lease. The Company accounted for its leases in accordance with Ind AS 116 from the date of initial application.

The total cash outflow for leases is ₹ 1,145 Million for the year ended March 31, 2020, including cash outflow for short term and low value leases.

The table below provides details regarding the contractual maturities of lease liabilities as of March 31, 2020 on an undiscounted basis:

			₹ in million
Particulars	Not later than 1 year	Later than 1 year not later than 5	Later than 5 years
		years	
Minimum Lease rentals payables	1,505	3,644	417

The Company has given land and building on operating lease. The rental income recognized in the Statement of Profit and Loss for the year ended March 31, 2020 is ₹ 320 Million (year ended March 31, 2019: ₹ 294 Million). The future lease rentals receivable on such non-cancellable operating leases are as follows:

			₹ in million
Particulars	Not later than	Later than 1 year	Later than 5 years
		not later than 5	
		years	
Minimum Lease rentals receivable (March 31, 2019:	167	549	1,897
₹ 202 Million, ₹ 520 Million and ₹ 2,041 Million			
respectively.)			

The Company has given computer equipment on finance lease. The future lease rentals receivable are as follows:

₹ in Million

Particulars	As at			
	March 31, 2020	March 31, 2019		
Minimum lease receivables				
- Less than one year	300	292		
- One to five years	216	180		
Total	516	472		
Present value of minimum lease receivables				
- Less than one year	280	275		
- One to five years	207	158		
Total	487	433		

47 FINANCIAL RISK MANAGEMENT FRAMEWORK

The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions.

Financial Instruments by category

The carrying value and fair value of financial instruments by categories as of March 31, 2020 is as follows:

						₹ in Million
Particulars	Fair value through P&L	Fair value through OCI	Derivative instruments in hedging relationship	Amortised cost	Total carrying value	Total Fair Value*
Assets:						
Cash and cash equivalents				18,038	18,038	18,038
Other balances with banks				542	542	542
Trade receivables				62,120	62,120	62,120
Investments (Other than in Subsidiary and interest in TML Benefit Trust)	36,657	13		11,000	47,670	47,670
Loans				76	76	76
Other financial assets			4,760	32,333	37,093	37,093
Total	36,657	13	4,760	124,109	165,539	165,539
Liabilities:						
Trade and other payables				25,256	25,256	25,256
Lease Liabilities				4,809	4,809	4,809
Other financial liabilities	471		5,118	5,667	11,256	11,256
Total	471	-	5,118	35,732	41,321	41,321

The carrying value and fair value of financial instruments by categories as of March 31, 2019 is as follows:

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Particulars	Fair value through P&L	Fair value through OCI	Derivative instruments in hedging relationship	Amortised cost	Total carrying value	Total Fair Value*
Assets:						
Cash and cash equivalents	-	-	-	9,599	9,599	9,599
Other balances with banks	-	-	-	2,504	2,504	2,504
Trade receivables	-	-	-	59,639	59,639	59,639
Investments other than subsidiary, associate and TML Benefit Trust	59,270	21	-	11,000	70,291	70,291
Loans	-	-	-	68	68	68
Other financial assets	-	-	4,638	24,932	29,570	29,570
Total	59,270	21	4,638	107,742	171,671	171,671
Liabilities:						
Trade and other payables	-	-	-	28,848	28,848	28,848
Borrowings	-	-	-	126	126	126
Other financial liabilities	465	-	630	28,010	29,105	29,105
Total	465	-	630	56,984	58,079	58,079

^{*}The fair value of cash and cash equivalents, other balances with bank, trade receivables, unbilled receivables, loans, trade payables, borrowings and certain other financial assets and liabilities approximate their carrying amount largely due to the short term nature of these instruments.

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Fair value Hierarchy:

The following table summarises financial assets and liabilities measured at fair value on a recurring basis and financial assets that are not measured at fair value on a recurring basis (but fair value disclosure are required):

The different levels have been defined as follows:

Level-1 – Quoted prices (unadjusted) in active markets for identical assets or liabilities at net market value.

Level-2 – Inputs other than quoted prices included within level-1 that are observable for asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level- 3 – Inputs for the assets or liabilities that are not based on observable market data (unobservable inputs). Fair values are determined in whole or in part using a valuation model based on assumptions that are neither supported by prices from observable current market transactions in the same instrument nor are they based on available market data.

₹ in Million

Particulars		As at March 31, 2020			
	Level 1	Level 2	Level 3	Total	
Financial assets:					
Mutual fund investments	25,029	-	-	25,029	
Equity Shares	13	-	-	13	
Treasury Bonds and bills	54	-	-	54	
Non-convertible Debentures	10,097	-	-	10,097	
Commercial Papers	-	1,477	-	1,477	
Derivative financial assets	-	4,760	-	4,760	
Total	35,193	6,237	-	41,430	
Financial Liabilities:					
Derivative financial Liabilities	-	5,118	-	5118	
Other financial liabilities	-	-	471	471	
Total	-	5,118	471	5,589	

₹ in Million

Particulars	As at March 31, 2019			
	Level 1	Level 2	Level 3	Total
Mutual fund investments	37,508	-	-	37,508
Equity Shares	21	-	-	21
Treasury Bonds and bills	42	-	-	42
Non-convertible Debentures / Market Linked	20746			20746
Debentures	20,746	-	-	20,746
Commercial Papers	-	974	-	974
Derivative financial assets	-	4,638	-	4,638
Total	58,317	5,612	-	63,929
Financial Liabilities:				
Derivative financial Liabilities	-	630	-	630
Other financial liabilities	-	-	465	465
Total	-	630	465	1,095

Credit Risk

Credit risk is the risk of financial loss arising from counterparty failure to repay or service debt according to the contractual terms or obligations. Credit risk encompasses of both, the direct risk of default and the risk of deterioration of creditworthiness as well as concentration of risk. Credit risk is controlled by analysing credit limits and creditworthiness of customers on a continuous basis to whom the credit has been granted after obtaining necessary approvals for credit.

Financial instruments that are subject to concentration of credit risk principally consist of trade receivables, investments, loans, cash and cash equivalents, other balances with banks and other financial assets. None of the financial instruments of the Company result in material concentration of credit risk.

Credit risk on cash and cash equivalents is limited as the Company generally invest in deposits with banks and financial institutions with high credit ratings assigned by international and domestic credit rating agencies. Investments primarily include investment in liquid mutual fund units, quoted bonds issued by government and quasi government organizations and non-convertible debentures issued by institutions with high credit ratings.

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk was ₹ 165,539 and ₹ 171,671 Million as of March 31, 2020 and March 31, 2019 respectively, being the total of the carrying amount of trade receivables, investments, cash and cash equivalents, other balance with banks, loans and other financial assets.

In addition, the Company is exposed to credit risk in relation to financial guarantees given to banks provided by the Company. The Company's maximum exposure in this respect is the maximum amount the Company would have to pay if the guarantee is called on.

Trade receivables

Ind AS requires expected credit losses to be measured through a loss allowance. The Company assesses at each Balance Sheet date whether a financial asset or a group of financial assets is impaired.

The Company has used a practical expedient by computing the expected credit loss allowance for trade receivables based on a provision matrix. The provision matrix takes into account historical credit loss experience and adjusted for forward-looking information. The Company's exposure to customers is diversified and no single customer contributes to more than 10% of outstanding accounts receivable and unbilled revenue as of March 31, 2020 and March 31, 2019. The concentration of credit risk is limited due to the fact that the customer base is large.

The expected credit loss allowance is based on the ageing of receivables and the rates in the provision matrix. Movement in the expected credit loss allowance is as follows:

₹ in Million

rticulars		at
	March 31, 2020	March 31, 2019
Balance at the beginning of the year	5,487	5,335
Movement in the expected credit loss allowance on trade receivables and		
other financial assets:		
Provided during the year	3,857	2,649
Reversed/utilised during the year	(2,250)	(2,497)
Balance at the end of the year	7,094	5,487

Market Risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Such changes in the values of financial instruments may result from changes in the foreign currency exchange rates, interest rates, credit, liquidity and other market changes. The Company's exposure to market risk is primarily on account of foreign currency exchange currency risk.



a) Foreign currency exchange rate risk

The fluctuation in foreign currency exchange rates may have potential impact on the statement of profit or loss and other comprehensive income and equity, where any transaction references more than one currency or where assets / liabilities are denominated in a currency other than the functional currency of the respective entities. Considering the countries and economic environment in which the Company operates, its operations are subject to risks arising from fluctuations in exchange rates in those countries. The risks primarily relate to fluctuations in US Dollar, Euro, Great Britain Pound, Australian Dollar and Canadian Dollar against the respective functional currency of the Company. The Company, as per its risk management policy, uses derivative instruments primarily to hedge foreign exchange currency risk.

The Company evaluates the impact of foreign exchange rate fluctuations by assessing its exposure to exchange rate risks. It hedges a part of these risks by using derivative financial instruments in line with its risk management policies.

The foreign exchange rate sensitivity is calculated by aggregation of the net foreign exchange rate exposure and a simultaneous parallel foreign exchange rates shift of all the currencies by 1% against the respective functional currency of the Company.

Further the exposure as indicated below is mitigated by some of the derivative contracts entered into by the Company as disclosed in note below.

The carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the end of the year are as follows:

₹ in Million

Particulars	Currency	March 31, 2020	March 31, 2019
Financial Assets	USD	66,563	59,022
	EUR	8,101	7,083
	GBP	6,701	6,614
	AUD	3,463	5,413
	CAD	3,882	3,574
	Others	12,184	10,677
Total		100,894	92,385
Financial Liabilities	USD	9,605	19,927
	EUR	1,133	1,442
	GBP	894	1,028
	AUD	528	744
	CAD	158	524
	Others	1,316	1,073
Total		13,633	24,738

A reasonably possible strengthening by 1% of USD, GBP, EUR, AUD and CAD against the Indian Rupee as at March 31, 2020 and March 31, 2019 will affect the statement of profit and loss by the amounts shown below:

₹ in Million

Currency	March 31, 2020	March 31, 2019
USD	570	391
EUR	70	56
GBP	58	56
AUD	29	47
CAD	37	30

b) Foreign Exchange Contracts and Options

Tech Mahindra Limited is exposed primarily to fluctuations in foreign currency exchange rates, credit risk and liquidity risk which may impact the fair value of its financial instruments. The Company assesses the unpredictability of the financial environment and seeks to mitigate potential effects on the financial performance of the Company.

The Company enters into foreign Exchange Forward Contracts and Currency Option Contracts to offset the foreign currency risk arising from the amounts denominated in currencies other than the Indian Rupee. The counter party to the Company's foreign currency Forward Contracts and Currency Option Contracts is generally a bank. These contracts are entered into to hedge the foreign currency risks of certain forecasted transactions. These contracts are for a period between 1 day and 3 years.

The following are the principal amounts of outstanding foreign currency exchange forward and option contracts entered into by the Company which have been designated as Cash Flow Hedges:

Type of cover	Amount outstanding in Foreign currency (in FC Million)	Fair Value Gain / (Loss) (₹ in Million)
Forwards	GBP to USD 304	1,506
	(March 31, 2019: 230)	(March 31, 2019: 483)
	EUR to USD 373	1,841
	(March 31, 2019: 266)	(March 31, 2019: 967)
	AUD to USD 139	849
	(March 31, 2019: 35)	(March 31, 2019: 48)
	USD to CAD 140	561
	(March 31, 2019: 35)	(March 31, 2019: 24)
	USD to INR 2,437	(5,134)
	(March 31, 2019: 1,486)	(March 31, 2019: 2,361)
Options	GBP to USD Nil	Nil
	(March 31, 2019: 3)	(March 31, 2019:4)
	EUR to USD Nil	Nil
	(March 31, 2019: 22)	(March 31, 2019:180)
	USD to INR Nil	Nil
	(March 31, 2019: 101)	(March 31, 2019: (76))

The movement in hedging reserve for derivatives designated as Cash Flow Hedges is as follows:

₹ in Million

Parti	culars	March 31, 2020	March 31, 2019
(a)	Balance at the beginning of the year	3,360	847
(b)	Changes in the fair value of effective portion of derivatives – Gain/ (Loss)	(4,399)	2,743
(c)	Net Gain/(Loss) reclassified to statement of profit and loss on occurrence of hedged forecasted transactions	16	(230)
(d)	Gain/(loss) on cash flow hedging derivatives, net (b+c)	(4,383)	2,513
(e)	Balance as at the end of the year (a+d)	(1,022)	3,360
(f)	Tax Impact on effective portion of outstanding derivatives	299	(947)
(g)	Balance as at the end of the year, net of deferred tax (e+f)	(723)	2,413

The Company basis their assessment believes that the probability of the occurrence of their highly probable forecasted transactions is not significantly impacted by the COVID-19 pandemic. The Company has also considered the effect of changes, if any, in both counterparty credit risk and own credit risk while assessing hedge effectiveness and measuring hedge ineffectiveness. The Company continues to believe that there is no impact on effectiveness of its hedges.



Liquidity Risk

Liquidity risk refers to the risk that the Company cannot meet its financial obligations. The objective of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use as per requirements. The Company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities.

The table below provides details regarding the contractual maturities of significant financial liabilities as of March 31, 2020:

₹ in Million

Particulars	Less than 1 year	1-3 years	More than 3 years	Total
Non Derivative Financial Liabilities				
Trade Payables	25,256	-	-	25,256
Lease Liabilities	1,505	2,910	1,151	5,566
Other financial liabilities	5,550	576	12	6,138
Total	32,311	3,486	1,163	36,960
Derivative Financial Liabilities	2,680	2,438	-	5,118
Total	34,991	5,924	1,163	42,078

The table below provides details regarding the contractual maturities of significant financial liabilities as of March 31, 2019:

₹ in Million

Particulars	Less than 1	1-3 years	More than 3	Total
	year		years	
Non Derivative Financial Liabilities				
Finance lease obligation	83	43	-	126
Trade Payables	28,848	-	-	28,848
Other financial liabilities	26,543	1,613	318	28,474
Total	55,474	1,656	318	57,448
Derivative Financial Liabilities	529	101	-	630
Total	56,003	1,757	318	58,078

Other risks

Financial assets carried at fair value as at March 31, 2020 is ₹ 36,670 Million and financial assets carried at amortised cost as at March 31, 2020 is ₹ 124,109 Million. Of the above, financial assets having fair value of ₹ 35,193 Million are classified as Level 1 as at March 31, 2020. The fair value of these assets is marked to an active market which factors the uncertainties arising out of the COVID-19 pandemic.

The Company has assessed the counterparty credit risk in connection with Cash and cash equivalents, bank deposits and earmarked balances with banks amount to ₹ 18,580 Million as at March 31, 2020 where the Company has assessed the counterparty credit risk.

Trade receivables amounting to ₹ 1,134 Millions as at March 31, 2020 is valued at considering provision for allowance under the expected credit loss method. In addition to the historical pattern of credit loss, the Company has considered the likelihood of increased credit risk considering emerging situations due to the COVID-19 pandemic. This assessment is based on the likelihood of the recoveries from the customers in the present situation. The Company closely monitors its customers who are going through financial stress and assesses actions such as change in payment terms, recognition of revenue on collection basis etc., depending on severity of each case. The same assessment is done in respect of unbilled receivables and contract assets while arriving at the level of provision that is required.

Basis this assessment, the allowance for doubtful trade receivables is considered adequate.

48 CURRENT TAX AND DEFERRED TAX

The income tax expense for the year ended can be reconciled to the accounting profit as follows:

₹ in Million

Particulars	For the ye	For the year ended		
	March 31, 2020	March 31, 2019		
Profit before tax	53,322	54,266		
Enacted tax rate	34.94%	34.94%		
Income tax expense calculated at enacted tax rate	18,633	18,965		
Effect of income that is exempt from tax*	(12,368)	(7,603)		
Impact of tax exemption which may not be fully utilized	1,936	1,851		
Effect of expenses disallowed for tax purpose	2,480	304		
Effect of tax on income at different rates	360	218		
Effect of income taxes related to prior years	(2,451)	(3,018)		
Others	(613)	(248)		
Income tax expense recognised in statement of profit and loss	7,977	10,469		

^{*}Includes allowance under section 10AA of Income Tax Act, 1961 and dividend received from subsidiaries.

The tax rate used for the above reconciliation is the rate as applicable for the respective period payable by corporate entities in India on taxable profits under the Indian income tax laws.

Current tax for the year ended March 31, 2020 includes tax expense with respect to foreign branches amounting to ₹ 1,411 Million (year ended March 31, 2019: ₹ 1,066 Million).

Deferred Tax:

The following is the analysis of Deferred Tax Assets presented in the Balance Sheet:

₹ in Million

Particulars	As a	at
	March 31, 2020	March 31, 2019
Deferred tax assets	4,554	3,307
Deferred tax liabilities	(190)	(1,125)
Deferred tax assets (net)	4,364	2,182

The tax effect of significant temporary differences that has resulted in deferred tax assets are given below:

₹ in Million

Particulars	For the year ended March 31, 2020				
	Opening balance	Recognised in Profit and loss	Recognised in OCI	Others*	Closing balance
Employee Benefits	1,439	(72)	41	-	1,408
Property, Plant and Equipment	718	(170)	-	-	548
Provisions	1,044	510	-	-	1,554
Changes in fair value of derivatives	(1,125)	(12)	1247	-	110
Other Items	106	580	-	58	744
Net Deferred Tax Assets	2,182	836	1,288	58	4,364

^{*}includes impact of INDAS 116



Particulars	F	or year ended	March 31, 2019	•
	Opening balance	Recognised in Profit and loss	Recognised in OCI	Closing balance
Employee Benefits	1,358	85	(4)	1,439
Property, Plant and Equipment	616	102	-	718
Provisions	818	226	-	1,044
Changes in fair value of derivatives	(397)	22	(750)	(1,125)
Other Items	358	(252)	-	106
Net Deferred Tax Assets	2,753	183	(754)	2,182

Deferred tax expense for the year ended March 31, 2020 is net of MAT credit of ₹ Nil Million (year ended March 31, 2019: ₹ 17 Million).

49 RELATED PARTY RELATIONSHIPS AND TRANSACTIONS

i. List of Related Parties as of March 31, 2020

Promoter having significant influence and its related parties:

Mahindra & Mahindra Limited*

Direct / Indirect Subsidiaries

Tech Mahindra (Americas) Inc. and its following subsidiaries:

- Tech Talenta Inc.
- Mad*Pow Media Solutions LLC (acquired w.e.f July 31, 2019)
- Tech Mahindra IPR Inc., (Merged with Tech Mahindra (Americas) Inc. w.e.f. September 1, 2018)
- Lightbridge Communications Corporation ('LCC') and its following subsidiaries:
 - Tech Mahindra Network Design Services, Inc. (merged with Tech Mahindra Network Services International, Inc. w.e.f February 27,2019)
 - Tech Mahindra Network Services International Inc.
 - Tech Mahindra Network Services Belgium
 - LCC Middle East Holdings, Inc. (Merged with Lightbridge Communications Corporation w.e.f. November 15, 2018)
 - LCC Middle East FZ-LLC
 - LCC Engineering & Deployment Services Misr, LTD (under liquidation)
 - LCC France SARL
 - LCC Telecom GmbH
 - LCC Design And Deployment Services Ltd.
 - LCC Italia s.r.l.
 - LCC Saudi Telecom Services, Ltd.
 - LCC Saudi Arabia Telecom Services Co. Ltd/Jordan WLL
 - LCC Central America de Mexico, SA de CV
 - LCC Wireless Communications Services Marox, SARLAU
 - LCC Europe B.V
 - LCC Installation & Services Professionals BV (Merged with LCC Network Services B V w.e.f. November 6, 2018)
 - LCC Installation & Services Projects BV (Merged with LCC Network Services B V w.e.f. November 6, 2018)

- LCC Network Services, B.V.
- LCC North Central Europe, B.V.
- LCC Projects BV(Merged with LCC Network Services B V w.e.f. November 6, 2018)
- LCC Professionals, B.V. (Merged with LCC Network Services B V w.e.f. November 6, 2018)
- LCC Telecom Infra Professionals BV(Merged with LCC Network Services B V w.e.f. November 6, 2018)
- LCC Telecom Infra Projects BV (Merged with LCC Network Services B V w.e.f. November 6, 2018)
- LCC Muscat LLC
- LCC India Private Ltd. (struck off w.e.f August 9, 2018)
- LCC Networks Poland Sp.z.o.o
- Light Bridge Communications Corporation LLC
- LCC Wireless Communications Espana, SA
- LCC Telekomunikasyon Servis Limited (under liquidation)
- LCC Deployment Services UK, Ltd.
- LCC United Kingdom, Ltd.
- Tech Mahindra S.A.
- Tech-Mahindra Bolivia S.R.L.
- Leadcom Integrated Solutions Tchad SARL
- Tech Mahindra Colombia S.A.S.
- Leadcom DRC SPRL
- Tech Mahindra Ecuador S. A.
- Leadcom Integrated Solutions (SPV) SAS
- Leadcom Gabon S.A.
- STA Gabon (Struck off w.e.f February 24, 2020)
- Leadcom Ghana Limited
- Tech Mahindra Guatemala S.A.
- Leadcom Integrated Solutions (L.I.S.) Ltd
- Societe de Telecommunications Africaine (STA) Abidjan
- Leadcom Integrated Solutions Kenya Limited
- Leadcom Integrated Solutions Myanmar Co., Ltd
- Leadcom Integrated Solutions International B.V.
- Tech Mahindra Panama S.A.
- Tech Mahindra de Peru S.A.C.
- Leadcom Integrated Solutions Rwanda Ltd
- STA Dakar
- Leadcom Integrated Solutions Tanzania Ltd.
- Leadcom Uganda Limited
- Coniber S.A.
- Tech Mahindra Costa Rica Sociedad Anonima.
- LCC do Brasil Ltda. (under liquidation)
- LCC Diseno y Servicios de RED Peru S.R.L (Dissolved w.e.f November 16, 2018)

Tech Mahindra

Tech Mahindra Healthcare Systems Holdings LLC and its following subsidiaries

- Tech Mahindra Healthcare LLC
- The CJS Solutions Group, LLC
 - Healthcare Clinical Informatics Limited
 - HCI Group Australia Pty Ltd
- HCI Group UK Limited
 - High Resolution Consulting Limited (dissolved w.e.f April 2, 2019)
 - High Resolution Resourcing Limited (dissolved w.e.f April 2, 2019)
 - HCI Group DMCC (de-registered w.e.f. January 14,2020)
 - CJS Solutions Group Canada ULC (dissolved w.e.f July 16, 2019)

Tech Mahindra Canada, Inc. (incorporated on June 18, 2019; amalgamated with Objectwise Consulting group Inc. w.e.f October 4, 2019)

Objectwise Consulting group Inc (acquired on October 4, 2019)

Tech Mahindra GmbH and its following subsidiaries

- TechM IT-Services GmbH
- Tech Mahindra Norway AS

Tech Mahindra (Singapore) Pte Limited

- Born Group Pte. Ltd. (acquired on November 26, 2019)
- Group FMG Holdings B.V (acquired on November 26, 2019)
- Whitefields Holding Asia Ltd. (acquired on November 26, 2019)
- Born Japan Kabhushiki Kaisha (acquired on November 26, 2019)
- Born Digital Sdn Bhd (acquired on November 26, 2019)
- Born Creative Commerce Group Inc. (acquired on November 26, 2019)
- Born London Ltd (acquired on November 26, 2019)
- Born Group Inc (acquired on November 26, 2019)
- Born Group HK Company Limited (acquired on November 26, 2019)

Born Commerce Private Limited (acquired on November 25, 2019)

Tech Mahindra (Thailand) Limited

PT Tech Mahindra Indonesia

Tech Mahindra (Beijing) IT Services Limited

Tech Mahindra (Nigeria) Limited

Tech Mahindra (Bahrain) Limited S.P.C.

Tech Mahindra Business Services Limited

Comviva Technologies Limited and its following subsidiaries:

- Comviva Technologies Madagascar Sarlu
- Comviva Technologies Inc. (closed w.e.f March 27, 2019)
- YABX Technologies (Netherlands) B.V.
- Comviva Technologies Singapore Pte. Limited
- Comviva Technologies FZ-LLC
- Comviva Technologies B.V. and its following subsidiaries
 - Comviva Technologies Mexico, S de R.L. de C.V

- Comviva Technologies do Brasil Industria Comercio, Importacao e Exportacao Ltda (formerly known as ATS Advanced Technology Solutions do Brasil Industria Comercio, Importacao e Exportacao Ltda)
- Comviva Technologies Colombia S.A.S
- · Comviva Technologies (Australia) Pty Ltd
- Emagine International Pty Ltd
- Terra Payment Services South Africa RF (Pty) Limited (stake divested w.e.f March 2,2020)
- Terra Payment Services (Netherlands) BV and its following subsidiaries (stake divested w.e.f March 2,2020)
 - Mobex Money Transfer Services Limited (stake divested w.e.f March 2,2020)
 - Terrapay Services (UK) Limited (Dissolved effective March 26, 2019)
 - Terra Payment Services (Tanzania) Limited (stake divested w.e.f March 2,2020)
 - Terra Payment Services (Uganda) Limited (stake divested w.e.f March 2,2020)
 - Terra Payment Services S.A.R.L (Senegal) (stake divested w.e.f March 2,2020)
 - Terra Payment Services S.A.R.L (Congo B) (stake divested w.e.f March 2,2020)
 - Terra Payment Services (UK) Limited (stake divested w.e.f March 2,2020)
 - Terra Payment Services Botswana (Proprietary) Limited (stake divested w.e.f March 2,2020)
 - Terra Payment Services (Mauritius) (stake divested w.e.f March 2,2020)
 - Terra Payment Services S.A.R.L (DRC) (stake divested w.e.f March 2,2020)
 - Terra Payment Services (India) Private Limited (Struck off w.e.f December 11, 2019)
- Comviva Technologies Nigeria Limited and its following subsidiary
 - Hedonmark (Management Services) Limited
 - Comviva Technologies (Argentina) S.A
 - Comviva Technologies Myanmar Limited (incorporated on December 6, 2019)
 - Comviva Technologies USA Inc (incorporated on November 5, 2019)
 - Comviva Technologies Cote D'ivoire (incorporated on February 18, 2020)

Bharti Telesoft International Private Limited Executive Provident Fund Trust

Bharti Telesoft Ltd.Employess Group Gratuity Trust

Comviva ESOP Trust

Stitching TPS ESOP (Sold with effect from March 2, 2020)

Stichting YABX ESOP

Stitching TPS ESOP 2 (incorporated on October 30, 2019) (Sold with effect from March 2, 2020)

Tech Mahindra (Shanghai) Co. Ltd

Tech Mahindra Holdco Pty Limited

Tech Mahindra South Africa (Pty) Limited

Tech Mahindra (Nanjing) Co. Ltd

Tech Mahindra Technologies Inc.

Citisoft Plc. and its following subsidiary

Citisoft Inc.

Satyam Venture Engineering Services Private Limited (subsidiary through Board control) and its following subsidiary

Satyam Venture Engineering Services (Shanghai) Co Limited

Tech Mahindra

Satven GmbH

Tech Mahindra De Mexico S.DE.R.L.DE.C.V

vCustomer Philippines, Inc. and its subsidiary

vCustomer Philippines (Cebu), Inc.

Tech Mahindra Servicos De Informatica Ltda

Tech Mahindra ICT Services (Malaysia) SDN. BHD

FixStream Networks Inc. and its subsidiary (stake divested on September 30, 2019) (refer note 35)

FixStream India Private Limited (stake divested on September 30, 2019) (refer note 35)

Mahindra Technologies Services, Inc. (Merged with Tech Mahindra (Americas) Inc., w.e.f July 1, 2019) (refer note 35)

Mahindra Engineering Services (Europe) Limited and its subsidiaries

- Tech Mahindra Communications Japan Co., Ltd (Formerly known as K Vision Co. Ltd.)
- Inter-Informatics, spol. s r.o. and its following subsidiaries:
 - Inter-Informatics SRL
 - TC Inter-Informatics a.s.
 - Inter-Informatics s.r.o (Dissolved w.e.f February 13, 2019)

Mahindra Engineering Services ESOP Trust

Sofgen Holdings Limited and its following subsidiaries

- Sofgen Americas Inc (Merged with Tech Mahindra (Americas) Inc. w.e.f. June 11, 2018)
- Sofgen Services Limited (Dissolved w.e.f. October 25, 2018)
- Sofgen Limited (Dissolved w.e.f. May 16, 2018)
- Sofgen (UK) Limited (Dissolved w.e.f. June 25, 2019)
- Sofgen Ireland Limited (under liquidation)
- Sofgen India Private Limited (Merged with Tech Mahindra Ltd w.e.f August 8, 2018)
- Sofgen SA
- Sofgen Consulting AG (merged with Sofgen SA w.e.f April 30, 2019)
- Sofgen Africa Limited
- Sofgen West Africa Limited (Liquidated w.e.f. August 17, 2018)
- Sofgen Sdn. Bhd. (dissolved w.e.f January 8, 2020)
- Sofgen Services Pte. Ltd.

Tech Mahindra DRC SARLU

NTH Dimension Ltd

Tech Mahindra Arabia Limited

Tech Mahindra Netherlands B.V.

Tech Mahindra Growth Factories Limited (merged with Tech Mahindra Limited w.e.f March 10, 2020)

Tech Mahindra France SAS (liquidated on May 22, 2018)

Tech Mahindra Sweden AB

Tech Mahindra Spain S.L. (Incorporated on December 30, 2019)

Tech Mahindra France (Incorporated on January 16, 2020)

Tech Mahindra LLC

Tech Mahindra Chile SpA

Tech Mahindra Vietnam Company Limited

Tech Mahindra Fintech Holdings Limited and Its following subsidiaries:

- Target Topco Limited (dissolved on January 21, 2020)
- Target TG Investments Limited
- Target Group Limited
 - Elderbridge Limited
 - Target Servicing limited
 - Target Financial System Limited
 - Harlosh Limited
 - Harlosh NZ Limited (struck off w.e.f October 11, 2019)

The Bio Agency Limited

PF Holdings B.V. and its subsidiaries

- Pininfarina S.p.A. and its following subsidiaries
 - Pininfarina Extra S.r.I. (merged with Pininfarina S.p.A. effective January 1,2019)
 - Pininfarina of America Corp.
 - · Pininfarina Deutschland Holding Gmbh
 - Pininfarina Shanghai Co., Ltd
 - Pininfarina Engineering S.r.l.
 - Pininfarina Deutschland Gmbh

Dynacommerce Holding B.V (acquired on May 9, 2019)

- Dynacommerce B.V. (acquired on May 9, 2019)
- Dynalean B.V. (acquired on May 9, 2019)
- Rapid Commerce B.V. (Liquidated on September 27, 2019)
- Dynacommerce Gmbh (merged with Tech Mahindra GMBH w.e.f January 8, 2020)
- Dynacommerce India Pvt Ltd. (merged with Tech Mahindra Limited w.e.f March 10,2020)

TML Benefit Trust

Satyam Associates Trust

Sofgen India Pvt Ltd Employees Gratuity Fund

Associates

Avion Networks, Inc.

IQS Information Solutions WLL (till November 26,2018)

Altiostar Networks, Inc. (till April 26, 2019)

SARL Djazatech

EURL LCC UK Algerie

Signature S.r.l.

Goodmind S.r.l.

Infotek Software and Systems Private Limited (w.e.f April 8, 2019)

Vitaran Electronics Private Limited (w.e.f April 8, 2019)

Other related parties

Tech Mahindra Foundation

Mahindra Educational Institutions

TML Odd Lot Trust



Mahindra Satyam Foundation

Tech Mahindra Limited Superannuation Scheme

Tech Mahindra Limited Employees Gratuity Scheme

Tech Mahindra Limited Employees Gratuity Scheme

Key Management Personnel

Anand G. Mahindra – Non-Executive Chairman

Vineet Nayyar @- Non-Executive Director

C.P. Gurnani - Managing Director and Chief Executive Officer

Milind Kulkarni \$ - Chief Financial Officer

Manoj Bhat - Chief Financial Officer

Anil Khatri – Company Secretary

Ulhas N. Yargop[^] - Non-Executive Director

V.S. Parthasarathy - Non-Executive Director

Anupam Puri[^] - Non-Executive Independent Director

M. Rajyalakshmi Rao - Non-Executive Independent Director

Ravindra Kulkarni[^] - Non-Executive Independent Director

T. N. Manoharan - Non-Executive Independent Director

M. Damodaran - Non-Executive Independent Director

Mukti Khaire ** - Non-Executive Independent Director

Haigreve Khaitan# - Non-Executive Independent Director

Shikha Sharma# - Non-Executive Independent Director

Dr.Anish Shah^^ - Non-Executive Director

ii. The Following table summarizes related party transactions and balances:

						₹ in Million
Nature of Transaction	Promoter and its subsidiaries	Subsidiaries	Associate	Others	КМР	Total
Revenue from operations	2,366	14,815	-	-	-	17,181
	[1,456]	[21,312]	[-]	[-]	[-]	[22,768]
Sub-contracting Expenses	115	97,096	-	-	-	97,211
	[-]	[84,317]	[-]	[-]	[-]	[84,317]
Reimbursement of Expenses	503	1,353	-	(144)	-	1,714
(Net) paid/(received)	[(10)]	[859]	[-]	[-]	[-]	[849]
Travelling Expenses	470	-	-	-	-	470
	[373]	[-]	[-]	[-]	[-]	[373]
Software/Hardware and	-	68	-	-	-	68
project specific expenses	[-]	[194]	[-]	[-]	[-]	[194]

*	•		••
₹	in	Mil	lion

	1					V III WIIIIOII
Nature of Transaction	Promoter and its subsidiaries	Subsidiaries	Associate	Others	КМР	Total
Rent expenses	-	35	-	-	-	35
	[1]	[8]	[-]	[-]	[-]	[9]
Rental Income	-	79	-	168	-	247
	[-]	[70]	[-]	[130]	[-]	[200]
Corporate Social	-	-	-	948	-	948
Responsibility expenditure / donations	[-]	[-]	[-]	[859]	[-]	[859]
Remuneration to KMPs	-	-	-	-	383	383
	[-]	[-]	[-]	[-]	[474]	[474]
Commission/Sitting fees	-	-	-	-	76	76
	[-]	[-]	[-]	[-]	[66]	[66]
Dividend Paid	6,048	2,264	-	-	166	8,477
	[3,587]	[1,350]	[-]	[5]	[206]	[5,037]
Buy back of Equity Shares	4,469	1,676	-	-	-	6,145
	[-]	[-]	[-]	[-]	[-]	[-]
Other Income	-	3,825	-	-	-	3,825
	[-]	[1,419]	[-]	[-]	[-]	[1,419]
Interest Income	160	3	-	-	-	163
	[-]	[15]	[-]	[-]	[-]	[15]
Purchase of property, plant &	2	61	-	-	-	63
Equipment	[17]	[-]	[-]	[-]	[-]	[17]
Dividend Income	-	10,577	-	-	-	10,577
	[-]	[1,103]	[-]	[-]	[-]	[1,103]
Redemption of Inter Corporate	5,000	-	-	-	-	5,000
Deposit	[2,000]	[-]	[-]	[-]	[-]	[2,000]
Investments in Inter	-	-	-	-	-	-
Corporate Deposit	[5,500]	[-]	[-]	[-]	[-]	[5,500]
Investments made in subsidiaries / associates	-	5,959	125	-	-	6,084
	[-]	[3,348]	[-]	[-]	[-]	[3,348]
Sale of Investments	-	83	-	-	-	83
	[-]	[-]	[-]	[-]	[-]	[-]

Tech Mahindra

Nature of Transaction	Promoter and its subsidiaries	Subsidiaries	Associate	Others	KMP	Total
Loans	-	76	-	-	-	76
	[-]	[68]	[-]	[-]	[-]	[68]
Interest Receivable	-	10	-	-	-	10
	[-]	[12]	[-]	[-]	[-]	[12]
Advances Receivable	4	1,993	-	-	-	1,997
	[-]	[1,711]	[-]	[-]	[-]	[1,711]
Trade Receivables	734	8,206	-	5	-	8,945
	[576]	[11,206]	[-]	[8]	[-]	[11,790]
Unbilled Revenue	397	1,040	-	-	-	1,437
	[38]	[1,433]	[-]	[-]	[-]	[1,471]
Contractually Reimbursable	33	-	-	-	-	33
expenses (Receivable)	[33]	[-]	[-]	[-]	[-]	[33]
Prepaid Expenses	-	15	-	-	-	15
	[-]	[140]	[-]	[-]	[-]	[140]
Rent Receivable	-	-	-	168	-	168
	[-]	[-]	[-]	[86]	[-]	[86]
Intercorporate Deposits	-	-	-	-	-	-
	[5,000]	[-]	[-]	[-]	[-]	[5,000]
Investment in Nonconvertible	1,500	-	-	-	-	1500
Debentures	[1,000]	[-]	[-]	[-]	[-]	[1,000]
Financial Guarantee	-	169	-	-	-	169
Contracts	[-]	[534]	[-]	[-]	[-]	[534]
Trade Payables	313	9,974	-	1	-	10,287
	[48]	[16,264]	[-]	[1]	[-]	[16,312]
Payable to KMP's	-	-	-	-	78	78
	[-]	[-]	[-]	[-]	[69]	[69]
Bank guarantee / corporate	-	22,204	-	-	-	22,204
guarantee contracts / letters of support and letters of comfort	[-]	[20,347]	[-]	[-]	[-]	[20,347]

iii. Total Related Party Transactions and significant related party transactions (by entity) for the year ended March 31, 2020 and March 31, 2019

Nature of Transportion	Partia da va	M	₹ In Million
Nature of Transaction Revenue from operations	Particulars	March 31, 2020	March 31, 2019 22,768
Revenue from operations	Tech Mahindra (Americas) Inc.	17,181 5,151	11,512
	Tech Mahindra GmbH	5,098	5,943
	Teen Maninara Ombi i	3,030	5,5 10
Sub-contracting Expenses		97,211	84,317
	Tech Mahindra (Americas) Inc.	78,245	67,09
Reimbursement of Expenses (Net)-			
incurred/(Recovered)		1,714	(849
,	Tech Mahindra (Americas) Inc.	1,103	(376
	Tech Mahindra (Thailand) Limited	(138)	(71
	Sofgen Holdings Limited	(134)	(293
	Tech Mahindra Business Services		•
	Limited	239	(63
	Tech Mahindra GmbH	135	(17
Travelling Expenses		470	373
	Mahindra Logistics Limited	470	373
Software/Hardware and project			
specific expenses		68	194
	Target Servicing Limited	62	
Rent expenses		35	g
	Customer Philippines Inc.,	31	
Rental Income		247	200
	Tech Mahindra Technologies, Inc.	47	47
	Mahindra Educational Institutions	168	130
Interest Income on loans		163	15
	Mahindra & Mahindra Financial	117	
	Services		
	Mahindra Rural Housing Finance Ltd	31	
Corporate Social Responsibility			
Expenditure		948	859
	Tech Mahindra Foundation	634	649
	Mahindra Educational Institutions	314	210
Remuneration to KMPs (Including			
Salary, stock compensation benefits &		383	474
post-employment benefits) @		303	4/-
post employment beliefful @	C. P. Gurnani	332	449
	Milind Kulkarni \$	-	3
	Anil Khatri	7	Ę
	Manoj Bhat #	44	17
0 1 1 1000 5 1 1	N = 0 // 1 / 2 / 2 / 2		
Commission/Sitting fees/stock	Non-Executive/Independent Directors	76	66
compensation benefits			



			₹ In Million
Nature of Transaction	Particulars	March 31, 2020	March 31, 2019
Dividend Paid		8,477	5,037
	Mahindra & Mahindra Limited	6,037	3,587
	TML Benefit Trust	2,262	1,344
Buy back of Equity Shares		6,145	-
. ,	Mahindra & Mahindra Limited	4,465	-
	TML Benefit Trust	1,676	
Other Income		3,825	1,419
outer meome	TML Benefit Trust	3,720	1,344
	TWE Benefit Hust	5,720	1,544
Dividend Income		10,577	1,103
	Tech Mahindra (Americas) Inc.	9,799	-
	Tech Mahindra Business Services		
	Limited	600	600
Dedematics of later Comparets Descrip		F 000	2.000
Redemption of Inter Corporate Deposit		5,000	2,000
	Mahindra & Mahindra Financial	4,000	-
	Services	4.000	
	Mahindra Rural Housing Finance Ltd	1,000	-
Investments in Inter Corporate Deposit		_	5,500
·	Mahindra & Mahindra Financial		·
	Services	-	4,000
Purchase of property, plant &			
equipment		63	17
- 4	Tech Mahindra Network Design		
	Services, Inc.,	61	-
	Mahindra & Mahindra Limited	-	17
Sale of Investments		83	-
	Tech Mahindra (Americas) Inc.	83	-
Investments		6,084	3,348
	Tech Mahindra (Singapore) Pte Limited	4,197	5,546
	Born Commerce Pvt. Ltd.	873	_
	Mahindra Engineering Services		
	(Europe) Limited	721	2,106

Note: i. Disclosure of entity wise transactions are given for material transactions within each category.

