

4th September, 2021

To,
The Corporate Relationship Department,
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai - 400001.
Scrip Code: 541983

Dear Sir(s)/Ma'am,

Sub: Notice of 21st Annual General Meeting along with Annual Report of the Company and Intimation for Book Closure.

This is to inform that the 21st Annual General Meeting ("AGM") of the Company will be held on Wednesday, 29th September, 2021 at 03.00 p.m. (IST) through Video Conferencing / Other Audio Visual Means in accordance with the applicable circulars issued by the Ministry of Corporate Affairs and the Securities and Exchange Board of India.

Pursuant to Regulation 34(1) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), we are submitting herewith the Annual Report of the Company along with the Notice of AGM for the Financial Year 2020-21 which is being sent through electronic mode to the Members.

The Annual Report containing the Notice is also uploaded on the Company's website and can be accessed at www.innovative.in

We would further like to inform that the Company has fixed Wednesday, September 22, 2021 as the cut-off date for ascertaining the names of the members holding shares either in physical form or in dematerialised form, who will be entitled to cast their votes electronically in respect of the businesses to be transacted as per the Notice of the AGM and to attend the AGM.

Further, Register of Members and Share Transfer Books of the Company will remain closed from Thursday, September 23, 2021 to Wednesday, September 29, 2021 (both days inclusive).

Kindly take the same on your record.

For, Innovative Ideals and Services (India) Limited



Bhagyashree Goyal Company Secretary & Compliance Officer

INNOVATIVE IDEALS & SERVICES (INDIA) LTD.

Complete Security Solutions CIN L64201MH2000PLC129901

E-202, Skypark, Nr. Oshiwara Garden, Off Ajit Glass Road, Oshiwara, Goregoan (W), Mumbai-400104 Phone: 022-67392121 | Fax: 67392123 | Mobile: 91 9867138855

Email: innovative@innovative.in | info@innovative.in | www.innovative.in



Innovative Solutions for Complex Connections

Annual Report FY 2020-21

Index

Contents

Corporate Information	01
Notice of AGM	02
Directors Report	16
Secretarial Audit Report MR-3	26
Management discussion and analysis report	30
Corporate Governance Report Certification	35
Independent Auditor's Report	58
Audited Financials	69
Notes to Accounts	72

Company Overview

Innovative as a Corporate Entity

- Innovative Ideals & Services (INDIA) Limited was incorporated in the year 2000 at Maharashtra, Mumbai;
- The Company started its business as proprietorship concern for trading of varieties of security equipment by importing those from Korea;
- They are engaged in the service of system integration for security, safety and building automation and installation of various electronics systems;
- It include wide range of services which includes Video Door Phone, Audio Door Phone, Access Controls, Home Automation Systems, Intrusion Alarm Systems, Fire Alarm Systems and Telecom Products;
- The Company sells Video Door Phone under the brand name of "Onyx" & "Inok" & Home Automation Systems under the brand name of "ehomes";
- The Company caters two segment i.e. B2B & B2C & also provide service in domestic as well as international market.

 They are the authorized distributor of FERMAX Electronia SAU for the products FERMAX Audio/Video Door Entry System & entered into an agreement with TATA Sky Broadband Pvt. Ltd. for provision of broadband services;
- The Company has provided its services to more than 21,800 apartments;
- Innovative have developed a product "Savior" & "ArmHer" for the safety of citizens & also launched basic feature mobile phones under the brand name of "Inoyo";





















Evolution of Innovative

2017-2020

- Upcoming project business
- Agreement with TATASKY Broadband for ISP on fiber.
- Launching InnoEYE SaaS CCTV on cloud.
- Launching SAVIOR SOS switch for kids with calling facility.
- To launch "INOYO" & "LEAGOO" brand of mobile phones.
- Launch ArmHER new version.
- working towards government tenders
- fiber laying work for Reliance Jio

2015 - 2016

- Launched ARMHER- smart asecurity for women by Mrs. Fadnavis.
- Started EXPORT division.
- Tied up with BAJAJ for BMS & TATASKY for DTH in projects.
- B2C with Call center, TV shopping channels & etailers.
- Mobile phone distribution
- ArmHER awarded for Innovation in women Security.

2012 - 2014

- Launched Innovative eHOMES—wireless automation system
- Tied up for FTTH soln.
- Launched ONYX,INOK vdp
- eHomes awarded PRODUCT of the year.
- Awarded for Innovation in residential security

2004 - 2011

- Launched a co brand INNOVATIVE-KOCOM VDP in India
- Got major new projects for vdp & cctv from various developers.
- Developed Dealer channel for VDP, CCTV.
- Flagship -AMANORA park town.
- Awarded for Excellence in project execution

1994 - 2002

- Introduced VDP in India
- Focussed into Security industry
- Got Commax-Korea to India, sole distributor.
- Got VDP projects from major developers.

BSE listing

Got listed on BSE SME On 5th October 2018



Achievements



Skoch 2019

Innovative Ideals & Services (India) Limited has received the "SKOCH - Order of Merit Award" for qualifying amongst "TOP-200 MSMEs in INDIA" at 57th SKOCH Summit



Skoch Order of Merit - March 2018

Skoch order of merit awarded to Innovative Ideals & Services India LTD. For qualifying amongst top 100 SME's in india

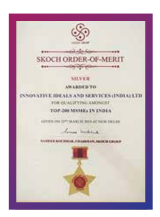


Navbharat - October 2017

Awarded BEST SME – SECURITY SOLUTIONS FOR THE YEAR by NAVBHARAT



Achievements



2019 Skoch order of merit, Top 200 SMES in India



2018 Skoch order of merit, Top 100 SMES in India



2017
BEST SME – Security
Solutions For The
Year By Navbharat



2014 Innovation in women security



2013
GOLD Winner @ Design
Wall of FameAwarded
for contribution
in Surveillance



2012 Contribution towards Safety and security Industry



2011 Best Technology award-Wireless home automation



2010 IFSEC India



2007 Times International Fire Safety, security and disaster

Brands

Launched IP & Analog Range of VDP & Home automation solutions.







Video Door Phone

Video Door Phone

Wireless and wired home automotion

Collaboration

Collabrated with FERMAX for premium ranhge of IPVDP , TATSKY & JIO for FTTH & DTH solutions & YALE for digital door lock solutions









Video Door Phone

Broadband & DTH

Broadband & DTH

Door Lock

The Services

Innovative Smart building solutions offer the following solutions



VDP



CCTV



FTTH



Fiber Ring



Access Control



Light Automation



Server Base



Internet



Centrally Manage Intercom



Gas Censor



Centrally Manage Intercom



Door Lock



Video Doorphone

Video Door Phone (VDP) is a Visitor Monitoring system used to manage video calls made at the entrance to a building/ flat/ apartment/workplace with access controlled by audio-visual communication between the inside and outside. The Company deals in VDP as a distributor for foreign companies, such as, Commax & Kocom in past and currently Fermax. The Company has launched VDP under our own brand names, "Oynx" and "Inok".



HOME AUTOMATION HOME AUTOMATION USHT 1 USHT 1 USHT 1 USHT 1 USHT 1 USHT 2 USHT 3 USHT 4 USHT 6 USHT

Home Automation Systems

An automation device which controls the function of home, such as, lights, curtain, fans, Air conditioners, etc. from anywhere using a remote control or a smart device. This system can be installed wired/wireless at places like, home, offices among others. The Company sells these products under its own brand name of "eHomes" apart from being a distributor of different companies.





JIO broadband

JioFiber connectivity comes directly to your home unlike in most cases where the fiber reaches only till the building and the last few meters of end connectivity are connected using traditional cable which reduces the speed and user experience due to patches and inferior cable qualities of such patch up. The end result with JioFiber is a completely different broadband internet experience when fiber comes directly to your home.





Inoyo TV

At Inoyo Television we are big believers in technology and innovation. we fully understand that television is the future of connectivity and communications. Our basic television come with a wide variety of features being the leading, innovation –driven LED Television manufacturer in India, we present some power – packed basic television that will leave you amazed.





Access Controls

Access control is a way of limiting access to a system or to physical or virtual resources. In computing, access control is a process by which users are granted access and certain privileges to systems, resources or information, giving time attendance facility.





TATA Sky Broadband

Fibre to the Home (FTTH)

Large residential complexes requires fibre cable connectivity which serves as a single line of connection for various services such as Video, Broadband Internet and Direct to Home. This avoids the need of installation of fibre cables for each Internet Service Provider (ISPs) and they can use our Fibre cable as their network connection. The Company has installed fibre cables in many large residential projects across Maharashtra.

Developed Product





SAVIOR Safety device for Kids

SAVIOR is a smart, wearable GSM tracker for children which helps parents to know their whereabouts by offering one touch panic SMS with geo-location and instant audio communication.











S.O.S

Click of SOS button sends sms with GPS location & Help message to 5 pre defined family members.

GEO-FENCE

Set a security zone, the moment your kid is out of this zone you will receive a trigger alert & notify on the app

CALLING

One touch calling, talking with Mom & dad, to check the safety of child. Listening: silent monitoring

TRACKING

Check the location od your child from anywhere on the app/ sms using advance 360 degree technology.







INOYO Mobile phones

INNOVATIVE launched range of cost effective feature phones for Tier 2 & 3 cities.

Working towards creating a good distribution channel PAN INDIA.

Offering New models time to time for better sales. To launch smart phone series soon.

Developed Product





ArmHER Smart security device

It is a small panic switch, very convenient to carry like a keychain and a must for every women. The user will download the free app available on her smart phone. The switch connects to her smart phone via bluetooth.

What is ArmHer

It is a small panic switch, very convenient to cary like a keychain and a must for every women. The user will download the free app available on her smart phone. The switch connects to her smart phone via bluetooth.

How It Works

Incase od a panic situation, the girl press the switch without touching the smart phone, this sends 5 sms & 5 mails to her preselected family members giving a message "help me", date, time & the google map location of the girl.

Control Room

Proposed to Control Center: Simultaneously the message and the mail will be sent to control room giving the date, time & the google map location of the girl in trouble where we can have professional guards to safe guard.

Chief Minister of Maharashtra Shri. Devendra Fadnavis' wife Mrs. Amruta Fadnavis Launches 'ArmHer' – Indias first smart security device for women



CORPORATE INFORMATION

BOARD OF DIRECTORS

Magsood Dabir Shaikh

Chairman and Managing Director

Tazyeen Maqsood Shaikh

Whole Time Director

Dabir Ahmed Shamsuddin Shaikh

(Resigned w.e.f. 01.06.2020)

Whole-time Director

Preethi Ramesh

(Resigned w.e.f. 04.01.2021)

Independent Director

Shashikumar Atul Vaidya

(Resigned w.e.f. 01.06.2021)

Independent Director

Anwar Ismail Baig

Independent Director

Sunnykumar Jitendrabhai Narwani

(Appointed w.e.f. 01.06.2021)

Independent Director

Bhavesh Nareshbhai Sonesara

(Appointed w.e.f. 01.06.2021)

Independent Director

CHIEF FINANCIAL OFFICER

Zafar Inamdar

(Resigned w.e.f. 06.01.2021)

Anupama Parab

(Appointed w.e.f. 30.06.2021)

COMPANY SECRETARY & COMPLIANCE OFFICER

Bhagyashree Goyal

STATUTORY AUDITORS

M/s. Keyur Shah & Co.,

Chartered Accountant

SECRETARIAL AUDITORS

M/s Vishal Thawani& Associates,

Practicing Company Secretaries

INTERNAL AUDITORS

Mr. Omprakash Luthra

LENDERS TO THE COMPANY

Bank of Maharashtra

REGISTRAR & SHARE TRANSFER AGENT

Bigshare Services Private Limited

1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri East, Mumbai 400059

Email: info@bigshareonline.com

REGISTERED OFFICE

Innovative Ideals and Services (India) Ltd.

E-202, Skypark, Near Oshiwar Garden, Off Ajit Glass Road, Goregoan West, Mumbai-400104

Francisco de la Circ

Email: investors@innovative.in Website: www.innovative.in

NAME OF THE STOCK EXCHANGE

BSE LIMITED – SME PLATFORM

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400001

Script Code: 541983

NOTICE is hereby given that 21st Annual General Meeting of the Members of **Innovative Ideals and Services (India) Limited** will be held on Wednes*day, September 29, 2021 at 03.00 PM* through video conferencing ("VC")/Other Audio Visual Means (OAVM) to transact the following business: -

ORDINARY BUSINESS:

1. Adoption of Audited Financial Statements

To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended March 31, 2021, together with the Reports of the Board of Directors and the Auditors thereon.

2. Appointment of a Director retiring by rotation

To re-appoint Mr. Maqsood Dabir Shaikh (DIN: 00834754), who retires by rotation and being eligible, offers himself for re-appointment as a Director.

SPECIAL BUSINESS:

3. To consider and if thought fit, to pass the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the rules made thereunder, read with Schedule IV of the Act and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, Mr. Sunnykumar Jitendrabhai Narwani (DIN: 09107162), who was appointed as an Additional Director of the Company by the Board of Directors w.e.f June 01, 2021 pursuant to the provisions of Section 161 of the Act and Articles of Association of the Company and who holds office upto the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Act from a member proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, for a term of five consecutive years commencing w.e.f June 01, 2021."

4. To consider and if thought fit, to pass the following resolution as **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the rules made thereunder, read with Schedule IV of the Act and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, Mr. Bhavesh Nareshbhai Sonesara (DIN: 09104502), who was appointed as an Additional Director of the Company by the Board of Directors w.e.f June 01, 2021 pursuant to the provisions of Section 161 of the Act and Articles of Association of the Company and who holds office upto the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing

under Section 160 of the Act from a member proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, for a term of five consecutive years commencing w.e.f June 01, 2021."

BY ORDER OF THE BOARD OF DIRECTORS FOR INNOVATIVE IDEALS AND SERVICES (INDIA) LIMITED

Maqsood Shaikh Managing Director (DIN 00834754)

Date: August 23, 2021

Place: Mumbai

NOTES:

- 1. In view of resurgence of the COVID-19 pandemic social distancing is a norm to be followed, the Government of India, Ministry of Corporate Affairs ("MCA") allowed conducting Annual General Meeting ("AGM") through Video Conferencing("VC") or Other Audio Visual Means ("OAVM") and dispended with the personal presence of the members at the meeting. Accordingly, the Ministry of Corporate Affairs vide its Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 5, 2020, Circular No. 02/2021 dated January13, 2021 and Securities and Exchange Board of India ("SEBI") vide its Circulars No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 (hereinafter collectively referred to as the "Circulars") prescribed the procedures and manner of conducting the AGM through VC/OVAM. In terms of the said Circulars, the 21st AGM of the members of the Company be held through VC/OAVM. Hence, members can attend and participate in the AGM through VC/OAVM only. The detailed procedure for participation in the meeting through VC/OAVM is as **per note no. 17**
- 2. The helpline number regarding any query / assistance for participation in the AGM through VC/OAVM is 022- 23058542-43.
- 3. Information regarding appointment/reappointment of Directors and Explanatory Statement in respect of special businesses to be transacted pursuant to Section 102 of the Companies Act, 2013 ("Act") and/or Regulation36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") is annexed hereto.
- 4. Pursuant to the Circulars, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate there at and cast their votes through e-voting.
- 5. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section103 of the Act.
- 6. In line with the aforesaid Circulars, the Notice of AGM along with Annual Report 2020-21 is 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 2020-21 has been uploaded on the website of the Company at https://www.innovative.in The Notice can also be accessed from the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com and the AGM Notice is also available on the website of CDSL (agency for providing the Remote e-Voting facility) i.e. www.evotingindia.com
- 7. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