\$ upto May 31, 2018

#w.e.f June 1, 2018

ii. Additionally, an amount of ₹ 37 Million is paid to a firm in which a Director is a Partner.

[@] Employment benefits comprising gratuity and compensated absences are not disclosed as these are determined for the Company as a whole. Remuneration in nature of share based payments represents cost accrued during the period.

Closing Related Party Balances are as follows:

			₹ In Million	
Balances as at	Particulars	March 31, 2020	March 31, 2019	
Loans		76	68	
	Tech Mahindra (Nigeria) Limited	76	68	
Interest Receivable		10	12	
interest receivable	Tech Mahindra Servicos De			
	Informatica LTDA	10	12	
	momatica 2.27			
Advances Receivable		1,997	1,711	
	Tech Mahindra (Nigeria) Limited	492	400	
	Tech Mahindra DRC SARLU	349	311	
	Sofgen Holdings Limited	265	128	
Trade Receivables		8,945	11,790	
	Tech Mahindra (Americas) Inc.	1,873	5,542	
	Tech Mahindra GmbH	1,140	1,098	
	Tech Mahindra (Nigeria) Limited	970	890	
Unbilled Revenue		4 427	4 4 74	
Official Revenue	Mahindra & Mahindra Limited	1,437 338	1,471 38	
	Tech Mahindra GmbH	407	517	
		267	657	
	Tech Mahindra (Americas) Inc. Tech MahindraDe Mexico	170	25	
	Tech Mahindrabe Mexico	170		
Contractually Reimbursable expenses				
(Receivable)		33	33	
,	Mahindra & Mahindra Limited	33	33	
Prepaid Expenses		15	140	
	Tech Mahindra Business Services	7	1	
	Limited	,	'	
	Comviva Technologies Limited	8	42	
D . D				
Rent Receivable	Makindra Edwardianal Institutions	168	86	
	Mahindra Educational Institutions	168	86	
Financial Guarantee Contracts		169	534	
i mancial Guarantee Contracts	PF Holdings B.V.	169	53 4	
		103	331	
Trade Payables		10,287	16,312	
	Tech Mahindra (Americas) Inc.	6,121	12,886	
Investment in Nonconvertible		1,500	1,000	
Debentures		1,500	1,000	
	Mahindra & Mahindra Financial	_	1,000	
	Services		.,	
	Mahindra Rural Housing Finance Ltd.	1,500	-	
Dayable to Key Managarant navarant				
Payable to Key Management personnel		78	69	
(Trade Payables)	C P Gurnani	0	40	
	Manoj Bhat #	9	13	
	Manoj Bnat # Anil Khatri	4	3	
	Ulhas N. Yargop	0	0	
	Omas N. Taryop	3	8	





			(111 11111110
Balances as at	Particulars	March 31, 2020	March 31, 2019
	Anupam Puri	4	9
	M. Rajyalakshmi Rao	7	6
	Ravindra Kulkarni	3	8
	T. N. Manoharan	9	8
	M. Damodaran	8	7
	Shikha Sharma	5	-
	Haigreve Khaitan	5	-
	Mukti Khaire	9	-
	Anish Shah	4	-

There are bank guarantee/corporate guarantee contracts, letters of support/letters of comfort issued on behalf of related parties amounting to ₹ 22,204 Million (March 31, 2019: ₹ 20,347 Million).

Note: Disclosure of entity wise balances are given for material transactions within each category.

*Excluding accrual for employee stock option plan.

w.e.f June 1, 2018

Refer note 7 for closing balance of investments

DISCLOSURE AS REQUIRED BY SCHEDULE V OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECTION 186 (4) OF THE COMPANIES ACT, 2013.

a. Amount of investments outstanding as at March 31, 2020 include:

₹ In Million

Name of the company	Outstanding as at Maximum amount March 31,2020 / outstanding during			
	March 31, 2019	the year		
Bajaj Finance Limited	2,000	4,000		
	4,000	4,000		
HDFC Limited	4,000	4,000		
	2,000	4,000		
Mahindra & Mahindra Financial Services Limited	-	4,000		
	4,000	4,000		
Mahindra Rural Housing Finance LTD	-	1,000		
	1,000	1,000		
Kotak Mahindra Investments Limited	1,500	2,000		
	-	1,000		
Mahindra Happinest Developers Limited	-	-		
	-	250		
Mahindra World City Jaipur Limited	-	-		
	-	500		
Mahindra Life Space Developers Limited	-	_		
	-	250		

b. For other investments and loans refer note 7, 11 and 49

51 EMPLOYEE STOCK OPTION SCHEME

i. ESOP 2000 & ESOP 2010:

The Company has instituted 'Employee Stock Option Plan 2000' (ESOP 2000) and 'Employee Stock Option Plan 2010' (ESOP 2010) for eligible employees and Directors of the Company and its subsidiaries. The vesting pattern of the schemes has been provided below. The options can be exercised over a period of 5 years from the date of the grant. Each option carries with it the right to purchase one equity share of the Company at the exercise price determined by the Company at the time of grant for ESOP 2000 and exercise price as determined by the Nomination and remuneration Committee for ESOP 2010.

ii. ESOP 2006, ESOP 2014 & ESOP 2018:

The Company has instituted 'Employee Stock Option Plan 2006' (ESOP 2006) ,'Employee Stock Option Plan 2014' (ESOP 2014) and 'Employee Stock Option Plan 2018' (ESOP 2018) for eligible employees and Directors of the Company and its subsidiaries. In terms of the said plan, the Nomination and Remuneration Committee has granted options to the employees of the Company and its subsidiaries. The maximum exercise period is 7 years from the date of grant for ESOP 2006 and options can be exercised over a period of 5 years from the date of each grant for ESOP 2014 and ESOP 2018.

The vesting period of the above mentioned 5 ESOP Schemes, namely ESOP 2000, ESOP 2006, ESOP 2010, ESOP 2014 and ESOP 2018 are as follows:

Vesting percentage of options							
Service period from date of grant	ESOP 2000 and ESOP	ESOP 2006	ESOP 2014 and ESOP				
	2010		2018				
12 months	33.33%	10 %	15 %				
24 months	33.33%	15 %	20 %				
36 months	33.33%	20 %	30 %				
48 months	-	25 %	35 %				
60 months	-	30 %	-				

iii. TML ESOP - B 2013:

Erstwhile Satyam has established a scheme 'Associate Stock Option Plan - B' (ASOP - B) under which 28,925,610 options were available for grant/exercise at the time the Scheme of Amalgamation became effective. Post-merger, these options were adjusted in terms of the approved Scheme of Amalgamation. Each option entitles the holder one equity share of the Company. These options vest over a period of 1 to 4 years from the date of the grant. Upon vesting, employees have 5 years to exercise the options. Post-merger, the name of the ESOP scheme has been changed to 'TML ESOP B 2013'.

iv. TML- RSU:

The erstwhile Satyam has established a scheme 'Associate Stock Option Plan - Restricted Stock Units (ASOP – RSUs)' to be administered by the Administrator of the ASOP – RSUs, a committee appointed by the Board of Directors of the erstwhile Satyam in May 2000. Under the scheme, 1,529,412 equity shares (equivalent number of equity shares post-merger) are reserved to be issued to eligible associates at a price to be determined by the Administrator which shall not be less than the face value of the share. These RSUs vest over a period of 1 to 4 years from the date of the grant. The maximum time available to exercise the options upon vesting is five years from the date of each vesting. Post-merger, the name of the ESOP scheme has been changed to TML RSU.

v. ESOP – A:

Erstwhile Satyam had established an ESOP scheme viz., 'Associate Stock Option Plan - A' (ASOP - A) formulated prior to the SEBI Guidelines on ESOP and ESPS issued in 1999. This plan was administered through a Trust viz., Satyam Associates Trust (Satyam Trust). At the time the Scheme of Amalgamation and



Arrangement became effective, the Satyam Trust was holding 2,055,320 shares of erstwhile Satyam, which post amalgamation were converted into 241,802 shares of the Company at the approved share exchange ratio and this scheme has been transitioned and renamed as ESOP-A. Satyam Trust grants warrants to the employees of the Company with an exercise price and terms of vesting advised by the Nomination and Remuneration Committee of the Company. Each warrant shall entitle the warrant holder to one equity share. The exercise period is 180 days from the date of each vesting.

vi. Employee Stock Option Scheme - ESOS:

Erstwhile MESL has established Employee Stock Option Scheme (ESOS) - ESOS for which 1,400,000 equity shares were earmarked. ESOS Scheme is administered through a Trust viz., MES Employees Stock Option Trust. The options under this Scheme vest over a period of 1 to 3 years from the date of the grant. Upon vesting, employees have 7 years to exercise the options. As on the effective date of amalgamation, 18,084 options were outstanding under ESOS, which were converted into equivalent 30,144 options of the Company giving effect to approved share exchange ratio, split and bonus.

vii. Details of options granted during the year ended March 31, 2020:

ESOP Scheme	Method of Settlement	Number of options granted during the year ended March 31, 2020	Grant date	Weighted average fair value
ESOP 2018	Equity settled Plans	905,000	May 21, 2019	723
ESOP 2018	Equity settled Plans	649,000	July 31, 2019	591
ESOP 2014	Equity settled Plans	344,000	November 05, 2019	705
ESOP 2018	Equity settled Plans	42,000	November 05, 2019	705
ESOP 2018	Equity settled Plans	1,171,060	January 30, 2020	743

viii. Details of activity of the ESOP schemes

Movement for the year ended March 31, 2020 and year ended March 31, 2019:

ESOP Scheme	Particulars	Year ended	Outstanding at the	Granted during the	Forfeited during the	Lapsed during the	Exercised during the	Outstanding at the end of	Exercisable at the end
			beginning of the year	year	year	year	year	the year	of the year
ESOP 2000	Number of options	March 31, 2020	-	-	-	-	-	-	-
ESOP 2000	WAEP*	March 31, 2020	-	-	-	-	-	-	-
ESOP 2000	Number of options	March 31, 2019	-	-	-	-	-	-	-
ESOP 2000	WAEP*	March 31, 2019	-	-	-	-	-	-	-
ESOP 2006	Number of options	March 31, 2020	150,650	-	-	-	41,450	109,200	109,200
ESOP 2006	WAEP*	March 31, 2020	194.81	-	-	-	230.50	212.30	212.30
ESOP 2006	Number of options	March 31, 2019	623,900	-	8,400	104,000	360,850	150,650	150,650
ESOP 2006	WAEP*	March 31, 2019	194.81	-	230.50	175.25	190.22	194.81	217.30
ESOP 2010	Number of options	March 31, 2020	6,668	-	-	-	-	6,668	6,668
ESOP 2010	WAEP*	March 31, 2020	1.01	-	-	-	-	5.00	5.00
ESOP 2010	Number of options	March 31, 2019	6,668	-	-	-	-	6,668	6,668
ESOP 2010	WAEP*	March 31, 2019	1.01	-	-	-	-	1.01	5.00
TML ESOP B-2013	Number of options	March 31, 2020	1,228,063	-	-	11,896	919,867	296,300	296,300

ESOP Scheme	Particulars	Year ended	Outstanding at the beginning of the year	Granted during the year	Forfeited during the year	Lapsed during the year	Exercised during the year	Outstanding at the end of the year	Exercisable at the end of the year
TML ESOP B-2013	WAEP*	March 31, 2020	79.68	-	-	184.40	77.55	307.84	307.84
TML ESOP B-2013	Number of options	March 31, 2019	3,422,464	-	17,570	48,517	2,128,314	1,228,063	1,228,063
TML ESOP B-2013	WAEP*	March 31, 2019	79.68	-	372.28	220.92	42.62	79.68	134.15
TML RSU	Number of options	March 31, 2020	280,624	-	2,504	20,000	63,332	194,788	194,788
TML RSU	WAEP*	March 31, 2020	5.00	-	5.00	5.00	5.00	5.00	5.00
TML RSU	Number of options	March 31, 2019	442,100	-	472	2,500	158,504	280,624	280,624
TML RSU	WAEP*	March 31, 2019	5.00	-	5.00	5.00	5.00	5.00	5.00
ESOP A	Number of options	March 31, 2020	47,412	-	-	4,256	20,556	22,600	22,600
ESOP A	WAEP*	March 31, 2020	13.72	-	-	30.00	30.00	30.00	30.00
ESOP A	Number of options	March 31, 2019	380,808	-	-	13,056	320,340	47,412	47,412
ESOP A	WAEP*	March 31, 2019	13.72	-	-	30.00	10.65	13.72	30.00
ESOP 2014	Number of options	March 31, 2020	14,198,524	344,000	703,800	5,200	2,050,245	11,783,279	6,715,892
ESOP 2014	WAEP*	March 31, 2020	292.77	5.00	306.41	622	194.44	243.98	398.05
ESOP 2014	Number of options	March 31, 2019	13,522,078	2,443,000	785,560	-	980,994	14,198,524	6,039,678
ESOP 2014	WAEP*	March 31, 2019	292.77	13.04	381.02	-	204.52	292.77	450.66
ESOS	Number of options	March 31, 2020	5,252	-	-	-	5,252	-	-
ESOS	WAEP*	March 31, 2020	6.00	-	-	-	6.00	-	-
ESOS	Number of options	March 31, 2019	5,252	-	-	-	-	5,252	5,252
ESOS	WAEP*	March 31, 2019	6.00	-	-	-	-	6.00	6.00
ESOP 2018	Number of options	March 31, 2020	-	2,767,060	49,500	-	-	2,717,560	-
ESOP 2018	WAEP*	March 31, 2020	-	5.00	5.00	-	-	5.00	-
Total	Number of options	March 31, 2020	15,917,193	3,111,060	755,804	41,352	3,100,702	15,130,395	7,345,448
Total	Number of options	March 31, 2019	18,403,270	2,443,000	812,002	168,073	3,949,002	15,917,193	7,758,347

^{*} Weighted average exercise price

ix. Average Share price on date of exercise

The weighted average share price for the year over which stock options were exercised was $\stackrel{?}{\sim}$ 769.50 (year ended March 31, 2019: $\stackrel{?}{\sim}$ 707.21).



x. Information in respect of options outstanding:

ESOP Scheme	Range of	As at Marc	h 31, 2020	As at Marc	:h 31, 2019
	Exercise price	Number of Options Outstanding	Weighted average remaining life (in Years)*	Number of Options Outstanding	Weighted average remaining life (in Years)*
ESOP 2006	151-300	105,200	0.09	146,650	0.83
ESOP 2006	301-450	4,000	0.37	4,000	1.37
ESOP 2010	5-150	6,668	0	6,668	0
TML ESOP B-2013	5-150	4,712	0	713,828	2.63
TML ESOP B-2013	151-300	185,824	0.66	338,171	1.22
TML ESOP B-2013	301-450	73,764	1.57	136,064	2.55
TML ESOP B-2013	451-600	32,000	2.08	40,000	2.84
TML RSU	5-150	194,788	1.56	280,624	2.31
ESOP A	5-150	22,600	0	47,412	0
ESOP-2014	5-150	6,242,437	5.69	7,364,162	6.32
ESOP-2014	301-450	2,719,550	4.24	3,578,200	5.15
ESOP-2014	451-600	40,400	4.03	46,000	4.75
ESOP-2014	601-750	2,780,892	2.25	3,210,162	3.17
ESOS	5-150	-	-	5,252	0
ESOP 2018	5-150	2,717,560	7.34	-	

^{*}Weighted average remaining life for options exercised pending allotment as at year end has been disclosed as '0'.

- xi. The employee stock compensation cost for the Employee Stock Option Plan 2018, Employee Stock Option Plan 2010, Employee Stock Option Plan 2000, Employee Stock Option Plan- B 2013, ESOP-A, ESOP 2014 and TML-RSU schemes has been computed by reference to the fair value of share options granted and amortized over each vesting period. For the period ended March 31, 2020, the Company has accounted for employee stock compensation cost (equity settled) amounting to ₹ 1,093 Million (March 31, 2019: ₹ 1,091 Million). This amount is net of cost of options granted to employees of subsidiaries.
- **xii.** The fair value of each option is estimated on the date of grant using Black-Scholes-Merton model with the following assumptions:

Assumptions	For the year en	ded March 31, 2020	For the year ended March 31, 2019
Particulars	ESOP 2018	ESOP 2014	ESOP 2014
Weighted average share price	700	705	653
Exercise Price	5	5-635	5-635
Expected Volatility (%)	27-30	27-30	27-30
Expected Life (in years)	2-6	2-6	2-6
Expected Dividend (%)	1-2	1-2	1-2
Risk Free Interest Rate (%)	6-7	6-7	7-8

52 EARNINGS PER SHARE:

₹ in Million except earnings per share

Particulars	For the year ended			
	March 31, 2020	March 31, 2019		
Profit after taxation	45,345	43,797		
Equity Shares outstanding as at the end of the year (in nos.) #	965,782,832	985,307,673		
Weighted average Equity Shares outstanding as at the end of the year (in nos.) $\ensuremath{\mbox{\#}}$	966,968,295	982,568,498		
Add: Dilutive impact of employee stock options	6,836,977	8,473,480		
Add: Dilutive impact for Buy Back (refer note 18 (v))	-	6,062,160		
Number of Equity Shares used as denominator for calculating Diluted Earnings Per Share	973,805,273	997,104,138		
Nominal Value per Equity Share (in ₹)	5	5		
Earnings Per Share (Basic) (in ₹)	46.89	44.57		
Earnings Per Share (Diluted) (in ₹)	46.56	43.92		

Includes adjustment for vested options exercisable for little or no consideration and treasury shares held by ESOP trusts.

As per our report of even date attached For B S R & Co. LLP Chartered Accountants Firm Registration No.101248W/W-100022

Jamil Khatri Partner Membership No.102527

Mumbai, India, Date: April 30, 2020 For Tech Mahindra Limited

C. P. Gurnani Managing Director & CEO

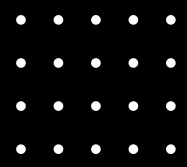
Mukti Khaire Director

Manoj Bhat Chief Financial Officer

Mumbai, India, Date: April 30, 2020 T. N. Manoharan Director

M. Rajyalakshmi Rao Director

Anil Khatri Company Secretary



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Financial Statements Consolidated

INDEPENDENT AUDITORS' REPORT

To the Members of Tech Mahindra Limited

REPORT ON THE AUDIT OF CONSOLIDATED FINANCIAL STATEMENTS

OPINION

We have audited the consolidated financial statements of Tech Mahindra Limited (hereinafter referred to as the 'Holding Company') and its subsidiaries (Holding Company and its subsidiaries together referred to as "the Group") and its associates which comprise the consolidated balance sheet as at 31 March 2020, and the consolidated statement of profit and loss (including other comprehensive income), consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of reports of other auditors on separate financial statements of such subsidiaries and associates as were audited by the other auditors, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 ("Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group and its associates as at 31 March 2020, of its consolidated profit and other comprehensive income, consolidated changes in equity and consolidated cash flows for the year then ended.

BASIS FOR OPINION

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

EMPHASIS OF MATTER

1. We draw attention to Note 43 (B) of the consolidated financial statements in respect

of certain matters relating to erstwhile Satyam Computer Services Limited ("erstwhile Satyam"), amalgamated with the Holding Company with effect from 1 April 2011. The Holding Company's management, on the basis of current legal status and external legal opinion, has concluded that claims made by 37 companies in the City Civil Court, for alleged advances amounting to ₹ 12,304 million, to erstwhile Satyam and presented separately under 'Suspense account (net)' will not sustain on ultimate resolution by the Court as explained in the aforesaid note.

We further draw attention to Note 47 of the consolidated financial statements which more fully explains that in case of one of the subsidiary company, the other auditors in their auditors' report have drawn attention to a possible charge, that may arise in respect of the on-going dispute which is currently sub-judice between the promoters of the subsidiary on various issues relating to the shareholders agreement, the outcome of which is not determinable at this stage.

Further, the auditors have drawn attention to the fact that the annual financial statements, of the said subsidiary, for the years ended from 31 March 2012 to 31 March 2019 have not yet been adopted by the members of that subsidiary in the annual general meetings in the absence of unanimous consent of both the shareholders. The financial statements as at and for the year ended 31 March 2020 have been drawn up by incorporating the opening balances based on the above mentioned financial statements. Adjustments to the opening balances, if any, will be made once the above mentioned financial statements are adopted.

Our opinion is not modified in respect of these matters.

KEY AUDIT MATTERS

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



The Key audit matter

Revenue recognition – Fixed price contracts

The Group engages in Fixed price contracts, including contracts with multiple performance obligations. Revenue recognition in such contracts involves judgments relating to identification of distinct performance obligations, determination of transaction price for such performance obligations and the appropriateness of the basis used to measure revenue recognised over a period.

In case of Fixed price development contracts where performance obligations are satisfied over a period of time, revenue is recognised using the percentage of completion method based on management's estimate of contract efforts.

The estimation of total efforts or costs involves significant judgement and is assessed throughout the period of the contract to reflect any changes based on the latest available information. These contracts may also involve recognizing onerous obligations that require critical estimates to be made by the management.

In case of Fixed price maintenance contracts, revenue is recognised either on a straight line basis or using the percentage of completion method or at an amount equal to sums billed to customer, depending on the most appropriate method that depicts the value of service delivered to the customer.

Further, in some of the Fixed price contracts, consideration may be payable to the customer. Determination of whether such consideration payable is for a distinct good or service or an adjustment to the transaction price is also a matter of judgement.

(Refer note 2.5(i), 2.11 and 54 to the consolidated financial statements).

How our audit addressed the key audit matter

Our audit procedures included:

- Obtained an understanding of the systems, processes and controls for evaluation of fixed price contracts to identify distinct performance obligations and recognition of revenue.
- Evaluated the design and operating effectiveness
 of internal controls including IT controls relating to
 recording of the contract value, determining the
 transaction price, allocation of consideration to
 different performance obligations, measurement
 of efforts incurred and process around estimation
 of efforts required to complete the performance
 obligations and the most appropriate method to
 recognise revenue.
- On selected sample of contracts, tested revenue recognition is in accordance with the revenue recognition accounting standard. We:
 - evaluated the identification of performance obligations;
 - considered the terms of the contracts to determine the transaction price, including adjustments for any sums payable to the customer;
 - determined if the Company's evaluation of the method used for recognition of revenue is appropriate;
 - tested the Company's calculation of efforts incurred, estimation of contract efforts including estimation of onerous obligation, through a retrospective review of efforts incurred with estimated efforts; and
 - assessed appropriateness of contract assets/unbilled revenue on balance sheet date by evaluating underlying documentation.
- Tested aged contract assets to assess possible delays in achieving milestones, which may require a change in estimated efforts to complete the remaining performance obligations.
- Evaluated management assessment of the impact on revenue recognition and consequential impact on the expected credit loss allowance and other areas of judgement, including for possible effects, if any from the COVID-19 pandemic.
- Performed analytical procedures over revenue and receivables.

Evaluation of uncertain tax positions

The Group operates in multiple global jurisdictions which require it to estimate its income tax liabilities according to the tax laws of the respective tax jurisdiction. Further, there are matters of interpretation in terms of application of tax laws and rules to determine current tax provision and deferred taxes.

Our audit procedures included:

Obtained an understanding of the key uncertain tax positions.

The Group's tax positions are challenged by the tax authorities on a range of tax matters including corporate tax and transfer pricing. The Group has uncertain tax positions including erstwhile Satyam tax litigations.

This requires Management to make significant judgements to determine the possible outcome of uncertain tax positions and consequently has an impact on related accounting and disclosures in the financial statements.

Refer note 2.5(ii), 2.16 and 40.3 to the consolidated financial statements.

- Obtained a list of updates to tax assessments and tax litigations during the year, including management's assessment of the impact of these updates on the uncertain tax positions and assessment of possible outcomes. As a part of this procedure, we also considered external legal opinions and consultations made by the Company for key uncertain tax positions.
- Involved our tax experts to test the current tax provisions, inspect key correspondence and considered legal precedence and other tax rulings in evaluating the management's assessment of uncertain tax positions.
- Evaluated the key assumptions in estimating current tax provisions and deferred taxes.
- Assessed and tested the presentation and disclosures relating to taxes.

Impairment of goodwill

The Group carries significant goodwill resulting from business acquisitions across multiple geographic locations. There is a risk that the carrying amount of goodwill is not supported by performance of the Cash Generating Unit ('CGU') to which goodwill is allocated.

Management tests goodwill for impairment annually which involves significant estimates. Due to inherent uncertainties involved in forecasting of cash flows including the possible effect of the COVID-19 pandemic, which are the basis of assessment of recoverability of goodwill, this is one of the key judgement areas.

Refer note 2.9(iii), 49 and 50 to the consolidated financial statements

Our audit procedures included:

- Obtained an understanding of Group's evaluation of identification of cash generating units and allocation of goodwill to the respective CGUs.
- Obtained management's assessment recoverable amount and impairment assessment for goodwill.
- Where management has used an independent valuer, evaluated the independent valuer's competence, capabilities and objectivity and assessing the valuation methodology used by the independent valuer to estimate the value in use of the goodwill for material CGUs.
- Evaluated the mathematical accuracy of the cash flow projection and assess the underlying key assumptions in management's valuation models used to determine recoverable amount considering external data, including assumptions of projected EBITDA & revenue growth rate, terminal growth rates, discount rates and assessed the sensitivity of assumptions on the impairment assessment and assessed the forecasts against the historical performance, including the impact of the COVID-19 pandemic.
- Engaged independent valuation specialists to assist in the evaluation of assumptions and methodologies used by the Group and its experts for material CGUs.
- Assessed the appropriateness of the related disclosures in the financial statements.



OTHER INFORMATION

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

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

MANAGEMENT'S RESPONSIBILITIES AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The Holding Company's management and Board of Directors are responsible for the preparation and presentation of these consolidated financial statements in term of the requirements of the Act that give a true and fair view of the consolidated state of affairs, consolidated profit/ loss and other comprehensive income, consolidated statement of changes in equity and consolidated cash flows of the Group including its associates in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act. The respective Board of Directors of the companies included in the Group and of its associates are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act; for safeguarding the assets of each company and for preventing and detecting frauds and other irregularities; the selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and

presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, the respective Management and Board of Directors of the companies included in the Group and of its associates are responsible for assessing the ability of each company 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 companies or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group and of its associates are responsible for overseeing the financial reporting process of each company.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

 Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting in preparation of consolidated financial statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of this assumption. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group (company and subsidiaries) as well as associates and joint ventures and joint operations to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of such entities or business activities within the Group and its associates to express an opinion on the consolidated financial statements, of which we are the independent auditors. We are responsible for the direction, supervision and performance of the audit of financial information of such entities. For the other entities included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain

responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion. Our responsibilities in this regard are further described in para (a) of the section titled 'Other Matters' in this audit report.

We believe that the audit evidence obtained by us along with the consideration of audit reports of the other auditors referred to in sub-paragraph (a) of the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.

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

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

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

OTHER MATTERS

The consolidated financial statements include audited financial statements/information of 65 subsidiaries, whose financial statements/financial information reflect total assets (before consolidation adjustments) of ₹95,322 million as at 31 March 2020, total revenue (before consolidation adjustments) of ₹121,588 million and total net profit after tax (before consolidation adjustments) of ₹ 2,089 million for the year ended 31 March 2020 and net cash inflows amounting to

Tech Mahindra

₹1,541 million for the year ended on that date, as considered in the consolidated financial statements, which have been audited by respective independent auditors. The consolidated financial statements also include the Group's share of net loss after tax (before consolidation adjustments) of ₹83 million for the year ended 31 March 2020, in respect of 6 associates, whose financial statements/financial information have been audited by respective independent auditors. These financial statements/financial information have been furnished to us by the Management and our opinion in terms of sub-section (3) of section 143 of the Act, on consolidated financial statements, in so far as it relates to the amounts and the disclosures included in respect of these subsidiaries and associates is based solely on the audit reports of the other auditors.

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

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

- A. As required by Section 143(3) of the Act, based on our audit and on the consideration of reports of the other auditors on separate financial statements of such subsidiaries and associates as were audited by other auditors, as noted in the 'Other Matters' paragraph, we report, to the extent applicable, that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
 - b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors.
 - c) The consolidated balance sheet, the consolidated statement of profit and loss (including other comprehensive income), the consolidated statement of changes in equity and the consolidated statement of

- cash flows dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
- d) In our opinion, the aforesaid consolidated financial statements comply with the Ind AS specified under section 133 of the Act.
- e) On the basis of the written representations received from the directors of the Holding Company as on 31 March 2020 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors of its subsidiary companies incorporated in India, none of the directors of the Group companies incorporated in India is disqualified as on 31 March 2020 from being appointed as a director in terms of Section 164(2) of the Act.
- f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Holding Company and its subsidiary companies, incorporated in India and the operating effectiveness of such controls, refer to our separate Report in Annexure A.
- B. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the reports of the other auditors on separate financial statements of the subsidiaries, as noted in the 'Other Matters' paragraph:
 - The consolidated financial statements disclose the impact of pending litigations as at 31 March 2020 on the consolidated financial position of the Group and its associates. Refer Note 40.3 to the consolidated financial statements.
 - ii. Provision has been made in the consolidated financial statements, as required under the applicable law or Ind AS, for material foreseeable losses, on long-term contracts including derivative contracts. Refer Note 29 to the consolidated financial statements in respect of such items as it relates to the Group and its associates.

- iii. There has been no delay in transferring amounts to the Investor Education and Protection Fund by the Holding Company or its subsidiary companies incorporated in India during the year ended 31 March 2020.
- C. With respect to the matter to be included in the Auditor's report under section 197(16):

In our opinion and according to the information and explanations given to us and based on the reports of the statutory auditors of such subsidiary companies incorporated in India which were not audited by us, the remuneration paid during the current year by the Holding Company and its subsidiary companies, to its directors is in accordance with the provisions of Section 197

of the Act. The remuneration paid to any director by the Holding Company and its subsidiary companies is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For BSR&Co.LLP

Chartered Accountants

Firm's Registration No: 101248W/W-100022

Jamil Khatri

Partner

Place: Mumbai Membership No. 102527 Date: 30 April 2020 UDIN: 20102527AAAAAK9913



ANNEXURE A TO THE INDEPENDENT AUDITORS' REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS OF TECH MAHINDRA LIMITED FOR THE YEAR ENDED 31 MARCH 2020

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

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

OPINION

In conjunction with our audit of the consolidated financial statements of the Holding Company as of and for the year ended 31 March 2020, we have audited the internal financial controls with reference to consolidated financial statements of Tech Mahindra Limited (hereinafter referred to as "the Holding Company") and such companies incorporated in India under the Companies Act, 2013 which are its subsidiary companies, as of that date.

In our opinion, the Holding Company and such companies incorporated in India which are its subsidiary companies have, in all material respects, adequate internal financial controls with reference to consolidated financial statements and such internal financial controls were operating effectively as at 31 March 2020, based on the internal financial controls with reference to consolidated financial statements criteria established by such companies considering the essential components of such internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

MANAGEMENT'S RESPONSIBILITY FOR INTERNAL FINANCIAL CONTROLS

The respective Company's management and the Board of Directors are responsible for establishing and maintaining internal financial controls with reference to the financial statements based on the criteria established by the respective Company considering the essential components of internal control stated in the Guidance Note. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct

of its business, including adherence to the respective 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 (hereinafter referred to as "the Act").

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on the internal financial controls with reference to consolidated financial statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, prescribed under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to consolidated financial statements. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to consolidated financial statements were established and maintained and if such controls operated effectively in all material respects.

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

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors of the relevant subsidiary companies in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls with reference to consolidated financial statements.

MEANING OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO CONSOLIDATED FINANCIAL STATEMENTS

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

INHERENT LIMITATIONS OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO CONSOLIDATED FINANCIAL STATEMENTS

Because of the inherent limitations of internal financial controls with reference to consolidated financial

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

OTHER MATTERS

Our aforesaid reports under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls with reference to consolidated financial statements insofar as it relates to one subsidiary company, which is a company incorporated in India, is based on the corresponding reports of the auditor of such company incorporated in India.