- 8. Members holding the shares in physical mode are requested to notify immediately the change of their address and bank particulars to the R & T Agent of the Company. In case shares held in dematerialized form, the information regarding change of address and bank particulars should be given to their respective Depository Participant.
- 9. In terms of Section 72 of the Act, nomination facility is available to individual Members holding shares in the physical mode. The Members who are desirous of availing this facility, may kindly write to Company's R & T Agent for nomination form by quoting their folio number.
- 10. The Register of Members and Share Transfer Books of the Company will remain closed from Thursday, September 23, 2021 to Wednesday, September 29, 2021 (both days inclusive). The Record date/Cut-off date to determine the eligibility of members for the purpose of voting at the 21st Annual General Meeting is Wednesday, September 22, 2021.
- 11. Members seeking any information or clarification on Accounts are requested to send written queries to the Company, at least one week before the date of the meeting. Replies will be provided in respect of such written queries received only at the meeting.
- 12. A person who has acquired the shares and has become a member of the Company after the dispatch of the Notice of the AGM and prior to the Cut-off date i.e. Wednesday, September 22, 2021, shall be entitled to exercise his/her vote either electronically i.e. remote e-voting or e-voting system on the date of the AGM by following the procedure mentioned in this part.
- 13. The Register of Directors' and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013, the Register of contracts or arrangements in which the Directors are interested under Section 189 of the Companies Act, 2013 and all other documents referred to in the Notice will be available for inspection in electronic mode.

14. THE INSTRUCTIONS FOR SHAREHOLDERS FOR REMOTE E-VOTING ARE AS UNDER:

(i) Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules,2014 (as amended) and Regulation 44 of SEBI Listing Regulations (as amended), and the Circulars, the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited ("CDSL") for facilitating voting through electronic means, as the authorized e-Voting agency. The facility of casting votes by members using remote e-voting as well as e-voting during AGM will be provided by CDSL.

- (ii) Members whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Wednesday, September 22, 2021, shall be entitled to avail the facility of remote evoting as well as e-voting during AGM. Any recipient of the Notice, who has no voting rights as on the Cut-off date, shall treat this Notice as intimation only.
- (iii) The remote e-voting will commence on Sunday, September 26, 2021 at 9 a.m. and ends on Tuesday, September 28, 2021 at 5:00 pm During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of Wednesday, September 22, 2021 may cast their vote electronically. The members will not be able to cast their vote electronically beyond the date and time mentioned above and the remote e-voting module shall be disabled for voting by CDSL thereafter.
- (iv) Once the vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast the vote again.
- (v) The voting rights of the members shall be in proportion to their share in the paid-up equity share capital of the Company as on the Cut-off date i.e. Wednesday, September 22, 2021.
- (vi) The Company has appointed CS Vishal Thawani, Practicing Company Secretary (Membership No. ACS: 43938; CP No: 17377), to act as the Scrutinizer for conducting the remote e-voting process as well as the e-voting system on the date of the AGM, in a fair and transparent manner.

15. PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL IDSARE NOT REGISTERED:

- a) For members holding shares in Physical mode please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy), Aadhar (self attested scanned copy) by email to innovative@innovative.in.
- b) For members holding shares in Demat mode- Please provide Demat account details (CDSL-16 digit beneficiary ID or NSDL-16 digit DPID + CLID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy), AADHAR (self attested scanned copy) to innovative@innovative.in.

16. THE INSTRUCTIONS FOR SHAREHOLDERS FOR REMOTE E-VOTING ARE AS UNDER:

(i) The remote e-voting will commence on Sunday, September 26, 2021 at 9.00 a.m. and ends on Tuesday, September 28, 2021 at 5:00 pm. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of Wednesday, September 22, 2021 may cast their vote electronically. The members will not be able to cast their vote electronically beyond the date and time mentioned above and the remote e-voting module shall be disabled for voting by CDSL thereafter.

- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

(iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to abovesaid SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode is given below:

	Login Method
shareholders	
Individual Shareholders holding securities in Demat mode with CDSL	1) Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi.
	 2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL / KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly. 3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration 4) Alternatively, the user can directly access e-Voting page by
	providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting optionwhere the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. 2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com . Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp 3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.eyoting.nsdl.com/either.on.age.
	the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available

	under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting
Individual Shareholders (holding securities in demat mode) login through their Depository Participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. CDSL and NSDL

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 22-23058542-43.
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

- (v) Login method for e-Voting and joining virtual meeting for shareholders other than individual shareholders holding in Demat form & physical shareholders.
 - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,

- c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4) Next enter the Image Verification as displayed and Click on Login.
- 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6) If you are a first-time user follow the steps given below:

For Shareholders holding shares in Demat Form other than individual and Physical			
Form			
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)		
	• Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.		
Dividend	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as		
Bank	recorded in your demat account or in the company records in order to login.		
Details	• If both the details are not recorded with the depository or company,		
OR Date of	please enter the member id / folio number in the Dividend Bank		
Birth (DOB)	details field as mentioned in instruction (v).		

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN of the Company Innovative Ideals and Services (India) Limited on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.

- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) Shareholders can also cast their vote using CDSL's mobile app m-Voting. The m-Voting app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.

(xvii) Facility for Non - Individual Shareholders and Custodians -Remote Voting.

- Non-Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer or to the Company at the email address viz; innovative@innovative.in, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or call 022-23058542/43.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N. M. Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call 022-23058542/43.

17. INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM THROUGH VC/OAVM & E-VOTING DURING THE MEETINGARE AS UNDER:

- 1. The procedure for attending meeting & e-Voting during AGM is same as the instructions mentioned above for Remote e-voting.
- 2. The link for VC/OAVM to attend the meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for Remote e-voting.
- 3. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not cast their vote through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting during AGM.
- 4. If any Votes are cast by the members through the e-voting available during the AGM and if the same members have not participated in the meeting through VC/OAVM facility, then the votes cast by such members shall be considered invalid as the facility of e-voting during the meeting is available only to the members participating in the meeting.
- 5. 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.
- 6. Shareholders are encouraged to join the Meeting through Laptops for better experience.
- 7. Further shareholders will be required to allow camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 8. 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.
- 9. Shareholders who would like to ask questions during the meeting may register themselves as a speaker by sending their request in advance at least (7) days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at innovative.in and register themselves as a speaker. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 10. Since the AGM will be held pursuant to aforesaid Circulars, through VC/OAVM without the physical presence of members, the Proxy Form, Attendance Slip and the route map of the venue are not annexed to this Notice.
- 18. The results declared along with the Scrutinizer's Report shall be placed on the Company's website www.innovative.in and on the website of CDSL i.e. www.cdslindia.com within three days of the passing of the Resolutions at the 21st Annual General Meeting of the Company and shall also be communicated to the BSE Limited.

ANNEXURE TO THE NOTICE:

EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013 ("THE ACT")

The following Statements sets out all material facts relating to the Special Business mentioned in the Notice:

ITEM No. 3

Regularization of Mr. Sunnykumar Narwani as Independent Director of the Company:

Based on recommendation of Nomination and Remuneration Committee, the Board of Directors at their meeting held on June 1, 2021 appointed Mr. Sunnykumar Narwani as an Additional Director and also as an Independent Director, for a term of five years w.e.f June 1, 2021, subject to approval of the members.

Pursuant to the provisions of Section 161 of the Companies Act 2013 ("Act"), he holds office as Director up to the date of the ensuing Annual General Meeting. As required under Section 160 of the Act, a notice has been received from a member signifying its intention to propose the appointment of Mr. Sunnykumar Narwani as a Director

Mr. Sunnykumar Narwani has given a declaration to the Board that he meets the criteria of independence as provided under Section 149(6) of the Act and Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"). In the opinion of the Board, he fulfils the conditions specified in the Act read with rules made thereunder for appointment as an Independent Director and he is independent of the management

Mr. Sunnykumar Narwani is not disqualified from being appointed as Director in terms of Section 164 of the Act.

The terms and conditions for appointment of Mr. Sunnykumar Narwani as an Independent Director of the Company shall remain open for inspection by the members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday.