For **B S R & Co. LLP**

Chartered Accountants Firm's Registration No: 101248W/W-100022

Jamil Khatri

Partner

Place: Mumbai Membership No. 102527 Date: 30 April 2020 UDIN: 20102527AAAAAK9913

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CONSOLIDATED BALANCE SHEET

AS AT MARCH 31, 2020

₹ in Million

			V III WIIIIOII
	Note No.	As at	As at
ASSETS		March 31, 2020	March 31, 2019
Non-Current Assets			
(a) Property, Plant and Equipment	3	26,609	26,229
(b) Capital Work-in-Progress		501	2,763
(c) Right-of-Use Asset	4	11,730	-
(d) Investment Property	5	1,444	1,708
(e) Goodwill	6	33,877	28,163
(f) Intangible Assets	7	15,060	14,512
(g) Investment accounted using Equity method	8	197	361
(h) Financial Assets (i) Investments	8	2.462	7.159
(i) Investments (ii) Trade Receivables	9	2,163 37	7,159
(iii) Loans	10	45	43
(iv) Other Financial Assets	11	4.281	4.785
(i) Income Tax Assets (Net)		24.152	21.397
(j) Deferred Tax Assets (Net)		8,443	6,091
(k) Other Non-Current Assets	12	13,273	5,537
Total Non - Current Assets		141,812	118,811
Current Assets			
(a) Inventories	13	358	752
(b) Financial Assets			
(i) Investments	14	56,123	65,899
(ii) Trade Receivables	15	75,772	69,586
(iii) Cash and Cash Equivalents	16	30,167	20,427
(iv) Other Balances with Banks	17	1,316	3,160
(v) Other Financial Assets	18	37,355	29,064
(c) Other Current Assets	19	30,632	26,770
Total Assets		231,723	215,658
Total Assets EQUITY AND LIABILITIES		373,535	334,469
Equity			
(a) Equity Share Capital	20	4,359	4.437
(b) Other Equity	21	213,772	198,407
Equity Attributable to Owners of the Company		218,131	202,844
Non controlling Interest		3,933	4,777
Total Equity		222,064	207,621
Liabilities			
Non-current liabilities			
(a) Financial Liabilities			
(i) Borrowings	22	1,787	2,086
(ii) Lease liabilities	53 23	8,539	3.009
(iii) Other Financial Liabilities (b) Provisions	23 24	12,323 6,691	5,801
(c) Deferred tax Liabilities (Net)	24	356	11
(d) Other Non-Current Liabilities	25	214	325
Total Non - Current Liabilities	25	29,910	11,232
Current liabilities		==,==	,
(a) Financial Liabilities			
(i) Borrowings	26	22,495	11,961
(ii) Lease liabilities	53	3,459	-
(iii) Trade Payables		32,566	24,893
(iv) Other Financial Liabilities	27	17,898	34,726
(b) Other Current Liabilities	28	18,270	17,605
(c) Provisions	29	4,364	3,952
(d) Income Tax Liabilities (Net)		10,205	10,175
Total Current Liabilities	400	109,257	103,312
Suspense Account (Net)	43B	12,304	12,304
Total Equity and Liabilities and Suspense Account	1+062	373,535	334,469
See accompanying notes forming part of the Consolidated Financial	1 to 62		
Statements			

Statements
As per our report of even date attached
For B S R & Co. LLP
Chartered Accountants
Firm Registration No.101248W/W-100022

Membership No.102527

Jamil Khatri Partner

M. Rajyalakshmi Rao

For Tech Mahindra Limited

T. N. Manoharan Managing Director & CEO Director

Mukti Khaire Director

Director

C. P. Gurnani

Manoj Bhat Chief Financial Officer

Anil Khatri Company Secretary

Mumbai, India, April 30, 2020

Mumbai, India, April 30, 2020

CONSOLIDATED STATEMENT OF PROFIT AND LOSS

₹ in Million except Earnings per share

			Note No.	For the yea	r ended
				March 31, 2020	March 31, 2019
ī	Rev	renue from Operations		368,677	347,421
II	Oth	er Income	30	11,924	5,342
Ш	Tota	al Income (I +II)		380,601	352,763
IV		PENSES		,	,
	Emi	ployee Benefit Expenses	31	188,100	175,079
		ocontracting Expenses		54,408	43,497
		ance Costs	32	1,919	1.332
	Der	preciation and Amortisation Expense	33	14,458	11,292
	Oth	er Expenses	34	68,908	65,476
		airment of Goodwill and Non Current Assets	49 & 50	2,175	· -
		al Expenses		329,968	296,676
V		are in Profit / (Loss) of Associates		(55)	(655)
۷I		fit before Tax (III-IV+V)		50,578	55,432
		s: Tax Expense			
		rent Tax		12,378	13.786
		erred Tax		(774)	(1,242)
		al Tax Expense		11,604	12,544
VIII		fit after tax (VI-VII)		38,974	42,888
		fit for the period attributable to:		38,974	42,888
		ners of the Company		40,330	42,976
		n Controlling Interests		(1,356)	(88)
ΙX		ner Comprehensive Income		(-,)	()
Α	1.	Items that will not be reclassified to Profit or Loss			
		(a) Remeasurements of the Defined Benefit Liabilities - gain		(206)	(42)
		/ (loss)		()	(/
		(b) Equity Instruments through Other Comprehensive		3	(101)
				J	(101)
	II.	Income - gain / (loss)		53	7
	11.	Income Tax relating to items that will not be reclassified to		53	/
_		Profit or Loss			
В	I.	Items that will be subsequently reclassified to Profit or Loss		0.504	
		(a) Exchange differences in translating the Financial		2,584	830
		Statements of Foreign Operations - gain/(loss) (net)			
		(b) Effective portion of gains /(loss)on Designated Portion of		(4,762)	2,507
		Hedging Instruments in a Cash Flow Hedge (net)			
	II.	Income Tax relating to items that will be reclassified to Profit		1,271	(775)
		or Loss			
	Tota	al Other Comprehensive Income / (Loss) (A+B)		(1,057)	2,426
Χ		al Comprehensive Income (VIII+IX)		37,917	45,314
	Tota	al Comprehensive Income for the period attributable to:		37,917	45,314
		ners of the Company		39,156	45,376
		n Controlling Interests		(1,239)	(62)
		nings per Equity Share (Face Value ₹ 5) in ₹	60	(,,	(/
	Bas			46.21	48.47
		ited		45.85	47.72
		accompanying notes forming part of the Consolidated	1 to 62		
		ancial Statements			
		unitial statements			

As per our report of even date attached

For B S R & Co. LLP **Chartered Accountants**

Firm Registration No.101248W/W-100022

Jamil Khatri Partner

Membership No.102527

For Tech Mahindra Limited

C. P. Gurnani T. N. Mar Managing Director & CEO Director

T. N. Manoharan

Mukti Khaire Director

M. Rajyalakshmi Rao Director

Manoj Bhat Chief Financial Officer Anil Khatri Company Secretary

Mumbai, India, April 30, 2020

Mumbai, India, April 30, 2020



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

A. EQUITY SHARE CAPITAL

															₹in N	₹ in Million
Balance as of April 1, 2018					Changes is	n equity	r share c	Changes in equity share capital during the period	ng the per	poi		Balance	Balance as at March 31, 2019	ch 31, 20	19	
4,417							20						4,437			
Balance as of April 1, 2019					Changes i	n equity	y share c	Changes in equity share capital during the period	ng the per	riod		Balance	Balance as at March 31, 2020	ch 31, 20.	20	
4,437							(6/)	(6					4,358			
B. Other Equity															ĺ	
															E	₹ in Million
Particulars	Share					Reserves	Reserves and Surplus	SI				Items of othe	Items of other comprehensive income	ve income	Non	Total
	Application Capital	Capital	Capital	Securities	Share		Statutory	Special	Capital		Cash	Equity	Foreign	Owners	controling	
	Money	reserve	Reserve on	Premium	Option Ge	General		Economic	Redemption Retained	Retained	Flow	Instruments	Currency	Equity	Interest	
	pending		Consolidation		Outstanding	Reserve		Zone	Reserve	Earnings	Hedging	through Other	Translation			
	Allotment				Account			Reinvestment			Reserve	Comprehensive	Reserve			
								Reserve				Income				
Balance as at April 1, 2018	23	9	137	23,789	4,124	397	m	42		153,918	797	(240)	096	184,011		189,102
Profit for the period	•	'	•			'	•	'	'	42,976	'		•	42,976	(88)	42,888
Other Comprehensive Income (net of tax)	•	•	•	•	•	•	•	•	•	(32)	1,732	(101)	804	2,400		2,427
Total Comprehensive income		•	•	•	•	•	•	•	•	42,941	1,732	(10)	804	45,376		45,314
Transfer of Injury Const Proposed Injury																

Particulars	Share					Reserve	Reserves and Surplus	S				Items of othe	Items of other comprehensive income	ve income	Non	Total
	Application Money	Capital reserve	Capital Reserve on	Securities Premium	Share Option	General	Statutory Reserve	Special Economic	Capital Redemption	Retained	Cash Flow	Equity Instruments	Foreign Currency	Owners Equity	controling Interest	
	pending Allotment		Consolidation		Outstanding Account	Reserve		Zone Reinvestment	Reserve	Earnings	Hedging Reserve	through Other Comprehensive	Translation Reserve			
								Reserve				Income				
Balance as at April 1, 2018	23	9	137	23,789	4,124	397	m	42	•	153,918	797	(240)	096	184,011	5,091	189,102
Profit for the period	•	•	'	'	'	•	'	•	•	42,976	'	•	•	42,976	(88)	42,888
Other Comprehensive Income (net of tax)	'		•	•	'	•	•	•	•	(32)	1,732	(101)	804	2,400	26	2,427
Total Comprehensive income	•	•	•	•	•	•	•	•	•	42,941	1,732	(101)	804	45,376	(62)	45,314
Transfer from Special Economic Zone re-			ı					0 232)	,	7 737		,	,	,		
investment reserve	1	1				1	1	(2,272)	1	707'7	İ	•		1	ı	
Transfer to Special Economic Zone		•	•		•	•	•	8160	•	(8160)		,		٠		•
reinvestment reserve								5		(0)						
Transfer on allotment of Equity Shares	(361)	'	•	343	'	•	•	'	'	•	•	•	•	(18)	•	(18)
Received on exercise of Stock options	366	'	i	•	•	•	•	•	•	•	•	•	•	366	•	366
Transferred to/from Non Controlling										201				204	(100)	
Interest	'	•	'	•	'	•	•	•	'	107				102	(201)	•
Amortised Amount of Share Based					1 262									1 762		1762
Payments to Employees (net)	'	'	'	•	, zoz,	•	•	•	•	•	•	•	•	1,203		507,
Share based Payment														•		
Dividends (including Tax on Dividend)	'	'	'	•						(14,907)				(14,907)	•	(14,907)
Transfer to / from retained earning on					(62)					C						
account of stock options lapsed		1			(20)	1	1	•	1	70	İ	•		1	ı	
Transfer from share option outstanding	,		·	1767	(1 262)			,	,			,	,	,	,	
account on exercise of stock options				202,	(1,202,1)											
Conractual obligation for Buyback				(1770E)						(V 0)				(07971)		(07.070)
(Refer No.19(vi))	'	•	•	(00/11)	•		•	•	'	(f (c)	•	•	•	(6,0,1)	•	(6 (0 (1)
Others	'	'	'	2	'	•	2	•	•	(2)	•	•	•	2	(51)	(49)
Refunded during the period	8)		i	1	1			•	1	. '	1	•	•	8		8
Balance as at the March 31, 2019	2	8	137	7,611	4,063	397	വ	5,970	•	176,191	2,529	(341)	1,764	198,407	4,777	203,184
Balance as at April 1, 2019	20	8	137	7,611	4,063	397	വ	5,970	•	176,191	2,529	(341)	1,764	198,407	4,777	203,184
Transition impact of Ind AS 116	•		•		•			'	•	(420)	•			(000)		(420)
(refer note 53)	'			•	•	'	•	•	•	(024)	•	•	•	(024)	•	(120)
Restated balance as at April 1,2019	50	9	137	7,611	4,063	397	വ	5,970	•	175,771	2,529	(341)	1,764	197,987	4,777	202,764

A	Share					Reserve	Reserves and Surplus	s				Items of othe	Items of other comprehensive income	sive income	Non	Total
	Application Capital Money reserve pending Allotment	_	Capital Reserve on Consolidation	Securities Premium	Share Option Outstanding Account		Statutory Reserve	Special Economic Zone Reinvestment Reserve	Capital Redemption Reserve	Retained Earnings	Cash Flow Hedging Reserve	Equity Instruments through Other Comprehensive	Foreign Currency Translation Reserve	Owners Equity	controling Interest	
Profit for the period	'	'		'	'	'		'	'	40,330	'	'		40,330	(1,356)	38,974
Other Comprehensive Income (net of tax)	•	•	,	•	•		•	•		(153)	(3,491)	8	2,466	(1,175)	117	(1,058)
Total Comprehensive income										40,177	(3,491)	က	2,466	39,155	(1,239)	37,916
Transfer to Special Economic Zone reinvestment reserve			'		, 	'		8,049	'	(8,049)	'	'		'		<u>'</u>
Transfer from Special Economic Zone reinvestment reserve on utilization	•	•	,	•	•		•	(2,509)		2,509	,	,	•	,	•	
Transfer on allotment of Equity Shares	(480)	,	•	464	•	,	•	•	•	,	,	•	•	(16)		(16)
Received on exercise of Stock options	474	٠	•	•		•	•	•	•	•	•	'	•	474	•	474
Share Based Payments to Employees of groun (net)	•	'	•		1,386	•	٠	,	'		•	,	•	1,386	,	1,386
Dividends (including Tax on Dividend)	•	,	•	•	•	'	٠		•	(24,917)	•	1	٠	(24,917)	•	(24,917)
Transfer to statutory reserve	•	,	•	'	•	'	396	•	'	(366)	'	•	•	•	•	•
Amount transferred to capital redemption reserve and expenses on buyback (refer note 20(v))	•	,	1	•	•		•	,	103	(141)	•	•	1	(38)	•	(38)
Transfer to / from retained earning on account of stock options lapsed	•	•		•	(65)	'	•			29	'	,	•	,	•	•
Transfer from share option outstanding on exercise of stock options	•	i	•	1,133	(1,133)	•	•	•	•		•	1	•	•	•	1
On account of acquisition and transaction with Non Controlling Interest (refer	•	,	•	1	,	,	•	•	•	(405)	'	•	•	(405)	(149)	(554)
Sale of Subsidiary (refer no.38)	,	•	•	•	'	•	•	•	'	,	'	•	154	154	488	642
Others	6	•	'			'		'	'			•	•	(7)	26	49
Balance as at March 31, 2020	^	09	137	9,208	4,257	397	404	11,510	103	184,608	(962)	(338)	4,384	213,772	3,933	217,705

Capital Reserve:

Capital Reserve has been created pursuant to scheme of amalgamation of entities with Tech Mahindra Limited, as approved by the Courts.

Capital reserve on consolidation:

The capital reserve on consolidation represent excess of net assets over consideration paid for the acquisition of a subsidiary.

Securities Premium:

Securities premium reserve is used to record the premium on issue of shares.

The fair value of employee stock options is recognised in Securities Premium once the shares have been allotted on exercise of the options.



Share Option Outstanding Account:

It represents the fair value of services received against employees stock options outstanding as at balance sheet date.

General Reserve:

The general reserve is a free reserve which is used from time to time to transfer profits from retained earnings for appropriation purposes.

Statutory reserve:

Statutory reserve represent reserve created out of profits for compliance of local laws of a subsidiary.

Special Economic Zone reinvestment Reserve:

The Special Economic Zone reinvestment reserve has been created out of the profit of eligible SEZ units in terms of the provisions of section 10AA(1)(ii) of the Income-tax Act,1961. The reserve needs to be utilised by the Company for acquiring new plant and machinery for the purpose of its business in the terms of section 10AA(2) of Income-tax Act,1961.

Capital redemption reserve:

As per Companies Act 2013, capital redemption reserve is created when company purchases it own shares out of free reserves or securities premium. A sum equal to nominal value of the shares so purchased is transferred to capital redemption reserve.

The reserve is utilized in accordance with the provisions of section 69 of Companies Act, 2013

Retained Earnings:

Retained earnings represents the undistributed profits of the group accumulated as on balance sheet date.

Cash Flow Hedging Reserve:

The cash flow hedging reserve represents the cumulative effective portion of gains or losses arising on changes in fair value of designated portion of hedging instruments entered into for cash flow hedges. Such gains or losses will be reclassified to statement of profit and loss in the period in which the hedged transaction occurs.

Equity Instruments through Other Comprehensive Income:

It represents gain/loss earned on investment in equity instruments valued at fair value through other comprehensive income.

Foreign currency translation reserve:

The exchange differences arising from the translation of financial statements of foreign operations with functional currency other than Indian rupees is recognised in other comprehensive income and is presented within equity in the foreign currency translation reserve.

See accompanying notes forming part of consolidated financial statements

As per our report of even date attached For B S R & Co. LLP Chartered Accountants

Firm Registration No.101248W/W-100022

Jamil Khatri

Membership No.102527

For Tech Mahindra Limited

C. P. Gurnani Managing Director & CEO Director

T. N. Manoharan

Mukti Khaire Director

M. Rajyalakshmi Rao

Manoj Bhat Chief Financial Officer

Anil Khatri Company Secretary

Mumbai, India, April 30, 2020

Mumbai, India, April 30, 2020

CONSOLIDATED CASH FLOW STATEMENT

			(in Million
		For the year	ar ended
		March 31, 2020	March 31, 2019
A.	Cash Flow from Operating Activities		
	Profit before Tax	50,578	55,432
	Adjustments for :		
	Depreciation and Amortisation Expense	14,458	11,292
	(Reversal)/Allowances for Doubtful Receivables / Advances and Deposits and Bad Debts written off (net)	1,484	3,452
	Share of (Profit) / Loss of Associates	55	655
	Net (gain) / loss on disposal of Property, Plant and Equipment and Intangible Assets	(80)	(154)
	Finance Costs	1,919	1,332
	Unrealised Exchange (Gain) / Loss (net)	(776)	2,762
	Share Based Payments to Employees	1,385	1,263
	Interest Income	(2,434)	(2,077)
	Rental Income	(392)	(292)
	Dividend Income on Investments	(341)	(243)
	Gain on Investments carried at fair value through profit and loss (net)	(2,063)	(2,361)
	Change in fair valuation of Contractual Obligation	(550)	445
	Gain on sale of subsidiary and dilution of Associate	(1,488)	-
	Impairment of Goodwill and Non Current Assets	2,175	-
		63,930	71,506
	Changes in working capital :		
	Trade Receivables and Other Assets	(23,349)	(16,190)
	Trade Payables, Other Liabilities and Provisions	18,131	5,616
		(5,218)	(10,574)
	Cash generated from operating activities before taxes	58,712	60,932
	Income taxes paid, net	(15,131)	(16,612)
	Net cash generated from Operating activities (A)	43,581	44,320
В	Cash Flow from Investing Activities		
	Purchase of Property, Plant and Equipment and Intangible Assets	(8,446)	(8,046)
	Proceeds from Sale of Property, Plant and Equipment, Intangible Assets and Investment property	153	253
	Purchase of Mutual Funds, Debentures and Other Investments	(332,427)	(234,272)
	Proceeds from sale / redemption of Mutual Funds, Debentures and Other Investments	350,891	211,056
	Proceeds from sale of subsidiary	802	-
	Payment for acquisition of business / associates, net of cash acquired	(5,480)	(1,350)
	Rental Income	311	315
	Fixed Deposit/ Margin Money Placed	(1,235)	(76,166)
	Fixed Deposit/ Margin Money Realized	3,191	85,564
	Interest Income Received	2,526	1,482
	Net cash generated from/(used in) Investing activities (B)	10,286	(21,164)



₹ in Million

		For the yea	ar ended
		March 31, 2020	March 31, 2019
C.	Cash Flow from Financing Activities		
	Proceeds from Issuance of Equity Shares from exercise of stock options	468	359
	Deposits placed / earmarked for buyback of equity shares	-	(2,106)
	Payment of dividend (including dividend distribution tax thereon)	(24,917)	(14,907)
	Buyback of equity shares	(17,879)	-
	Proceeds from Long-Term Borrowings	3,794	180
	Repayment of Long-Term Borrowings	(13,354)	(6,656)
	Movement in Short-Term Borrowings (net)	11,494	1,972
	Finance Costs paid	(1,883)	(1,354)
	Repayment of lease liabilities	(2,378)	-
	Net cash (used in) financing activities (C)	(44,655)	(22,512)
	Net Increase / (decrease) in cash and cash equivalents during the period (D=A+B+C)	9,212	644
	Effect of exchange rate changes on cash and cash equivalents (E)	528	122
	Cash and Cash Equivalents at the beginning of the year (F)	20,427	19,661
	Cash and Cash Equivalents at the end of the year (G=D+E+F) (refer note 16)	30,167	20,427

See accompanying notes forming part of the Consolidated financial statements

As per our report of even date attached For B S R & Co. LLP Chartered Accountants Firm Registration No.101248W/W-100022

Jamil Khatri Partner

Membership No.102527

Mumbai, India, April 30, 2020

For Tech Mahindra Limited

C. P. Gurnani T. N. Mar Managing Director & CEO Director

T. N. Manoharan Director Mukti Khaire Director

M. Rajyalakshmi Rao *Director* Manoj Bhat Chief Financial Officer Anil Khatri Company Secretary

Mumbai, India, April 30, 2020

NOTES FORMING PART OF THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED MARCH 31, 2020

1. Corporate Information:

Tech Mahindra Limited (referred to as "TechM" or the "Company") is a leading provider of consulting-led integrated portfolio services to customers which are Telecom Equipment Manufacturers, Telecom Service Providers and IT Infrastructure Service Providers, Business Process Outsourcing Service Providers as well as Enterprise Solutions Services (BFSI, Retail & Logistics, Manufacturing, Energy and Utility (E&U) and Healthcare, Life Sciences, etc.) of Information Technology (IT) and IT-enabled services delivered through a network of multiple locations around the globe. It also provides comprehensive range of IT services, including IT enabled services, application development and maintenance, consulting and enterprise business solutions, extended engineering solutions and infrastructure management services to a diversified base of corporate customers in a wide range of industries including insurance, banking and financial services, manufacturing, telecommunications, transportation and engineering services.

The Company is a public limited company incorporated and domiciled in India. The address of its registered office is Gateway Building, Apollo Bunder, Mumbai – 400 001. The Company is listed on Bombay Stock Exchange (BSE) and National Stock Exchange (NSE).

The Board of Directors approved the consolidated financial statements for the year ended March 31, 2020 and authorized for issue on April 30, 2020.

2. Significant accounting policies:

2.1 Statement of Compliance:

These consolidated financial statements have been prepared in accordance with the Indian Accounting Standards (referred to as "Ind AS") prescribed under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules as amended from time to time.

2.2 Basis for preparation of financial statements:

The functional currency of the Company and its Indian subsidiaries is the Indian Rupee ("INR"). The functional currency of foreign subsidiaries is the

currency of the primary economic environment in which the entity operates.

These consolidated financial statements have been prepared on historical cost basis except for certain financial instruments which are measured at fair value or amortised cost at the end of each reporting period. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. All assets and liabilities have been classified as current and non-current as per the Group's normal operating cycle.

2.3 Basis of Consolidation:

The consolidated financial statements comprise the financial statements of Tech Mahindra Limited and its subsidiaries (the Company and its subsidiaries constitute "the Group"). The Company consolidates all entities which are controlled by it.

The Company establishes control when; it has power over the entity, is exposed or has rights to variable returns from its involvement with the entity and has ability to affect the entity's returns by using its power over the entity. The results of subsidiaries acquired, or sold, during the period are consolidated from the effective date of acquisition and up to the effective date of disposal, as appropriate.

The consolidated financial statements of the Group companies are consolidated on a line-by-line basis and intra-group balances, transactions including unrealized gain / loss from such transactions and cash flows are eliminated upon consolidation. These financial statements are prepared by applying uniform accounting policies in use at the Group. Non-controlling interests which represent part of the net profit or loss and net assets of subsidiaries that are not, directly or indirectly, owned or controlled by the company, are excluded.

Changes in the Company's interests in subsidiaries that do not result in a loss of control are accounted for as equity transactions. The carrying amount of the company's interests

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and the non-controlling interests are adjusted to reflect changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to owners of the Company.

The difference between the proceeds from disposal of investment in subsidiaries and the carrying amount of its assets less liabilities as on the date of disposal is recognised in the Consolidated Statement of Profit and Loss being the profit or loss on disposal of investment in subsidiary.

An associate is an entity over which the investor has significant influence but not control. An investment in an associate is accounted for using the equity method from the date on which the investee becomes an associate. On acquisition of the investment in an associate, any excess of the cost of investment over the Company's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included in the carrying amount of investment. Any excess of the Company's share of the net fair value of the identifiable assets and liabilities over the cost of investment, after reassessment, is recognised in capital reserve in the period in which investment is acquired.

Upon loss of significant influence over the associate, the Company measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence and the fair value of the retained investment is recognised in the statement of profit or loss at the point of loss of influence. Subsequent changes in fair values are recognised through Other Comprehensive income.

2.4 Business Combinations:

Business combinations are accounted for using the purchase (acquisition) method. The cost of an acquisition is measured as the fair value of the assets transferred, liabilities incurred or assumed and equity instruments issued at the date of exchange by the Group. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at fair value at the date of acquisition. Transaction costs incurred in connection with a business acquisition are expenses as incurred.

The interest of non-controlling shareholders is initially measured either at fair value or at the non-controlling interests' proportionate share of the fair value of the acquiree's identifiable net assets. The choice of measurement basis is made on an acquisition-by-acquisition basis. Subsequent to acquisition, the carrying amount of non-controlling interests is the amount of those interests at initial recognition plus the non-controlling interests' share of subsequent changes in equity of subsidiaries.

When the consideration transferred by the Company in a business combination includes assets or liabilities resulting from a contingent arrangement, the contingent consideration is measured at its acquisition date fair value and included as part of the consideration transferred business combination. Contingent consideration that is classified as an asset or liability is remeasured at subsequent reporting dates in accordance with IND AS 109 Financial Instruments or IND AS 37 Provisions, Contingent Liabilities and Contingent Assets, with the corresponding gain or loss being recognised in profit or loss.

Business combinations arising from transfers of interests in entities that are under the common control are accounted at historical cost. The difference between any consideration given and the aggregate historical carrying amounts of assets and liabilities of the acquired entity are recorded in shareholders' equity.

Goodwill and intangible assets

Goodwill represents the cost of acquired business as established at the date of acquisition of the business in excess of the acquirer's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities less accumulated impairment losses, if any. Goodwill is tested for impairment annually or when events or circumstances indicate that the implied fair value of goodwill is less than its carrying amount.

Intangible assets acquired separately are measured at cost of acquisition. Intangible assets acquired in a business combination are measured at fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less accumulated amortization and impairment losses, if any.

2.5 Use of Estimates:

The preparation of consolidated financial statements requires the management of the Group to make estimates and assumptions that affect the reported amounts of assets and liabilities on the date of consolidated financial statements, disclosure of contingent liabilities as at the date of the consolidated financial statements, and the reported amounts of income and expenses during the reported period. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised prospectively.

Critical accounting estimates

i) Revenue Recognition

The Group applies the percentage of completion method in accounting for its fixed price development contracts. Use of the percentage of completion method requires the Group to estimate the efforts or costs expended to date (input method) as a proportion of the total efforts or costs to be expended. Efforts or costs expended have been used to measure progress towards completion as there is a direct relationship between input and productivity. Provisions for estimated losses, if any, on uncompleted contracts are recorded in the period in which such losses become probable based on the expected contract estimates at the reporting date.

Judgement is also required to determine the transaction price for the contract and to ascribe the transaction price to each distinct performance obligation. The transaction price could be either a fixed amount of customer consideration or variable consideration with elements such as volume discounts, service level credits, performance bonuses, price concessions and incentives. The transaction price is also adjusted for the effects of the time value of money if the contract includes a significant financing component. Any consideration payable to the customer is adjusted to the transaction price, unless it is a payment for a distinct product or service from the customer. The estimated amount of variable consideration is adjusted in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur and is reassessed at the end of each reporting period. The Company allocates the elements of variable considerations to all the performance obligations of the contract unless there is observable evidence that they pertain to one or more distinct performance obligations.

The Company exercises judgments while determining the transaction price allocated to performance obligations using the expected cost plus margin approach.

ii) Income taxes and deferred taxes

The major tax jurisdictions for the Company are India and the United States of America. Significant judgments are involved in determining the provision for income taxes including judgment on whether tax positions are probable of being sustained in tax assessments. A tax assessment can involve complex issues, which can only be resolved over extended time periods. Deferred tax is recorded on temporary differences between the tax bases of assets and liabilities and their carrying amounts, at the rates that have been enacted or substantively enacted at the reporting date. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable profits during the periods in which those temporary differences and tax loss carry forwards become deductible. The Company considers the expected reversal of deferred tax liabilities and projected future taxable income in making this assessment. The amount of the deferred tax assets considered realizable. however, could be reduced in the near term if estimates of future taxable income during the carry-forward period are reduced. The policy for the same has been explained under Note 2.16.

iii) Property, plant and equipment

Property, plant and equipment represent a significant proportion of the asset base of the Group. The charge in respect of periodic depreciation is derived after determining an estimate of an asset's expected useful life and the expected residual value at the end of its life. The useful lives and residual values of Group's assets are determined

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by management at the time the asset is acquired and reviewed at the end of each reporting period. The lives are based on historical experience with similar assets as well as anticipation of future events, which may impact their life, such as changes in technology. The policy for the same has been explained under Note 2.6.

iv) Provisions

A provision is recognised when the Company has a present obligation as a result of a past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates. The policy for the same has been explained under Note 2.20.

 Business combinations and intangible assets

Business combinations are accounted for using Ind AS 103. Ind AS 103 requires the identifiable net assets and contingent consideration to be fair valued in order to ascertain the net fair value of identifiable assets, liabilities and contingent liabilities of the acquiree. Significant estimates are required to be made in determining the value of contingent consideration and intangible assets and their estimated useful life. These valuations are generally conducted by independent valuation experts.

vi) Impairment of Goodwill

Goodwill is tested for impairment on an annual basis and whenever there is an indication that the recoverable amount of a cash generating unit is less than its carrying amount based on a number of factors including operating results, business plans, future cash flows and economic conditions. The recoverable amount of cash generating units is determined based on higher of value-in-use and fair value less cost to sell. The goodwill impairment test is performed at the level of the cash-generating unit or groups of cash-generating units which are benefitting from the synergies of the acquisition and which represents the

lowest level at which goodwill is monitored for internal management purposes. Market related information and estimates are used to determine the recoverable amount. Key assumptions on which management has based its determination of recoverable amount include estimated long term growth rates, weighted average cost of capital and estimated operating margins. Cash flow projections take into account past experience and represent management's best estimate about future developments.

vii) Defined benefit plans and compensated absences

The cost of the defined benefit plans, compensated absences and the present value of the defined benefit obligation are based on actuarial valuation using the projected unit credit method. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date. The policy for the same has been explained under Note-2.15.

viii) Expected credit losses on financial assets

The impairment provisions of financial assets are based on assumptions about risk of default and expected timing of collection. The Company uses judgment in making these assumptions and selecting the inputs to the impairment calculation, based on the Company's past history, customer's creditworthiness, existing market conditions as well as forward looking estimates at the end of each reporting period. The policy for the same has been explained under Note-2.9.

ix) Other estimates

The share based compensation expense is determined based on the Group's estimate of equity instruments that will eventually vest.

Estimation uncertainties relating to the COVID-19 pandemic

The Group has considered the possible effects that may result from COVID-19, a global pandemic, on the carrying amount of receivables, unbilled revenue, intangible assets and goodwill. In developing the assumptions relating to the possible future uncertainties in global economic conditions because of this pandemic, the Group, as at the date of approval of these financial statements has used an internal and external source of information including economic forecasts. The Group based on current estimates expects the carrying amount of the above assets will be recovered, net of provisions.

2.6 Property, Plant & Equipment and Intangible assets:

Property, Plant & Equipment and intangible assets are stated at cost less accumulated depreciation/amortisation and net of impairment. Cost of an item of property, plant and equipment comprises its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates, any directly attributable costs of bringing the item to it working condition for its intended use and estimated cost of dismantling and removing the item and restoring the site on which it is located. Subsequent expenditure relating to property, plant and equipment is capitalized only when it is probable that future economic benefits associated with these will flow to the company and the cost of the item can be measured reliably.

The cost of property, plant and equipment not available for use as at each reporting date is disclosed under capital work in progress.

Depreciable amount for assets is the cost of an asset, less its estimated residual value. Depreciation on Property, Plant & Equipment (including assets taken on lease), other than freehold land, is charged based on the straight line method on the estimated useful life as prescribed in Schedule II to the Companies Act, 2013 except in respect of the certain categories of assets, where the life of the assets has been assessed based on internal technical estimate, considering the nature of the asset, estimated usage of the asset, the operating conditions of the asset and past history of replacement, anticipated technological changes. The estimated useful lives of assets are as follows:

Particulars	Life
Buildings	28 to 50 years
Computers	2 to 5 years
Plant and Equipments	3 to 10 years
Furniture and Fixtures	3 to 10 years
Vehicles	4 to 5 years
Office Equipments	3 to 20 years

Intangible assets are amortised on a straight line basis over their useful lives as given below:

Particulars	Life
Brand	4 to 10 years
Customer relationships/related intangibles	2 to 7 years
Intellectual Property Rights	4 to 10 Years
Software	1 to 10 years
Others	3 to 5 years

The estimated useful lives and residual values of Property, Plant & Equipment and Intangible assets are reviewed at the end of each reporting period.

Leasehold improvements are amortized over the shorter of estimated useful life of the asset.

The cost of software purchased for internal use is capitalized and depreciated in full in the month in which it is put to use.

Project specific intangible assets are amortised over their estimated useful lives on a straight line basis or over the period of the license/project period, whichever is lower.

Intellectual Property Rights ('IPR') comprise right to use for licensed software. The Company has recognised the IPR based on present value of consideration paid. Subsequent to initial recognition, the intangible asset is measured at cost, less any accumulated amortization and accumulated impairment losses. The IPR's are amortised over their estimated useful life of 4 to 10 years on a straight line basis.

An item of Property, Plant & Equipment and intangibles asset is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of Property, Plant & Equipment and intangible assets is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

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When the use of a property changes from owner occupied to investment property, the property is reclassified as investment property at its carrying amount on the date of reclassification.

2.7 Investment Property:

Investment properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are measured at cost less accumulated depreciation and accumulated impairment losses, if any in accordance with Ind AS 16 Property, Plant and Equipment.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

Useful life of investment properties:

Particulars	Life
Buildings	28 to 50 years
Plant and Equipments	3 to 20 years
Furniture and Fixtures	3 to 15 years
Office equipment	3 to 20 years

2.8 Leases:

At inception of the contract, the Company determines whether the contract is a lease or contains a lease arrangement.

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group as a lessee

The Group recognises right-of-use asset representing its right to use the underlying asset for the lease term at the lease commencement date. The cost of the right-of-use asset measured at inception shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date less any lease incentives received, plus any initial direct costs incurred and an estimate of costs to be incurred by the lessee in dismantling and removing the

underlying asset or restoring the underlying asset or site on which it is located. The right-ofuse assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-ofuse assets is depreciated using the straight-line method from the commencement date over the shorter of lease term or useful life of right-of-use asset. The estimated useful lives of right-of-use assets are determined on the same basis as those of property, plant and equipment. Right-ofuse assets are tested for impairment whenever there is any indication that their carrying amounts may not be recoverable. Impairment loss, if any, is recognised in the statement of profit and loss.

The Group measures the lease liability at the present value of the lease payments that are not paid at the commencement date of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Group uses incremental borrowing rate. For leases with reasonably similar characteristics, the Group, on a lease by lease basis, may adopt either the incremental borrowing rate specific to the lease or the incremental borrowing rate for the portfolio as a whole. The lease payments shall include fixed payments, variable lease payments, residual value guarantees, exercise price of a purchase option where the Group is reasonably certain to exercise that option and payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease. The lease liability is subsequently remeasured by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect the lease payments made and remeasuring the carrying amount to reflect any reassessment or lease modifications or to reflect revised in-substance fixed lease payments.

The Group recognises the amount of the remeasurement of lease liability as an adjustment to the right-of-use asset. Where the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Group recognises any remaining amount of the re-measurement in statement of profit and loss.

The Group has elected not to apply the requirements of Ind AS 116 to short-term leases of all assets that have a lease term of 12 months or

less and leases for which the underlying asset is of low value. The lease payments associated with these leases are recognized as an expense on a straight-line basis over the lease term.

Group as a lessor

At the inception of the lease the Group classifies each of its leases as either an operating lease or a finance lease. The Group recognises lease payments received under operating leases as income on a straight- line basis over the lease term. In case of a finance lease, finance income is recognised over the lease term based on a pattern reflecting a constant periodic rate of return on the lessor's net investment in the lease. When the Group is an intermediate lessor it accounts for its interests in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset. If a head lease is a short term lease to which the Group applies the exemption described above, then it classifies the sub-lease as an operating lease.

If an arrangement contains lease and nonlease components, the Group applies Ind AS 115 Revenue to allocate the consideration in the contract.

Refer note 2.6 – Significant accounting policies – Leases in the Annual report of the Company for the year ended March 31, 2019, for the policy as per Ind AS 17.

2.9 Impairment of Assets:

i) Financial assets

The Group applies the expected credit loss model for recognizing impairment loss on financial assets.

Expected credit loss is the difference between the contractual cash flows and the cash flows that the entity expects to receive discounted using effective interest rate.

Loss allowances for trade receivables are measured at an amount equal to lifetime expected credit losses. Lifetime expected credit losses are the expected credit losses that result from all possible default events over the expected life of a financial instrument. Lifetime expected credit loss is computed based on a provision matrix which takes in to the account historical credit

loss experience adjusted for forward looking information. For other financial assets, expected credit loss is measured at the amount equal to twelve months expected credit loss unless there has been a significant increase in credit risk from initial recognition, in which case those are measured at lifetime expected credit loss.

ii) Non-financial assets

Property, plant and equipment and intangible assets with finite life are evaluated for recoverability whenever there is any indication that their carrying amounts may not be recoverable. If any such indication exists, the recoverable amount (i.e. higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the Cash Generating Unit (CGU) to which the asset belongs.

If the recoverable amount of an asset (or CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or CGU) is reduced to its recoverable amount. An impairment loss is recognised in the statement of profit and loss.

iii) Goodwill

Goodwill is tested for impairment on an annual basis and whenever there is an indication that goodwill may be impaired, relying on a number of factors including operating results, business plans and future cash flows.

The Group estimates the value-in-use of the cash generating unit (CGU) based on the future cash flows after considering current economic conditions and trends, estimated future operating results and growth rate and anticipated future economic and regulatory conditions. The estimated cash flows are developed using internal forecasts. The discount rate used for the CGU's represent the weighted average cost of capital based on the historical market returns of comparable companies.

2.10 Inventories:

Hardware, Software and Product Components:

Product Components are valued at lower of cost or net realizable value. Cost is determined on First-In-First Out basis.

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Projects in Progress / Work in Progress:

Hardware equipments, softwares and other items are carried at the lower of cost and net realisable value. Cost is determined on a specific identification basis. Cost includes material cost, freight and other incidental expenses incurred in bringing the inventory to the present location / condition.

2.11 Revenue recognition:

Revenue from information technology services and business process outsourcing services include revenue earned from services rendered on 'time and material' basis, time bound fixed price engagements and fixed price development contracts.

Revenue is recognized upon transfer of control of promised products or services to customers in an amount that reflects the consideration the Group expect to receive in exchange for those products or services, net of indirect taxes, discounts, rebates, credits, price concessions, incentives, performance bonuses, penalties, or other similar items.

Revenue from time and material contracts is recognized as the related services are performed and revenue from the end of the last invoicing to the reporting date is recognized as unbilled revenue.

Revenue from fixed price maintenance contracts is recognised based on the right to invoice for services performed for contracts in which the invoicing is representative of the value being delivered. If invoicing is not consistent with value delivered, revenue is recognized as the services are performed. When services are performed through an indefinite number of repetitive acts over a specified period, revenue is recognised on a straight-line basis over the specified period unless some other method better represents the manner in which services are performed.

Revenue on fixed price development contracts is recognised using the 'percentage of completion' method of accounting, unless work completed cannot be reasonably estimated. Percentage of completion is determined based on project costs incurred to date as a percentage of total estimated project costs required to complete the project. The cost expended (or input) method has been used to measure progress towards completion as there is a direct relationship between input and

productivity. If the Group does not have a sufficient basis to measure the progress of completion or to estimate the total contract revenues and costs, revenue is recognized only to the extent of contract cost incurred for which recoverability is probable. When total cost estimates exceed revenues in an arrangement, the estimated losses are recognized in the consolidated statement of profit and loss in the period in which such losses become probable based on the current contract estimates.

The solutions offered by the Group may include supply of third party equipment or software. In such cases, revenue for supply of such third party products are recorded at gross or net basis depending on whether the Group is acting as the principal or as an agent of the customer. The Group recognizes gross amount of consideration as revenue when it is acting as a principal and net amount of consideration as revenue when it is acting as an agent.

Contracts assets are recognised when there is excess of revenue earned over billings on contracts. Contract assets are classified as unbilled revenue when there is unconditional right to receive cash, and only passage of time is required, as per contractual terms.

Contract liability ("Unearned revenue") arises when there are billing in excess of revenue.

In arrangements for hardware and software implementation and integration, related services and maintenance services, the Group has applied the guidance in Ind AS 115, by applying the revenue recognition criteria for each distinct performance obligation. For allocating the transaction price, the Group has measured the revenue in respect of each performance obligation of a contract at its relative standalone selling price. The price that is regularly charged for an item when sold separately is the best evidence of its standalone selling price. In cases where the Group is unable to determine the standalone selling price, the Group uses the expected cost plus margin approach in estimating the standalone selling price. Fixed Price Development contracts and related services, the performance obligation are satisfied as and when the services are rendered since the customer generally obtains control of the work as it progresses.

Revenue from licenses where the customer obtains a 'right to use' the licenses is recognized at the time the license is made available to the

customer. Revenue from licenses where the customer obtains a 'right to access' is recognised over the access period. The Group has applied the principles of Ind AS 115 to account for revenues for these performance obligations.

The Group recognises revenue for a sales-based or usage-based royalty promised in exchange for a license of intellectual property only when (or as) the subsequent sale or usage occurs.

The Group accounts for volume discount and pricing incentives to customers as a reduction based on ratable allocation of the discounts/ incentives amount to each of the underlying performance obligation that corresponds to the progress made by the customer towards earning the discount/incentive. Also, when the level of discount varies with increases in levels of revenue transactions, the Group recognises the liability based on its estimate of the customer's future purchases. If it is probable that the criteria for the discount will not be met, or if the amount thereof cannot be estimated reliably, then discount is not recognised until the payment is probable and the amount can be estimated reliably. The Group recognises changes in the estimated amount of obligations for discounts in the period in which the change occurs.

Deferred contract costs are upfront costs incurred for the contract and are amortized on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the asset relates.

Contract modifications are accounted for when additions, deletions or changes are approved either to the contract scope or contract price. The accounting for modifications of contracts involves assessing whether the services added to an existing contract are distinct and whether the pricing is at the standalone selling price. Services added that are not distinct are accounted for on a cumulative catch up basis, while those are distinct are accounted for prospectively, either as a separate contract, if the additional services are priced at the standalone selling price, or as a termination of the existing contract and creation of a new contract if not priced at the standalone selling price.

The Group disaggregates revenue from contracts with customers by nature of services, , geography and industry verticals

Dividend income is recognised when the Group's right to receive dividend is established. Interest

income is recognised using effective interest rate method.

Rental income from the investment property is recognised in consolidated statement of profit and loss on a straight-line basis over the term of lease except where the rentals are structured to increase in line with expected general inflation.

2.12 Foreign currency transactions:

The functional currency of the Group and its Indian subsidiaries is Indian Rupees (INR) whereas the functional currency of foreign subsidiaries is the currency of their primary economic environment.