Brief resume and other details of Mr. Sunnykumar Narwani are provided in annexure to the Notice pursuant to the provision of SEBI Listing Regulations and Secretarial Standard on General Meetings ("SS-2"), issued by the Institute of Company Secretaries of India

The Board of Directors recommends the said resolution for your approval by way of Special Resolution.

Mr. Sunnykumar Narwani is deemed to be interested in the said resolution as it relates to his appointment. None of the other Directors or key managerial personnel or their relatives is, in anyway, concerned or interested in the said resolution.

ITEM No. 4

Regularization of Mr. Bhavesh Sonesara as Independent Director of the Company:

Based on recommendation of Nomination and Remuneration Committee, the Board of Directors at their meeting held on June 1, 2021 appointed Mr. Bhavesh Sonesara as an Additional Director and also as an Independent Director, for a term of five years w.e.f June 1, 2021, subject to approval of the members.

Pursuant to the provisions of Section 161 of the Companies Act 2013 ("Act"), he holds office as Director up to the date of the ensuing Annual General Meeting. As required under Section 160 of the Act, a notice has been received from a member signifying its intention to propose the appointment of Mr. Bhavesh Sonesara as a Director

Mr. Bhavesh Sonesara has given a declaration to the Board that he meets the criteria of independence as provided under Section 149(6) of the Act and Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"). In the opinion of the Board, he fulfils the conditions specified in the Act read with rules made thereunder for appointment as an Independent Director and he is independent of the management

Mr. Bhavesh Sonesara is not disqualified from being appointed as Director in terms of Section 164 of the Act.

The terms and conditions for appointment of Mr. Bhavesh Sonesara as an Independent Director of the Company shall remain open for inspection by the members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday.

Brief resume and other details of Mr. Bhavesh Sonesara are provided in annexure to the Notice pursuant to the provision of SEBI Listing Regulations and Secretarial Standard on General Meetings ("SS-2"), issued by the Institute of Company Secretaries of India

The Board of Directors recommends the said resolution for your approval by way of Special Resolution.

Mr. Bhavesh Sonesara is deemed to be interested in the said resolution as it relates to his appointment. None of the other Directors or key managerial personnel or their relatives is, in anyway, concerned or interested in the said resolution.

BY ORDER OF THE BOARD OF DIRECTORS FOR INNOVATIVE IDEALS AND SERVICES (INDIA) LIMITED

Maqsood Shaikh Managing Director (DIN 00834754)

Date: August 23, 2021

Place: Mumbai

DETAILS OF THE DIRECTORS SEEKING APPOINTMENT / RE-APPOINTMENT IN THE $21^{\rm st}$ ANNUAL GENERAL MEETING OF THE COMPANY PURSUANT TO SEBI LISTING REGULATIONS

Name of Director	Mr. Sunnykumar Narwani	Mr. Bhavesh Sonesara	
Designation	Independent Director	Independent Director	
Date of Birth	06.08.1993	05.10.1996	
Date of first	01.06.2021	01.06.2021	
Appointment on Board			
Qualification	B. Com, CS and LLB	B. Com and CS	
No. of Equity Shares	Nil	Nil	
held in the Company			
Nature of expertise in specific functional areas	Mr. Sunnykumar Jitendrabhai Narwani is a qualified Company Secretary and he has also completed B.COM and LLB from Gujarat University. He has worked in the Secretarial Department of various reputed listed companies for a period of more than 6 years with a good exposure to Corporate Laws, Governance & Secretarial Services in addition to the Compliances under Companies Act and SERI regulations	Mr. Bhavesh Nareshbhai Sonesara is a qualified Company Secretary and a commerce graduate. He has worked as a consultant with listed entity for a period of 1 year with a good exposure to corporate laws, governance & secretarial services in addition to the compliances under Companies Act and SEBI regulations.	
List of other Companies in which Directorships are held	Companies Act and SEBI regulations. Ganesh Films India Ltd	Ganesh Films India Ltd	
List of committees of Board of Directors (across all other Companies) in which Chairmanship/Member ship is held	Ganesh Films India Limited Audit Committee (Chairman) Nomination and remuneration Committee (Chairman) Stakeholder Relationship Committee (Chairman) Innovative Ideals and Services (India) Limited Audit Committee (Member) Nomination and remuneration Committee (Member) Stakeholder Relationship Committee (Member)	Ganesh Films India Limited Audit Committee (Member) Nomination and remuneration Committee (Member) Stakeholder Relationship Committee (Member) Innovative Ideals and Services (India) Limited Audit Committee (Member) Nomination and remuneration Committee (Member) Stakeholder Relationship Committee (Member)	
No of Meetings of the Board attended during the FY 2020-21	N.A (Since appointed w.e.f.01.06.2021)	N.A (Since appointed w.e.f. 01.06.2021)	
Remuneration drawn in the Company for the FY 2020-21	N.A (Since appointed w.e.f.01.06.2021)	N.A (Since appointed w.e.f. 01.06.2021)	
Remuneration sought to be paid	Nil (Only Sitting Fees, if any as may be approved by Board of Directors)	Nil (Only Sitting Fees, if any as may be approved by Board of Directors)	

For other details please refer to the Corporate Governance Report.

DIRECTORS' REPORT

To,
The Members,
INNOVATIVE IDEALS AND SERVICES (INDIA) LIMITED

Dear Shareholders,

Your directors have pleasure in presenting herewith the 21st Annual Report along with its Audited Financial Statements for the year ended on 31st March, 2021 of your Company.

SUMMARISED FINANCIAL RESULTS

The Financial performance of the company during the year is as under:

(Rs in Lakhs)

Particulars	FY 2020-2021	FY 2019-2020
Revenue From operations	349.27	1,253.26
Other Income	90.33	29.99
Total Income	439.60	1,283.25
Total Expenses	1,220.33	1,677.53
Profit / (Loss) for the year before Exceptional	(780.73)	(394.28)
Items and Tax	·	
Add / (Less) Exceptional Items	-	-
Profit before Extraordinary items and Tax	(780.73)	(394.28)
Extraordinary Items	-	-
Profit before Tax	(780.73)	(394.28)
Tax Expense:		
Current Tax		-
Deferred Tax	(193.30)	(98.07)
Profit for the year	(587.43)	(296.21)

Notes:

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

OPERATIONAL OVERVIEW

During the year your company has earned total income of Rs. 439.60 Lakhs (Previous year Rs. 1,283.25 Lakhs). The Company continues to operate only in one segment i.e. Security System and Mobile Phones and there is no change in the nature of Business of the Company. After all the financial adjustments, the company has suffered a net loss after tax of Rs. 587.43 Lakhs.

In accordance with Section 136 of the Companies Act, 2013, the audited financial statements are available on www.innovative.in. These documents will also be available for inspection during working hours at the registered office of your Company at Mumbai, Maharashtra. Any member interested in obtaining such document may write to the Company Secretary and the same shall be furnished on request.

ORGANISATIONAL INITIATIVES IN RESPONSE TO COVID-19 SITUATION

The COVID-19 pandemic has emerged as a global challenge, creating disruption across the world. The outbreak of deadly COVID-19 virus and the ensuing lockdowns and restrictions imposed across the country affected operations of the Company. With work from home initiative for office staff, the Company continued to operate on remote basis for administrative, regulatory, payments and other legal compliances.

During this difficult year, the Company ensured sufficient liquidity on hand, unused bank lines and strong support from promoters to meet its liabilities as and when they fall due. The company also conducted its first virtual AGM as permitted under relevant regulations with seamless attendance and voting facilities.

India has experienced a massive second wave of Covid-19 infections with partial lockdowns and restrictions compared to the first wave. As the nation is gearing up with major vaccination drive, we expect normalcy to return sooner. The ongoing COVID-19 crisis calls for the entire nation to fight as one collective force, your company is committed to take all the necessary steps for providing relief to the society.

DIVIDEND

In view of the planned business growth, your Directors deem it proper to preserve the resources of the Company for its activities and therefore, do not propose any dividend for the Financial Year ended March 31, 2021.