Foreign currency transactions are recorded at exchange rates prevailing on the date of the transaction. Foreign currency denominated monetary assets and liabilities are restated into the functional currency using exchange rates prevailing on the date of Balance Sheet. Gains and losses arising on settlement and restatement of foreign currency denominated monetary assets and liabilities are recognized in the profit or loss.

2.13 Foreign Operations:

For the purpose of these consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated using exchange rates prevailing at the end of each reporting period. Income and expense items are translated at the average exchange rates for the period. Exchange differences arising on translation are recognised in other comprehensive income and accumulated in equity.

When a subsidiary is disposed off, in full, the relevant amount is transferred to net profit in the consolidated statement of profit and loss.

2.14 Financial Instruments:

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

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



financial assets or financial liabilities at fair value through profit or loss are recognised in profit or loss.

i) Non-derivative financial instruments:

Cash and cash equivalents

The Group considers all highly liquid financial instruments, which are readily convertible into known amounts of cash and that are subject to an insignificant risk of change in value and having original maturities of three months or less from the date of purchase, to be cash equivalents.

Financial assets at amortised cost

Financial assets are subsequently measured at amortised cost using the effective interest rate method less impairment losses, if these financial assets are held within a business model whose objective is to hold these assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at fair value

Financial assets not measured at amortised cost are carried at fair value through profit or loss (FVTPL) on initial recognition, unless the Group irrevocably elects on initial recognition to present subsequent changes in fair value in 'other comprehensive income', for investment in equity instruments which are not held for trading.

The Group, on initial application of IND AS 109 Financial Instruments has made an irrevocable election to present in 'other comprehensive income', subsequent changes in fair value of equity instruments not held for trading.

Financial asset at FVTPL, are measured at fair values at the end of each reporting period, with any gains or losses arising on remeasurement recognised in profit or loss.

Financial liabilities

Financial liabilities are subsequently carried at amortised cost using the

effective interest rate method or at FVTPL. For financial liabilities carried at amortised cost, the carrying amounts approximate fair values due to the short term maturities of these instruments. Financial liabilities are classified as at FVTPL when the financial liability is either contingent consideration recognised in a business combination, or is held for trading or it is designated as FVTPL. Financial liabilities at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognised in profit and loss.

ii) Derivative financial instruments and hedge accounting

The Group is exposed to foreign currency fluctuations on foreign currency assets, liabilities and forecasted cash flows nominated in foreign currency. The Group uses foreign currency forward contracts / options to hedge its risks associated with foreign currency fluctuations relating to certain forecasted transactions. The Group designates some of these forward contracts / options as hedge instruments and accounts for them as cash flow hedges applying the recognition and measurement principles set out in Ind AS 109.

The use of foreign currency forward contracts / options is governed by the Group's risk management policy approved by the Board of Directors, which provide written principles on the use of such financial derivatives consistent with the Group's risk management strategy. The counter party to the Group's foreign currency forward contracts is generally a bank. The Group does not use derivative financial instruments for speculative purposes.

Foreign currency forward contract/ option derivative instruments are initially measured at fair value and are re-measured at subsequent reporting dates. Changes in the fair value of these derivatives that are designated and effective as hedges of future cash flows are recognised in other comprehensive income and accumulated under 'effective portion of cash flow hedges' (net of taxes), and the ineffective portion is recognised immediately in the consolidated statement of profit and loss.

Amounts previously recognised in other comprehensive income and accumulated in effective portion of cash flow hedges are reclassified to the consolidated statement of profit and loss in the same period in which gains/losses on the item hedged are recognised in the consolidated statement of profit and loss.

Changes in the fair value of derivative financial instruments that do not qualify for hedge accounting are recognized in the consolidated statement of profit and loss as they arise.

Hedge accounting is discontinued when the hedging instrument expires or is sold, terminated, or exercised, or no longer qualifies for hedge accounting. Cumulative gain or loss on the hedging instrument classified as effective portion of cash flow hedges is classified to consolidated statement of profit and loss when the forecasted transaction occurs. If a hedged transaction is no longer expected to occur, the net cumulative gain or loss recognised in effective portion of cash flow hedges is transferred to the consolidated statement of profit and loss for the period.

iii) Derecognition of financial instruments

The Group derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Group retains substantially all the risk and rewards of transferred financial assets, the Group continues to recognize the financial asset and also recognizes the borrowing for the proceeds received.

The Group derecognises financial liabilities when, and only when, the Group's obligation are discharged, cancelled or have expired.

iv) Financial Guarantee contracts

Financial guarantee contracts issued by the Group are initially measured at fair value and subsequently measured at the higher of the amount of loss allowance determined in accordance with impairment requirements of Ind AS 109; and the amount initially recognised less, when appropriate, the

cumulative amount of income recognised in accordance with the principles of Ind AS 115 Revenue.

2.15 Employee Benefits:

a. Defined benefit plans

For defined benefit plans, the cost of providing benefits is determined using the Projected Unit Credit Method, with actuarial valuations being carried out at each balance sheet date. Remeasurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling and the return on plan assets (excluding interest), is reflected immediately in the balance sheet with a charge or credit recognised in other comprehensive income in the period in which they occur. The gratuity plan provides for a lump sum payment to employees at retirement, death, incapacitation or termination of the employment based on the respective employee's last drawn salary and the tenure of the employment.

b. Defined contribution plans:

i. Provident fund:

The eligible employees of TechM and its Indian subsidiaries are entitled to receive the benefits of Provident fund, a defined contribution plan, in which both employees and TechM and its Indian subsidiaries make monthly contributions at a specified percentage of the covered employees' salary (currently at 12% of the basic salary) wh ich are charged to the consolidated statement of profit and loss on accrual basis. The provident fund contributions are paid to the Regional Provident Fund Commissioner by TechM and its Indian subsidiaries, except in case of one subsidiary where a portion of the contribution is made to approved provident fund trust managed by that subsidiary. The contribution to trust managed by the subsidiary is accounted for as a defined benefit plan as the subsidiary is liable for any shortfall in the fund assets based on the government specified minimum rate of return.

ii. Superannuation and ESIC:

Contributions Superannuation fund and employees' state insurance scheme (ESI), which are defined contribution schemes, are charged to the consolidated statement of profit and loss on an accrual basis.

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The Group has no further obligations for superannuation fund benefits other than its annual contributions.

c. Compensated absences:

The Group provides for compensated absences and long term service awards subject to Group's rules. The employees are entitled to accumulate leave subject to certain limits, for future encashment or availment. The liability is accrued based on the number of days of unavailed leave at each Balance Sheet date and the awards are accrued based on number years of service of an employee. It is measured at the balance sheet date on the basis of an independent actuarial valuation using the Projected Unit Credit method.

Actuarial gains and losses are recognised in full in the consolidated statement of profit and loss in the period in which they occur.

The Group also offers a short term benefit in the form of encashment of unavailed accumulated compensated absences above certain limits for all of its employees and same is recognised as undiscounted liability at the balance sheet date.

d. Other short term employee benefits:

Other short-term employee benefits such as overseas social security contributions and performance incentives expected to be paid in exchange for services rendered by employees, are recognised in the consolidated statement of profit and loss during the period when the employee renders the service.

2.16 Taxation:

Tax expense comprises of current tax and deferred tax. The tax rates and tax laws used to compute the current tax amount are those that are enacted or substantively enacted as at the reporting date and applicable for the period. Current tax is measured at the amount expected to be paid to / recovered from the tax authorities, based on estimated tax liability computed after taking credit for allowances and exemptions in accordance with the local tax laws existing in the respective countries.

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

The current income tax expense includes income taxes payable by the Group and its branches in

India and overseas. The current tax payable by the Group in India is Indian income tax payable on worldwide income after taking credit for tax relief available for export operations in Special Economic Zones (SEZs). Current income tax payable by overseas branches of the Group is computed in accordance with the tax laws applicable in the jurisdiction in which the respective branch operates. The proportionate credit for the taxes paid outside India are generally available for set off against the Indian income tax liability of the Group's worldwide income.

Advance taxes and provisions for current income taxes are presented in the consolidated statement of financial position after off-setting advance tax paid and income tax provision arising in the same tax jurisdiction and where the relevant tax paying unit has a legally enforceable right and intends to settle the asset and liability on a net basis.

Deferred income taxes

Deferred income tax is recognised using the balance sheet approach. Deferred income tax assets and liabilities are recognised for deductible and taxable temporary differences arising between the tax base of assets and liabilities and their carrying amount, except when the deferred income tax arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and affects neither accounting nor taxable profit or loss at the time of the transaction.

Deferred income tax assets are recognised to the extent it is probable that taxable profit will be available against which the deductible temporary differences and the carry forward of unused tax credits and unused tax losses can be utilised.

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

Deferred tax assets and liabilities are measured using substantively enacted tax rates expected to apply to taxable income in the years in which the temporary differences are expected to be recovered or settled.

Deferred tax assets include Minimum Alternative Tax (MAT) paid in accordance with the tax laws in India. MAT credit is recognized for future economic benefits in the form of adjustment of future income tax liability and is considered as an asset if there is probable evidence that the Group will pay normal income tax.

Deferred tax assets and liabilities are offset when it relates to income taxes levied by the same taxation authority and the relevant entity intends to settle its current tax assets and liabilities on a net basis.

Deferred tax liability (DTL) is not recognised on the accumulated undistributed profits of the subsidiary Group in the consolidated financial statements of the Group, if it is determined that such accumulated undistributed profits will not be distributed in the foreseeable future. When it is probable that the accumulated undistributed profits will be distributed in the foreseeable future, then DTL on accumulated undistributed profits of the subsidiary Group is recognised in the consolidated statement of profit and loss of the Group.

In cases, where the dividend distribution tax (DDT) paid by a subsidiary on distribution of its accumulated profits/ tax on dividend from a foreign subsidiary, is allowed as a set off against the Group's own DDT liability, then the amount of DDT paid by domestic subsidiary/ tax paid on foreign dividend is recognised in the consolidated statement of changes in equity.

The Group recognises interest levied and penalties related to income tax assessments in interest expenses.

2.17 Employee Stock Option Plans:

Equity instruments granted are measured by reference to the fair value of the instrument at the date of grant. The equity instruments generally vest in a graded manner over the vesting period. The fair value determined at the grant date is expensed over the vesting period of the respective tranches of such grants (accelerated amortization). The share based compensation expense is determined based on the Group's estimate of equity instruments that will eventually vest.

The expense is recognized in the consolidated statement of profit and loss with a corresponding increase to the 'share option outstanding account', which is a component of equity.

2.18 Research and development:

Research costs are recognized as an expense in the consolidated statement of profit and loss in the period they are incurred. Development costs are recognized in the consolidated statement of profit and loss unless technical and commercial feasibility of the project is demonstrated, future economic benefits are probable, the Group has an intention and ability to complete the development project and use the asset and the costs can be measured reliably.

2.19 Earnings per Share:

Basic earnings per share is calculated by dividing the net profit for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period are adjusted for any bonus shares issued during the period.

For calculating diluted earnings per share, the net profit for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares. The dilutive potential equity shares are adjusted for the proceeds receivable had the equity shares been actually issued at fair value (i.e. the average market value of the outstanding equity shares).

2.20 Provisions and Contingent Liabilities:

A provision is recognized when the Group has a present obligation as a result of past event, it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance costs.

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount cannot be made. Contingent assets are neither recognised nor disclosed in the financial statements.

2.21 Recent Indian Accounting Standards (Ind AS):

The Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards. There are no such notifications that are applicable for the Company from April 1, 2020.



NOTE 3: PROPERTY, PLANT AND EQUIPMENT

Particulars	Freehold	Buildings	Buildings Computers	Plant and	Furniture Vehicles	Vehicles	Office	Leasehold	Taken on Fir	Taken on Finance Lease (refer note iv)	refer note iv)		Total
	Land	•	-	Equipment	and Fixtures		Equipments	_	_	Plant and Equipment	Furniture and Fixtures	Vehicles	
Gross Block													
Cost as at April 01, 2018	1,088	24,927	20,043	25,060	8,094	514	2,245	2,121	4,665	349	30	271	89,407
Acquisitions (refer note 37)	•	•	_	_	•	'			•	,	•	12	15
Additions	S	125	2,629	515	408	45	250	95	228	•	•	155	4,455
Deletions	•	19	1,315	235	152	54	199	135	3,888	45	•	209	6,251
Foreign Currency Translation	(21)	(196)	(3)	(118)	_	1	14	31	(10)	(1)	•	11	(291)
Balance as at March 31, 2019	1,072	24,837	21,355	25,223	8,351	206	2,310	2,113	995	303	30	240	87,335
Transition impact of IND AS 116			'			'	'	'	995	303	30	240	1,568
(refer note (iv) below and 53)													
Acquisitions (refer note 37)	•	•	54	•	7	'	m	113	•	•	•	•	177
Additions	•	2,527	2,545	925	363	22	374	286	•	•	•	•	7,042
Deletions	•	23	981	737	318	78	45	138	•	•	•	•	2,320
Reclassification to Investment	18	•	'	'	'	'	'	•	•	•	•	•	18
Property (refer note 5)													
Foreign Currency Translation	29	343	254	677	44	17	31	95	•	•	•	•	1,490
Balance as at March 31, 2020	1,083	27,684	23,227	26,088	8,447	467	2,673	2,469	•	•	•	•	92,138
Accumulated Depreciation													
As at April 01, 2018	•	8,561	16,046	21,449	6,373	334	1,693	1,765	2,847	279	18	232	59,597
Depreciation	•	819	2,522	1,451	663	63	257	140	865	22	က	22	6,860
Deletions	•	∞	1,263	228	149	51	195	134	2,859	28	•	209	5,124
Foreign Currency Translation	•	(110)	(30)	(134)	∞	_	6	27	(8)	(1)	•	11	(227)
Balance as at March 31, 2019	•	9,262	17,275	22,538	6,895	347	1,764	1,798	845	272	21	88	61,106
Transition impact of IND AS 116		•	1	1	•	'	'	'	845	272	21	88	1,227
(refer note (iv) below and 53)													
Depreciation	•	1,247	2,744	1,494	710	82	261		•	•	•	•	969'9
Deletions	1	•	950	732	310	9/	35	135	•	•	'	•	2,238
Foreign Currency Translation	•	200	200	652	44	11	20	65	•	•	•	•	1,192
Balance as at March 31, 2020	•	10,709	19,269	23,952	7,339	367	2,010	1,883	•	•	•	•	62,529
Net Block as at March 31,2020	1,083	16,975	3,958	2,136	1,108	100	663	586	•	•	•	•	26,609
Net Block as at March 31,2019	1,072	15,575	4,080	2,685	1,456	159	546	315	150	31	6	151	26,229

Notes:

- In respect of certain freehold lands and buildings, the Company has received a provisional attachment order from the Income-tax authorities which has since been stayed by Orders passed by the Hon'ble High Court of Andhra Pradesh.
- ii) Plant and Equipment includes electrical installations and equipments.
- iii) Amounts less than ₹ 0.5 Million are reported as '0'. iv) Assets taken on finance lease as at March 31, 2019 ha
- Assets taken on finance lease as at March 31, 2019 have been reclassifed as Right of Use Asset as required by Ind AS 116 (refer note 4 and 53)

NOTE 4: RIGHT-OF-USE ASSETS

₹ in Million

Particulars	Computers and Softwares	Plant and Equipment	Furniture and Fixtures	Vehicles	Building	Leasehold Land	Total
Gross Block							
Transition impact of IND AS 116 (refer note 53)	1,051	303	30	410	8,316	1,298	11,408
Acquisition (refer note 37)	-	-	-	-	255	-	255
Additions	152	-	-	56	5,064	88	5,360
Deletions	5	-	7	78	175	-	265
Foreign Currency Translation	26	13	1	30	238	5	313
Balance as at March 31, 2020	1,224	316	24	418	13,698	1,391	17,071
Accumulated Depreciation							
Transition impact of IND AS 116 (refer note	901	272	21	89	-	409	1,692
53)							
Depreciation	104	13	3	164	2,996	59	3,339
Impairment	-	-	-	-	376	-	376
On deletion	5	-	7	40	102	-	154
Foreign Currency Translation	20	11	1	15	40	1	88
Balance as at March 31, 2020	1,020	296	18	228	3,310	469	5,341
Net Block as at March 31,2020	204	20	6	190	10,388	922	11,730

Notes:

- i) Amounts less than ₹ 0.5 Million are reported as "0".
- ii) Assets taken on finance lease and non current / current prepaid operating lease rentals as at March 31, 2019 have been reclassified as Right of Use Asset as required by Ind AS 116 (refer note 3 and 53)

NOTE 5: INVESTMENT PROPERTY

₹ in Million

De	escription of Assets	As a	at
		March 31, 2020	March 31, 2019
lην	restment Properties (I-II) (refer Note 45)	1,445	1,708
I.	Gross Block		
	Opening Balance	3,323	3,356
	Additions	-	17
	Deletion	168	-
	Reclassification from Property, Plant and Equipment (refer note 3)	18	-
	Effect of foreign currency exchange differences (net)	90	(50)
	Closing Balance	3,263	3,323
II.	Accumulated depreciation		
	Opening Balance	1,615	1,165
	Deletion	42	-
	Depreciation	190	195
	Effect of foreign currency exchange differences (net)	55	(30)
	Closing Balance	1,818	1,615

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NOTE 6: GOODWILL

₹ in Million

Particulars	As at	
	March 31, 2020	March 31, 2019
Opening Balance	28,163	27,727
Acquisition (refer note 37)	5,480	86
Impairment (refer note 49 & 50)	1,456	-
Effect of foreign currency exchange differences (net) /other adjustments (refer note 38)	1,690	350
Closing Balance	33,877	28,163

NOTE 7: INTANGIBLE ASSETS OTHER THAN INTERNALLY GENERATED

De	scription of Assets	Software	Intellectual Property Rights	Brand	Customer relationships/ related intangibles	Others	Total
I.	Gross Block						
	As at April 1, 2018	9,027	9,700	3,849	4,732	1,018	28,326
	Acquisitions (refer note 37)	21	-	-	567	-	588
	Additions	1,290	90	-	-	5	1,385
	Deletion	(318)	-	-	-	-	(318)
	Foreign Currency Translation	17	(16)	(15)	(1)	(16)	(31)
	As at March 31, 2019	10,037	9,774	3,834	5,298	1,007	29,950
	Acquisitions during the period (refer note 37)	13	-	-	3,193	144	3,350
	Additions	1,201	87	-	-	-	1,288
	Deletion	(74)	-	-	-	(13)	(87)
	Foreign Currency Translation	179	28	164	504	42	917
	Balance as at March 31, 2020	11,356	9,889	3,998	8,995	1,180	35,418
II.	Accumulated amortisation						
	Balance as at April 1, 2018	8,273	609	1,181	1,137	345	11,545
	Amortisation expense	1,320	1,189	660	865	204	4,238
	Deletion	(299)	-	-	-	-	(299)
	Foreign Currency Translation	14	(7)	(42)	(3)	(8)	(46)
	Balance as at March 31, 2019	9,308	1,791	1,799	1,999	541	15,438
	Amortisation expense	1,134	913	652	1,264	269	4,232
	Impairment	-	-	343	-	-	343
	Deletion	(69)	-	-	-	(9)	(78)
	Foreign Currency Translation	132	13	98	151	29	423
Bal	ance as at March 31, 2020	10,505	2,717	2,892	3,414	830	20,358
Net	: Block as at March 31, 2020 (I - II)	851	7,172	1,106	5,581	350	15,060
Net	Block as at March 31, 2019 (I - II)	729	7,983	2,035	3,299	466	14,512

NOTE 8: INVESTMENTS: NON CURRENT

Pari	Particulars		As at		
			March 31, 2020	March 31, 2019	
(A)		ssociates quoted			
	(a)	In Equity Shares:			
	\- /	– 4 3			
		1,225 Ordinary Shares (March 31, 2019 - 1,225) of DZD 1,000 each fully	50	50	
		paid up of SARL Djazatech.	30	30	
		(includes Goodwill of ₹71 Million and share of post acquisition profit of ₹6			
		Million (March 31, 2019 ₹ 6 Million)) Less: Provision for Impairment	50	50	
		2033. Frovision for impairment	-	-	
		4,000 Shares (March 31, 2019 - 4,000) of EUR 1 each fully paid up of			
		Goodmind SrI (includes share of post acquisition profit of ₹ 3 Million (March 31, 2019 ₹ 2 Million))	9	8	
		2,400 Shares (March 31, 2019 - 2,400) of EUR 1 each fully paid up of			
		Signature SrI (share of post acquisition loss of ₹ 4 Million (March 31, 2019 ₹ 5 Million)	38	37	
		244,450 Equity Shares of ₹ 10 each of Info Tek Software & Systems Private Limited	99	-	
		(share of post acquisition profit of ₹ 23 Million)			
		3618 Equity shares of ₹10 each of Inv - Vitaran Electronics Private Limited	46	-	
	(b)	(share of post acquisition profit ₹ 2 Million) In Preference Shares:			
	(2)	600,000 Series A Preference Shares (March 31, 2019 - 600,000) of USD			
		0.001 each fully paid up of Avion Networks, Inc. #	188	188	
		# includes Goodwill of ₹ 186 Million and share of post acquisition profit ₹ 2			
		Million (March 31, 2019 ₹ 2 Million)	400	100	
		Less: Provision for Impairment	188	188	
		NIL Series C-I Preference Shares (March 31, 2019 - 18,518,518) of USD			
		0.81 each fully paid up of Altiostar Networks Inc. (refer no 35 (ii))	-	316	
		3 Preference shares of ₹ 1,000,000 of Info Tek Software & Systems Private	3	_	
		Limited			
		3 Preference shares of ₹ 500,000 of Vitaran Electronics Private Limited Total A - Investment accounted using equity method (a+b)	2 197	361	
(B)	Inve	estments (other than investment accounted using equity method)	197	301	
\-,	(a)	Other Investments			
		- Quoted			
		5,147,058 Equity Shares (March 31, 2019 - 5,147,058) of ₹ 10 each, fully	13	21	
		paid up of Dion Global Solutions Limited [^]	10	21	
		1,352,058 Equity Shares (March 31, 2019 - 1,352,058) of EUR 0.20 each,	21	20	
		fully paid up of Midi Plc.* - In Mutual Funds*	_	40	
		- Unquoted*		40	
		- In Equity Shares:			
		1 Equity Share (March 31, 2019 - 1) of EUR 516 each, fully paid up of	0	0	
		Idroenergia Soc. Cons. a.r.l. (refer note (i) below)	O	· ·	
		1 Equity Share (March 31, 2019 - 1) of EUR 300 each, fully paid up of	0	0	
		Volksbank Region Leonberg (refer note (i) below) 25 Equity Shares (March 31, 2019 - 25) of EUR 5.16 each, fully paid up of			
		Unionfidi S.c.r.I.p.A Turin (refer note (i) below)	0	0	
		4,232,622 Ordinary Shares (March 31, 2019 - 4,232,622) of GBP 0.002	4	4	
		each fully paid up of Servista Limited	1	1	



Particulars	As a	at
	March 31, 2020	March 31, 2019
- In Preference Shares:		
1,603,380 E1 Preference Shares (March 31, 2019 - 1,603,380) of GBP	54	54
0.002 each fully paid up of Servista Limited	54	54
896,620 E2 Preference Shares (March 31, 2019 - 896,620) of GBP 0.002	30	30
each fully paid up of Servista Limited	30	
	85	85
Less: Provision for Diminution	85	85
7,143 Convertible Preference Shares of USD 0.05 each fully paid up of	-	<u>-</u>
Trade IX Limited [^]	181	120
18,518,518 Series C-I Preference Shares (March 31, 2019 - NIL) of USD	1124	
0.81 each fully paid up of Altiostar Networks Inc. (refer no 35 (ii))^	1,134	-
- Others:		
5,980,745 Class T Units of Sierra Private Investment LP^	756	-
Sub-total (a)	2,105	201
(b) In Bonds, Debentures and Trust Securities		
- Unquoted*		
Treasury Bonds and Bills	57	49
Investment in TML Odd Lot Trust (refer note (i) below & note 36)	0	0
New Democratic Electoral Trust (refer note (i) below)	0	0
National Savings Certificates, VIII Series (refer note (i) below)	0	0
(Lodged as Security with Government Authorities)		
10,000 Equity Shares (March 31, 2019 -10,000) of ₹ 10 each fully paid of	0	0
Mahindra Educational Institutions. (refer note 36) (refer note (i))	U	O
50,000 Equity Shares (March 31, 2019 - 50,000) of ₹10 each fully paid-up	1	1
of Tech Mahindra Foundation.(refer note 36)	1	ı
-Quoted*		
Non Convertible Debentures	-	6,908
Sub total -(b)	58	6,958
Total B - Investments (other than investment accounted using equity method)	2,163	7,159
(a+b)	2,103	
Aggregate Amount of Quoted Investments	33	6,989
Aggregate Amount of Unquoted Investments	2,326	616
Aggregate Market Value of Quoted Investments	33	6,989
Aggregate Amount of Impairment in Value of Investments	273	273

Note:

- i) Amounts less than $\stackrel{?}{ extsf{Z}}$ 0.5 Million are reported as '0'.
- ^ Carried at fair value through other comprehensive income
- * Carried at fair value through statement profit and loss

NOTE 9: TRADE RECEIVABLES: NON CURRENT

₹ in Million

ticulars As at		at
	March 31, 2020	March 31, 2019
Trade receivables (Unsecured)		
Unsecured, considered good	37	63
Credit Impaired (refer note 48)	2,423	2,410
Less: Allowance for expected credit loss	2,423	2,410
Total	37	63

NOTE 10: LOANS: NON CURRENT

₹ in Million

Particulars	As	at
	March 31, 2020	March 31, 2019
(Unsecured, considered good)		
Loans to related parties (refer note 57)	45	43
Total	45	43

NOTE 11: OTHER FINANCIAL ASSETS: NON CURRENT

₹ in Million

Particulars	As at		
	March 31, 2020	March 31, 2019	
(Unsecured, considered good unless otherwise stated)			
Unbilled Revenue	26	-	
Interest Receivable			
On Bank deposits	72	17	
Security Deposits			
Unsecured, considered good	1,785	1,463	
Credit Impaired	26	36	
Less : Allowance for expected credit loss	26	36	
	1,785	1,463	
Lease Receivable	207	180	
Fixed Deposits / Margin Money Deposits having maturity of more than 12 months	442	526	
Foreign currency derivative assets (refer note 55)	1,638	2,291	
Others	111	308	
Total	4,281	4,785	

NOTE 12: OTHER NON-CURRENT ASSETS

Particulars	As at	
	March 31, 2020	March 31, 2019
(Unsecured)		
- Considered good		
Capital Advances	304	199
Prepaid Expenses (refer note 53)	1,783	3,015
Deferred Contract Costs	9,724	666
Balance with Government Authorities	1,457	1,651
Other Advances	5	6
Sub total	13,273	5,537
Considered doubtful		
Other advances	387	387
Less: Allowance for amounts considered doubtful	387	387
	-	-
Total	13,273	5,537



NOTE 13: INVENTORIES

₹ in Million

Particulars	As	at
	March 31, 2020	March 31, 2019
- Hardware, Software and Product Components	358	752
Total	358	752

NOTE 14: INVESTMENTS: CURRENT

₹ in Million

Particulars	As	at
	March 31, 2020	March 31, 2019
- Quoted		
- In Mutual Funds (carried at fair value through profit and loss)	568	467
- Investment in market linked debentures, non-convertible debentures and bonds (carried at fair value through profit and loss) (refer note 55)	10,097	13,838
 - Unquoted - In Mutual Funds (carried at fair value through profit and loss) 	32,981	38,557
 Investment in market linked debentures, non-convertible debentures and bonds (carried at amortised cost) (refer note 55) 	3,500	1,063
- Investment in commercial papers (carried at fair value through profit and loss) (refer note 55)	1,477	974
- Term Deposit with Financial Institutions (carried at amortized cost)	7,500	11,000
Total	56,123	65,899
Aggregate Amount of Quoted Investments	10,665	14,305
Aggregate Amount of Unquoted Investments	45,458	51,594
Aggregate Market Value of Quoted Investments	10,665	14,305

NOTE 15: TRADE RECEIVABLES: CURRENT

₹ in Million

Particulars	As at	
	March 31, 2020 March 31	, 2019
- Trade receivables (Unsecured) (refer note 57)		
Considered good	75,772	9,586
Credit Impaired	7,264	6,917
	83,036	76,503
Less: Allowance for expected credit loss	7,264	6,917
Total	75,772	9,586

NOTE 16: CASH AND CASH EQUIVALENTS

Particulars	As a	As at	
	March 31, 2020	March 31, 2019	
Cash in hand	7	7	
Balances with banks			
In Current Account	14,779	10,841	
In Deposit Account (original maturities less than three months)	15,381	9,579	
Total	30,167	20,427	

NOTE 17: OTHER BALANCES WITH BANKS

₹ in Million

Particulars	As at	
	March 31, 2020	March 31, 2019
In Deposit Accounts	572	453
Earmarked Balances with Banks		
- Unclaimed Dividend	221	177
- Balances held as Margin Money/Security towards obtaining Bank Guarantees	233	283
- Balance held under Escrow Account	290	141
 Balance in Deposit Account pursuant to the buyback of equity shares (Refer Note.20(v)) 	-	2,106
Total	1,316	3,160

NOTE 18: OTHER FINANCIAL ASSETS: CURRENT

₹ in Million

Particulars	As	at
	March 31, 2020	March 31, 2019
(Unsecured, considered good unless otherwise stated)		
Unbilled Revenue (refer note 57)	32,237	24,613
Interest Receivable		
On bank deposits	42	47
On Term Deposit with Financial Institutions	115	484
On Non Convertible Debentures	608	382
	765	913
Lease Receivable (refer note 53)	306	346
Contractually Reimbursable Expenses (refer note 57)		
Considered Good	357	399
Credit Impaired	115	113
Less: Allowance for expected credit loss	115	113
·	357	399
Foreign currency derivative assets (refer note 55)	3,128	2,544
Security Deposits	69	102
Others Receivables	493	147
Total	37,355	29,064

NOTE-19: OTHER CURRENT ASSETS

₹ in Million

Particulars	As at		
	March 31, 2020	March 31, 2019	
(Unsecured)			
Considered good			
Advance to employees	777	967	
Prepaid Expenses (refer note 53)	5,306	4,049	
Contract Assets (refer note 54)	7,664	6,303	
Deferred Contract Costs	2,866	814	
Balance with Government Authorities	4,933	6,263	
Other Advances (refer note below)	9,086	8,374	
Subtotal	30,632	26,770	
- Considered doubtful advances	388	347	
Less: Allowance for amounts considered doubtful	388	347	
	-	-	
Total	30,632	26,770	

Note: Other Advances include:

Particulars	As at	
	March 31, 2020	March 31, 2019
- Amount deposited and held in escrow account towards Aberdeen UK	5.143	4.704
settlement consideration and interest. (refer note 44)	3,143	7,707
- Amount deposited and held in escrow account towards Aberdeen US claims	918	840
settlement consideration. (refer note 44)	310	040
- Amount deposited and held in initial escrow account towards class action	265	265
settlement consideration.	203	203



NOTE 20: EQUITY SHARE CAPITAL

₹ in Million

Particulars	March 31,	2020	March 31, 2	2019
	Number	₹ in Million	Number	₹ in Million
Authorised				
Equity shares of ₹ 5/- each.	1,667,300,000	8,337	1,586,300,000	7,932
Issued, Subscribed and Paid up	965,852,364	4,829	983,362,470	4,917
Less: Equity Shares of ₹ 5 each fully paid up held by ESOP/ TML Benefit Trust	94,305,161	471	96,093,840	480
Adjusted: Issued, Subscribed and Paid up Share Capital	871,547,203	4,358	887,268,630	4,437
Reconciliation of number of Equity Shares and amount outstanding				
Shares outstanding at the beginning of the period	983,362,470	4,917	979,733,808	4,899
Shares issued during the period pursuant to employee stock option plan	3,074,894	15	3,628,662	18
Share extinguished on buyback	(20,585,000)	(103)	-	-
Total	965,852,364	4,829	983,362,470	4,917
Less : Shares held by ESOP Trust	69,532	0	93,840	0
Less : Shares held by TML Benefit Trust	94,235,629	471	96,000,000	480
Adjusted : Issued, Subscribed and Paid up Share Capital	871,547,203	4,358	887,268,630	4,437

Number of shares held by each shareholder holding more than 5 percent of the Equity Shares of the Company are as follows:

Name of Shareholder	As a	As at		at
	March 31,	March 31, 2020		I, 2019
	No. of Shares held	% of Holding#	No. of Shares held	% of Holding #
Mahindra & Mahindra Limited	251,548,691	26	256,248,704	26

[#] This percentage of holding is presented with reference to Issued, Subscribed and Paid up.

- i) Aggregate number of fully paid-up Equity Shares allotted by way of Bonus Shares in the immediately preceding five years: 240,161,577 Equity Shares of ₹10 each fully paid-up (equivalent to 480,323,154 Equity Shares of ₹ 5 each fully paid-up) were allotted as Bonus shares during the year ended March 31, 2015.
- ii) Each Equity Share entitles the holder to one vote and carries an equal right to dividend.
- iii) Refer note 59 for details relating to stock options.
- iv) The shareholders at the Annual General Meeting held on July 30, 2019 approved dividend of ₹14 per equity share for year ended March 31, 2019 which was subsequently paid during the quarter ended September 30, 2019. The amount was recognized as distributions to equity shareholders, the total appropriation was ₹14,684 Million including corporate dividend tax of ₹2,647 Million.

Dividend paid during the year March 31, 2020, include an amount of $\stackrel{?}{\stackrel{?}{\sim}}$ 10 per equity share towards interim dividends for the year ended March 31, 2020 amounting to $\stackrel{?}{\stackrel{?}{\sim}}$ 8,715 Million

On April 30, 2020 the board of directors of the company have proposed a final dividend of ₹5 per share in respect of year ended March 31, 2020 subject to the approval of shareholders at the Annual General Meeting. If approved, the dividend would result in cash outflow of ₹ 4,829 Million."

- v) The Board of Directors of the Company at its meeting held on February 21, 2019 approved a proposal to buyback upto 20,585,000 equity shares of the Company for an aggregate amount not exceeding ₹ 19,556 Million being 2.09% of the total paid up equity share capital at ₹ 950 per equity share. Letter of Offer was issued to all eligible shareholders holding shares as on March 6, 2019. The period for tendering of shares for buyback was from March 25, 2019 to April 5, 2019. The Company bought back 20,585,000 equity shares for an aggregate amount of ₹ 19,556 Million including 1,764,371 number of shares tendered by TML Benefit Trust. The equity shares bought back were extinguished on April 17, 2019. Capital redemption reserve was created to the extent of equity share capital extinguished of ₹ 103 Million. Transaction costs of ₹ 132 Million for buyback have been adjusted to retained earnings.
- vi) The Company manages its capital to ensure that it will be able to continue as a going concern while maximizing the return to stakeholders through the optimisation of the debt and equity balance. The Company is not subject to any externally imposed capital requirements. The Company's risk management committee reviews the capital structure of the Company on an ongoing basis. As part of this review, the committee considers the cost of capital and the risks associated with capital.