RESERVES

The amount of loss of Rs. 587.43 Lakhs is transferred from the Reserve and Surplus Account for the year under review.

DETAILS OF THE ASSOCIATES/ JOINT VENTURE / SUBSIDIARIES COMAPANIES

Your company does not have holding or subsidiary companies during the year and no other company has become holding / subsidiary/ joint venture.

SHARE CAPITAL STRUCTURE

The Issued, Subscribed and Paid-up equity share capital as on 31st March, 2021 was Rs. 11,38,01,690/- (divided into 1,13,80,169 equity shares of Rs.10/- each.)

MEETINGS OF THE BOARD

The Board met 12 (Twelve) times during the financial year. Details of meetings are given in the Corporate Governance Report annexed herewith and forms part of this report. The intervening gap between the Meetings was within the period prescribed under the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

CORPORATE GOVERNANCE

Corporate Governance Report prepared pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forms part of this Directors' Report.

During the year under review, your company has complied with the applicable Secretarial Standards.

PUBLIC DEPOSIT

The Company has not accepted any public deposit during the year under review and no amount against the same was outstanding at the end of the year.

REGULATORY STATEMENT

In conformity with provision of Regulation 34 of SEBI (LODR), Regulations 2015, the required disclosures for the year ended 31st March, 2021 are annexed hereto. The equity shares of the Company are listed on the BSE Ltd on SME platform.

DECLARATION BY INDEPENDENT DIRECTORS

The Company has received necessary declarations from each Independent Director of the Company confirming that he/she met with the criteria of independence as laid out in sub-section (6) of Section 149 of the Companies Act, 2013 and under Regulation 16(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

BOARD EVALUATION

As per the provisions of the Companies Act, 2013 and SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015, The Board adopted a formal mechanism for evaluating its performance and as well as that of its Committees and individual Directors, including the Chairman of the Board. The exercise was carried out through a structured evaluation process covering various aspects of the Boards functioning such as composition of the Board & committees, experience & competencies, performance of specific duties & obligations, contribution at the meetings and otherwise, independent judgment, governance issues etc.

CHANGES IN KEY MANAGERIAL PERSONNEL

During the Financial year 2020-21,

- 1. Mr. Zafar Inamdar Chief Financial Officer and Key Managerial Personnel of the Company has resigned from his position w.e.f. 06th January, 2021.
- 2. Mr. Dabir Ahmed Shamsuddin Shaikh (DIN: 00643164), Whole Time Director cum Chairman of the Company has resigned from his position w.e.f. 01st June, 2020.

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

As required under Section 134 (3) (m) of the Act read with Rule 8 of The Companies (Accounts) Rules, 2014, particulars relating to conservation of Energy, R & D, Technology absorption and Foreign Exchange earnings / outgo are separately provided in the annexure to the Directors' Report as **Annexure - 1**.

HEALTH, SAFETY AND ENVIRONMENT

Safety and occupational health responsibilities are integral to your Company's business process. Safety is a key performance indicator and your Company is committed to ensuring zero harm to its employees, to any person in the Company premises and to the community. The Company is continuously focusing on improved training, new initiatives and communications enhancing safety in the work place. Apart from safety initiatives, your Company is also focusing on environment protection policy.

The Company has obtained necessary approvals from concerned Government Department / Pollution Control Board.

DIRECTORS

Pursuant to Section 152 of Companies Act, 2013 Mr. Maqsood Dabir Shaikh shall retire by rotation at the ensuing Annual General Meeting being eligible offers himself for reappointment for directorship of the company.

Mr. Sunny Narwani (DIN: 09107162) and Mr. Bhavesh Sonesara (DIN: 09104502) were, on recommendation of Nomination and Remuneration Committee, appointed by the Board of Directors as additional directors (Independent) under section 161 of the Companies Act, 2013 w.e.f. June 01, 2021, they shall hold office upto the date of ensuing Annual General Meeting. The Company has received a notice as per the provisions of Section 160 of the Companies Act, 2013 from a member proposing their candidature for appointment as Director. They are proposed to be appointed as an Independent Director for a period of five years i.e. to hold office upto May 31, 2026.

The requisite particulars in respect of Director seeking appointment / re-appointment are given in Notice convening the Annual General Meeting.

Mr. Dabir Ahmed Shamsuddin Shaikh (DIN: 00643164), Whole Time Director cum Chairman of the Company has resigned from his position w.e.f. 01st June, 2020.

Mrs. Preethi Ramesh (DIN: 01124749), Independent Director of the Company has resigned from her position w.e.f. 04th January, 2021.

Mr. Shashikumar Atul Vaidya (DIN: 07897588), Independent Director of the Company has resigned from his position w.e.f. 01st June, 2021

The Company has received necessary declaration from each independent director under section 149(7) of the Companies Act, 2013 that they meet the criteria of independence as laid down in section 149(6) of the Companies Act, 2013.

All the directors of the Company have confirmed that they are not disqualified from being appointed as director's in terms of Section 164 of the Companies Act, 2013.

Details of policy of appointment and remuneration of directors have been provided in the Corporate Governance Report.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act, 2013, the Board of Directors, to the best of their knowledge and ability, state the following:

- a) That in the preparation of the annual financial statements, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;
- b) that such accounting policies have been selected and applied consistently and judgement and estimates have been made that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2021 and of the loss of the Company for the year ended on that date;
- c) that proper and sufficient care has 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;
- d) that the annual financial statements have been prepared on a going concern basis;
- e) that proper internal financial controls were in place and that the financial controls were adequate and were operating effectively;
- f) that proper systems to ensure compliance with the provisions of all applicable laws were in place and were adequate and operating effectively.

POLICIES

The updated policies adopted by the Company as per statutory and governance requirements are uploaded on website of the Company at www.innovative.in

PARTICULARS OF EMPLOYEES

A statement containing the names and other particulars of employees in accordance with the provisions of section 197(12) of the Companies Act, 2013 read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is appended as **Annexure** - **2** to this report.

No employee has received remuneration in excess of the limits set out in rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 during FY 2020-21.

DETAILS OF RELATED PARTIES TRANSACTIONS PURUSANT TO SECTION 188(1) OF THE COMPANIES ACT. 2013

Pursuant to the provisions of section 188 of Companies Act, 2013. All the related party transactions entered into during the financial year under review were in ordinary course of business and on an arm's length basis. There were no materially significant transactions with related parties during the financial year which were in conflict with the interest of the Company. Accordingly, information in form AOC-2 is not annexed.

All Related Party Transactions are placed before the Audit Committee and the Board for approval. Prior omnibus approval of the Audit Committee is obtained for the transactions which are of a foreseen and repetitive nature. The transactions entered into pursuant to the omnibus approval so granted are placed before the Audit Committee and the Board of Directors for their review and approval on a quarterly basis.

Other details for inter corporate financial transactions or remuneration and other benefits paid to directors, their relatives, key managerial personnel etc. are given as per requirements of AS 18.

DETAILS OF LOANS, GUARANTEES AND INVESTMENTS U/S 186 OF THE COMPANIES ACT, 2013

During the year under review the Company has not made any inter corporate loans, investments, given any corporate guarantee to any other body corporate, subsidiary, associate or any other company.

AUDITORS

Secretarial Auditors

Pursuant to the provisions of Section 204 of the Companies Act, 2013 read with rules made thereunder, the Board of Directors has appointed M/s Vishal Thawani & Associates, Practicing Company Secretaries, as Secretarial Auditor to conduct Secretarial Audit of the Company for the Financial Year 2020-21. The report submitted by the Secretarial Auditor in Form MR-3 is attached to this report as **Annexure - 3**. The Secretarial Auditor Report contain qualifications, reservations or adverse remarks which are self-explanatory in nature:

Statutory Auditors

M/s Keyur Shah & Co, Chartered Accountants, an Auditors firm was appointed as Statutory auditors of the company, for the term of 5 (five) consecutive years at the 19th Annual General Meeting held on 27th September, 2019. As per Rule 6(3) of the Companies (Audit and Auditors) Rules 2014, they are eligible to continue as the statutory auditors. They have confirmed that they are not disqualified from continuing as Auditors of the Company.