NOTE 21: OTHER EQUITY

Particulars	As at	
	March 31, 2020	March 31, 2019
- Share Application Money		
Opening Balance	20	23
Add: Received during the year	474	366
Less:		
Transfer on allotment of Equity Shares	480	361
Other	7	8
Closing Balance	7	20
- Capital Reserve	60	60
- Capital Reserve on Consolidation	137	137
- Securities Premium Account		
Opening Balance	7,611	23,789
Add:		
Transfer on allotment of Equity Shares	464	343
Transfer from share option outstanding account on exercise of stock options	1,133	1,262
Allotment of shares by ESOP Trust to Employees	-	2
Less: Contractual Obligation for Buyback	-	17,785
Closing Balance	9,208	7,611
- Share Options Outstanding Account (refer note 59)		
Opening Balance	4,063	4,124
Add: Amortized amount of Share Based Payments to Employees (net) for the	1,386	1,263
year	1,500	1,203
Less:		
Transfer to Securities Premium account on exercise of stock option	1,133	1,262
Transfer to retained earnings on account of options lapsed	59	62
Closing Balance	4,257	4,063
- Statutory Reserve		
Opening Balance	5	3
Add: Transfer from retained earnings	396	2
Closing Balance	401	5
- General Reserve	397	397





Particulars	As a	at
	March 31, 2020	March 31, 2019
- Special Economic Zone Reinvestment Reserve		
Opening Balance	5,970	42
Add: Transfer from retained earnings	8,049	8,160
Less: Transfer to retained earnings	2,509	2,232
Closing Balance	11,510	5,970
- Capital Redemption Reserve		
Opening Balance	-	-
Add: Transfer on account of buyback of shares	103	-
Closing Balance	103	-
- Retained Earnings		
Opening balance	176,191	153,918
Transition impact of Ind AS 116, net of tax (refer note 53)	(420)	-
	175,771	153,918
Add:		
Profit for the year	40,330	42,976
Other Comprehensive Income (net)	(153)	(35)
Transfer to retained earnings on account of options lapsed	59	62
Transfer from Special Economic Zone re-investment reserve on utilization	2,509	2,232
Transfer to Non Controlling Interest	-	201
Less:		
Equity Dividend (including Tax on Dividend)	24,917	14,907
Amount transferred to capital redemption reserve and expenses incurred on	4.44	0.4
buyback (refer note 20(v))	141	94
On account of transaction with Non Controlling Interest (refer no.37)	405	-
Transfer to Statutory Reserve	396	2
Transfer to Special Economic Zone re-investment reserve	8,049	8,160
Closing Balance	184,608	176,191
- Cash Flow Hedging Reserve (refer note 55)		
Opening Balance	2,529	797
Add: Movement during the year (net)	(3,491)	1,732
Closing Balance	(962)	(2,529)
- Equity Instruments through Other Comprehensive Income		
Opening Balance	(341)	(240)
Add: Movement during the year (net)	3	(101)
Closing Balance	(338)	(341)
-Foreign Currency Translation Reserve		
Opening Balance	1,764	960
Add: Movement during the year	2,466	804
Less: Sale of subsidiary (refer note 38)	154	-
Closing Balance	4,384	1,764
Total	213,772	198,407

NOTE 22: BORROWINGS NON CURRENT

₹ in Million

Particulars	As	at
	March 31, 2020	March 31, 2019
Measured at amortised cost		
Secured Borrowings:		
(i) Finance Lease Obligations (refer Note 53)	-	242
(Lease obligations are secured by the assets financed through the finance		
lease arrangements and are repayable in monthly / quarterly installments over a		
period of 1-5 years and carry a finance charge.)		
From Banks	56	11
(i) Loans		
Secured by charge over receivables and vehicles and are repayable in quarterly		
installments over a period of 2-6 years. Interest rate ranges from 1% to12% p.a.		
Unsecured Borrowings		
From Banks	1,714	1,833
Loans are repayable in 1-8 years. Interest rate ranges from 0.25% to 2% p.a.		
From Others	17	-
Loans are repayable in 1-6 years. Interest rate ranges from 8% to 11%p.a.		
	1,731	1,833
Total	1,787	2,086

NOTE 23: OTHER FINANCIAL LIABILITIES: NON CURRENT

₹ in Million

Particulars	As at	
	March 31, 2020	March 31, 2019
Contractual Obligations - on acquisitions (refer note 37)	2,259	1,747
Contractual Obligations - Customer arrangements	7,594	-
Foreign currency Derivatives liabilities (refer note 55)	2,450	101
Creditors for capital supplies/services	-	1,148
Security Deposits	20	13
Total	12,323	3,009

NOTE 24: PROVISIONS: NON CURRENT

₹ in Million

Particulars	As	at
	March 31, 2020	March 31, 2019
Provision for employee benefits		
Gratuity	4,028	3,342
Compensated absences and Long service awards	2,661	2,370
Other Provisions	2	89
Total	6,691	5,801

NOTE 25: OTHER NON CURRENT LIABILITIES

Particulars	As	As at	
	March 31, 2020	March 31, 2019	
Unearned Revenue	214	325	
Total	214	325	



NOTE 26: BORROWINGS CURRENT

₹ in Million

articulars As at		it	
	March 31, 2020	March 31, 2019	
Secured Borrowings			
From Banks	5,359	3,879	
(Secured by Bank Deposits, Trade Receivables and Inventory). Interest rate			
ranges from 2% to 11.5% p.a.			
Unsecured Borrowings			
From Banks/ Financial Institutions	17,136	8,082	
Interest rate ranges from 1% to 10% p.a.			
Total	22,495	11,961	

NOTE 27: OTHER FINANCIAL LIABILITIES: CURRENT

₹ in Million

Particulars	llars As at	
	March 31, 2020	March 31, 2019
Current maturities of Finance Lease Obligations (refer note 21)	-	299
Current maturities of long-term borrowings (Secured) (refer note 22)	43	24
Current maturities of long-term borrowings (Unsecured) (refer note 22)	382	5,585
Foreign currency Derivative Liabilities (refer note 55)	2,972	531
Creditors for capital supplies/services	2,014	3,145
Contractual Obligation for Buyback (refer note.20 (v))	-	17,879
Interest payable on borrowings	82	46
Unclaimed dividends	221	178
Contractual Obligation (refer note 37)	1,873	607
Accrued Salaries and Benefits	7,072	5,873
Contractual Obligations - Customer arrangements	3,239	559
Total	17,898	34,726

NOTE 28: OTHER CURRENT LIABILITIES

₹ in Million

Particulars	Asa	As at	
	March 31, 2020	March 31, 2019	
Advances received from customers	4,002	3,962	
Unearned Revenue	2,277	2,168	
Statutory Dues	4,894	4,396	
Others (refer note below)	7,097	7,079	
Total	18,270	17,605	

Note: Others mainly include:

₹ in Million

Particulars	As at	
	March 31, 2020	March 31, 2019
Aberdeen UK Claims settlement consideration (including interest) (refer note 44)	5,143	4,704
Aberdeen US claim settlement consideration (refer note 44)	918	840
Class action suit settlement consideration	265	265

NOTE 29: PROVISIONS: CURRENT

₹ in Million

Particulars	As at	As at	
	March 31, 2020 March 31	2019	
Provision for employee benefits			
Gratuity	444	409	
Compensated absences and Long service awards	1,912	2,021	
Other Provisions			
Provision for Claims (refer note 41)	105	167	
Provision for Contingencies (refer note 42)	1,501	1,097	
Others	402	258	
Total	4,364	3,952	

NOTE 30: OTHER INCOME

₹ in Million

Particulars	For the year ended	
	March 31, 2020	March 31, 2019
Interest Income	2,434	2,077
Dividend Income on Investments carried at fair value through profit and loss	341	243
Net gain on Investments carried at fair value through profit and loss	2,063	2,361
Gain on disposal / dilution of Associate / subsidiary (refer no 35 (ii) and 38)	1,488	-
Net gain / (loss) on disposal of Property, Plant and Equipment and Intangible Assets	80	154
Rental income	392	292
Foreign Exchange Gain / (Loss) (net)	3,022	121
Miscellaneous Income	2,104	94
Total	11,924	5,342

NOTE 31: EMPLOYEE BENEFIT EXPENSES

₹ in Million

Particulars	For the year ended	
	March 31, 2020	March 31, 2019
Salaries and wages	173,191	160,786
Contribution to provident and other funds	10,890	10,398
Gratuity	991	860
Share Based Payments to Employees (refer note 59)	1,385	1,263
Staff welfare expenses	1,643	1,772
Total	188,100	175,079

NOTE 32: FINANCE COSTS

₹ in Million

Particulars	For the yea	For the year ended	
	March 31, 2020	March 31, 2019	
Interest expenses	1,072	1,035	
Interest expense on lease liability (refer note 53)	465	82	
Others	382	215	
Total	1,919	1,332	

NOTE 33: DEPRECIATION AND AMORTISATION EXPENSE

₹ in Million

Particulars	For the year ended	
	March 31, 2020	March 31, 2019
Depreciation / Amortisation on Property, Plant and Equipment and Intangible assets	10,929	11,097
Depreciation on Right of Use Asset	3,339	-
Depreciation on Investment Property	190	195
Total	14,458	11,292



NOTE 34: OTHER EXPENSES

₹ in Million

articulars For the year ended		ar ended
	March 31, 2020	March 31, 2019
Power and Fuel Expenses	2,053	1,992
Short term Leases (refer note 53)	1,163	-
Operating Leases (refer note 53)	-	3,785
Rates and Taxes	1,129	850
Communication Expenses	3,826	3,658
Travelling Expenses	12,025	11,553
Recruitment Expenses	1,037	909
Training	323	226
Hire Charges	2,322	2,165
Legal and Other Professional Fees	4,596	4,391
Repair and Maintenance Expenses		
- Buildings (including leased premises)	440	405
- Machinery and Computers	3,394	2,215
- Others	1,109	949
	4,943	3,569
Insurance Charges	4,546	4,517
Software, Hardware and Project Specific Expenses	22,226	18,966
Advertisement, Promotion & Selling Expenses	2,388	1,590
General Office Expenses	2,006	1,712
Allowance for Doubtful Receivables and Bad Debts written off (net)		
-Provided / (reversed) during the period	131	1,749
-Bad Debts written off	1,172	1,626
	1,303	3,375
Allowance for Doubtful Advances, Deposits and Advances written off (net)		
- Provided / (reversed) during the period	56	39
- Advances written off	125	38
	181	77
Donation	167	18
Corporate Social Responsibility Expenditure	1,203	912
Miscellaneous Expenses	1,471	1,211
Total	68,908	65,476

Note: Corporate Social Responsibility Expenditure

- a. Gross amount required to be spent by the holding company and Indian subsidiaries during the year is ₹1,203 Million (previous year ₹ 912 million) (calculated at 2% of the average net profits of the holding company and Indian subsidiaries during the three immediately preceding financial years)
- b. Amount spent during the year on:

Particulars	In cash	Yet to be paid in cash	Total
Construction/acquisition of any asset*	-	-	-
	(-)	(-)	(-)
On purposes other than Construction/acquisition	1203	-	1203
of any asset*	(912)	(-)	(912)

^{*} Numbers in brackets pertains to previous year.

Donations includes an amount of ₹150 Million (previous year: ₹ NIL) paid to New Democratic Electoral Trust

35 PARTICULARS OF CONSOLIDATION

The financial statements present the consolidated accounts of the Group, which consists of financial statements of Tech M & its subsidiaries associates.

i. Direct / Indirect Subsidiaries:

Tech Mahindra (Americas) Inc. and its following subsidiaries:

- Tech Talenta Inc.
- Mad*Pow Media Solutions LLC (acquired w.e.f July 31, 2019)
- Lightbridge Communications Corporation and its following subsidiaries
 - Tech Mahindra Network Services International, Inc.
 - Tech Mahindra Network Services Belgium
 - LCC Middle East FZ-LLC
 - LCC Engineering & Deployment Services Misr, LTD (Under liquidation)
 - LCC France SARL
 - LCC Telecom GmbH
 - LCC Design and Deployment Services Limited.
 - LCC Italia S.R.L.
 - LCC Saudi Telecom Services, Limited.
 - LCC Saudi Arabia Telecom Services Co. Ltd/Jordan WLL
 - LCC Central America de Mexico, SA de C
 - LCC Wireless Communications Services Marox, SARLAU
 - LCC Europe BV
 - LCC Network Services, B.V.
 - LCC North Central Europe, B.V.
 - LCC Muscat LLC
 - LCC Networks Poland Sp.z.o.o
 - Light Bridge Communications Corporation LLC
 - · LCC Wireless Communications Espana, SA
 - LCC Telekomunikasyon Servis Limited (under liquidation)
 - LCC Deployment Services UK, Ltd.

Tech Mahindra

- LCC United Kingdom, Ltd.
- Tech Mahindra S.A.
- Tech Mahindra Bolivia S.R.L.
- Leadcom Integrated Solutions Tchad SARL
- Tech Mahindra Colombia S.A.S.
- Leadcom DRC SPRL
- Tech Mahindra Ecuador S. A.
- Leadcom Integrated Solutions (SPV) SAS
- Leadcom Gabon S.A.
- STA Gabon (struck off w.e.f February 24,2020)
- Leadcom Ghana Limited
- Tech Mahindra Guatemala S.A.
- Leadcom Integrated Solutions (L.I.S.) Ltd
- Societe de Telecommunications Africaine (STA) Abidjan
- Leadcom Integrated Solutions Kenya Limited
- Leadcom Integrated Solutions Myanmar Co., Ltd.
- LeadCom Integrated Solutions International B.V.
- Tech Mahindra Panama S.A.
- Tech Mahindra de Peru S.A.C.
- Leadcom Integrated Solutions Rwanda Ltd
- STA Dakar
- Leadcom Integrated Solutions Tanzania Ltd
- Leadcom Uganda Limited
- Coniber S.A.
- Tech Mahindra Costa Rica Sociedad Anonima
- LCC do Brasil Ltda. (under liquidation)
- Tech Mahindra Healthcare Systems Holdings LLC and its following subsidiaries
 - Tech Mahindra Healthcare LLC

- The CJS Solutions Group, LLC and its 100% subsidiaries
 - HCI Group UK Limited
 - Healthcare Clinical Informatics Limited
 - High Resolution Consulting Limited (dissolved w.e.f April 2, 2019)
 - High Resolution Resourcing Limited (dissolved w.e.f April 2, 2019)
 - HCI Group DMCC (de-registered w.e.f. January 14,2020)
 - CJS Solutions Group Canada ULC (dissolved w.e.f July 16, 2019)
 - HCI Group Australia Pty Ltd

Tech Mahindra Canada, Inc. (incorporated on June 18, 2019; amalgamated with Objectwise Consulting group Inc. w.e.f October 4, 2019))

Objectwise Consulting group Inc (acquired on October 4, 2019)

Tech Mahindra GmbH and its following subsidiaries:

- TechM IT-Services GmbH
- Tech Mahindra Norway AS

Tech Mahindra (Singapore) Pte. Limited

- Born Group Pte. Ltd. (acquired on November 26, 2019)
- Group FMG Holdings B.V (acquired on November 26, 2019)
- Whitefields Holding Asia Ltd. (acquired on November 26, 2019)
- Born Japan Kabhushiki Kaisha (acquired on November 26, 2019)
- Born Digital Sdn Bhd (acquired on November 26, 2019)
- Born Creative Commerce Group Inc. (acquired on November 26, 2019)
- Born London Ltd (acquired on November 26, 2019)
- Born Group Inc (acquired on November 26, 2019)
- Born Group HK Company Limited (acquired on November 26, 2019)

Born Commerce Private Limited (acquired on November 25, 2019)

Tech Mahindra (Thailand) Limited

PT Tech Mahindra Indonesia

Tech Mahindra (Beijing) IT Services Limited

Tech Mahindra (Nigeria) Limited

Tech Mahindra

Tech Mahindra (Bahrain) Limited S.P.C.

Tech Mahindra Business Services Limited

Comviva Technologies Limited and its following subsidiaries

- Comviva Technologies Madagascar Sarlu
- YABX Technologies (Netherlands) B.V.
- Comviva Technologies Singapore Pte. Limited.
- Comviva Technologies FZ-LLC
- Comviva Technologies B.V. and its following subsidiaries
- Comviva Technologies Mexico S.DE R.L.DE C.V.
- Comviva Technologies do Brasil Industria Comercio, Importacao e Exportacao Ltda (formerly known as ATS Advanced Technology Solutions do Brasil Industria Comercio, Importacao e Exportacao Ltda)
- Comviva Technologies Colombia S.A.S
- Comviva Technologies (Australia) Pty Ltd.
- Emagine International Pty Ltd
- Terra Payment Services South Africa (Pty) Limited (stake divested w.e.f March 2,2020)
- Terra Payment Services(Netherlands)BV and following subsidiaries (stake divested w.e.f March 2,2020)
 - Mobex Money Transfer Services Limited (stake divested w.e.f March 2,2020)
 - Terra Payment Services (Tanzania) Limited (stake divested w.e.f March 2,2020)
 - Terra Payment Services (Uganda) Limited(stake divested w.e.f March 2,2020)
 - Terra Payment Services S.A.R.L. (Senegal) (stake divested w.e.f March 2,2020)
 - Terra Payment Services S.A.R.L. (Congo B) (stake divested w.e.f March 2,2020)
 - Terra Payment Services (UK) Limited (stake divested w.e.f March 2,2020)
 - Terra Payment Services Botswana (Proprietary) Limited (stake divested w.e.f March 2,2020)
 - Terra Payment Services (Mauritius) (stake divested w.e.f March 2,2020)
 - Terra Payment Services S.A.R.L (DRC) (stake divested w.e.f March 2,2020)

- Terra Payment Services India Private Limited (Struck off w.e.f December 11, 2019)
- Comviva Technologies Nigeria Limited and its following subsidiary
- Hedonmark (Management Services) Limited
- Comviva Technologies (Argentina) S A
 - Comviva Technologies Myanmar Limited (incorporated on December 6, 2019)
 - Comviva Technologies USA Inc (incorporated on November 5, 2019)
 - Comviva Technologies Cote D'ivoire (incorporated on February 18, 2020)

Tech Mahindra Holdco Pty Limited and its subsidiary (incorporated on August 15, 2018)

Tech Mahindra South Africa (Pty) Limited

Tech Mahindra (Shanghai) Co. Limited

Tech Mahindra (Nanjing) Co. Ltd.

Tech Mahindra Technologies Inc.

Citisoft Plc. and its following subsidiary

· Citisoft Inc.

Satyam Venture Engineering Services Private Limited (subsidiary through Board control) and its following subsidiaries

- Satyam Venture Engineering Services (Shanghai) Co. Limited.
- Satven Gmbh

Tech Mahindra De. Mexico S.DE.R.L.DE.C.V

vCustomer Philippines Inc and its following subsidiary

vCustomer Philippines (Cebu), Inc.

Tech Mahindra Servicos De Informatica LTDA

Tech Mahindra ICT Services (Malaysia) SDN. BHD.

FixStream Networks Inc. and its subsidiary (upto September 30, 2019)

Fixstream India Private Limited (upto September 30, 2019)

Mahindra Technologies Services Inc.

Mahindra Engineering Services (Europe) Limited and its 100% subsidiary

 Tech Mahindra Communications Japan Co. Ltd. (Formerly known as K – Vision Co. Ltd.)



- Inter-Informatics, spol. s r.o. and its following subsidiaries (w.e.f September 5, 2018)
 - Inter-Informatics SRL
 - TC Inter-Informatics a.s.

Sofgen Holdings Limited and its following subsidiaries:

- Sofgen Ireland Limited (under liquidation)
- Sofgen SA
- Sofgen Consulting AG (merged with Sofgen SA w.e.f April 30, 2019)
- Sofgen Africa Limited
- Sofgen SDN. BHD. (dissolved w.e.f January 8,2020)
- Sofgen Services Pte. Ltd.

Tech Mahindra DRC SARLU

NTH Dimension Ltd (100% subsidiary w.e.f. November 13, 2018)

Tech Mahindra Chile SpA (Incorporated on December 17, 2018)

Tech Mahindra Arabia Limited

Tech Mahindra Netherlands B.V.

Tech Mahindra Growth Factories Limited (merged with Tech Mahindra Limited w.e.f March 10,2020)

Tech Mahindra Sweden AB

Tech Mahindra LLC

Tech Mahindra Spain S.L. (Incorporated on December 30, 2019)

Tech Mahindra France (Incorporated on January 16, 2020)

Tech Mahindra Vietnam Company Limited

Tech Mahindra Fintech Holdings Limited and its following subsidiaries:

- Target Topco Limited (dissolved on January 21, 2020)
- Target TG Investment Limited
- Target Group Limited
 - Elderbridge Limited
 - · Target Servicing limited
 - Target Financial System Limited

- Harlosh Limited and its following subsidiary
- Harlosh NZ Limited (struck off w.e.f October 11, 2019)

The Bio Agency Limited

PF Holdings B.V. and its following subsidiaries

- Pininfarina S.p.A. and its following subsidiaries
 - Pininfarina of America Corp.
- Pininfarina Deutschland Holding Gmbh and its subsidiary
 - Pininfarina Deutschland Gmbh
 - Pininfarina Shanghai Co. Ltd.
 - Pininfarina Engineering S.r.l.

Dynacommerce Holding B.V (acquired on May 9, 2019)

- Dynacommerce B.V. (acquired on May 9, 2019)
- Dynalean B.V. (acquired on May 9, 2019)
- Rapid Commerce B.V. (Liquidated on September 27, 2019)
- Dynacommerce Gmbh (merged with Tech Mahindra GMBH w.e.f January 8, 2020)
- Dynacommerce India Pvt Ltd (merged with Tech Mahindra Limited w.e.f March 10,2020)

TML Benefit Trust

ii. Associates:

Name of the Company	Country of	Extent of Holding As at	
	Incorporation	March 31, 2020	March 31, 2019
Avion Networks, Inc.	USA	30%	30%
SARL Djazatech	Algeria	49%	49%
EURL LCC UK Algerie	Algeria	49%	49%
Goodmind S.r.l.	Italy	20%	20%
Signature S.r.I.	Italy	24%	24%
Altiostar Networks, Inc.(till April 26, 2019) *	USA	-	22.50%
Infotek Software and Systems Private Limited (w.e.f April 08,2019)	India	19.89%	-
Vitaran Electronics Private Limited (w.e.f April 08,2019)	India	19.89%	-

^{*} Altiostar Networks, Inc. has ceased to be an associate company from April 26, 2019, due to dilution in shareholding to 8.6%. Consequently, the shares held in Altiostar have been fair valued on April 26, 2019 and gain of ₹ 730 million is recognized in other income. Subsequently, the Group has opted to classify the same as fair value through other comprehensive income.



36 FOLLOWING ENTITIES HAVE NOT BEEN CONSIDERED FOR CONSOLIDATION:

The Group while considering the nature and insignificant variability of its return has concluded that it does not 'control' these foundations/trusts.

- Tech Mahindra Foundation (Section 8 company)
- Mahindra Educational Institutions (Section 8 Company)
- Mahindra Satyam Foundation Trust (Trust)
- TML Odd Lot Trust (Trust)

37 Business Combinations:

Details of acquisitions during the year ended March 31, 2020

	Born Group (refer note i below)		Objectwise Consulting Group Inc (refer note ii below)	
	USD in Million	₹ in Million	CAD in Million	₹ in Million
Fair value of net assets/(liabilities) as on the date of	3.22	231	0.21	11
acquisition				
Customer Relationship	25.00	1,793	1.67	90
Customer Contracts	3.00	215	-	-
Goodwill	62.95	4,515	0.37	20
Less: Non controlling Interest	-	-	-	-
Purchase Consideration	94.17	6,754	2.25	121

	Mad*Pow Media Solutions LLC (refer note iii below)		Dynacommerce Holdings B. (refer note iv below)	
	USD in Million	₹ in Million	EUR in Million	₹ in Million
Fair value of net assets/(liabilities) as on the date of acquisition	3.67	252	(10.37)	(808)
Customer Relationship	3.31	228	11.15	865
Customer Contracts	-	-	-	-
Goodwill	12.15	837	1.38	111
Less: Non controlling Interest	(2.42)	(166)	-	-
Purchase Consideration	16.71	1,151	2.16	168

- i. The Company, pursuant to the share purchase agreement acquired 100% stake in Born Commerce Private Limited on November 25, 2019 for a consideration of USD 12 million (₹ 873 Million). Further the Company through its wholly owned subsidiary Tech Mahindra Singapore Pte. Limited, acquired 100% stake in Born Singapore Pte. Limited (Born Group) on November 26, 2019 for an upfront consideration of USD 59 Million (₹ 4,224 Million) and contingent consideration linked to financial performance of calendar year 2019. As at March 31,2020, contractual obligation towards contingent consideration amounts to USD 23.10 Million (₹ 1,657 Million). Born Group is engaged in providing content production and commerce solutions services across USA, APAC and Europe.
- ii. The Company in October 4, 2019, through its wholly owned subsidiary Tech Mahindra (Americas) Inc. acquired 100 % stake in Objectwise Consulting Group Inc. for an upfront consideration of CAD 2.25 Million (₹ 121 Million).
- iii. The Company on July 31, 2019, through its wholly owned subsidiary Tech Mahindra (Americas) Inc. acquired 65 % stake in Mad*Pow Media Solutions LLC for an upfront consideration of USD 16.71

Million (₹ 1,151 Million). Further the subsidiary of the Company has entered into a binding agreement to purchase the balance 35% stake over a period of three-year, ending March 31, 2022 for which a financial liability of USD 11.52 Million (₹ 793 Million) as on the date of acquisition has been recognised.

iv. The Group, pursuant to the share purchase agreement acquired 100% stake in Dynacommerce Holdings B.V on May 9, 2019 for a consideration upto EUR 2.16 Million (₹ 168 Million), out of which EUR 0.48 Million (₹ 38 Million) was paid upfront and the balance amount of EUR 1.68 Million (₹ 130 Million) is payable on achieving performance based milestones.

Purchase commitments in respect of investments

- i. The Company through its wholly owned subsidiary Tech Mahindra (Americas) Inc. has entered into an agreement to acquire 100% stake in Zen3 Infosolutions (America) Inc. ("Zen3") vide Stock Purchase Agreement dated February 24, 2020 (Amended and restated April 8, 2020) for purchase consideration of USD 39 Million (₹ 2,949 Million), comprising cash consideration of USD 35 million (₹ 2,647 Million) and retention payouts of USD 4 million (₹ 302 Million), payable over next two years. Further, the Company has agreed to pay upto USD 25 million (₹ 1,891 Million) for earned out linked to revenue and earnings before interest, depreciation and amortization (EBITDA) over three years.
- ii. The Company has entered into an agreement to acquire 51% stake in Cerium Systems Private Limited ('the Cerium') vide Share Purchase Agreement dated January 31, 2020 (Amended and restated dated April 9, 2020) for estimated enterprise value of ₹ 2,450 Million. Further, the Company has agreed to buy the balance 49% stake over a period of three years at valuation linked to financial performance of Cerium Systems Private Limited.

Details of acquisitions during the previous year

The Group had completed 3 business combinations (which both individually and in aggregate are not material) for a total consideration of ₹ 834 million. These transactions include (a) an engineering services company with presence in Czech Republic and Romania, (b) a Company primarily engaged in providing network services for mobile communication carriers in Japan, and (c) acquisition of certain tangible and intangible assets, assembled workforce and a multi-year service agreement, which qualify as a business combination.

The following table presents the purchase price allocation -

Particulars	Allocation of purchase price (₹ Million)
Fair value of net assets/ (liabilities) as on date of acquisition	181
Customer Relationship	567
Goodwill	86
Total Purchase Consideration	834

Note: The pro-forma effects of these acquisitions on the Group's results are not material

38 SALE OF INVESTMENT IN SUBSIDIARIES

- i. The Company has sold its entire stake in Fixstream Networks Inc. as on September 30, 2019 for an amount of USD 2 Million (₹ 142 Million) of which USD 0.5 Million (₹ 36 Million) is in Escrow Account.
- ii. The subsidiary of the Company, Comviva Technologies Limited has sold its entire stake in Terra Payment Services South Africa (Pty) Limited and Terra Payment Services(Netherlands)BV and its subsidiaries, hereinafter referred as Terra Group, on March 2, 2020 for an amount of USD 9 Million (₹ 652 Million). Consequently, the Company has recognised a gain of ₹ 691 Million in the consolidated financial statements.



39 DISCLOSURE AS REQUIRED UNDER IND AS 112:

- Non- controlling interest reported in the consolidated financial statements, based on the shareholding as stated in note 35 (i) comprises of entities which are not individually material to the Group. Therefore, disclosures as per Ind AS 112 are not given in the consolidated financial statements.
- ii. The associates forming part of the Group are not material to the Group for this disclosure.

40 COMMITMENTS AND CONTINGENCIES

40.1 Capital Commitments

The estimated amount of contracts remaining to be executed on capital account (net of capital advances) and not provided for as at March 31, 2020 is $\stackrel{?}{}$ 2,637 Million (March 31, 2019: $\stackrel{?}{}$ 1,351 Million).

40.2 Guarantees

Bank Guarantees outstanding as at March 31, 2020: ₹ 9,814 Million (March 31, 2019: ₹ 7,692 Million).

40.3 Contingent Liabilities for Taxation Matters

40.3.1Contingent Liabilities in respect of Income Taxes/ Service Tax/Value Added Tax/Customs and International tax to the extent not provided for

₹ in Million

Cor	ntingent Liabilities to the extent not provided for	not provided for As at	
		March 31, 2020	March 31, 2019
-	Matters relating to Income Tax	29,908	30,798
-	Matters relating to Service Tax/GST	17,100	18,323
-	Matters relating to VAT/CST/Entry Tax/Custom Duty/Stamp Duty	705	286
	Matters relating to International Tax	472	1,535

Details of major cases in respect of Income Taxes/ Service Tax/Value Added Tax/Customs and International tax matters

₹ in Million

Nature of	Pertaining to	Period	Matters Included	As	at
dues				March 31, 2020	March 31, 2019
Income-tax	TechM	2002-2003 to	Adjustments on account of	4,290	3,802
		2017-2018	various expenses disallowed		
			by taxation authority and		
			interest u/s 234 a,b,c		
Income-tax	Erstwhile MSat	2002-2003 to	Adjustment to exemption	4,024	4,024
		2007-2008	under section 10A, various		
			adjustments to total income		
			and correct quantification		
			of income. (refer footnote (i)		
			below)		
Income-tax	Erstwhile MSat	2001-2002	Transfer Pricing adjustment	7,948	7,948
			and various adjustments to the		
			total income (refer footnote (ii)		
			below)		
Income-tax	Erstwhile MSat	2006-2007	Transfer Pricing adjustment	9,637	9,637
			and various adjustments to the		
			total income (refer footnote (ii)		
			below)		

₹ in Million

Nature of	Pertaining to	Period	Matters Included	As	at
dues	•			March 31, 2020	March 31, 2019
Income-tax	TMBSL	2007-2008 to 2012-2013	Income tax order on account of 1. Transfer Pricing Adjustment 2. Disallowance of deduction under section 10 A	783	1,504
Income-tax	SVES	2003-2004 to 2010-2011	Deductibility of expenditure, transfer pricing matters and exemptions u/s 10A	194	145
Service Tax	TechM	May 2008 to July 2013	Onsite services rendered by overseas branches considered as import of service	12,753	12,753
Service Tax	TechM	July 2012 to September 2014	1. Onsite services provided by overseas subsidiaries/ branches are not considered as export of service 2. Disallowance of Cenvat credit for service tax paid under reverse charge mechanism related to overseas branches	3,196	3,196
Service Tax	CTL	2004 to 2008	1) Taxability of service provided by CTL as business support Service and Supply and development of Content service 2) Non-payment of service tax on reverse charge on Import of Services 3) Nonpayment of service tax on maintenance service of software 4) Availment of Cenvat Credit on invoices addressed to	407	407
Andra Pradesh VAT	Erstwhile MSat	2002-2003 to 2010-2011	non-registered premises Software development services considered as sale of goods	231	231
International Tax - Tanzania.	TechM	2013 & 2014	Dispute on account of withholding taxes/ VAT/	-	86
International Tax – New Jersey	Tech M	July 2005 to September 2009	Dispute on corporate business tax, payroll tax and Sales and Use Tax (S&U Tax)	-	948

Abbreviations:

TechM Tech Mahindra Limited

Erstwhile MSat Satyam Computer Services Limited



40.3.2 Footnotes to the Schedule

 Petition before Hon'ble High Court of Judicature at Hyderabad: Financial years 2002-2003 to 2007-2008

Erstwhile Satyam had filed various petitions before Central Board of Direct Taxes (CBDT) requesting for stay of demands aggregating to ₹ 6,170 Million for the financial years 2002-03 to 2007-08 till the correct quantification of income and taxes payable is done for the respective years. In March 2011, the CBDT rejected the petition and erstwhile Satyam filed a Special Leave Petition before the Hon'ble Supreme Court which directed erstwhile Satyam to file a comprehensive petition/ representation before CBDT and to submit a Bank Guarantee (BG) for ₹ 6,170 Million which was complied by erstwhile Satyam. The BG has been extended upto October 14, 2020

The Assessing Officer served an Order dated January 30, 2012, for provisional attachment of properties under Section 281B of the Income-tax Act, 1961 attaching certain immovable assets of erstwhile Satyam. Erstwhile Satyam filed a writ petition in the Hon'ble High Court of Judicature at Hyderabad that has granted a stay on the provisional attachment order.

ii. Appointment of Special Auditor and re-assessment proceedings

- In August, 2011, the Additional Commissioner of Income-tax issued the Draft of Proposed Assessment Orders accompanied with the Draft Notices of demand resulting in a contingent liability of ₹ 7,948 Million and ₹ 9,637 Million for the financial years 2001-2002 and 2006-2007, respectively, proposing adjustments to the total income, including adjustments on account of Transfer Pricing. Erstwhile Satyam has filed its objections to the Draft of Proposed Assessment Orders for the aforesaid years on September 16, 2011 with the DRP, Hyderabad, which is pending disposal.
- Consequent to the letter of erstwhile Chairman of the erstwhile Satyam, the Assessing Officer had
 commissioned special audits for the financial years 2001-2002, 2002-2003, 2006-2007, 20072008 and 2008-2009 on various dates. Erstwhile Satyam had filed petitions before Hon'ble High
 Court of Judicature of Hyderabad challenging the special audits, which are pending disposal.

40.4 Other Claims on the Company not acknowledged as debts

- i. Claims against erstwhile Satyam not acknowledged as debts: ₹ 1,443 Million (March 31, 2019 ₹ 1,411 Million).
- Claims made on the Company not acknowledged as debts: ₹ 373 Million (March 31, 2019 ₹ 263 Million).
- iii. The Company has received an order passed under section 7A of Employees Provident Fund & Miscellaneous Provisions Act, 1952 for the period March 2013 to April 2014 from Employees Provident Fund Organization (EPFO) claiming provident fund contribution amounting to ₹ 2,448 million for employees deputed to non-SSA (Countries with which India do not have Social Security Agreement) countries. The Company has assessed that it has legitimate grounds for appeal, and has contested the order by filing an appeal which is pending before Central Government Industrial Tribunal. The Company has also submitted a bank guarantee of ₹ 500 million towards this order.

The Company has also received a notice based on inquiry under section 7A of the Act for the period May 2014 to March 2016 indicating a claim of ₹ 5,668 Million on (a) employees deputed to non – SSA countries and (b) certain allowances paid to employees.

The Company has assessed the components to be included in basic salary for the purpose of contribution towards Provident Fund and based on legal advice believes that there would be no additional liability on the Company.

- iv. Others ₹ 407 Million (March 31, 2019 ₹ 407 Million).
- v. Claim against the Company for transfer of land in SEZ at Nagpur considered by Maharashtra Airport Development Company Limited (MADC) as 'non-formal transfer' as per its Transfer Policy and claiming the transfer fee of ₹ 152 Million.

40.5 Delay in Conveyance of Immovable Properties

Pursuant to the Scheme of Amalgamation and Arrangement ('the Scheme') sanctioned by the Hon'ble High Courts of Andhra Pradesh and Bombay, Venturbay Consultants Private Limited (Venturbay), CanvasM Technologies Limited (CanvasM) and Mahindra Logisoft Business Solutions Limited (Logisoft), the wholly owned subsidiaries of the Company, and Satyam Computer Services Limited (Satyam) (through Venturbay) and C&S System Technologies Private Limited (C&S) a wholly owned subsidiary of erstwhile Satyam, merged with the Company with effect from April 1, 2011 ('the appointed date'). Pursuant to the Scheme, the title deeds for the immovable properties pertaining to the amalgamating companies are pending conveyance in the name of the Company. The gross block and net block of the aforesaid immovable properties pending conveyance is ₹ 665 Million and ₹ 619 Million respectively as at 31 March 2020. The Company has initiated the name change formalities.

41 PROVISION FOR CLAIMS

The details of provision for claims are as follows:

₹ in Million

Particulars	As at
	March 31, 2020 March 31, 2019
Opening balance	167 115
Provision made during the year	7 102
Reversals during the year	(9) (25)
Utilisation during the year	(60) (25)
Closing balance	105 167

42 Provision for contingencies

The Group carries a general provision for contingencies towards various claims made/anticipated against the Group based on the Management's assessment. The movement in the said provisions is summarized below:

₹ in Million

Particulars	As at		
	March 31, 2020	March 31, 2019	
Opening Balance	1,097	882	
Provision made during the year	456	215	
Utilisation during the year	(52)	-	
Closing balance	1,501	1,097	

43 A. CERTAIN MATTERS RELATING TO ERSTWHILE SATYAM COMPUTER SERVICES LIMITED (ERSTWHILE SATYAM):

In the letter dated January 7, 2009 Mr. B. Ramalinga Raju, the then Chairman of erstwhile Satyam, stated that the Balance Sheet of erstwhile Satyam as at September 30, 2008 carried inflated cash and bank balances, non-existent accrued interest, an understated liability and an overstated debtors position. Consequently, various regulators/investigating agencies such as the Serious Fraud Investigation Office ('SFIO')/Registrar of Companies ('ROC'), Directorate of Enforcement ('ED'), Central Bureau of Investigation ('CBI') had initiated investigations on various matters and conducted inspections and issued notices calling for information including from certain subsidiaries which have been responded to.

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In 2009, SFIO initiated two proceedings against erstwhile Satyam for violations of Companies Act, 1956, which were compounded.

Further, ED issued show-cause notices for certain non-compliances of provisions of the Foreign Exchange Management Act, 1999 ('FEMA') and the Foreign Exchange Management (Realisation, Repatriation and Surrender of Foreign Exchange) Regulations, 2000 by the erstwhile Satyam. These pertained to:

- a) alleged non-repatriation of American Depository Receipts ('ADR') proceeds aggregating to USD 39.2 Million; and
- b) non-realisation and repatriation of export proceeds to the extent of foreign exchange equivalent to ₹ 506 Million for invoices raised during the period from July 1997 to December 31, 2002.

These have been responded to by the erstwhile Satyam/the Company, the Company has not received any further communication in this regard and with the passage of time, the Company does not expect any further proceedings in this regard.

As per the assessment of the Management, based on the forensic investigation and the information available, all identified/required adjustments/disclosures arising from the identified financial irregularities, were made in the financial statements of erstwhile Satyam as at March 31, 2009. Considerable time has elapsed after the initiation of investigation by various regulators/agencies and no new information has come to the Management's notice which requires adjustments to the financial statements. Further, as per above, the investigations have been completed and no new claims have been received which need any further evaluation/adjustment/disclosure in the books of account.

B. Proceedings in relation to 'Alleged Advances':

Erstwhile Satyam received letters from 37 companies seeking confirmation by way of acknowledgement of receipt of certain alleged amounts by the erstwhile Satyam (referred to as 'alleged advances'). These letters were followed by legal notices from these companies dated August 4 and August 5, 2009, claiming repayment of the alleged advances aggregating ₹ 12,304 Million stated to be given as temporary advances but without any evidence in support of the nature of these transactions. This was also borne out in the internal forensic investigation. The legal notices also claimed damages/compensation @18% per annum from the date of the advances till the date of repayment. The erstwhile Satyam has not acknowledged any liability to any of the 37 companies and has replied to the legal notices stating that the claims are legally untenable.

The 37 companies have filed petitions/suits for recovery against the erstwhile Satyam before the City Civil Court, Secunderabad (Court), of which one petition has been converted into suit and balance 36 petitions are at various stages of pauperism/suit admission.

The Hon'ble High Court in its Order approving the merger of the erstwhile Satyam with the Company, further held that in the absence of Board resolutions and documents evidencing acceptance of unsecured loans, i.e. alleged advances, by the former Management of the erstwhile Satyam, the new Management of the erstwhile Satyam is justified in not crediting the amounts received in their names and not disclosing them as creditors and in disclosing such amounts as 'Amounts pending investigation suspense account (net)' in the financial statements. The Hon'ble High Court held, inter-alia, that the contention of the 37 companies that Satyam is retaining the money, i.e. the alleged advances, of the 'creditors' and not paying them does not appear to be valid and further held that any right of the objecting creditors can be considered only if the genuineness of the debt is proved beyond doubt which is not so in this case.

The said 37 companies have filed appeals before the Division Bench of the Hon'ble High Court of Andhra Pradesh, against the Orders of the Hon'ble High Court of Andhra Pradesh and the Hon'ble High Court of Bombay sanctioning the scheme of merger of Satyam Computer Services Limited (Satyam) with the Company w.e.f. April 1, 2011, which are yet to be heard. One of the aforesaid companies has

also appealed against the Order rejecting the Petition for winding-up of the erstwhile Satyam. These matters have been combined for hearing.

The Directorate of Enforcement (ED) while investigating the matter under the Prevention of Money Laundering Act, 2002 (PMLA) had directed the erstwhile Satyam not to return the alleged advances until further instructions. In furtherance to the investigation, certain fixed deposits of the Company with certain banks, then aggregating to ₹ 8,220 Million were alleged by ED to be 'proceeds of crime' and were provisionally attached vide Order dated October 18, 2012 by the ED (the Order). The Hon'ble High Court of Judicature at Hyderabad quashed the said Provisional attachment Order and directed Banks to release the Fixed deposits to the Company vide its Order dated December 31, 2018. Accordingly, these deposits have been released by the Banks. In a recent development, ED has filed a Special Leave Petition (SLP) before the Hon'ble Supreme Court of India, against the above Order of the Hon'ble High Court of Telangana.

Criminal prosecution was initiated by the ED against SCSL, since merged with Tech Mahindra Limited (Company) under Section 3 of The Prevention of Money-Laundering Act, 2002 for alleged money laundering along with 212 accused persons. Upon an application challenging the prosecution against the Company, the Hon'ble High Court of Andhra Pradesh quashed the proceedings by its Order dated December 22, 2014. The appeal preferred by the ED challenging the order of quashing the prosecution before the Division Bench of the Hon'ble High Court was dismissed by an order dated March 30, 2017 and confirmed the order of quashing. A Special Leave Petition was filed by ED before the Hon'ble Supreme Court of India. By an order dated December 8, 2017, the Hon'ble Supreme Court dismissed the SLP filed by the ED and affirmed the order of the Single Judge quashing the prosecution against the Company.

In view of the aforesaid developments and based on an independent external legal opinion, the Management believes that the claim by the 37 companies for repayment of the alleged advances, including interest thereon is not legally tenable. Consequently, pending the final outcome of the proceedings, as a matter of prudence, the Company has accounted and disclosed the amount of ₹ 12,304 Million as 'Suspense Account (net)'.

44 CLAIMS BY CERTAIN SHAREHOLDERS OF ERSTWHILE SATYAM

In terms of the Settlement of claims made by Aberdeen Asset Management PLC., UK and Aberdeen Claims Administration Inc., USA, (together referred to as 'Aberdeen') the erstwhile Satyam had deposited a total amount of USD 80.16 Million towards the Settlement Amount and interest in an Escrow Account during the financial year ended March 31, 2013.

In the meanwhile, Commissioner of Income Tax Mumbai has filed two writ petitions before the Hon'ble High Court of Bombay, seeking to set aside the orders of Authority for Advance Ruling dated February 15, 2016, which ruled that no withholding tax is applicable for remittance of Settlement Amount. The above writ petitions have been disposed off by the Prothonotary authority of non-removal of office objections.

Considering the disposal of writs filed by the Commissioner of Income Tax Mumbai and no subsequent action being taken by the Income tax department to restore such writs / file fresh writ petitions before the Hon'ble High Court of Bombay. The Company is in discussions with Aberdeen trusts to obtain letters of indemnity from the claimants, indemnifying the Company in regard to future actions by Indian Income tax department. Post receipt of such letters, the Company seeks to remit the Settlement amounts to Aberdeen trusts.

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45 DETAILS OF THE INVESTMENT PROPERTY AND ITS FAIR VALUE

The Group has obtained the fair valuation of its investment property as at March 31, 2020 from an independent valuer who holds recognised and relevant professional qualification and has experience in the location and category of the investment property being valued.

The fair values of investment properties are given below:

₹ in Million

Description	As at	
	March 31, 2020*	March 31, 2019*
Land	1,585	1,211
Building	903	1,144
Plant & Machinery	492	535
Furniture & Fixtures	86	92
Office Equipment	2	2
Total	3,068	2,985

^{*}Includes effect of foreign currency rate fluctuation.

46 DISPUTE WITH VENTURE GLOBAL ENGINEERING LLC

Pursuant to a Joint Venture Agreement in 1999, the erstwhile Satyam and Venture Global Engineering LLC ('VGE') incorporated Satyam Venture Engineering Services Private Limited ('SVES') in India with an objective to provide engineering services to the automotive industry.

On March 20, 2003, numerous corporate affiliates of VGE filed for bankruptcy and consequently the erstwhile Satyam, exercised its option under the Shareholders Agreement (the 'SHA'), to purchase VGE's shares in SVES. The erstwhile Satyam's action, disputed by VGE, was upheld in arbitration by the London Court of International Arbitration vide its award in April 2006 (the 'Award'). VGE disputed the Award in the Courts in Michigan, USA.

The Courts in Michigan, USA, confirmed and directed enforcement of the Award. They also rejected VGE's challenge of the Award. In 2008, the District Court of Michigan further held VGE in contempt for its failure to honor the Award and inter-alia directed VGE to dismiss the nominees of VGE on its Board and replace them with individuals nominated by the erstwhile Satyam. This Order was also confirmed by the Sixth Circuit Court of Appeals in 2009. Consequently, erstwhile Satyam's nominees were appointed on the Board of SVES and SVES confirmed their appointment at its Board meeting held on June 26, 2008. The erstwhile Satyam was legally advised that SVES became its subsidiary with effect from that date.

In the meantime, while proceedings were pending in the USA, VGE filed a suit in April 2006, before the District Court of Secunderabad in India for setting aside the Award. The City Civil Court, vide its judgment in January 2012, has set aside the Award, against which the erstwhile Satyam preferred an appeal (Company Appeal) before the Hon'ble High Court.

VGE also filed a suit before the City Civil Court, Secunderabad inter alia seeking a direction to the Company to pay sales commission that it was entitled to under the Shareholders Agreement. In the said suit, two exparte Orders were issued directing the Company and Satyam to maintain status quo with regard to transfer of 50% shares of VGE and with regard to taking major decisions which are prejudicial to the interests of VGE. The said suit filed by VGE is still pending before the Civil Court. The Company has challenged the ex-parte Orders of the City Civil Court Secunderabad, before the Hon'ble High Court (SVES Appeal).

The Hon'ble High Court of Andhra Pradesh consolidated all the Company appeals and by a common Order dated August 23, 2013 set aside the Order of the City Civil Court, Hyderabad setting aside the award and also the ex-parte Orders of the City Civil Court, Secunderabad. The Hon'ble High Court as an interim measure ordered status quo with regard to transfer of shares. VGE has filed special leave petition against the said Order before Supreme Court of India, which is currently pending. The Supreme Court by an interim Order

dated October 21, 2013 extended the Hon'ble High Court Order of status-quo on the transfer of shares. The Company has also filed a Special Leave Petition ('SLP') before the Supreme Court of India challenging the judgment of the Hon'ble High Court only on the limited issue as to whether the Civil Court has jurisdiction to entertain VGE's challenge to the Award. The said Petitions are pending before the Supreme Court. The Hon'ble Bench of Supreme Court, in view of the difference of opinion by an order dated November 1, 2017 has directed the registry to place the SLP's before the Chief Justice of India for appropriate further course of action.

In a related development, in December 2010, VGE and the sole shareholder of VGE (the Trust, and together with VGE, the Plaintiffs), filed a complaint against the erstwhile Satyam in the United States District Court for the Eastern District of Michigan (District Court) inter alia asserting claims under the Racketeer Influenced and Corrupt Organization Act, 1962 (RICO), fraudulent concealment and seeking monetary and exemplary damages (the Complaint). The District Court vide its order in March 2012 has dismissed the Plaintiffs Complaint. The District Court also rejected VGE's petition to amend the complaint. In June 2013, VGE's appeal against the order of the District Court has been allowed by the US Court of Appeals for the Sixth Circuit. The matter is currently before the District Court and the Company has filed a petition before District Court seeking dismissal of the Plaintiff's Complaint. The said petition is pending before the District Court. On March 31, 2015, the US District Court stayed the matter pending hearing and decision by the Indian Supreme Court in the Special Leave Petitions filed by VGE and the Company.

47 SATYAM VENTURE ENGINEERING SERVICES PRIVATE LIMITED (SVES)

47.1 Accounting for Sales Commission

During the financial year 2011-2012, the Board of SVES reassessed the need to accrue sales commission considering that no services were rendered by Venture Global LLC during the period from FY 2005-2006 to FY 2011-2012. Accordingly, the Board of SVES decided to write back sales commission amounting to ₹ 359 Million pertaining to the years from FY 2005-2006 to FY 2010-2011 and to not accrue for sales commission for FY 2011-2012 amounting to ₹ 170 Million. However, pending the final disposal of legal proceedings in relation to disputes between Tech Mahindra Ltd and Venture Global LLC, the Board of SVES decided to account for a contingency provision for the sales commission amounting to ₹ 529 Million covering the period from FY 2005-2006 to FY 2011-2012. Considering the Order of the Honorable High Court of Andhra Pradesh dated August 23, 2013 directing all parties to maintain status quo, the Board of SVES based on a legal opinion decided not to reverse the contingency provision made in FY 2011-2012. Further, since the matter is subjudice, sales commission for subsequent periods has been disclosed as a contingent liability amounting to ₹ 2,146 Million as on March 31, 2020 (March 31, 2019: ₹ 1,784 Million).

47.2 Adoption of financial statements

At the Annual General Meetings of the SVES held on October 29, 2012, September 10, 2013, September 22, 2014, September 07, 2015, July 29, 2016, July 19, 2017, July 23, 2018 and July 23, 2019 one of the shareholders abstained from voting on the resolution for adoption of audited financial statements as at and for the year ended March 31, 2012, March 31, 2013, March 31, 2014, March 31, 2015, March 31, 2016, March 31, 2017, March 31, 2018 and March 31, 2019 respectively. In terms of Article 66 of the Articles of Association of SVES, the adoption of audited financial statements requires unanimous consent of both the shareholders of SVES. Therefore, the said financials have not been approved by the shareholders.

The financial statements of SVES as at and for the year ended March 31, 2020 have been drawn up incorporating the opening balances based on above said financial statements which have not been adopted by the Shareholders. Adjustments required, if any, will be made in accounts as and when determined.

48 FOREIGN CURRENCY RECEIVABLES:

In respect of overdue foreign currency receivables for the period's upto March 31, 2009 pertaining to erstwhile Satyam, the Company is taking steps under the provisions of FEMA, for recovery and/or permissions for write-offs as appropriate. The Management has fully provided for these receivables.



49 GOODWILL

Following is the summary of changes in carrying amount of goodwill:

₹ in Million

Particulars	Year ended	
	March 31, 2020	March 31, 2019
Balance at the beginning of the year	28,163	27,727
Acquisition during the year	5,480	86
Impairment	(1,456)	-
Effect of foreign currency exchange differences (net) and other adjustments	1,690	350
Balance at the end of the year	33,877	28,163

Allocation of goodwill by segments as of March 31, 2020 and March 31, 2019 is as follows:

₹ in Million

Particulars	Year ended
	March 31, 2020 March 31, 2019
IT	30,132 24,418
BPO	3,745
Total	33,877 28,163

Allocation of goodwill to cash-generating units

The Group tests goodwill for impairment alteast annually, or more frequently if events or changes in circumstances indicate that it might be impaired. Goodwill has been allocated for impairment testing purposes to the underlying cash generating unit ('CGU') identified based on business units/geographies. The goodwill impairment test is performed at the level of the CGU or groups of CGUs which are benefiting from the synergies of the acquisition and which represents the lowest level at which goodwill is monitored for internal management purposes. The recoverable amount of CGUs is determined based on higher of value-in-use and fair value less cost to sell. The recoverable value was determined by value in use in cases where there is no basis for making a reliable estimate of the price at which an orderly transaction to sell the asset would take place between market participants at the measurement date under current market conditions. In determining the value in use, cash flow projections from financial budgets approved by senior management have been considered.

Market related information and estimates are used to determine the recoverable amount. Key assumptions on which management has based its determination of recoverable amount include estimated long-term growth rates, weighted average cost of capital and estimated operating margins. Cash flow projections are considered for next 3-5 years and consider past experience and represent management's best estimate about future developments. Cash flows beyond the five-year period are extrapolated using a 2%-3% growth rate (31 March 2019: 2%-3%). The pre-tax discount rate applied to cash flow projections for impairment testing during the current year is 9%-30% (31 March 2019: 18% - 25%). An analysis of the sensitivity of the computation of recoverable amount to a change in key parameters, based on reasonable assumptions, did not identify any probable scenario in which the recoverable amount of the CGU would decrease below its carrying amount other than the amount already recognized in the books of accounts.

CGUs to which goodwill has been allocated are tested for impairment annually, or more frequently when there is indication for impairment. The financial projections basis which the future cash flows have been estimated consider the increase in economic uncertainties due to COVID-19 pandemic, reassessment of the discount rates, revisiting the growth rates factored while arriving at terminal value and subjecting these variables to sensitivity analysis. If the recoverable amount of a CGU is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit on a pro-rate basis of the carrying amount of each asset in the unit.

50 IMPAIRMENT OF GOODWILL AND NON-CURRENT ASSETS

As part of its annual impairment assessment, the Group reassessed the recoverable amount of the CGUs as on March 31, 2020.

Since the recoverable amount determined for these CGUs was lower than the carrying value of the respective CGUs, the Company has recognized an impairment loss of ₹ 2,175 Million for the year ended March 31, 2020. Details of basis and the discount rate underlying determination of the recoverable amount are:

Name of Subsidiary	Discount Rate*	Amount (₹ in million)
The Bio Agency Limited	24.3%	1,915
Emagine International Pty Limited	14.42%	178
Pininfarina SPA	9.10%	82
Total		2,175

(*) Discount rate is pretax rate based on weighted average cost of capital of the entity.

Estimates of future cash flows used in the value in use calculation are specific to the entity based on latest business plan approved and need not be the same as those of market participants. The future cash flows consider potential risks given the current economic environment and key assumptions, such as volume forecasts and margins. The discount rate used in the calculation reflects market's assessment of the risks specific to the asset as well as time value of money.

51 DETAILS OF EMPLOYEE BENEFITS AS REQUIRED BY IND AS-19 - EMPLOYEE BENEFITS ARE AS UNDER:

a) Defined Contribution Plans

Amount recognized as an expense in the Statement of Profit and Loss for the year ended March 31, 2020 in respect of defined contribution plan is ₹ 3,700 Million (year ended March 31, 2019: ₹ 2,990 Million).

b) Defined Benefit Plan

The movement of present value of defined obligation is as follows:

₹ in Million

Particulars	As at March 31, 2020	As at March 31, 2019
Defined benefit obligation at the beginning of the year	3,926	3,488
Current Service cost	727	643
Past Service Cost	28	-
Interest cost	249	229
Actuarial (gain)/loss – experience	59	3
Actuarial (gain)/loss – financial assumptions	148	45
Benefits paid	(479)	(482)
Projected benefit obligation at the end of the year	4,658	3,926



The composition of Funded Balance as at March 31, 2020 and March 31, 2019 is as follows:

•			
₹	ın	Mil	llion

Change in Fair Value of Plan Assets*	As at March 31, 2020	As at March 31, 2019
Fair value of plan assets at the beginning of the year	175	163
Interest income on Plan Assets	12	7
Actuarial (gain)/loss on plan assets	(1)	5
Fair value of plan assets at the end of the year	186	175

^{*}The plan assets are primarily invested in insured managed fund.

₹ in Million

Particulars	As at March 31, 2020	As at March 31, 2019
Defined benefit obligation	4,658	3,926
Fair Value of Plan Assets	(186)	(175)
Net defined benefit obligation disclosed as:	4,472	3,751
- Current provisions	444	409
- Non current provisions	4,028	3,342

Expense recognized in the Statement of Profit and Loss

₹ in Million

Particulars	For the year ended March 31, 2020	For the year ended March 31, 2019
Service cost	721	643
Past Service Cost	28	-
Interest cost	249	229
Interest Income on Plan Assets	(7)	(12)
Expense recognized in the Statement of Profit and Loss	991	860

₹ in Million

Actuarial (Gain)/Loss recognized in Other Comprehensive Income	For the year ended March 31, 2020	For the year ended March 31, 2019
Actuarial (Gain)/Loss arising during the year	207	47
Actuarial (loss)/gain on plan assets	(1)	(5)
Net gain/(loss) recognised in Other Comprehensive Income	206	42

Principal Actuarial Assumptions (Non Funded)	AS at
	March 31, 2020 March 31, 2019
Discount Rate	5.00% to 8.00% 5.00% to 8.00%
Expected rate of increase in compensation	2.00% to 10.00% 2.00% to 12.00%
Mortality rate	Indian assured lives Indian assured lives
	Mortality (2006-08) Mortality (2006-08)
	Modified Ult. Modified Ult.
Withdrawal Rate	10.00% to 50.00% 10.00% to 50.00%

Principal Actuarial Assumptions (Funded)	AS at	
	March 31, 2020 March 31, 201	
Discount Rate	7.10%	7.10%
Expected rate of increase in compensation	7.00%	7.00%
Withdrawal Rate	16.00%	16.00%

The rate used to discount defined benefit obligations (both funded and unfunded) is determined by reference to market yields at the end of the reporting period on government bonds. However, for subsidiaries domicile outside India, discount rate on defined benefit obligation plan are with reference to market yield at the end of reporting period on high quality corporate bonds.

The estimate of future salary increase takes into account inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

Disclosure related to indication of effect of the defined benefit plan on the entity's future cash flows

₹ in Million

Payout in the next	March 31, 2020	March 31, 2019
1 year	644	604
1-2 years	665	569
2-3 years	695	629
3-4 years	771	671
4-5 years	820	744
5 and beyond	3,805	3,446

Sensitivity analysis: A quantitative sensitivity analysis for significant assumption as at March 31, 2020 and March 31 2019 is as shown below:

₹ in Million

Effect on DBO on account of 0.5 % change in the assumed rates:						
Year Disc		nt Rate	Salary Escalation Rate		Withdrawal Rate	
	0.5%	0.5%	0.5%	0.5%	5%	5%
	Increase	Decrease	Increase	Decrease	Increase	Decrease
March 31, 2020	(131)	140	136	(129)	(76)	80
March 31, 2019	(105)	111	109	(104)	(27)	8

The sensitivity results above determine their individual impact on Defined Benefit Obligation. In reality, the Plan is subject to multiple external experience items which may move the defined Benefit Obligation in similar or opposite directions, while the Plan's sensitivity to such changes can vary over time.

52 AUDITORS' REMUNERATION (EXCLUSIVE OF SERVICE TAX/GST)

₹ in Million

Particulars	March 31, 2020	March 31, 2019
Audit fees (including quarterly audits)	49	46
For other services (certifications, etc)	18	16
For taxation matters	10	7
For reimbursement of expenses	2	2
Total	79	71

53 LEASES

Transition to Ind AS 116

Ministry of Corporate Affairs ("MCA") through Companies (Indian Accounting Standards) Amendment Rules, 2019 and Companies (Indian Accounting Standards) Second Amendment Rules, has notified Ind AS 116 Leases which replaces the existing lease standard, Ind AS 17 leases, and other interpretations. Ind AS 116 sets out the principles for the recognition, measurement, presentation and disclosure of leases for both lessees and lessors. It introduces a single, on-balance sheet lease accounting model for lessees.

The Group has adopted Ind AS 116, effective annual reporting period beginning April 1, 2019 and applied the standard to its leases, retrospectively, with the cumulative effect of initially applying the Standard, recognised on the date of initial application (April 1, 2019). Accordingly, the Group has not restated comparative information; instead, the cumulative effect of initially applying this standard has been recognised as an adjustment to the opening balance of retained earnings as on April 1, 2019.



As a lessee:

Operating leases

For transition, the Group has elected not to apply the requirements of Ind AS 116 to leases which are expiring within 12 months from the date of transition by class of asset and leases for which the underlying asset is of low value on a lease-by-lease basis. The Group has also used the practical expedient provided by the standard when applying Ind AS 116 to leases previously classified as operating leases under Ind AS 17 and therefore, has not reassessed whether a contract, is or contains a lease, at the date of initial application, relied on its assessment of whether leases are onerous, applying Ind AS 37 immediately before the date of initial application as an alternative to performing an impairment review, excluded initial direct costs from measuring the right of use asset at the date of initial application and used hindsight when determining the lease term if the contract contains options to extend or terminate the lease. The Group has used a single discount rate to a portfolio of leases with similar characteristics.

On transition, the Group recognised a lease liability measured at the present value of the remaining lease payments. The right-of-use asset is recognised at its carrying amount as if the standard had been applied since the commencement of the lease, but discounted using the lessee's incremental borrowing rate as at April 1, 2019. Accordingly, a right-of-use asset of \P 9,375 Million and a corresponding lease liability of \P 8,936 Million has been recognized. Right-of-use asset includes an amount of \P 960 Million which pertains to reclassification from non-current / current prepaid operating lease rentals. The cumulative effect on transition in retained earnings net-off taxes is \P 420 Million (including a deferred tax of \P 151 Million). The principle portion of the lease payments have been disclosed under cash flow from financing activities. The lease payments for operating leases as per Ind AS 17 - Leases, were earlier reported under cash flow from operating activities. The weighted average incremental borrowing rate of 4.84% has been applied to lease liabilities recognised in the balance sheet at the date of initial application.

On application of Ind AS 116, the nature of expenses have changed from lease rent in previous periods to depreciation cost for the right-to-use asset, and finance cost for interest accrued on lease liability. The difference between the future minimum lease rental commitments towards non-cancellable operating leases and finance leases reported as at March 31, 2019 compared to the lease liability as accounted as at April 1, 2019 is primarily due to inclusion of present value of the lease payments for the cancellable term of the leases, reduction due to discounting of the lease liabilities as per the requirement of Ind AS 116 and exclusion of the commitments for the leases to which the Group has chosen to apply the practical expedient as per the standard.

Finance leases

The Group has leases that were classified as finance leases applying Ind AS 17. For such leases, the carrying amount of the right-of-use asset and the lease liability at the date of initial application of Ind AS 116 is the carrying amount of the lease asset and lease liability on the transition date as measured applying Ind AS 17. Accordingly, an amount of ₹ 341 Million has been reclassified from property, plant and equipment to right-of-use assets. An amount of ₹ 242 Million has been reclassified from non-current borrowings to non-current lease obligations and an amount of ₹ 299 Million has been reclassified from other current financial liabilities to current lease obligations.

As a lessor:

The Group is not required to make any adjustments on transition to Ind AS 116 for leases in which it acts as a lessor, except for a sub-lease. The Group accounted for its leases in accordance with Ind AS 116 from the date of initial application.

The total cash outflow for leases is ₹ 2,378 Million for the year ended March 31, 2020, including cash outflow for short term and low value leases.

The table below provides details regarding the contractual maturities of lease liabilities as of March 31, 2020 on an undiscounted basis:

₹ in million

Particulars	Not later than	Later than 1 year not	Later than 5	
	1 year	later than 5 years	years	
Minimum Lease rentals payables	3.687	8.285	788	

Group has given premises, plant and equipment on operating lease. The rental income recognized in the Statement of Profit and Loss for the year ended March 31, 2020 is ₹ 392 Million (year ended March 31, 2019: ₹ 292 Million). The future lease rental receivable non-cancellable operating leases are as follows:

₹ in million

Particulars	Not later than 1 year	Later than 1 year not later than 5 years	Later than 5 years
Minimum Lease rentals receivable (March 31, 2019:	167	549	1,897
₹ 248 Million, ₹ 594 Million and ₹ 2,041 Million			
respectively)			

Group has given computer equipment on finance lease. The future lease rentals receivable are as follows:

₹ in Million

Particulars	As at March 31, 2020	As at March 31, 2019
Minimum lease receivables		
- Less than one year	326	367
- One to five years	216	203
Total	542	570
Present value of minimum lease receivables		
- Less than one year	306	346
- One to five years	207	180
Total	513	526

54 DISCLOSURES FOR REVENUE FROM CONTRACTS WITH CUSTOMERS

i. Disaggregation of revenue

Revenue disaggregation by industry verticals is as follows:

₹ in Million

Particulars	As at March 31, 2020	As at March 31, 2019
Telecommunication	153,385	143,248
Manufacturing	66,667	70,278
Media and Entertainment	28,357	25,166
Banking and Finance	50,032	46,398
Retail, Transport and Logistics	25,568	22,357
Others	44,668	39,974
Total	368,677	347,421

Revenue disaggregation by reportable segments and by geography has been included in segment information (refer note 61).

The Group has evaluated the impact of the COVID-19 pandemic, amongst other matters, resulting from (i) the possibility of constraints to render services which may require revision of estimations of costs to complete the contract because of additional efforts, (ii) termination or deferment of contracts by customers and (iii) customer disputes. The Group has concluded that the impact of the COVID-19 pandemic is not material based on these estimates.



ii. Remaining performance obligations

The remaining performance obligations disclosure provides the aggregate amount of the transaction price yet to be recognised as of the end of the reporting period and an explanation as to when the Group expects to recognise these amounts in revenue. Applying the practical expedient as given in Ind AS 115, the Group has not disclosed the remaining performance obligation for contracts where the entity has a right to consideration from a customer in an amount that corresponds directly with the value to the customer of the entity's performance completed to date, typically those contracts where invoicing is on time and material basis. Remaining performance obligation estimates are subject to change and are affected by several factors, including terminations, changes in scope of contracts, periodic revalidations, adjustments for revenue that has not materialized and adjustments for currency.

The aggregate value of performance obligations that are completely or partially unsatisfied as of March 31, 2020, other than those meeting the exclusion criteria mentioned above, is ₹ 396,155 Million. Out of this, the Group expects to recognise revenue of around 39% within the next one year and the remaining thereafter. This includes contracts that can be terminated for convenience without a substantive penalty since, based on current assessments the occurrence of the same is expected to be remote.

iii. Contract assets and liabilities

Changes in the contract assets balances during the year ended March 31, 2020 and March 31, 2019 are as follows:

-			
₹	ın	Milli	nη

Particulars	As at March 31, 2020	As at March 31, 2019
Contract assets:		
Opening Balances	6,303	4,507
Add: Revenue recognised during the year	30,429	29,165
Less: Invoiced during the year	(29,068)	(27,369)
Closing Balances (refer note 19)	7,664	6,303

Changes in the unearned revenue balances during the year ended March 31,2020 and March 31,2019 are as follows:

₹ in Million

Particulars	As at March 31, 2020	As at March 31, 2019
Unearned Revenue:		
Opening Balance	2,493	2,752
Less: Revenue recognised that was included in the unearned revenue at the beginning of the year	(2,390)	(2,132)
Add: Invoiced during year (excluding revenue recognized during the year)	2,388	1,873
Closing Balance (refer note 25 and 28)	2,491	2,493

iv. Contract Price

Reconciliation of revenue recognised in the statement of profit and loss with the contracted price: The company has recognized revenue of ₹ 368,677 Million which is adjusted by discounts of ₹ 11,443 Million for the year ended March 31, 2020.

55 FINANCIAL INSTRUMENTS AND RISK REVIEW

Financial Risk Management Framework

The Group's Board of Directors has overall responsibility for the establishment and oversight of the Group's risk management framework. The Group's risk management policies are established to identify and analyze the risks faced by the Group, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions.

Financial Instruments by category

The carrying value and fair value of financial instruments by categories as of March 31, 2020 is as follows:

					;	₹ in Million
Particulars	Fair value through P&L	Fair value through OCI	Derivative instruments in hedging relationship	Amortised cost	Total carrying value	Total Fair Value*
Assets:						
Cash and cash equivalents	-	-	-	30,167	30,167	30,167
Other balances with banks	-	-	-	1,316	1,316	1,316
Trade receivables	-	-	-	75,809	75,809	75,809
Investments (Other than associates)	45,202	2,084	-	11,000	58,286	58,286
Loans		-	-	45	45	45
Other financial assets		-	4,766	36,870	41,636	41,636
Total	45,202	2,084	4,766	155,207	207,259	207,259
Liabilities:						
Trade and other payables	-	-	-	32,566	32,566	32,566
Borrowings	-	-	-	24,707	24,707	24,707
Other financial liabilities	4,132	-	5,422	32,240	41,794	41,794
Total	4,132	-	5,422	89,513	99,067	99,067

The carrying value and fair value of financial instruments by categories as of March 31, 2019 is as follows:

					;	₹ in Million
Particulars	Fair value through P&L	Fair value through OCI	Derivative instruments in hedging relationship	Amortised cost	Total carrying value	Total Fair Value*
Assets:						
Cash and cash equivalents	-	-	-	20,427	20,427	20,427
Other balances with banks	-	-	-	3,160	3,160	3,160
Trade receivables	-	-	-	69,649	69,649	69,649
Investments (Other than associates)	60,854	141	-	12,063	73,058	73,058
Loans	-	-	-	43	43	43
Other financial assets	-	-	4,835	29,014	33,849	33,849
Total	60,854	141	4,835	134,356	200,187	200,187
Liabilities:			-			
Trade and other payables	-	-	-	24,893	24,893	24,893
Borrowings	-	-	-	19,955	19,955	19,955
Other financial liabilities	2,354	-	632	28,841	31,827	31,827
Total	2,354	-	632	73,689	76,675	76,675

^{*}The fair value of cash and cash equivalents, other balances with bank, trade receivables, unbilled receivables, loans, trade payables, borrowing and certain other financial assets and liabilities approximate their carrying amount largely due to the short term nature of these instruments.

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Fair Value Hierarchy

The following table summarises financial assets and liabilities measured at fair value on a recurring basis and financial assets that are not measured at fair value on a recurring basis (but fair value disclosure are required):

The different levels have been defined as follows:

Level-1 - Quoted prices (unadjusted) in active markets for identical assets or liabilities at net market value.

Level-2 – Inputs other than quoted prices included within level-1 that are observable for asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level- 3 – Inputs for the assets or liabilities that are not based on observable market data (unobservable inputs). Fair values are determined in whole or in part using a valuation model based on assumptions that are neither supported by prices from observable current market transactions in the same instrument nor are they based on available market data.

₹ in Million

Particulars		As at March 31, 2020				
	Level 1	Level 2	Level 3	Total		
Financial assets:						
Mutual fund investments	33,549	-	-	33,549		
Equity Shares	34	-	2,072	2,106		
Treasury Bonds and bills	57	-	-	57		
Non-convertible debentures	10,097	-	-	10,097		
Commercial papers	-	1,477	-	1,477		
Derivative financial assets	-	4,766	-	4,766		
Total	43,737	6,243	2,072	52,052		
Financial Liabilities:						
Other financial Liabilities	-	-	4,132	4,132		
Derivative financial Liabilities	-	5,422	-	5,422		
Total	-	5,422	4,132	9,554		

₹ in Million

Particulars		As at March 31, 2020				
	Level 1	Level 2	Level 3	Total		
Financial assets:						
Mutual fund investments	39,064	-	-	39,064		
Equity Shares	41	-	120	161		
Treasury Bonds and bills	49	-	-	49		
Non-convertible debentures	20,746	-	-	20,746		
Commercial Papers	-	974	-	974		
Derivative financial assets	-	4,835	-	4,835		
Total	59,900	5,809	120	65,829		
Financial Liabilities:						
Other financial Liabilities	-	-	2,354	2,354		
Derivative financial Liabilities	-	632	-	632		
Total	-	632	2,354	2,986		

Credit Risk

Credit risk is the risk of financial loss arising from counterparty failure to repay or service debt according to the contractual terms or obligations. Credit risk encompasses of both, the direct risk of default and the risk of deterioration of creditworthiness as well as concentration of risk. Credit risk is controlled by analysing credit limits and creditworthiness of customers on a continuous basis to whom the credit has been granted after obtaining necessary approvals for credit.

Financial instruments that are subject to concentration of credit risk principally consist of trade receivables, investments, loans, cash and cash equivalents, other balances with banks and other financial assets. None of the financial instruments of the Company result in material concentration of credit risk.

Credit risk on cash and cash equivalents is limited as the Company generally invest in deposits with banks and financial institutions with high credit ratings assigned by international and domestic credit rating agencies. Investments primarily include investment in liquid mutual fund units, quoted bonds issued by government and quasi government organizations and non-convertible debentures issued by institutions with high credit ratings.

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk was $\stackrel{?}{\sim} 207,259$ and $\stackrel{?}{\sim} 200,187$ Million as of March 31, 2020 and March 31, 2019 respectively, being the total of the carrying amount of trade receivables, investments, cash and cash equivalents, other balance with banks, loans and other financial assets.

In addition, the Company is exposed to credit risk in relation to financial guarantees given to banks provided by the Company. The Company's maximum exposure in this respect is the maximum amount the Company would have to pay if the guarantee is called on.

Trade receivables

Ind AS requires expected credit losses to be measured through a loss allowance. The Company assesses at each Balance Sheet date whether a financial asset or a group of financial assets is impaired.

The Company has used a practical expedient by computing the expected credit loss allowance for trade receivables based on a provision matrix. The provision matrix takes into account historical credit loss experience and adjusted for forward-looking information. The Company's exposure to customers is diversified and no single customer contributes to more than 10% of outstanding accounts receivable and unbilled revenue as of March 31, 2020 and March 31, 2019. The concentration of credit risk is limited due to the fact that the customer base is large.

The expected credit loss allowance is based on the ageing of receivables and the rates in the provision matrix. Movement in the expected credit loss allowance is as follows:

₹ in Million

Particulars	As at March 31, 2020	As at March 31, 2019
Balance at the beginning of the year	9,440	7,554
Movement in the expected credit loss allowance on trade receivables and other financial assets:		
Provided during the year	3,430	4,688
Reversed/utilised during the year	(3,527)	(2,939)
Translation Adjustment	228	137
Balance at the end of the year	9,571	9,440

Market Risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Such changes in the values of financial instruments may result from changes in the foreign currency exchange rates, interest rates, credit, liquidity and other market changes. The Company's exposure to market risk is primarily on account of foreign currency exchange currency risk.

a) Foreign currency exchange rate risk

The fluctuation in foreign currency exchange rates may have potential impact on the statement of profit or loss and other comprehensive income and equity, where any transaction references more than one currency or where assets / liabilities are denominated in a currency other than the functional currency of the respective entities. Considering the countries and economic environment in which the Company operates, its operations are subject to risks arising from fluctuations in exchange rates



in those countries. The risks primarily relate to fluctuations in US Dollar, Euro, Great Britain Pound, Australian Dollar and Canadian Dollar against the respective functional currency of the Company. The Company, as per its risk management policy, uses derivative instruments primarily to hedge foreign exchange currency risk.

The Company evaluates the impact of foreign exchange rate fluctuations by assessing its exposure to exchange rate risks. It hedges a part of these risks by using derivative financial instruments in line with its risk management policies.

The foreign exchange rate sensitivity is calculated by aggregation of the net foreign exchange rate exposure and a simultaneous parallel foreign exchange rates shift of all the currencies by 1% against the respective functional currency of the Company.

Further the exposure as indicated below is mitigated by some of the derivative contracts entered into by the Company as disclosed in note below.

The carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the end of the year are as follows:

₹ in Million

			\ III IVIIIIIOII
Particulars	Currency	March 31, 2020	March 31, 2019
Financial Assets	USD	68,549	62,281
	EUR	11,178	8,641
	GBP	6,748	6,732
	AUD	3,465	5,454
	CAD	3,912	3,617
	Others	16,025	12,671
Total		109,877	99,396
Financial Liabilities	USD	12,843	25,123
	EUR	6,459	2,286
	GBP	896	1,046
	AUD	528	916
	CAD	158	524
	Others	3,146	2,285
Total		24,030	32,180

A reasonably possible strengthening by 1% of USD, GBP, EUR, AUD and CAD against the Indian Rupee as at March 31, 2020 and 31 March 2019 will affect the statement of profit and loss by the amounts shown below:

₹ in Million

Currency	March 31, 2020	March 31, 2019
USD	557	372
EUR	47	64
GBP	59	57
AUD	29	45
CAD	38	31

b) Foreign Exchange Contracts and Options

The Group is exposed primarily to fluctuations in foreign currency exchange rates, credit risk and liquidity risk which may impact the fair value of its financial instruments. The Group assesses the unpredictability of the financial environment and seeks to mitigate potential effects on the financial performance of the Group.

The Group enters into foreign Exchange Forward Contracts and Currency Option Contracts to offset the foreign currency risk arising from the amounts denominated in currencies other than the Indian Rupee. The counter party to the Group's foreign currency Forward Contracts and Currency Option

Contracts is generally a bank. These contracts are entered into to hedge the foreign currency risks of certain forecasted transactions. These contracts are for a period between 1 day and 3 years.

The following are the principal amounts of outstanding foreign currency exchange forward contracts entered into by the Group which have been designated as Cash Flow Hedges:

Type of cover	Amount outstanding in Foreign currency (in FC Million)	Fair Value Gain / (Loss) (₹ in Million)
Forwards	GBP to USD 305	1,506
	(March 31, 2019: 230)	(March 31, 2019: 483)
	EUR to USD 373	1,841
	(March 31, 2019: 266)	(March 31, 2019: 971)
	AUD to USD 139	849
	(March 31, 2019: 35)	(March 31, 2019: 48)
	USD to CAD 140	561
	(March 31, 2019: 35)	(March 31, 2019: 24)
	USD to INR 2,450	(5,176)
	(March 31, 2019: 1,507)	(March 31, 2019: 2,389)
	AUD to INR 6	2
	(March 31, 2019: 22)	(March 31, 2019: 57)
	EUR to INR 5	(2)
	(March 31, 2019: 5)	(March 31, 2019: 17)
	GBP to INR 8	(4)
	(March 31, 2019: 10)	(March 31, 2019:18)
Options	GBP to USD Nil	-
	(March 31, 2019: 3)	(March 31, 2019: 4)
	EUR to USD Nil	-
	(March 31, 2019: 22)	(March 31, 2019: 180)
	USD to INR Nil	- -
	(March 31, 2019: 101)	(March 31, 2019: (76))

The movement in hedging reserve for derivatives designated as Cash Flow Hedges is as follows:

₹ in Million

Part	iculars	March 31, 2020	March 31, 2019
(a)	Balance at the beginning of the year	3,481	974
(b)	Changes in the fair value of effective portion of derivatives – Gain/ (Loss)	(4,818)	2,881
(c)	Net Gain/(Loss) reclassified to statement of profit and loss on occurrence of hedged forecasted transactions	56	(374)
(d)	Gain/(Loss) on cash flow hedging derivatives, net (b+c)	(4,762)	2,507
(e)	Balance as at the end of the year (a+d)	(1,281)	3,481
(f)	Tax Impact on effective portion of outstanding derivatives	319	(952)
(g)	Balance as at the end of the year, net of deferred tax (e+f)	(962)	2,529

The Group basis their assessment believes that the probability of the occurrence of their highly probable forecasted transactions is not significantly impacted by the COVID-19 pandemic. The Group has also considered the effect of changes, if any, in both counterparty credit risk and own credit risk while assessing hedge effectiveness and measuring hedge ineffectiveness. The Group continues to believe that there is no impact on effectiveness of its hedges.



c) Details of Interest Rate Swap Contracts

Details of Interest Rate Swap Contracts outstanding at the end of year:

₹ in Million

	Average Contracted Fixed Interest Rate		Notional Principal Value		Fair Value assets (liabilities)	
Particulars	March 31, 2020	March 31, 2019	March 31, 2020	March 31, 2019	March 31, 2020	March 31, 2019
	%	%	₹	₹	₹	₹
Cash Flow Hedges Outstanding receive floating pay fixed						
contracts						
Less than 1 year	0.67% to 2.34%	1.22% to 2.37%	14,141	6,362	(72)	51
1 to 2 years	0.67% to 2.34%	1.22% to 2.37%	5,445	4,979	(54)	20
2 to 5 years	0.67% to 2.34%	-	7,108	-	(19)	-
5 years +		-		-		-

Interest Rate Sensitivity Analysis

If interest rates had been 0.25 basis points higher/lower and all other variables were held constant, the Group's profit for the year ended March 31, 2020 would decrease/increase by $\stackrel{?}{\stackrel{\checkmark}{}}$ 39 Million (March 31, 2019: decrease/increase by $\stackrel{?}{\stackrel{\checkmark}{}}$ 14 Million). This is mainly attributable to the Group's exposure to interest rates on its variable rate borrowings.

Liquidity Risk

Liquidity risk refers to the risk that the Group cannot meet its financial obligations. The objective of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use as per requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities.