The Notes on financial statement referred to in the Auditors' Report are self-explanatory and do not call for any further comments. The Auditors' Report does not contain any qualification, reservation, adverse remark or disclaimer.

ANNUAL RETURN

The Annual Return of the Company as on 31st March, 2021 is available on the website of the Company at www.innovative.in

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis Report prepared pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forms part this Directors' Report is attached as **Annexure - 4**.

CORPORATE GOVERNANCE

Corporate Governance Report prepared pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forms part of this Directors' Report.

During the year under review, your company has complied with the applicable Secretarial Standards.

INSURANCE

The Fixed Assets and Stocks of your Company are adequately insured.

RISK MANAGEMENT AND INTERNAL CONTROL SYSTEM

Your Company has an Internal Financial Control System commensurate with the size, scale and complexity of its operations. Your Company has adopted proper system of Internal Control and Risk Management to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and that the transactions are authorized, recorded and reported quickly.

The effectiveness of internal controls is reviewed through the internal audit process. Reports of internal auditors are reviewed by Audit Committee of the Company from time to time and desired actions are initiated to strengthen the control and effectiveness of the system.

CORPORATE SOCIAL RESPONSIBILITY (CSR) INITIATIVES

During the year, the company has constituted the CSR Committee and framed CSR Policy. But the company has not spent any amount in CSR activities and is still identifying CSR Activities for amount to be spent.

PREVENTION OF SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

The Company is committed to provide a safe and conducive work environment to its employees.

As per the requirements of The Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 and rules made there under, your Company has constituted Internal Complaints Committee (ICC) which is responsible for redressal of complaints related to sexual harassment. During the year under review, there were no complaints pertaining to sexual harassment.

GREEN INITIATIVE

As the Act permits paperless compliances and as a measure of green initiative, we appeal to all those members who have not registered their e-mail addresses so far are requested to register their e-mail address in respect of electronic holding with their concerned Depository Participants and/or with the Company.

APPRECIATION

Your Directors place on record their sincere appreciation for the valuable support and co-operation received from government authorities, Financial Institutions and Banks during the year. Your Directors thank all shareholders, esteemed customers, suppliers and business associates for their faith, trust and confidence reposed in the Company.

Your Directors also wish to place on record their sincere appreciation for the dedicated efforts and consistent contribution made by the employees at all levels, to ensure that the Company continues to grow and excel even during the challenging times of COVID-19 pandemic.

BY ORDER OF THE BOARD OF DIRECTORS
FOR INNOVATIVE IDEALS AND SERVICES (INDIA) LIMITED

Maqsood Shaikh Managing Director (DIN 00834754)

Date: August 23, 2021

Place: Mumbai

ANNEXURE - 1 TO THE DIRECTORS' REPORT

Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo

[Section 134(3)(m) of the Companies Act, 2013, read with Rule 8(3) of the Companies (Accounts) Rules, 2014 for the year ended March 31, 2021]

A. CONSERVATION OF ENERGY

The Company is primarily engaged in business of installing, repairing, trading of Security Products and not involved in any industrial or manufacturing activities, the Company has no particulars to report regarding conservation of energy as required under Section 134 of the Companies Act, 2013 and Rules made thereunder.

B. TECHNOLOGY ABSORPTION

(a) Benefits from such technology absorption

As we have done backward as well as forward integration which has decreased our costs and helped us to capture 'A' Category customers. This increased our profit margins and reputation in the market.

(b) Any expenditure incurred on Research & Development

Research & Development is in a regular process. Your Company has hired the best of consultants in the industry with whom we have regular interactions.

c. FOREIGN EXCHANGE EARNINGS AND OUTGO

(Rs. in lakhs)

Particulars	2020-21	2019-20
EARNINGS & OUTGO		
a. Foreign Exchange inward	Nil	17.18
b. Foreign Exchange outgo	72.79	201.53

ANNEXURE - 2 TO THE DIRECTORS' REPORT

Particulars of Employees

[Section 134(3)(q) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

1. The percentage in remuneration of each Director, Chief Financial Officer and Company Secretary during the Financial Year 2020-21, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the Financial Year 2020-21:

Sr. No.	Name of Director/KMP#	% Increase/ Reduction in Remuneration in FY 2020-21	Ratio of Remuneration of each Director to Median of Remuneration of employees
1.	Mr. Maqsood Dabir Shaikh	Nil	8.33
2.	Mrs. Tazyeen Maqsood Shaikh	Nil	4.16
3.	Mr. Dabir Ahmed Shaikh ¹	Nil	N.A
4.	Mr. Anwar Baig	N.A	N.A
5.	Mr. Atul Vaidya ²	N.A	N.A
6.	Mrs. Preethi Ramesh ³	N.A	N.A
7.	Mr. Zafar Inamdar ⁴	-100%	0
8.	Ms. Bhagyashree Goyal	2.54%	1.39

[#] Names of the directors and KMP associated with the Company during FY 2020-21 are considered.

- 2. In the Financial Year, there was decrease of 15.66% in the median remuneration of employees.
- 3. There were 54 permanent employees on the rolls of company as on 31st March 2021.
- 4. The average percentage decrease in the salaries of employees other than the managerial personnel in the last financial year 2020-21 was 26.66% whereas there was no increase in the managerial remuneration for the current financial year. The remuneration paid was in line with the performance of the Company, industrial standards and individual employee's performance.
- 5. It is hereby affirmed that the remuneration paid is as per the remuneration policy of the Company.

¹ Mr. Dabir Ahmed Shamsuddin Shaikh (DIN: 00643164), has resigned w.e.f. 01st June, 2020.

²Mr. Shashikumar Atul Vaidya (DIN: 07897588), has resigned w.e.f. 01st June, 2021.

³Mrs. Preethi Ramesh (DIN: 01124749), has resigned w.e.f. 04th January, 2021.

⁴ Mr. Zafar Inamdar has resigned w.e.f. 06th January, 2021and was not paid any remuneration during the year.

ANNEXURE - 3 TO THE DIRECTORS' REPORT

Form No. MR-3 Secretarial Audit Report For The Financial Year Ended March 31, 2021

[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, Innovative Ideals and Services (India) Limited

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Innovative Ideals and Services (India) Limited** (hereinafter called "the Company"). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our qualified opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company, the information provided by the Company, its officers, agents and authorised representatives during the conduct of secretarial audit, the explanations and clarifications given to us and the representations made by the Management, we hereby report that in our opinion, the Company has during the audit period covering the financial year ended on March 31, 2021, generally complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records made available to us and maintained by the Company for the financial year ended on March 31, 2021 according to the applicable provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contract (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
- 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, 2009 and The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and amendments from time to time;
- d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; (Not applicable to the Company during the audit period)
- 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; (Not applicable to the Company during the audit period)
- 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, 1998 and The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018, as applicable (Not applicable to the Company during the audit period).
- (vi) The Management has identified and confirmed the following laws as specifically applicable to the Company:-
- 1. Labour Laws and other incidental laws related to labour and employees appointed by the Company either on its payroll or on contractual basis as related to wages, gratuity, provident fund, ESIC, compensation etc.;
- 2. Acts as prescribed under Direct Tax and Indirect Tax
- 3. Acts as prescribed under Shops and Establishment Act of various local authorities.

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

- i. Secretarial Standards issued by The Institute of Company Secretaries of India with respect to board and general meetings.
- ii. The Listing Agreements entered into by the Company with BSE Limited read with the SEBI (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.

We 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. During the period under review Mr. Dabir Ahmed Shamsuddin Shaikh (Chairman and Whole-time Director and Mrs. Preethi Ramesh (Non-Executive, Independent Director) resigned from the board which resulted into non-availability of Non-executive director for reconstitution of Nomination and Remuneration Committee, hence the constitution of Nomination and Remuneration Committee was not complied.

Adequate notice was given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance for meetings other than

those held at shorter notice, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

As per the minutes, the decisions at the Board Meetings were taken unanimously. We 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 etc.

We further report that based on review of compliance mechanism established by the Company and on the basis of the Compliance Certificate(s) issued by the Company Secretary and taken on record by the Board of Directors at their meeting(s), we are of the opinion that there are adequate systems and processes in place in the Company which is commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines;

We further report that

1) There was delay in submission of the financial results within the period prescribed under Regulation 33 of SEBI Listing Obligations and Disclosure Requirements, Regulations, 2015 for which the BSE limited has imposed the fine of Rs. 41,300 (Including GST), which is yet to be paid by the Company.

As per the information and explanation given to us by company, we state that

- 1. The Company has paid 75% listing fees in accordance with the communications received from Stock Exchange.
- 2. The CSR spending is not applicable for the current FY 2020-21, further as stated in Director Report for FY 2019-20 the Company is still identifying CSR Activities for which amount to be spent.

For, Vishal Thawani & Associates Company Secretaries

Sd/-

Vishal Thawani

Proprietor

M. No.: 43938 CP. No.: 17377 Place: Ahmedabad Date: July 8,2021

UDIN: A043938C000599559

Forms an integral part of this report.

This Report is to be read with our letter of even date which is annexed as Annexure A and

Annexure A

To,

The Members

Innovative Ideals and Services (India) Limited

Management's Responsibility:

1. It is the responsibility of the management of the Company to maintain secretarial records, devise proper systems to ensure compliance with the provisions of all applicable laws and regulations and to ensure that the systems are adequate and operate effectively.

Auditor's Responsibility:

- 2. Our responsibility is to express an opinion on these secretarial records, standards and procedures followed by the Company with respect to secretarial compliances.
- 3. We believe that audit evidence and information obtained from the Company's management is adequate and appropriate for us to provide a basis for our opinion.
- 4. Wherever required, we have obtained the management's representation about the compliance of laws, rules and regulations and happening of events etc.

Disclaimer:

- 5. The Secretarial Audit Report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.
- 6. We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the process and practices, we followed provide a reasonable basis for our opinion.
- 7. We have not verified the correctness and appropriateness of financial records and books of account of the Company.

For, Vishal Thawani & Associates Company Secretaries

Sd/-

Vishal Thawani

Proprietor

M. No.: 43938 CP. No.: 17377 Place: Ahmedabad Date: July 8,2021

UDIN: A043938C000599559

ANNEXURE - 4 TO THE DIRECTORS' REPORT

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

1. Industry structure and developments Overview.

Fiber to the home (FTTH), also called "fiber to the premises" (FTTP), is the installation and use of optical fiber from a central point directly to individual buildings such as residences, apartment buildings and businesses to provide unprecedented high-speed Internet access. FTTH dramatically increases the connection speeds available to computer users compared with technologies now used in most places.

The growth of the global FTTH equipment market is driven by increase in demand for enhanced quality fiber in network architecture from service providers. In addition, rise in demand for energy conservation, strong optical network setup, and continuous improvement in technology propel the growth of the market.

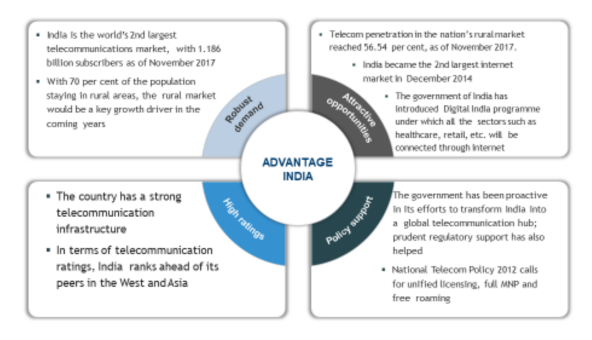
With a purpose to enlighten readers, especially investors and new market entrants, the study centered at FTTH Equipment market presents an in-depth analysis focusing on recent developments and existing competitive landscape. The striking aspect of this assessment associates to the availability of valuable information related to production capacity and market share, which eventually help buyers. In addition, knowledge about revenue, gross margin, consumption, supply, export, import volume etc., are all cited to make this research study advantageous to the readers.

The market segmentation based on application include (Internet TV, VOIP, Remote Education, Internet Gaming, Virtual Private LAN Service, Smart Home Application, Others), which have constantly steered the demand for FTTH Equipment.

As this assessment gains pace, awareness about different definitions and business arrangements are mentioned. A precise examination of the current market condition and future prospects have been clearly stated in the report, which are followed by prime strategical executions anticipated across the FTTH Equipment market during 2019–2025. Furthermore, the study offers separate sections to drop light on item advancements, associations, as well as mergers and acquisitions. The contribution by various market players and their product offerings is also part of this intelligent report, diligently stated in the later portion.

The report discreetly mentions the prime companies operating in the FTTH Equipment market, together with production and revenue statistics, followed by recent developments. Some of the major companies included in the report are China Telecom, China Mobile Ltd., Verizon Communications Inc., AT&T Inc., Vodafone Group Plc., Nippon Telegraph & Telephone Corporation, Softbank Group Corp, Deutsche Telekom AG, Telefonica S.A., America Movil.

ADVANTAGE INDIA



Notes: MNP - Mobile Number Portability
Source: BMI (Business Monitor International) Report, Internat Mobile Association of India (IAMA))

2. Innovative Opportunities, Strength, Weakness, Threats

Strengths

- **Experienced Management** With experience of more than 20 plus years in the industry, our Innovative has experienced management and promoter team which lead the operational decisions for the Company.
- **Wide range of innovative offerings** As our name itself suggests, our primary focus on introducing innovative products since our inception. It has aided us to grow ourselves over the past 2 decades. We continue to add newer innovative products in the market expanding our product portfolio.
- **Strong clientele** We have been associated with Top developers in Maharashtra who executes premium residential projects and complexes. Such clientele has aided us to keep on adding newer projects under our basket with such clients.
- **Strong Business Model** Our Strength is not just procuring, installing and commissioning the security system but to offer strong after sale service. We are being preferred by the residential developers because of our trained staff for after sale service to promptly respond to customers.

Weakness

• **Limited geographical presence** – Since our inception, we have to limit our operations to Maharashtra region for all our projects. Due to limited staff availability with expertise, we have not been able to expand our service and offerings to other states within the country.

Nut we are keen to forego it & expand. Planning is underway

• **Limited marketing activity** – Our Company has already developed few of the products which are innovative and of wide-use, however, owing to our limited marketing activity we were unable to commercially launch these products in the market. But we have strategy to overcome it.

Opportunities

- Covid-19 related Products/Services to fight the Pandemic The Pandemic which no one is unaware has struck Humanity in a very bad manner. We are doing our bit by offering products which aids in preventing the virus from contact spreading. Specialized solutions such as Disinfectant Sterilizing Tunnels, Touchless dispensers, UV & Ozone satirizers, Sanitizers, Face Mask. Sanitization (fogging) of premises using a specialized gun which creates a fine Mist which is evenly spread.
- **Telecom Solution** Innovative has on the foreground to provide High speed Internet keeping in view the current scenario of "Work from Home" for which High Speed Internet is a must for seamless connection.
- Acceptance of security products in residential projects With growing lifestyle and luxury along with increased affordability of the security products, many large projects have started offering security services to the home-buyers. Such service offering increases demand for our products and services which have been into the business for more than 2 decades.
- Increased focus on women, children safety across the country Unfortunate happenings over past few years have led to realisation of increased focus on safety and security of our citizens, primarily, women, children, Elderly. Innovative products serving the need of the country with a nominal price tag will increase the demand of our products. Even government at various levels are keen to use such technologies.