The table below provides details regarding the contractual maturities of significant financial liabilities as of March 31, 2020:

₹ in Million

Particulars	Less than 1 year	1-3 years	More than 3 years	Total
Non Derivative Financial Liabilities				
Lease Liabilities	3,459	7,388	1,151	11,998
Other borrowings	22,920	1,787	-	24,707
Trade Payables	32,566	-	-	32,566
Other financial liabilities	14,501	9,873	-	24,374
Total	73,446	19,048	1,151	93,645
Derivative Financial Liabilities	2,972	2,450	-	5,422
Total	76,418	22,649	-	99,067

The table below provides details regarding the contractual maturities of significant financial liabilities as of March 31, 2019:

₹ in Million

Particulars	Less than 1 year	1-3 years	More than 3 years	Total
Non Derivative Financial Liabilities	year		years	
Finance lease obligation	299	214	28	541
Other borrowings	17,570	1,844	-	19,414
Trade Payables	24,893	-	-	24,893
Other financial liabilities	28,287	2,908	-	31,195
Total	71,049	4,966	28	76,043
Derivative Financial Liabilities	531	101	-	632
Total	71,580	5,067	28	76,675

Other Risks:

Financial assets carried at fair value as at March 31, 2020 is ₹ 47,286 Million and financial assets carried at amortised cost as at March 31, 2020 is ₹ 155,207 Million. Of the above, financial assets having fair value of ₹ 43,737 Million are classified as Level 1 as at March 31, 2020. The fair value of these assets is marked to an active market which factors the uncertainties arising out of the COVID-19 pandemic.

The Company has assessed the counterparty credit risk in connection with Cash and cash equivalents, bank deposits and earmarked balances with banks amount to ₹ 31,483 Million as at March 31, 2020 where the Company has assessed the counterparty credit risk.

Trade receivables amounting to ₹ 1,134 Millions as at March 31, 2020 is valued at considering provision for allowance under the expected credit loss method. In addition to the historical pattern of credit loss, the Company has considered the likelihood of increased credit risk considering emerging situations due to the COVID-19 pandemic. This assessment is based on the likelihood of the recoveries from the customers in the present situation. The Company closely monitors its customers who are going through financial stress and assesses actions such as change in payment terms, recognition of revenue on collection basis etc., depending on severity of each case. The same assessment is done in respect of unbilled receivables and contract assets while arriving at the level of provision that is required.

Basis this assessment, the allowance for doubtful trade receivables is considered adequate.

56 CURRENT TAX AND DEFERRED TAX

The income tax expense for the year ended can be reconciled to the accounting profit as follows:

₹ in Million

Particulars	For the ye	ar ended
	March 31, 2020	March 31, 2019
Profit before income taxes	50,578	55,432
Enacted tax rates in India	34.94%	34.94%
Income tax expense calculated at enacted tax rate	17,667	19,370
Effect of income that is exempt from tax	(7,255)	(6,774)
Impact of tax exemption which may not be fully utilized	1,936	1,851
Effect of expenses disallowed for tax purpose	1,223	1,169
Effect of tax on income at different rates	1,062	680
Effect of income taxes related to prior years	(2,755)	(3,032)
Others	(274)	(720)
Income tax expense recognised in profit or loss	11,604	12,544

The tax rate used for the above reconciliation is the rate as applicable for the respective period payable by corporate entities in India on taxable profits under the Indian income tax laws.



Deferred Tax:

The breakup of Deferred Tax Assets presented in the Balance Sheet is as follows:

₹ in Million

Particulars	As at		
	March 31, 2020	March 31, 2019	
Deferred tax assets	8,443	6,091	
Deferred tax liabilities	(356)	(11)	
Deferred tax assets (net)	8,087	6,080	

The tax effect of significant temporary differences that has resulted in deferred tax assets for the year ended March 31, 2020 are given below::

₹ in Million

Particulars	For the year ended March 31, 2020				
	Opening balance	Recognised in Profit and loss	Recognised in OCI	Others*	Closing balance
Employee Benefits	1,953	(120)	53	-	1,886
Property, Plant and Equipment	1,450	1	-	-	1,451
Provisions	1,592	185	-	-	1,777
Changes in fair value of derivatives designated as hedges	(1,110)	(12)	1,271	-	149
Other Items	2,206	1,065	-	(91)	3,180
Net Deferred Tax Assets	6,091	1,119	1,324	(91)	8,443

The tax effect of significant timing differences that has resulted in deferred tax liabilities for the year ended March 31, 2020 are given below:

₹ in Million

Particulars		For the year ended March 31, 2020				
	Opening balance	Recognised in Profit and loss	Recognised in OCI	Others*	Closing balance	
Other Items	(11)	(345)	-		(356)	
Net Deferred Tax Liabilities	(11)	(345)	-		(356)	

The tax effect of significant timing differences that has resulted in deferred tax assets for the year ended March 31, 2019 are given below:

₹ in Million

Particulars	For year ended March 31, 2019				
	Opening balance	Recognised in Profit and loss	Recognised in OCI	Others*	Closing balance
Employee Benefits	1,841	105	7	-	1,953
Property, Plant and Equipment	1,105	345	-	-	1,450
Provisions	1,315	277	-	-	1,592
Changes in fair value of derivatives designated as hedges	(372)	37	(775)	-	(1,110)
Other Items	1,877	431	-	(102)	2,206
Net Deferred Tax Assets	5,766	1,195	(768)	(102)	6,091

The tax effect of significant timing differences that has resulted in deferred tax liabilities for the year ended March 31, 2019 are given below:

₹ in Million

Particulars		For year	ended March	31, 2019	
	Opening balance	Recognised in Profit and loss	Recognised in OCI	Others*	Closing balance
Other Items	(58)	47	-		- (11)
Net Deferred Tax Liabilities	(58)	47	-		- (11)

^{*}includes exchange (gain)/ loss

Deferred income tax liabilities have not been recognized on temporary differences amounting to \mathfrak{T} 23,703 Million and \mathfrak{T} 23,525 Million as of March 31, 2020 and March 31, 2019 respectively, associated with investments in subsidiaries and branches as it is probable that the temporary differences will not reverse in the foreseeable future.

57 RELATED PARTY RELATIONSHIPS AND TRANSACTIONS

a) List of Related Parties

Promoter having significant influence and its related parties

Mahindra & Mahindra Limited*

Associates

Avion Networks, Inc.

Altiostar Inc.(upto April 26,2019) (refer note 35(ii))

SARL Djazatech

EURL LCC UK Algerie

Goodmind S.r.I

Signature S.r.l.

Infoteck Software and Systems Private Limited (w.e.f April 08,2019)

Vitaran Electronics Private Limited (w.e.f April 08,2019)

Other Related Parties

Tech Mahindra Foundation

Mahindra Educational Institutions

TML Odd Lot Trust

Mahindra Satyam Foundation

Tech Mahindra Limited Superannuation Scheme

Tech Mahindra Limited Employees Gratuity Scheme

Tech Mahindra Limited Employees Gratuity Scheme (formerly known as Axes Technologies Employees Gratuity Trust)

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Key Management Personnel

Anand G. Mahindra - Non-Executive Chairman

Vineet Nayyar @ - Non-Executive Director

C.P. Gurnani – Managing Director and Chief Executive Officer

Milind Kulkarni \$ - Chief Financial Officer

Manoj Bhat ##- Chief Financial Officer

Anil Khatri - Company Secretary

Ulhas N. Yargop[^] - Non-Executive Director

V. S. Parthasarathy - Non-Executive Director

Anupam Puri[^] - Non-Executive Independent Director

M. Rajyalakshmi Rao - Non-Executive Independent Director

Ravindra Kulkarni[^] - Non-Executive Independent Director

T. N. Manoharan - Non-Executive Independent Director

M. Damodaran - Non-Executive Independent Director

Mukti Khaire ** - Non-Executive Independent Director

Haigreve Khaitan# - Non-Executive Independent Director

Shikha Sharma# - Non-Executive Independent Director

Dr.Anish Shah^^ - Non-Executive Director

w.e.f June 1, 2018

B) THE FOLLOWING TABLE SUMMARIZES RELATED PARTY TRANSACTIONS AND BALANCES:

					₹ in Million
Nature of Transaction	Promoter and it's subsidiaries	Associates	Others	KMP	Total
Revenue	3,048	347	-	-	3,395
	[1,456]	[1,275]	[-]	[-]	[2,731]
Sub contracting Cost	115	-	-	-	115
	[7]	[-]	[-]	[-]	[7]
Reimbursement of Expenses	503	-	(141)	-	362
Net paid / (received)	[9]	[-]	[-]	[-]	[9]
Rent Expense	-	_	-	-	_
	[1]	[-]	[-]	[-]	[1]
Rent income	-	-	168	-	168
	[-]	[-]	[130]	[-]	[130]
Buyback Of Equity Share	4,469	-	-	-	4,469
	[-]	[-]	[-]	[-]	[-]
Investment In Associates	-	125	-	-	125
	[-]	[-]	[-]	[-]	[-]
Purchase of Property, Plant and	2		-	-	2
Equipment	[17]	[-]	[-]	[-]	[17]
Travelling Expenses	470	-	-	-	470
	[373]	[-]	[-]	[-]	[373]
Interest Income	160	-	-	-	160
	[-]	[-]	[-]	[-]	[-]

^{*} includes subsidiaries of Mahindra & Mahindra Limited

Nature of Transaction	Promoter and it's subsidiaries	Associates	Others	KMP	Total
Investment / (Redemption) made in non convertible	500	-	-	-	500
Debenture	[-]	[-]	[-]	[-]	[-]
Loan Received Back	-	-	-	-	-
	[-]	[8]	[-]	[-]	[8]
Redemption of Inter Corporate Deposit	5,000	-	-	-	5,000
	[2,000]	[-]	[-]	[-]	[2,000]
Investment In Inter Corporate Deposit	-	-	-	-	-
	[5,500]	[-]	[-]	[-]	[5,500]
Interest Expenses	46	-	-	-	46
	[46]	[-]	[-]	[-]	[46]
Dividend Paid	6,048	-	-	166	6,214
	[3,587]	[-]	[10]	[95]	[3,682]
Corporate Social Responsibility	-	-	1,002	-	1,002
expenditure / donation	[-]	[-]	[912]	[-]	[912]
Remuneration to KMPs (Including	-	-	-	383	383
Salary, stock compensation benefits	[-]	[-]	[-]	[474]	[474]
& post-employment benefits)					
Commission/Sitting fees	-	-	-	76	76
	[-]	[-]	[-]	[66]	[66]

₹ in million

Nature of Closing balance	Promoter and it's subsidiaries	Associates	Others	KMP	Total
Trade Payables	313	-	-	-	313
	[48]	[-]	[-]	[-]	[48]
Trade Receivables	804	803	-	-	1,607
	[576]	[572]	[-]	[-]	[1,148]
Contractually Reimbursable Expenses receivable	33	-	-	-	33
	[33]	[-]	[-]	[-]	[33]
Rent Receivable	-	-	168	-	168
	[-]	[-]	[86]	[-]	[86]
Unbilled Revenue	397	-	-	-	397
	[38]	[-]	[-]	[-]	[38]
Inter corporate Deposit	-	-	-	-	-
	[5,000]	[-]	[-]	[-]	[5,000]
Non - convertible Debentures	1,500	-	-	-	1,500
	[1,000]	[-]	[-]	[-]	[1,000]
Financial Guarantee Contracts	328	-	-	-	328
	[356]	[-]	[-]	[-]	[356]
Loan Given	-	45	-	-	45
	[-]	[43]	[-]	[-]	[43]
Advances	4	192	-	-	196
	[-]	[181]	[-]	[-]	[181]
Payable to Key management Personnel	-	-	-	78	78
	[-]	[-]	[-]	[69]	[69]



c) Total Related Party Transactions and significant related party transactions (by entity) for the year ended March 31, 2020 and March 31, 2019.

Nature of Transactions	Name of the party	For the ye	₹ in Million
Nature of Halisactions	Name of the party	March 31, 2020	
Revenue	Mahindra & Mahindra Limited Avion Networks, Inc.	3,395 3.048 347	2,731 1,456 1,275
Sub-contracting cost	Mahindra Defence Systems Ltd Signature S.r.l.	115 115 -	7 - 7
Reimbursement of Expenses (Net)-Paid/ (Receipt)	Mahindra Logistics ltd	362 470	9 10
Rent Expense	Mahindra & Mahindra Limited	-	1 1
Rent Income	Mahindra Educational Institutions	168 168	130 130
Travelling expenses	Mahindra Logistics Itd	470 470	373 373
Interest income	Mahindra & Mahindra Financial services	160 117	<u>-</u> -
Investment / (Redemption) made in Non- Convertible Debenture		500	-
Conventible Dependie	Mahindra Rural Housing Finance Limited	1,500	-
	Mahindra & Mahindra Financial Services	(1,000)	-
Investment in Associates	Info Tek Software & Systems Private Limited	125 79	-
	Vitaran Electronics Private Limited	46	
Buyback of Equity Shares	Mahindra & Mahindra Limited	4,469 4,469	<u>-</u>
Purchase of property, plant & equipment	Mahindra & Mahindra Limited	2 2	17
Contractually Reimbursable Expenses receivable		33	33
	Mahindra & Mahindra Limited	33	33
Redemption of Inter Corporate Deposit	Mahindra & Mahindra Financial	5,000 4,000	2,000
	Services Limited Mahindra Rural Housing Finance Limited	1,000	-
Investments in Inter Corporate Deposit	Mahindra & Mahindra Financial Services Limited	-	5,500 4,000
Loan Received Back	Goodmind S.R.L	-	8
Interest Expenses	Mahindra & Mahindra Limited	46 46	46 46
Dividend Paid	Mahindra & Mahindra Limited	6,214 2,515	3,682 3,587

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Nature of Transactions	Name of the party	For the year ended		
		March 31, 2020	March 31, 2019	
Corporate Social Responsibility Expenditure (donations)		1,002	912	
	Tech Mahindra Foundation Mahindra Educational Institutions	634 314	702 210	
Remuneration to KMPs (Including Salary, stock compensation benefits & post-employment benefits) @		383	474	
Deficito) @	C. P. Gurnani Milind Kulkarni \$ Manoj Bhat # Anil Khatri	332 - 44 7	449 3 17 5	
Commission/Sitting fees/stock compensation benefits	Non-Executive/Independent Directors	76	66	

Note: i. Disclosure of entity wise transactions are given for material transactions within each category.

- ii. Additionally, an amount of ₹ 37 Million is paid to a firm in which a Director is a Partner.
- @ Employment benefits comprising gratuity and compensated absences are not disclosed, as these are determined for the Company as a whole. Remuneration in nature of share based payments represents cost accrued during the period.

\$upto May 31, 2018 #w.e.f June 1, 2019

Closing Related Party Balances as follows:

₹ in Million

Balance as on	Name of the party	As	at
		March 31, 2020	March 31, 2019
Trade Payables		313	48
,	Mahindra Defence Systems Ltd	234	-
	Mahindra & Mahindra Limited	46	47
Trade Receivables		1,607	1,148
Trade Receivables	Avion Networks, Inc	804	572
	Mahindra & Mahindra Limited	792	
	Maningra & Maningra Limited	792	576
Contractually Reimbursable Expenses receivable		33	33
	Mahindra & Mahindra Limited	33	33
Rent Receivable		168	86
Refit Receivable	Mahindra Educational Institutions	168	86
	mammara <u>Paadational motitations</u>		
Unbilled Revenue Receivable		397	38
	Mahindra & Mahindra Limited	338	38
Financial Guarantee Contracts		328	356
i illaliciai Gualalitee Collitacis	Mahindra & Mahindra Limited	328	356
	Mariniara & Mariniara Emittea	020	
Loan Given		45	43
	Signature S.r.l.	45	43
Advances		196	181
, iavai. 666	SARL Djazatech	121	114
	EURL LCC UK Algerie	71	67
Inter Corporate Deposit		-	5,000
	Mahindra & Mahindra Financial	-	4,000
	Services		
	Mahindra Rural Housing Finance	-	1,000
	Ltd		



			₹ in Million	
Balance as on	Name of the party	As at		
		March 31, 2020	March 31, 2019	
Investment in Non- Convertible debentures		1,500	1,000	
	Mahindra & Mahindra Financial	-	1,000	
	Services			
	Mahindra Rural Housing Finance	1,500	1,000	
	Ltd			
Payable to Key management personnel (under		78	69	
Trade Payables)				
	C P Gurnani	9	13	
	Milind Kulkarni \$	-	-	
	Anil Khatri	0	0	
	Manoj Bhat #	4	3	
	Vineet Nayyar *	-	-	
	Ulhas N. Yargop	3		
	V.S. Parthasarathy	8		
	Anupam Puri	4	9	
	M. Rajyalakshmi Rao	7	6	
	Ravindra Kulkarni	3		
	T. N. Manoharan	9		
	M. Damodaran	8		
	Shikha Sharma	5	-	
	Haigreve Khaitan	5	-	
	Mukti Khaire	9	-	
	Anish Shah	4	-	

Note: Disclosure of entity wise balances are given for material transactions within each category.

58 DISCLOSURE AS REQUIRED BY SCHEDULE V OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECTION 186 (4) OF THE COMPANIES ACT, 2013.

a. Amount of investments outstanding as at March 31, 2020 include:

Name of the company	Outstanding as at March 31,2020 / March 31, 2019	Maximum amount outstanding during the year
Bajaj Finance Limited	2,000	4,000
	4,000	4,000
HDFC Limited	4,000	4,000
	2,000	4,000
Mahindra & Mahindra Financial Services Limited	-	4,000
	4,000	4,000
Mahindra Rural Housing Finance Limited	-	1,000
	1,000	1,000
Kotak Mahindra Investments Limited	1,500	2,000
	-	1,000
Mahindra Happinest Developers Limited	-	-
	-	250
Mahindra World City Jaipur Limited	-	-
• •	-	500
Mahindra Life Space Developers Limited	-	-
	-	250

b. For other investments and loans refer note 8,14 and 57

^{*}Excluding accrual for employee stock option plan.

[#] w.e.f June 1, 2018

59 EMPLOYEE STOCK OPTION SCHEME

i. ESOP 2000 & ESOP 2010:

The Company has instituted 'Employee Stock Option Plan 2000' (ESOP 2000) and 'Employee Stock Option Plan 2010' (ESOP 2010) for eligible employees and Directors of the Company and its subsidiaries. The vesting pattern of the schemes has been provided below. The options can be exercised over a period of 5 years from the date of the grant. Each option carries with it the right to purchase one equity share of the Company at the exercise price determined by the Company at the time of grant for ESOP 2000 and exercise price as determined by the Nomination and remuneration Committee for ESOP 2010.

ii. ESOP 2006, ESOP 2014 & ESOP 2018:

The Company has instituted 'Employee Stock Option Plan 2006' (ESOP 2006) ,'Employee Stock Option Plan 2014' (ESOP 2014) and 'Employee Stock Option Plan 2018' (ESOP 2018) for eligible employees and Directors of the Company and its subsidiaries. In terms of the said plan, the Nomination and Remuneration Committee has granted options to the employees of the Company and its subsidiaries. The maximum exercise period is 7 years from the date of grant for ESOP 2006 and options can be exercised over a period of 5 years from the date of each grant for ESOP 2014 and ESOP 2018.

The vesting period of the above mentioned 5 ESOP Schemes, namely ESOP 2000, ESOP 2006, ESOP 2010, ESOP 2014 and ESOP 2018 are as follows:

Vesting percentage of options				
Service period from date of grant	ESOP 2000 and ESOP 2010	ESOP 2006	ESOP 2014 and ESOP 2018	
12 months	33.33%	10 %	15 %	
24 months	33.33%	15 %	20 %	
36 months	33.33%	20 %	30 %	
48 months	-	25 %	35 %	
60 months	-	30 %	-	

iii. TML ESOP – B 2013:

Erstwhile Satyam has established a scheme 'Associate Stock Option Plan - B' (ASOP - B) under which 28,925,610 options were available for grant/exercise at the time the Scheme of Amalgamation became effective. Post-merger, these options were adjusted in terms of the approved Scheme of Amalgamation. Each option entitles the holder one equity share of the Company. These options vest over a period of 1 to 4 years from the date of the grant. Upon vesting, employees have 5 years to exercise the options. Post-merger, the name of the ESOP scheme has been changed to 'TML ESOP B 2013'.

iv. TML- RSU:

The erstwhile Satyam has established a scheme 'Associate Stock Option Plan - Restricted Stock Units (ASOP – RSUs)' to be administered by the Administrator of the ASOP – RSUs, a committee appointed by the Board of Directors of the erstwhile Satyam in May 2000. Under the scheme, 1,529,412 equity shares (equivalent number of equity shares post-merger) are reserved to be issued to eligible associates at a price to be determined by the Administrator which shall not be less than the face value of the share. These RSUs vest over a period of 1 to 4 years from the date of the grant. The maximum time available to exercise the options upon vesting is five years from the date of each vesting. Post-merger, the name of the ESOP scheme has been changed to TML RSU.



v. ESOP - A:

Erstwhile Satyam had established an ESOP scheme viz., 'Associate Stock Option Plan - A' (ASOP - A) formulated prior to the SEBI Guidelines on ESOP and ESPS issued in 1999. This plan was administered through a Trust viz., Satyam Associates Trust (Satyam Trust). At the time the Scheme of Amalgamation and Arrangement became effective, the Satyam Trust was holding 2,055,320 shares of erstwhile Satyam, which post amalgamation were converted into 241,802 shares of the Company at the approved share exchange ratio and this scheme has been transitioned and renamed as ESOP-A. Satyam Trust grants warrants to the employees of the Company with an exercise price and terms of vesting advised by the Nomination and Remuneration Committee of the Company. Each warrant shall entitle the warrant holder to one equity share. The exercise period is 180 days from the date of each vesting.

vi. Employee Stock Option Scheme – ESOS:

Erstwhile MESL has established Employee Stock Option Scheme (ESOS) - ESOS for which 1,400,000 equity shares were earmarked. ESOS Scheme is administered through a Trust viz., MES Employees Stock Option Trust. The options under this Scheme vest over a period of 1 to 3 years from the date of the grant. Upon vesting, employees have 7 years to exercise the options. As on the effective date of amalgamation, 18,084 options were outstanding under ESOS, which were converted into equivalent 30,144 options of the Company giving effect to approved share exchange ratio, split and bonus.

vii. Details of options granted during the year ended March 31, 2020:

ESOP Scheme	Method of Settlement	Number of options granted during the year ended March 31, 2020	Grant date	Weighted average fair value
ESOP 2018	Equity settled Plans	905,000	May 21, 2019	723
ESOP 2018	Equity settled Plans	649,000	July 31, 2019	591
ESOP 2014	Equity settled Plans	344,000	November 05, 2019	705
ESOP 2018	Equity settled Plans	42,000	November 05, 2019	705
ESOP 2018	Equity settled Plans	1,171,060	January 30, 2020	743

viii. Details of activity of the ESOP schemes

Movement for the year ended March 31, 2020 and year ended March 31, 2019:

ESOP Scheme	Particulars	Year ended	Outstanding at the beginning of the year	Granted during the year	Forfeited during the year	Lapsed during the year	Exercised during the year	Outstanding at the end of the year	
ESOP 2000	Number of options	March 31, 2020	-	-	-	-	-	-	-
ESOP 2000	WAEP*	March 31, 2020	-	-	-	-	-	-	-
ESOP 2000	Number of options	March 31, 2019	-	-	-	-	-	-	-
ESOP 2000	WAEP*	March 31, 2019	-	-	-	-	-	-	-
ESOP 2006	Number of options	March 31, 2020	150,650	-	-	-	41,450	109,200	109,200
ESOP 2006	WAEP*	March 31, 2020	194.81	-	-	-	230.50	212.30	212.30
ESOP 2006	Number of options	March 31, 2019	623,900	-	8,400	104,000	360,850	150,650	150,650
ESOP 2006	WAEP*	March 31, 2019	194.81	-	230.50	175.25	190.22	194.81	217.30
ESOP 2010	Number of options	March 31, 2020	6,668	-	-	-	-	6,668	6,668
ESOP 2010	WAEP*	March 31, 2020	1.01	-	-	-	-	5.00	5.00
ESOP 2010	Number of options	March 31, 2019	6,668	-	-	-	-	6,668	6,668
ESOP 2010	WAEP*	March 31, 2019	1.01	-	-	-	-	1.01	5.00
TML ESOP B-2013	Number of options	March 31, 2020	1,228,063	-	-	11,896	919,867	296,300	296,300
TML ESOP B-2013	WAEP*	March 31, 2020	79.68	-	-	184.40	77.55	307.84	307.84

ESOP Scheme	Particulars	Year ended	Outstanding at the beginning of the year	Granted during the year	Forfeited during the year	Lapsed during the year	Exercised during the year	Outstanding at the end of the year	
TML ESOP B-2013	Number of options	March 31, 2019	3,422,464	-	17,570	48,517	2,128,314	1,228,063	1,228,063
TML ESOP B-2013	WAEP*	March 31, 2019	79.68	-	372.28	220.92	42.62	79.68	134.15
TML RSU	Number of options	March 31, 2020	280,624	-	2,504	20,000	63,332	194,788	194,788
TML RSU	WAEP*	March 31, 2020	5.00	-	5.00	5.00	5.00	5.00	5.00
TML RSU	Number of options	March 31, 2019	442,100	-	472	2,500	158,504	280,624	280,624
TML RSU	WAEP*	March 31, 2019	5.00	-	5.00	5.00	5.00	5.00	5.00
ESOP A	Number of options	March 31, 2020	47,412	-	-	4,256	20,556	22,600	22,600
ESOP A	WAEP*	March 31, 2020	13.72	-	-	30.00	30.00	30.00	30.00
ESOP A	Number of options	March 31, 2019	380,808	-	-	13,056	320,340	47,412	47,412
ESOP A	WAEP*	March 31, 2019	13.72	-	-	30.00	10.65	13.72	30.00
ESOP 2014	Number of options	March 31, 2020	14,198,524	344,000	703,800	5,200	2,050,245	11,783,279	6,715,892
ESOP 2014	WAEP*	March 31, 2020	292.77	5.00	306.41	622	194.44	243.98	398.05
ESOP 2014	Number of options	March 31, 2019	13,522,078	2,443,000	785,560	-	980,994	14,198,524	6,039,678
ESOP 2014	WAEP*	March 31, 2019	292.77	13.04	381.02	-	204.52	292.77	450.66
ESOS	Number of options	March 31, 2020	5,252	-	-	-	5,252	-	-
ESOS	WAEP*	March 31, 2020	6.00	-	-	-	6.00	-	-
ESOS	Number of options	March 31, 2019	5,252	-	-	-	-	5,252	5,252
ESOS	WAEP*	March 31, 2019	6.00	-	-	-	-	6.00	6.00
ESOP 2018	Number of options	March 31, 2020	-	2,767,060	49,500	-	-	2,717,560	-
ESOP 2018	WAEP*	March 31, 2020	-	5	5.00	-	-	5.00	-
Total	Number of options	March 31, 2020	15,917,193	3,111,060	755,804	41,352	3,100,702	15,130,395	7,345,448
Total	Number of options	March 31, 2019	18,403,270	2,443,000	812,002	168,073	3,949,002	15,917,193	7,758,347

^{*} Weighted average exercise price



ix. Average Share price on date of exercise

The weighted average share price for the year over which stock options were exercised was ₹769.50 (year ended March 31, 2019: ₹707.21).

x. Information in respect of options outstanding:

ESOP Scheme	Range of	As at Ma	rch 31, 2020	As at Ma	rch 31, 2019
	Exercise price	Number of Options Outstanding	Weighted average remaining life (in Years)*	Number of Options Outstanding	Weighted average remaining life (in Years)*
ESOP 2006	151-300	105,200	0.09	146,650	0.83
ESOP 2006	301-450	4,000	0.37	4,000	1.37
ESOP 2010	5-150	6,668	0	6,668	0
TML ESOP B-2013	5-150	4,712	0	713,828	2.63
TML ESOP B-2013	151-300	185,824	0.66	338,171	1.22
TML ESOP B-2013	301-450	73,764	1.57	136,064	2.55
TML ESOP B-2013	451-600	32,000	2.08	40,000	2.84
TML RSU	5-150	194,788	1.56	280,624	2.31
ESOP A	5-150	22,600	0	47,412	0
ESOP-2014	5-150	6,242,437	5.69	7,364,162	6.32
ESOP-2014	301-450	2,719,550	4.24	3,578,200	5.15
ESOP-2014	451-600	40,400	4.03	46,000	4.75
ESOP-2014	601-750	2,780,892	2.25	3,210,162	3.17
ESOS	5-150	-	-	5,252	0
ESOP 2018	5-150	2,717,560	7.34	-	-

^{*}Weighted average remaining life for options exercised pending allotment as at year end has been disclosed as '0'.

xi. The employee stock compensation cost for the Employee Stock Option Plan 2010, Employee Stock Option Plan 2000, Employee Stock Option Plan- B 2013, ESOP-A, ESOP 2014, TML-RSU and ESOP 2018 schemes has been computed by reference to the fair value of share options granted and amortized over each vesting period. For the year ended March 31, 2020, the Group has accounted for employee stock compensation cost (equity settled) amounting to ₹1,385 Million (March 31, 2019: ₹1,263 Million).

xii. The fair value of each option is estimated on the date of grant using Black-Scholes-Merton model with the following assumptions:

Assumptions	For the ye March 3	ear ended 31, 2020	For the year ended March 31, 2019
Particulars	ESOP 2018	ESOP 2014	ESOP 2014
Weighted average share price	700	705	653
Exercise Price	5	5-635	5-635
Expected Volatility (%)	27-30	27-30	27-30
Expected Life (in years)	2-6	2-6	2-6
Expected Dividend (%)	1-2	1-2	1-2
Risk Free Interest Rate (%)	6-7	6-7	7-8

xiii. Pininfarina S.p.A. Stock Option Plan (SOP) 2016 - 2023:

Pininfarina S.p.A. has instituted 'Stock Option Plan 2016-2023' for employees of Pininfarina S.p.A. The options can be exercised over a period of 7 years from the date of grant (November 21, 2016) each option carries with it the right to purchase one equity share of Pininfarina S.p.A. at the exercise price determined by Pininfarina S.p.A.

The vesting period of the SOP Pininfarina S.p.A. 2016 – 2023 is as follows:

Vesting percentage of options	
Service period from date of grant	SOP 2016 and SOP 2023
12 months	33.33%
24 months	33.33%
36 months	33.33%

2,225,925 equity shares have been earmarked under this plan.

The fair value of SOP Pininfarnia S.p.A 2016 – 2023 option is estimated on the date of grant based on relevant assumptions. There are no grants for the year ended March 31,2020 and March 31, 2019.

60 EARNINGS PER SHARE IS CALCULATED AS FOLLOWS:

₹ in Million except earnings per share

Particulars	For the yea	ar ended
	March 31, 2020	March 31, 2019
Net Profit attributable to shareholders after taxation	40,330	42,976
Equity Shares outstanding as at the end of the year (in nos.) #	871,547,203	889,307,673
Weighted average Equity Shares outstanding as at the end of the year (in nos.) $\#$	872,732,666	886,568,498
Add: Dilutive impact of employee stock options	6,836,977	8,473,480
Add: Dilutive impact for Buy Back (refer note 20(v))	-	5,542,563
Number of Equity Shares used as denominator for calculating Diluted Earnings Per Share	879,569,644	900,584,541
Nominal Value per Equity Share (in ₹)	5.00	5.00
- Earnings Per Share (Basic) (in ₹)	46.21	48.47
- Earnings Per Share (Diluted) (in ₹)	45.85	47.72

includes adjustment for vested options exercisable for little or no consideration.

61 Ind AS 108 establishes standards for the way that companies report information about their operating segments and related disclosures, as applicable about products and services, geographic areas, and major customers.

Based on the "management approach" as defined in Ind AS 108, the management evaluates the Group's performance and allocates resources based on an analysis of various performance indicators by business segments and geographic segments. Accordingly, information has been presented both along business segments and geographic segments.

The accounting principles used in the preparation of the financial statements are consistently applied to record revenue and expenditure in individual segments, and are as set out in the significant accounting policies. Revenue and identifiable operating expenses in relation to segments are categorized based on items that are individually identifiable to that segment. Certain expenses such as depreciation and finance cost, which form a significant component of total expenses, are not specifically allocable to specific segments as the underlying assets are used interchangeably. Management believes that it is not practical to provide segment disclosures relating to those expenses, and accordingly these expenses are separately disclosed as "unallocated" and adjusted against the operating income of the Group.

Operating segments are defined as components of an enterprise for which discrete financial information is available that is evaluated regularly by the chief operating decision maker, in deciding how to allocate resources and assessing performance. The Group's chief operating decision maker is the Chief Executive Officer and Managing Director.



The Group has identified business segments as reportable segments. Accordingly, Information Technology (IT) Business and Business Processing Outsourcing (BPO) has been disclosed as business segments. Geographical information on revenue and business segment revenue information is collated based on individual customers invoiced or in relation to which the revenue is otherwise recognized.

Segregation of assets (except trade and other receivables), liabilities, depreciation and other non-cash expenses into various business segments has not been done as the assets are used interchangeably between segments and the Company is of the view that it is not practical to reasonably allocate liabilities and other non-cash expenses to individual segments as the same will not be meaningful.

Information on reportable segments for the year ended March 31, 2020 is given below:

A. Business Segments

₹ in Million

Particulars		ı	or the ye	ar ended		
	Mar	ch 31, 202)	Mar	ch 31, 201	9
	IT Services	BPO	Total	IT Services	BPO	Total
Revenue	334,564	34,113	368,677	319,235	28,186	347,421
Direct Expenses	282,261	29,155	311,416	261,097	22,955	284,052
Segmental Operating Income	52,303	4,958	57,261	58,138	5,231	63,369
Less : Unallocable Expenses						
Finance Costs			1,919			1,332
Depreciation and amortisation expense			14,458			11,292
Impairment of Goodwill and Non-Current Assets			2,175			
Total Unallocable Expenses			18,552			12,624
Operating Income			38,709			50,745
Other Income			11,924			5,342
Share in Profit/(Loss) of Associate			(55)			(655)
Profit before Tax			50,578			55,432
Provision for Taxation:						
Current tax and deferred tax			11,604			12,544
Profit for the year attributable to:						
Owners of the Company			40,330			42,976
Non-Controlling Interest			(1,356)			(88)

₹ in Million

Statement of segment Assets and Liabilities	March 31, 2020	March 31, 2019
Segment Assets		
Trade and Other Receivables		
IT	106,941	94,141
BPO	9,665	7,348
Total Trade Receivables	116,606	101,489
Goodwill		
IT	30,132	24,418
BPO	3,745	3,745
Total Goodwill	33,877	28,163
Unallocable Assets	223,052	204,817
TOTAL ASSETS	373,535	334,469
Segment Liabilities		
Unearned revenue		
IT	2,466	2,453
BPO	25	39
Total Unearned revenue	2,491	2,492
Advance from customer		
IT	3,026	3,314
BPO	976	648
Advance from customer	4,002	3,962
Unallocable Liabilities	144,978	120,394
TOTAL LIABILITIES	151,471	126,848

B. Revenues as per geographies

₹ in Million

Geography	For the y	ear ended
	March 31, 2020	March 31, 2019
Americas	177,136	164,065
Europe region	99,229	101,646
India	28,088	22,286
Rest of world	64,224	59,424
Total	368,677	347,421

During the year ended March 31, 2020 no customer individually accounted for more than 10% of the revenue.

Management believes that it is currently not practical to bifurcate assets based on geographies. Hence, no disclosure is provided for the same.



ADDITIONAL INFORMATION PURSUANT TO PARA 2 OF GENERAL INSTRUCTIONS FOR THE PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS: 62.

Name of the entity	Parent	Indian /	Net Assets,	i.e., total assu	Net Assets, i.e., total assets minus total liabilities	abilities		Share in profit or loss	rfit or loss		Share i	in other comp	Share in other comprehensive Income		Share in ot	her Total co	Share in other Total comprehensive Income	e
	Company /	Foreign	F.Y. 2019-2020	3020	F.Y. 2018-2019	2019	F.Y. 2019-2020	2020	F.Y. 2018-2019	2019	F.Y. 2019-2020	120	F.Y. 2018-2019	916	F.Y. 2019-2020	20	F.Y. 2018-2019	919
	/ Associate / Joint Venture		As % of consolidated Net Assets	INR Amount (In Million)	As % of consolidated Net Assets	INR Amount (In Million)	As % of consolidated Profit or Loss	INR Amount (In Million)	As % of consolidated Profit or Loss	INR Amount (In Million)	As % of consolidated other comprehensive income	INR Amount (In Million)	As % of consolidated other comprehensive income	INR Amount (in Million)	As % of consolidated Total comprehensive income	INR Amount (In Million)	As % of consolidated Total comprehensive income	INR Amount (In Million)
Tech Mahindra Limited	Parent Company	Indian	100%	2,18,131	100.00%	202,844	100.00%	38,974	100.00%	42,888	100.00%	(1,057)	100.00%	2,426	100.00%	37,917	100.00%	45,314
Parent Company Tech Mahindra Limited (refer note (4)	Parent	Indian	102.11%	2.22.734	101,79%	206.474	116.35%	45.345	102.12%	43.797	305.89%	(3.234)	% 88 89	1.671	111,06%	42.111	100.34%	45,468
below) Subsidiaries	Company																	
Indian																		
Tech Mahindra Business Services Limited Subsidiary	Subsidiary	Indian	1.85%	4,026	1.88%	3,817	2.73%	1,065	1.53%	655	5.48%	(28)	0.84%	20	2.66%	1,007	1.49%	675
Comviva Technologies Limited	Subsidiary	Indian	3.39%	7,403	3.24%	6,577	2.26%	088	1.92%	825	2.06%	(22)	0.16%	4	2.26%	828	1.83%	829
Tech Mahindra Benefit Trust	Subsidiary	Indian	10.67%	23,269	11.69%	23,705	8.98%	3,501	3.13%	1,344	%00:0	٠	%00:0	•	9.23%	3,501	2.97%	1,344
Satyam Associates Trust	Subsidiary	Indian	0.01%	25	0.01%	24	%00:0	-	0.01%	വ	0:00%	•	%00:0	•	0:00%	_	0.01%	ы
Mahindra Engineering Services ESOP Trust	Subsidiary	Indian	0.02%	23	0.03%	52	0.00%	-	0.01%	m	%00'0	,	%00:0	•	00:00%	-	0.01%	ო
Satyam Venture Engineering Services Private Limited	Subsidiary	Indian	1.19%	2,589	1.04%	2,100	1.25%	488	%08:0	343	-0.06%	E	-0.10%	(2)	1.29%	489	0.75%	340
Fixstream India Private limited (refer note (7) below)	Subsidiary	Indian	%00:0	,	0.02%	36	0.00%	·	0.02%	10	%00:0	,	%00:0	0	00:00%		0.02%	9
Tech Mahindra Growth Factories Limited (refer note (4) below)	Subsidiary	Indian	%00:0		0.00%	7	0.00%		-0.03%	(14)	00:00%	,	0.02%	0	00:00%		-0.03%	(14)
Born Commerce Private Limited (refer note.(6) below)	Subsidiary	Indian	0.35%	753	%00:0		0.18%	۲	%00:0		00:00%		%00:0	•	0.19%	ĸ	%00'0	
Foreign																		
Tech Mahindra (Americas) Inc., USA	Subsidiary	Foreign	7.21%	15,726	9.93%	20,148	10.23%	3,987	5.94%	2,548	-333.58%	3,527	28.39%	1,416	19.82%	7,514	8.75%	3,965
Tech Talenta Inc	Subsidiary	Foreign	0.17%	361	0.14%	275	0.15%	22	0.21%	68	-2.79%	29	0.40%	9	0.23%	98	0.22%	66
Lightbridge Communications Corporation (refer note (2), (3) and (4) below)	Subsidiary	Foreign	-0.39%	(848)	-0.27%	(551)	-0.40%	(156)	-3.50%	(1,501)	14.03%	(148)	19.48%	473	-0.80%	(304)	-2.27%	(1,028)
Comviva Technologies FZ-LLC	Subsidiary	Foreign	%60:0	189	0.12%	236	-0.16%	(63)	0.04%	17	0:00%	•	%00'0	•	-0.17%	(63)	0.04%	17
Comviva Technologies Nigeria Ltd.	Subsidiary	Foreign	-0.06%	(125)	0.05%	91	-0.57%	(224)	0.02%	9	0.00%	,	0.00%	•	-0.59%	(224)	0.02%	10
Hedonmark (Management Services) Limited	Subsidiary	Foreign	00.00%	•	-0.15%	(311)	0.00%	,	-0.13%	(57)	%00.0	,	0.00%	•	%00:0	,	-0.13%	(57)
Comviva Technologies Singapore Pte. Ltd	Subsidiary	Foreign	%00:0	00	0.01%	री	-0.02%	6	-0.01%	(4)	%00:0	,	0.00%	•	-0.02%	6	-0.01%	(4)
Comviva Technologies Netherland BV	Subsidiary	Foreign	-0.22%	(470)	-0.15%	(312)	-0.56%	(219)	-0.41%	(771)	%00:0	,	0.00%	•	-0.58%	(219)	-0.39%	(177)
Terra Payment Services (Netherlands) BV (refer note (7) below)	Subsidiary	Foreign	0.00%	,	0.01%	30	0.00%		-0.06%	(56)	00.00	,	%00:0	•	0.00%		-0.06%	(26)
Terra Payment Services (Tanzania) Limited (refer note (7) below)	Subsidiary	Foreign	0.00%	•	%00.0	(4)	0.00%	•	-0.01%	(3)	00.00%		%00:0	•	0.00%	•	-0.01%	(3)

Name of the entity	Parent		Net Assets,	i.e., total ass	Net Assets, i.e., total assets minus total liabilities	abilities		Share in profit or loss	fit or loss		Share	in other comp	Share in other comprehensive Income		Share in o	ther Total co	Share in other Total comprehensive Income	e e
	Company /	Foreign	F.Y. 2019-2020	2020	F.Y. 2018-2019	2019	F.Y. 2019-2020	2020	F.Y. 2018-2019	2019	F.Y. 2019-2020	020	F.Y. 2018-2019	2019	F.Y. 2019-2020	020	F.Y. 2018-2019	019
	/ Associate / Joint Venture		As % of consolidated Net Assets	INR Amount (In Million)	As % of consolidated Net Assets	INR Amount (In Million)	As % of consolidated Profit or Loss	INR Amount (In Million)	As % of consolidated Profit or Loss	INR Amount (In Million)	As % of consolidated other comprehensive income	INR Amount (In Million)	As % of consolidated other comprehensive income	INR Amount (In Million)	As % of consolidated Total comprehensive income	INR Amount (In Million)	As % of consolidated Total comprehensive income	INR Amount (In Million)
Terra Payment Services (UK) Limited (refer note (7) below)	Subsidiary	Foreign	0.00%	,	%00.0	т	0.00%		-0.02%	(10)	0.00%	,	%00.0		0.00%	'	-0.02%	(10)
Terra Payment Services (Uganda) Limited (refer note (7) below)	Subsidiary	Foreign	0.00%	,	0:00%	€	0.00%	•	0.01%	m	%00:0	,	%00:0	•	%00:0		0.01%	ო
Terra Payment Services (Mauritius) (refer note (7) below)	Subsidiary	Foreign	0.00%	•	-0.01%	(14)	%00:0		-0.01%	(3)	%00:0		%00:0		0.00%		-0.01%	(3)
Terra Payment Services Botswana (PTY) Limited	Subsidiary	Foreign	0.00%	•	%00:0	€	%00:0	,	%00.0	(0)	0.00%	•	%00.0	•	0.00%	•	0.00%	(0)
Terra Payment Services South Africa (PTY) Limited (refer note (7) below)	Subsidiary	Foreign	0.00%	•	0.01%	22	%00:0		%00.0	£	%00:0	,	%00:0	•	0.00%		0.00%	€
Terra Payment Services S.A.R.L(Congo B) (refer note (7) below)	Subsidiary	Foreign	0.00%		0:00%	€	%00:0		%00:0	(£)	%00:0	,	%00'0	•	%00:0		%00:0	€
Terra Payment Services S.A.R.L(DRC) (refer note (7) below)	Subsidiary	Foreign	%00'0		0:00%	0	%00:0	,	%00:0	€	%00.0	,	%00:0		%00:0		0.00%	€
Terra Payment Services S.A.R.L. -(Senegal) (refer note (7) below)	Subsidiary	Foreign	0.00%	,	0.00%	(0)	%00:0	,	%00.0	(0)	0.00%	,	%00:0	•	0.00%	•	0:00%	(0)
Mobex Money Transfer Services Limited	Subsidiary	Foreign	%0000	,	0.01%	16	%00:0		%00:0	6	%00:0	,	%00:0		%00'0		%00'0	(1)
Comviva Technologies Colombia S.A.S	Subsidiary	Foreign	0.01%	20	%00'0	m	0.05%	61	0.01%	m	%00:0	,	%00:0	•	0.05%	6	0.01%	m
Comviva Technologies (Australia) Pty. Ltd	Subsidiary	Foreign	-0.07%	(160)	-0.05%	(93)	-0.20%	(78)	-0.09%	(40)	%00'0	,	0.00%	•	-0.21%	(78)	-0.09%	(40)
Emagine International Pty. Ltd.	Subsidiary	Foreign	0.10%	222	0.12%	241	-0.01%	€	-0.09%	(37)	%00'0	,	%00'0	•	-0.01%	(4)	-0.08%	(37)
Comviva Technologies Madagascar Sarlu. Subsidiary	Subsidiary	Foreign	0.01%	20	0.01%	21	-0.01%	(2)	0.02%	6	%00:0	,	0.00%	•	-0.01%	(2)	0.02%	6
Comviva Technologies (Argentina) S.A. (formerly, ATS Advanced Technology Solutions S.A.)	Subsidiary	Foreign	0.02%	52	0.04%	99	-0.12%	(46)	0.10%	44	0.56%	(9)	-0.63%	(15)	-0.14%	(52)	%90.0	58
ATS Advanced Technologies Solutions do Brasil Industria, Comercio, importacao y Exportacao LTDA	Subsidiary	Foreign	-0.03%	(89)	-0.04%	(06)	-0.15%	(69)	-0.02%	(6)	%00.0		%00:0	•	-016%	(69)	-0.02%	(6)
YABX Technologies (Netherlands) BV (refer note.(6) below)	Subsidiary	Foreign	-0.01%	(16)	0.00%	(4)	-0.03%	(11)	-0.01%	(4)	%00:0	,	%00:0		-0.03%	E	-0.01%	(4)
Comviva Technologies USA INC.(refer note.(6) below)	Subsidiary	Foreign	0.00%	(2)	%00:0	•	%00:0	(2)	%00.0	•	0.00%	,	%00.0	•	%00:0	(2)	0.00%	
Comviva Technologies Myanmar Limited (refer note, (6) below)	Subsidiary	Foreign	0.02%	37	%00:0		0.10%	37	%00.0		0.00%	,	%00.0	•	0.10%	37	0.00%	
Satyam Venture Engineering Services (Shangha)) Co. Ltd.	Subsidiary	Foreign	0.04%	82	0.04%	73	%00:0		%00.0	0	%00:0	,	%00:0		0.00%		0.00%	0
Satvan GmbH (Formerly known as Satyam Venture Engineering Services GmbH)	Subsidiary	Foreign	0.02%	51	0.02%	43	%00:0		0.01%	.c	%00.0		%00.0		%00:0	,	0.01%	ហ
Tech Mahindra Norway AS	Subsidiary	Foreign	0.03%	22	0.02%	38	0.06%	24	0.07%	29	0.57%	(9)	-0.07%	(2)	0.05%	48	%90:0	27

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Tech Mahindra

Name of the entity	Parent		Net Assets,	e., total asse	Net Assets, i.e., total assets minus total liabilities	abilities		Share in profit or loss	it or loss		Share	in other com	Share in other comprehensive Income		Share in otl	her Total cor	Share in other Total comprehensive Income	e.
	Company /	Foreign	F.Y. 2019-2020	1020	F.Y. 2018-2019	2019	F.Y. 2019-2020	2020	F.Y. 2018-2019	9019	F.Y. 2019-2020	920	F.Y. 2018-2019	916	F.Y. 2019-2020	20	F.Y. 2018-2019	919
	/ Associate / Joint Venture		As % of consolidated Net Assets	INR Amount (In Million)	As % of consolidated Net Assets	INR Amount (In Million)	As % of consolidated Profit or Loss	INR Amount (in Million)	As % of consolidated Profit or Loss	INR Amount (In Million)	As % of consolidated other comprehensive income	INR Amount (In Million)	As % of consolidated other comprehensive (laborated)	INR Amount (In Million)	As % of consolidated Total comprehensive income	INR Amount (In Million)	As % of consolidated Total comprehensive income	INR Amount (In Million)
Tech Mahindra GMBH (refer note (4) below)	Subsidiary	Foreign	%96:0	2,099	0.79%	1,612	%66:0	387	0.88%	378	-11.45%	121	-2.47%	(09)	1.34%	208	0.70%	318
TechM IT-Services GmbH	Subsidiary	Foreign	0:00%	œ	%00:0	7	%00:0	-	0:00%	-	-0.05%	0	-0.01%	0	%000	-	%00'0	-
vCustomer Philippines, Inc. group	Subsidiary	Foreign	0.15%	318	0.41%	822	0.07%	26	0.29%	126	-2.01%	21	0.03%	-	0.13%	48	0.28%	127
vCustomer Philippines (Cebu), Inc.	Subsidiary	Foreign	0.19%	409	0.22%	438	0.25%	66	0.20%	98	-2.36%	25	-0.01%	0	0.33%	124	0.19%	98
Tech Mahindra (Singapore) Pte Limited	Subsidiary	Foreign	2.10%	4,578	0.15%	306	0.04%	1	0.08%	8	-1.07%	£	0.28%	7	0.07%	28	0.09%	40
Tech Mahindra (Thailand) Limited	Subsidiary	Foreign	0.01%	27	0.03%	29	-0.09%	(32)	0.01%	m	-0.29%	m	0.11%	m	-0.08%	(32)	0.01%	9
PT Tech Mahindra Indonesia	Subsidiary	Foreign	0.37%	801	0.24%	493	0.63%	246	-0.82%	(352)	-5.96%	63	2.38%	28	0.81%	309	-0.65%	(294)
Tech Mahindra (Beijing) IT Services Limited	Subsidiary	Foreign	0.03%	52	0.02%	4	0.04%	41	0.02%	00	-0.18%	2	-0.01%	0	0.04%	9	0.02%	00
Tech Mahindra (Bahrain) Limited (S.P.C)	Subsidiary	Foreign	0.04%	78	0.03%	70	0.01%	2	0.00%	-	-0.61%	9	0.16%	4	0.02%	œ	0.01%	S.
Tech Mahindra (Nigeria) Limited	Subsidiary	Foreign	-0.41%	(068)	-0.32%	(657)	-0.80%	(310)	-0.15%	(99)	-7.23%	9/	-2.01%	(49)	-0.62%	(234)	-0.25%	(115)
Tech Mahindra South Africa (Pty) Limited	Subsidiary	Foreign	%90:0	134	%90:0	116	%60:0	38	0.21%	88	1.67%	(18)	-0.45%	Œ	0.05%	8	0.17%	11
Tech Mahindra Technologies Inc.	Subsidiary	Foreign	0.25%	220	0.22%	445	0.61%	238	0.61%	263	-5.31%	26	0.30%	7	0.78%	294	%09'0	271
Tech Mahindra (Shanghai) Co. Limited	Subsidiary	Foreign	0.18%	383	0.32%	629	-0.72%	(282)	0.32%	137	-0.73%	∞	-0.13%	(3)	-0.72%	(275)	0.29%	134
Citisoft PIc.	Subsidiary	Foreign	0.05%	107	0.05%	108	-0.01%	(4)	0.02%	∞	-0.43%	വ	0.01%	0	%00:0	0	0.02%	œ
Citisoft Inc.	Subsidiary	Foreign	0.21%	458	0.22%	437	0.01%	ro.	-0.03%	(12)	-3.75%	40	1.07%	26	0.12%	4	0.03%	41
Tech Mahindra (Nanjing) Co. Limited	Subsidiary	Foreign	0.05%	100	0.05%	94	0.01%	m	0.01%	9	-0.29%	m	-0.02%	0	0.02%	9	0.01%	9
Tech Mahindra Servicos De Informatica LTDA	Subsidiary	Foreign	-0.31%	(677)	0.05%	109	-2.21%	(862)	-2.32%	(366)	-10.90%	115	1.40%	34	-1.97%	(746)	-2.12%	(961)
Tech Mahindra ICT Services (Malaysia) SDN BHD	Subsidiary	Foreign	0.61%	1,338	0.47%	952	0.91%	356	0.68%	294	-3.50%	37	%90:0	2	1.04%	393	0.65%	296
Tech Mahindra De Mexico S.DE R.L.DE C.V	Subsidiary	Foreign	%60:0	197	%80:0	156	0.25%	96	0.14%	29	2.76%	(29)	0.01%	0	0.18%	29	0.13%	29
FixStream Networks Inc. (refer note (7) below)	Subsidiary	Foreign	0.00%	,	-0.71%	(1,444)	0.00%	·	-0.85%	(365)	%00:0	'	-2.42%	(69)	0.00%		-0.93%	(423)
Mahindra Technologies Services Inc.	Subsidiary	Foreign	%00:0	0	0.04%	8	%00'0	(0)	0:00%	0	%00:0	(O)	0.19%	D	0:00%	0)	0.01%	S
Mahindra Engineering Services (Europe) Limited	Subsidiary	Foreign	1.45%	3,161	112%	2,271	0.22%	98	0.03%	12	-7.23%	9/	-0.13%	(9)	0.43%	163	0.02%	6
Inter Informatics (refer note (3) below)	Subsidiary	Foreign	0.01%	18	%00:0	9	0.04%	15	-0.02%	(01)	0.02%	(O)	%00:0	0	0.04%	15	-0.02%	(10)
K Vision Co. Ltd	Subsidiary	Foreign	-0.01%	(21)	-0.01%	(21)	0.01%	2	0.00%	0	0.21%	(2)	%00:0	0)	%00:0	(0)	%00'0	0
Sofgen Holdings Limited (refer note (2), (3) and (4) below)	Subsidiary	Foreign	-0.30%	(650)	-0.23%	(462)	-0.53%	(208)	0.35%	148	-1.44%	5	-2.63%	(64)	-0.51%	(193)	0.19%	82
Nth Dimension	Subsidiary	Foreign	0.03%	26	0:00%	00	0.12%	47	-0.11%	(42)	-0.18%	2	0.14%	m	0.13%	49	-0.09%	(42)
Tech Mahindra DRC SARLU	Subsidiary	Foreign	-0.07%	(129)	-0.07%	(146)	-0.02%	6	-0.08%	(33)	0.61%	(9)	-0.20%	(2)	-0.03%	(13)	-0.08%	(38)
Tech Mahindra Arabia Limited	Subsidiary	Foreign	-0.03%	(67)	-0.04%	(81)	0.05%	21	-0.14%	(69)	0.57%	(9)	-0.03%	€	0.04%	15	-0.13%	(09)

Name of the entity	Parent	Indian /	Net Assets,	i.e., total ass	Net Assets, i.e., total assets minus total liabilities	iabilities		Share in p	Share in profit or loss		Share	in other com	Share in other comprehensive Income	9	Share in	other Total c	Share in other Total comprehensive Income	me
	Company /	Foreign	F.Y. 2019-2020	2020	F.Y. 2018-2019	-2019	F.Y. 2019-2020	-2020	F.Y. 2018-2019	2019	F.Y. 2019-2020	020	F.Y. 2018-2019	2019	F.Y. 2019-2020	020	F.Y. 2018-2019	9019
	/ Associate / Joint Venture		As % of consolidated Net Assets	INR Amount (In Million)	As % of consolidated Net Assets	INR Amount (In Million)	As % of consolidated Profit or Loss	INR Amount (In Million)	As % of consolidated Profit or Loss	INR Amount (In Million)	As % of consolidated other comprehensive income	INR Amount (In Million)	As % of consolidated other comprehensive income	INR Amount (In Million)	As % of consolidated Total comprehensive income	INR Amount (In Million)	As % of consolidated Total comprehensive income	INR Amount (In Million)
Tech Mahindra Netherlands B.V.	Subsidiary	Foreign	0.01%	ਲ	0.01%	19	0.03%	10	0.02%	7	-0.16%	2	-0.03%	8	0.03%	12	0.01%	9
Tech Mahindra Sweden AB	Subsidiary	Foreign	0.03%	26	0.02%	42	0.04%	14	0.05%	21	-0.02%	0	-0.08%	(2)	0.04%		0.04%	19
Tech Mahindra Fintech Holdings Limited	Subsidiary	Foreign	3.66%	7,981	4.55%	9,220	-3.56%	(1,387)	-0.02%	(10)	-32.13%	340	0.16%	4	-2.76%	(1,047)	-0.01%	6
Target Topco Ltd (refer note (2) and (3) below)	Subsidiary	Foreign	1.30%	2,827	1.62%	3,286	-1.12%	(435)	129%	522	-8.72%	92	-2.25%	(54)	%06:0-	(343)	1.10%	200
PF Holdings B.V.	Subsidiary	Foreign	1.49%	3,259	2.36%	4,781	-4.47%	(1,741)	-0.01%	(4)	40.88%	432	9.92%	241	-3.45%	(1,309)	0.52%	237
Pininfarina S.p.A.(refer note (2), (4) and (6) below)	Subsidiary	Foreign	1.41%	3,079	2.83%	5,749	-7.35%	(2,866)	-0.13%	(99)	-2115%	224	-7.84%	(190)	-6.97%	(2,642)	-0.54%	(247)
The Bio Agency Limited	Subsidiary	Foreign	0.27%	298	0.42%	849	-0.66%	(258)	0.62%	266	-1.75%	8	%69'0-	(7)	-0.63%	(240)	0.55%	249
Tech Mahindra Healthcare Systems Holdings LLC (refer note (2) and (3) below)	Subsidiary	Foreign	3.84%	8,384	3.58%	7,258	%86:0	383	-0.48%	(208)	-70.29%	743	20.22%	490	2.97%	1,126	0.62%	283
Tech Mahindra Vietnam Company Limited Subsidiary	Subsidiary	Foreign	%00:0	<u>(C)</u>	0.00%	(6)	0.02%	7	-0.02%	(10)	0.03%	0)	%00'0	0	0.02%	7	-0.02%	(10)
Tech Mahindra LLC (refer note.(6) below)	Subsidiary	Foreign	%00:0	-	0.00%	0)	%00'0	(O)	0.00%	(0)	0.00%	•	%00'0	_	%00:0	0	%00'0	0
Dynacommerce Holding B.V (refer note. (6) below)	Subsidiary	Foreign	-0.40%	(867)	00:00%	•	0.10%	37	%00:0	•	4.55%	(48)	%00'0		-0.03%	Œ	%000	
Mad*Pow Media Solutions LLC (refer note.(6) below)	Subsidiary	Foreign	0.17%	380	0.00%	'	0.26%	100	%00:0		-2.98%	ਲ	%00'0		0.35%		%000	
Objectwise Consulting group Inc (refer note.(6) below)	Subsidiary	Foreign	0.05%	113	%00:0		-0.02%	6	0.00%	•	0.11%	(2)	%00'0		-0.02%	(8)	%00'0	<u>'</u>
Born Group Pte. Ltd.(refer note.(6) below)	Subsidiary	Foreign	0.25%	543	0.00%	•	-0.36%	(141)	0:00%	•	-1.26%	13	%00'0		-0.34%	(128)	%00'0	'
Adjustments arising out of consolidation			-44.31%	(96,655)	-48.11%	(97,582)	-23.96%	(9,338)	-12.19%	(5,230)	341.59%	(3,611)	-62.42%	(1,514)	-34.15%	(12,949)	-14.88%	(6,744)
Total			100.00%	2,18,131	100.00%	2,02,844	100.00%	38,974	100.00%	42,888	100.00%	(1,057)	100.00%	2,426	100.00%	37,917	100.00%	45,314
Minority Interest in all Subsidiaries			1.80%	3,933	2.36%	4,777	-3.48%	(1,356)	-0.21%	(88)	-11.11%	117	1.06%	26	-3.27%	(1,239)	-0.14%	(62)
Associates (Investment as per Equity Method) (Refer note (5) below)																		
Foreign																		
Goodmind SRL	Associate	Foreign	%00:0	6	0.00%	∞	%00'0	_	00:00	_	%00'0		0.00%	_	%000	_	%00:0	_
Signature Srl	Associate	Foreign	0.02%	88	0.02%	37	%00'0	_	-0.01%	(2)	%00'0	_	0.00%		%000	_	-0.01%	(2)
Altiostar Networks, Inc (refer note (7) below)	Associate	Foreign	0.00%	•	0.16%	316	-0.21%	(81)	-1.52%	(029)	0.00%	•	%00'0		-0.21%	(81)	-1.43%	(650)
Infotek Software and Systems Private Limited (refer note (6) below)	Associate	Indian	0.05%	102	%00.0	'	%90.0	23	%00'0	•	0.00%	,	%00:0	,	%90'0	23	%00.0	
Vitaran Electronics Private Limited (refer note (6) below)	Associate	Indian	0.02%	84	0:00%	•	0.00%	2	0:00%	•	0.00%	,	%000	•	%00:0	7	%000	'
IQS Information Solutions WLL	Associate	Foreign	0.00%		%00:0	1	00:00%	_	0.00%	•	0.00%	•	%00:0		%00'0	'	%00:0	_

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- 1 Refer note 36 for the entities which has not been considered for consolidation.
- 2 These numbers are including their subsidiaries and associates, if any.
- 3 Following subsidiaries have been liquidated/dissolved as per the laws of the domicile countries
- STA Gabon w.e.f February 24, 2020
- High Resolution Consulting Limited w.e.f April 2, 2019
- High Resolution Resourcing Limited w.e.f April 2, 2019
- HCI Group DMCC w.e.f. January 14,2020
- CJS Solutions Group Canada ULC w.e.f July 16, 2019
- Sofgen (UK) Limited w.e.f. June, 25 2019
- Sofgen Sdn. Bhd. w.e.f January 8,2020
- Target Topco Limited w.e.f. January 21, 2020
- Terra Payment Services (India) Private Limited w.e.f December 11, 2019 Harlosh NZ Limited w.e.f October 11, 2019
- Rapid Commerce B.V. W.e.f September 27, 2019
- 4 Following subsidiaries have been merged as per the laws of the domicile countries during the year
- Tech Mahindra Canada, Inc. merged with Objectwise Consulting group Inc. w.e.f October 4, 2019
- Mahindra Technologies Services, Inc. Merged with Tech Mahindra (Americas) Inc., w.e.f July 1, 2019
 - Sofgen India Private Limited merged with Tech Mahindra Ltd w.e.f August 8,2019
 - Sofgen Consulting AG merged with Sofgen SA w.e.f April 30, 2019
- Tech Mahindra Growth Factories Limited merged with Tech Mahindra Limited w.e.f March 10,2020
- Dynacommerce Gmbh merged with Tech Mahindra GMBH w.e.f January 8, 2020
- Dynacommerce India Pvt Ltd. merged with Tech Mahindra Limited w.e.f March 10,2020 5 Amounts represent carrying value of investment in associates as per equity method
 - - 6 Following entities has been incorporated/acquired during the year
- Mad*Pow Media Solutions LLC w.e.f July 31, 2019
- Tech Mahindra Canada, Inc. w.e.f June 18, 2019
- Objectwise Consulting group Inc w.e.f. October 4, 2019
- Born Commerce Private Limited w.e.f. November 25, 2019 Born Group Pte. Ltd. W.e.f. November 26, 2019
 - Tech Mahindra Spain S.L. w.e.f. December 30, 2019

 - Tech Mahindra France w.e.f. January 16, 2020
- Dynacommerce Holding B.V w.e.f. May 9, 2019
- Infotek Software and Systems Private Limited w.e.f April 8, 2019
- Vitaran Electronics Private Limited w.e.f April 8, 2019
- Dynalean B.V. w.e.f. May 9, 2019
- Dynacommerce Gmbh w.e.f. May 9, 2019
- Comviva Technologies USA Inc w.e.f. November 5, 2019
- Group FMG Holdings B.V. w.e.f. November 26, 2019
- Whitefields Holdings Asia Limited w.e.f. November 26, 2019
- Born Japan Kabhushiki Kaisha w.e.f. November 26, 2019
 - Born Digital Sdn Bhd w.e.f. November 26, 2019
- Born Creative Commerce Group Inc. w.e.f. November 26, 2019
 - Born London Limited w.e.f. November 26, 2019

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Born Group Inc w.e.t. November 26, 2019	Born Group HK Company Limited w.e.f. November 26.
Born	Born

- Comviva Technologies Myanmar Limited w.e.f. December 6, 2019
 - Comviva Technologies Cote D'ivoire w.e.f. February 18, 2020
- 7 Following entities has been stake divested during the year
 - FixStream Networks Inc. w.e.f. September 30, 2019
- Hedonmark (Management Services) Limited w.e.f. January 2, 2020 FixStream India Private Limited w.e.f. September 30, 2019
- Terra Payment Services S.A.R.L (Senegal) w.e.f. March 2, 2020
- Terra Payment Services (Netherlands) BV w.e.f. March 2, 2020 Terra Payment Services (Mauritius) w.e.f. March 2, 2020
- Terra Payment Services (Uganda) Limited w.e.f. March 2, 2020
- Terra Payment Services (Tanzania) Limited w.e.f. March 2, 2020
 - Terra Payment Services S.A.R.L (Congo B) w.e.f. March 2, 2020
 - Terra Payment Services S.A.R.L (DRC) w.e.f. March 2, 2020
- Terra Payment Services (UK) Limited w.e.f. March 2, 2020
- Terra Payment Services Botswana (Proprietary) Limited w.e.f. March 2, 2020
 - Altiostar Networks, Inc w.e.f. April 26, 2019

Mobex Money Transfer Services Limited w.e.f March 2,2020

Chartered Accountants Firm Registration No.101248W/W-100022

For BSR & Co. LLP

Partner Membership No.102527

Jamil Khatri

For Tech Mahindra Limited

C. P. Gurnani Managing Director & CEO

T. N. Manoharan *Director*

M. Rajyalakshmi Rao *Director*

Mumbai, India, April 30, 2020

Manoj Bhat Chief Financial Officer

Company Secretary **Anil Khatri**

Mukti Khaire *Director*

Mumbai, India, April 30, 2020

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GLOSSARY

AG/5G Fourth Generation / Fifth Generation 4P paidal (walk), pedal (cycle), pool (carpool) or public transport AAC Automation, Analytics and Consulting AI Artificial Intelligence ANZ Australia and New Zealand aPaaS application platform as a service APAC Asia-Pacific AR AS9100 Augmented reality AUD Australian Dollar BCP Business Continuity Plan BE Business Excellence BFSI Banking Financial Services & Insurance BPM Business Process Management Bps Basis points BSE BSE Limited BSG Business Service Group BU Business Units C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CAPEX Capital Expenditure CAPS Customer as Promoter Score CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CL Current Liabilities CMMI Dev V1.3, L5 Development CPG Consumer packaged goods CPG Consumer packaged goods CQGR Compounded Quarterly Growth Rate	254	T ()
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AR AS9100 Augmented reality AUD Australian Dollar BCP Business Continuity Plan BE Business Excellence BFSI Banking Financial Services & Insurance BPM Business Process Management Bps Basis points BSE BSE Limited BSG Business Service Group BU Business Units C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CaPS Customer as Promoter Score CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev V1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	aPaaS	application platform as a service
AUD Australian Dollar BCP Business Continuity Plan BE Business Excellence BFSI Banking Financial Services & Insurance BPM Business Process Management Bps Basis points BSE BSE Limited BSG Business Service Group BU Business Units C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CAPS Customer as Promoter Score CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CL Current Liabilities CMMI Dev v1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	APAC	Asia-Pacific
BCP Business Continuity Plan BE Business Excellence BFSI Banking Financial Services & Insurance BPM Business Process Management Bps Basis points BSE BSE Limited BSG Business Service Group BU Business Units C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CAPEX Capital Expenditure CDP Carbon Disclosure Project CDS Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CL Current Liabilities CMMI Dev v1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	AR AS9100	Augmented reality
BE Business Excellence BFSI Banking Financial Services & Insurance BPM Business Process Management Bps Basis points BSE BSE Limited BSG Business Service Group BU Business Units C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CAPS Customer as Promoter Score CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CL Current Liabilities CMMI Dev v1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	AUD	Australian Dollar
BFSI Banking Financial Services & Insurance BPM Business Process Management Bps Basis points BSE BSE Limited BSG Business Service Group BU Business Units C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CaPS Customer as Promoter Score CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev v1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	ВСР	Business Continuity Plan
BPM Business Process Management Bps Basis points BSE BSE Limited BSG Business Service Group BU Business Units C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CAPS Customer as Promoter Score CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev v1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	BE	Business Excellence
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BSE BSE Limited BSG Business Service Group BU Business Units C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CaPS Customer as Promoter Score CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev v1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	ВРМ	Business Process Management
BSG Business Service Group BU Business Units C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CaPS Customer as Promoter Score CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev v1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	Bps	Basis points
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C.A.R.E. Connect with Associates and Resolve with Engagement CA Current Assets CAD Canadian Dollar CAGR Compound annual growth rate CAPEX Capital Expenditure CaPS Customer as Promoter Score CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev v1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	BSG	Business Service Group
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CDP Carbon Disclosure Project CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev V1.3, L5 Development COES Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	CAPEX	Capital Expenditure
CDSB Climate Disclosure Standards Board CII Confederation of Indian Industry CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev Capability Maturity Model Integration - Development CoEs Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	CaPS	Customer as Promoter Score
CII Confederation of Indian Industry CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev Capability Maturity Model Integration - Development CoEs Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	CDP	Carbon Disclosure Project
CIO Chief Information Officer CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev v1.3, L5 Development CoEs Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	CDSB	Climate Disclosure Standards Board
CIRO Chief Information Risk Officer CL Current Liabilities CMMI Dev Capability Maturity Model Integration - Development CoEs Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	CII	Confederation of Indian Industry
CL Current Liabilities CMMI Dev V1.3, L5 Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	CIO	Chief Information Officer
CMMI Dev v1.3, L5 Capability Maturity Model Integration - Development CoEs Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	CIRO	Chief Information Risk Officer
v1.3, L5 Development CoEs Centers of Excellence COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods	CL	Current Liabilities
COGS Cost of Goods Sold CPCB Central Pollution Control Board CPG Consumer packaged goods		
CPCB Central Pollution Control Board CPG Consumer packaged goods	CoEs	Centers of Excellence
CPG Consumer packaged goods	COGS	Cost of Goods Sold
1 3 3	СРСВ	Central Pollution Control Board
CQGR Compounded Quarterly Growth Rate	CPG	Consumer packaged goods
i i i i i i i i i i i i i i i i i i i	CQGR	Compounded Quarterly Growth Rate

CSPs	Communications Service Providers
CSR	Corporate Social Responsibility
CWIP	Capital work in Progress
CX	Customer Experience
СХО	Corporate Executive
dApps	Decentralized Apps
DEXT	a cloud based new age learning platform
DJSI	Dow Jones Sustainability Index
DP	Depository Participant
E&U	Energy and Utility
EBIT	Earnings Before Interest and Tax
EBITDA	Earnings Before Interest, Tax, Depreciation and Amortization
EMS	Emergency Management System
EPS	Earnings Per Share
ERP	Enterprise Resource Planning
ESG	Environmental, social and governance
ESOP/ ESOS	Employee Stock Option Plans / Schemes
ESRO	Employee Social Responsibility Options
FY	Fiscal Year
GBP	Great Britain Pound
GEI	Gender Equality Ratio
GHG	Green House Gas
GLC	Global Leadership Cadre
GRI	Global Reporting Initiative
GTPW	Great Place to Work
HLS	Healthcare Life Sciences
HVAC	Heating, ventilation, and air conditioning
HVAC	Heating, Ventilation and Air Conditioning
ICCC	Integrated Command and Control Centre
IDM	Integrated device manufacturer
IES	Integrated Engineering Solutions
IND AS	Indian Accounting Standards
IoT	Internet of Things

IP	Intellectual Property
iPaaS	integration platform as a service
ISMS	Information Security Management System
ISO 13485:2016	Quality Management Systems for medical devices
ISO 14001:2015	Environmental Management System
ISO 20000- 1:2011	Information Technology Service Management System
ISO 22301:2012	Societal Security and Business Continuity Management System
ISO 27001:2013	Information Security Management System
ISO 9001:2015	Quality Management System
ISR	Individual Social Responsibility
ISVs	Indepedant Software Manufacturers
IT	Information Technology
ITEI	In-Service Teacher Education Institute
ITES	Information Technology Enabled Services
KMP	Key Managerial Personnel
M&E	Media and Entertainment
MEC	Mahindra Ecole Centrale
ML	Machine Learning
MPCB	Maharashtra Pollution Control Board
NAD	New age delivery
NASSCOM	National Association of Software and Services Companies
NCLT	National Company Law Tribunal
NFV	Network functions virtualization
NGO	Non-Government Organisation
NLP	Natural language processing
NOC	Network Operation Centre
NPS	Net Promoter Score
NRC	Nomination and Remuneration Committee
NSE	The National Stock Exchange of India Limited
NZ	New Zealand
OBD	On-Board Dignostics

OEMs	Original Equipment Manufacturers
OHSAS 18001	Occupational Health and Safety Management System
PaaS	Platform as a Service
PAT	Profit After Tax
PBIT	Profit Before Interest and Tax
PBT	Profit Before Tax
PPEs	Personal Protective Equipments
Rev D	Quality Management Systems for Aerospace industry
RFID	Radio Frequency Identification
ROCE	Return on Capital Employed
RPA	Robotic process automation
RTA	Registrar and Transfer Agents
SDGs	Strategic Development Goals
SDN	Software defined networks
SEBI	Securities and Exchange Board of India
SLA	Service-level agreement
SMART	Skills for Market Training
SPCB	State Pollution Control Board
STEM	Science, Technology, Engineering and Mathematics
TCFD	Task Force on Climate Related Financial Disclosures
TEMs	Telecommunications Equipment Manufacturers
TL9000 R 6.1/R5.5	Quality Management Systems for Communications industry
TMF	Tech Mahindra Foundation
TMW	The Mahindra Way
TRAI	Telecom Regulatory Authority of India
UAAS	Upskilling as a service
UCC	Unsolicited Commercial Communication
UNGC	United Nations Global Compact
USD	US Dollars
VR	Virtual Reality
VRV	Variable Refrigerant Volume
WBCSD	World Business Council for Sustainable Development
YoY	Year on Year

Tech Mahindra

ASIA PACIFIC

India

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Tech Mahindra Limited

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Pune - 411 057 (Maharashtra) India

Tech Mahindra Limited

128/A, Sanghvi Compound, Mumbai-Pune Road, Chinchwad, Pune - 411 019 (Maharashtra) India Phone +91 20 27501000 / 40726100

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Tech Mahindra Limited

Creator Building, International Tech Park (ITPL)

Whitefeld Road, Bengaluru -560066 (Karnataka) India\

Tech Mahindra Limited

RMZ Ecoworld Infrastructure Pvt Ltd, Tower 4A & 4B, Fourth Floor, Marathalli Outer Ring Road, Bengaluru - 560103 (Karnataka) India

Tech Mahindra Limited

Plot No. S - 1, Maitree Vihar Road, Chandrasekharpur Bhubaneswar - 751023 (Odisha) India Phone +91 674 6622001

Tech Mahindra Limited

Plot No. 23, Phase - II, Rajiv Gandhi Chandigarh Technology Park (RGCTP) Kishangarh - 160101 (Chandigarh) India Phone +91 172 6668400

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Survey No. 602/3, ELCOT Special Economic Zone, 138, Sholinganallur Village, Tambaram Taluk District - Kancheepuram, Chennai -600119 (Tamil Nadu) India Phone + 91 44 66192323

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Tech Mahindra Limited

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Tech Mahindra Limited

Special Economic Zone, DLF IT Park, Phase - II (IT/ITES SEZ), 1st to 4th Floor, Tower - 1B & 1C, Premises No. II F/1, Rajarhat, Kolkata - 700156 (West Bengal) India Phone +91 33 4446 1000

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Plot No.DN 52, Sector V, Srijan TechPark Bidhannagar, Kolkata 700 091.

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Tech Mahindra Limited

SEZ Unit, MIHAN SEZ Nos. 1(p),3(p),8(p),40(p),71(p),109, 152 (p) etc., Telhara Village, NAGPUR - 441108 (Maharashtra) India

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Tech Mahindra Limited

Plot No.131-133, Noida Special Economic Zone, Phase II Noida - 201305 (Uttar Pradesh) India

Tech Mahindra Limited

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Tech Mahindra Limited

No.H-33, Sector-63, Noida (UP) 201 301.

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Australia

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Cambodia

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China

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Tech Mahindra Limited

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Tech Mahindra Limited

International Exhiition Centre (offce Chaoyang District Beijing, PRC

Tech Mahindra Limited

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Hong Kong

Tech Mahindra Limited

The centre, 21/F, The Centre, 99 Queen's Road Central, Hong Kong.

Indonesia

Tech Mahindra Indonesia

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Tech Mahindra

Japan

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New Zealand

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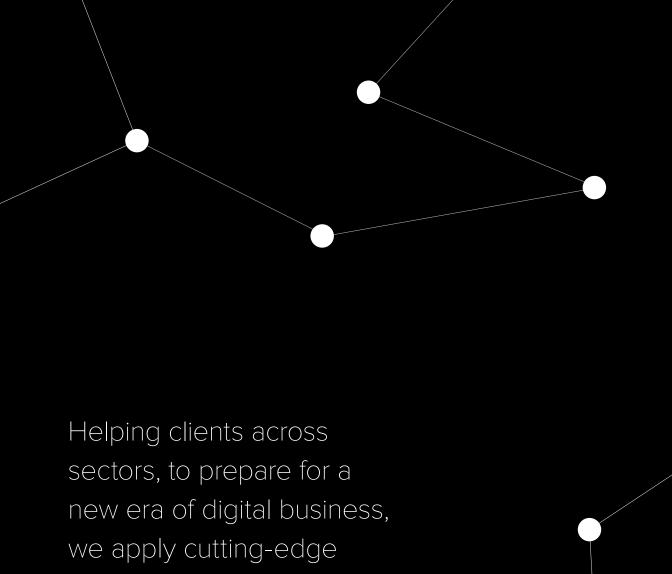
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