Threats

- Competition from established players There are few established players in the organised sector which are larger in size and experience in security service and equipment business. They somewhat have a capability to diminish or sometimes finish the competitiveness. Their market reach and network are stronger than our Company which may possess a potential threat to our business. (can be even favourable to them & hurting to us).
- **Under-performance of the security equipment** Much of our success depends on the quality of our products and the level of services we provide. Buyers expect durability of the products which are hassle-free requiring less maintenance. Under-performance of security equipment will adversely impact our brand image and hence our market acceptability. But at the same time we would like to assert that marginally many things are improving at a pace.
- **Growing demand of smart-phones** We have launched basic feature mobiles under the brand name of Inoyo to cater the Tier-2 and Tier-3 markets. However, with growing acceptance and demand of smart phones, our product may not be successful enough to bring an operational profit. However we will be launching high end smart phones shortly. Scouting is underway.

3. Future Outlook / Strategies:

In the Coming 5 years Plan (what next)

- Utility companies are continuously employing new and old strategies to overcome these industry challenges and remain relevant in the changing energy marketplace. Adapting to new rules/strategies, innovating new offerings and investing in cost-saving technologies are just a few avenues for transforming challenges into opportunities
- Higher customer satisfaction for its varied services and the new launched products that we introduce help our Customers meet their requirements.
- To increase the revenue by multifold we have started focusing more on Government Projects. To supply and execute CCTV, FTTH and solar products.
- We do the designing as per the systems Requirements for optimum use of the equipment. Value engineering in projects is our forte with aim to provide correct solutions and use of the equipment.
- High distribution network with 23 stockist PAN INDIA & 20,000 Retailers to reach every corner of India to promote and sell our products.
- We are also targeting export market and potential for our products

4. Risks and concerns, internal control systems and their adequacy

The Company is engaged in the business of import of mobile phones and other materials, which is associated with normal business risk as well as the imbalance of demand-supply of products in the domestic as well as international market. We are subject to foreign currency exchange rate fluctuations which could have a material impact on our results of operations and financial conditions. The Company has a well-defined Policy for Risk Mitigation on foreign exchange by adopting hedging strategies. Global as well as Indian economic and political factors that are beyond our control, influence forecasts and may directly affect our business operations.

The Company has a Risk Management Policy and adequate Internal Control System in place. The main objective of this Policy is to ensure sustainable business growth with stability and to promote a pro-active approach in reporting, evaluating and resolving risks associated with the Company's business. In order to achieve the key objective, this Policy establishes a structured and disciplined approach to Risk Management; in order to guide decisions on risk related issues. Internal Control System is commensurate with the size, scale and complexity of its operations. The Company continuously reviews its various types of regulatory, financial, operational, environmental and other business risks. There are adequate systems to ensure compliance of all various statutory and regulatory requirements and review the same from time to time and to take appropriate actions from time to time.

5. Discussion on financial performance with respect to operational performance

During the year your company has earned total income of Rs. 439.60 Lakhs (Previous year Rs. 1,283.25 Lakhs). After all the financial adjustments, the company has suffered a net loss after tax of Rs. 587.43 Lakhs.

6. Material developments in Human Resources

We believe that our employees are key contributors to our business success. We focus on attracting and retaining the best possible talent. Our Company looks for specific skill-sets, interests and background that would be an asset for our business. Many initiatives were taken to support business through organizational efficiency, process change support and various employee engagement programs which has helped the organization to achieve higher productivity level. A significant effort has also been undertaken to develop leadership as well as technical/ functional capabilities in order to meet future talent requirement.

As on March 31, 2021 we have 54 employees on payroll. Company is committed to provide necessary training, skills enhancements / conducts development programmes, Time management training to inscript required skills within the employees. The management of the Company enjoys cordial positive relations with its employees at all levels. Timely opportunities are regularly offered at Par.

ANNEXURE - 6 TO THE DIRECTORS' REPORT

CORPORATE GOVERNANCE REPORT

(The Directors present detailed report on Corporate Governance for the financial year ended March 31st, 2021, as per Regulation 34 read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.)

1. PHILOSOPHY ON CORPORATE GOVERNANCE

Your Company believes that good corporate governance practices enable the Board to direct and control the affairs of the Company in an efficient manner. At the same time, it also provides transparency in all its day to day management and administration of the business and affairs of the company. Timely information to investors, creditors, institutions, bankers, general public in proper manner also provide them with an opportunity to take right decision on investment in the company whether by way of equity or by debt instrument or even by financing or by making business transactions.

The Company implements and practices the principles of Corporate Governance based on fairness, transparency, integrity, honesty and accountability consistently being followed in all its business practices and dealings. The Company is committed to observe good governance by focusing on adequate & timely disclosures, transparent & robust accounting policies, strong & independent Board and endeavors to maximize shareholders benefit.

Keeping the above in mind, your Company is fully committed to conduct its affairs in a fair and transparent manner and to enhance shareholders value while complying with the applicable Rules and Regulations. We are in compliance with all the requirements of the Corporate Governance enshrined in Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as the "SEBI Listing Regulations").

2. BOARD OF DIRECTORS

a. Composition and Category

The company's Board of Directors as on Financial Year ended 2020-21 comprises of 4 Directors out of which 1 is Managing Director, 1 is Whole Time Director and 2 are Non-Executive Independent directors. The Chairman of the Company is Managing Director. The Company meets the requirements of the Regulation 17 of the Listing Regulation. All the Directors have certified that they are not members of more than 10 (Ten) Committees and do not act as Chairman of more than 5 (Five) Committees across all the Companies in which they are Directors.

The Composition of Board of Directors as on 31st March, 2021 is as follows:

Name of Director	Category	Total No. of Other	Details of Committees#	
		Directorship	Chairman	Member
Mr. Maqsood Dabir Shaikh	Managing Director	-	-	-
Mrs. Tazyeen Maqsood Shaikh	Whole Time Director	-	-	-
Mr. Anwar Baig	Independent Director	-	-	-
Mr. Shashikumar Atul Vaidya*	Independent Director	-	-	-

#Includes only Audit Committee and Stakeholders' Relationship Committee of other Companies.

*Mr. Shashikumar Atul Vaidya (DIN: 07897588), Independent Director of the Company has resigned from his position w.e.f. 01st June, 2021.

Mr. Dabir Ahmed Shamsuddin Shaikh (DIN: 00643164), Whole Time Director cum Chairman of the Company has resigned from his position w.e.f. 01st June, 2020.

Mrs. Preethi Ramesh (DIN: 01124749), Independent Director of the Company has resigned from her position w.e.f. 04th January, 2021.

Mr. Sunny Narwani (DIN: 09107162) and Mr. Bhavesh Sonesara (DIN: 09104502) were appointed by the Board of Directors as additional directors (Independent) w.e.f. June 01, 2021

Board Meetings and Procedure:

The internal guidelines for Board/Committee meetings facilitate the decision-making process at the meetings of the Board/Committees in an informed and efficient manner.

Board Meetings are governed by structured agenda. All major agenda items are backed by comprehensive background information to enable the Board to take informed decisions. The Company Secretary in consultation with the Senior Management prepares the detailed agenda for the meetings.

Agenda papers and Notes on Agenda are circulated to the Directors, in advance, in the defined Agenda format. All material information are being circulated along with Agenda papers for facilitating meaningful and focused discussions at the meeting. Where it is not practicable to attach any document to the Agenda, the same is tabled before the meeting with specific reference to this effect in the Agenda. In special and exceptional circumstances, additional or supplementary item(s) on the Agenda are permitted. In order to transact some urgent business, which may come up after circulation agenda papers, the same is placed before the Board by way of Table Agenda or Chairman's Agenda. Frequent and detailed deliberation on the agenda provides the strategicroadmap for the future growth of the Company.

Minimum 4 (four) Board meetings are held every year. Apart from the above, additional Board meetings are convened by giving appropriate notice to address the specific needs of the Company. The meetings are usually held at the Company's Registered Office at E- 202, Skypark, Near Oshiwara Garden, Off Ajit Glass Road, Goregaon West, Mumbai-400104.

The required information as enumerated in Part A of Schedule II to SEBI Listing Regulations is made available to the Board of Directors for discussions and consideration at every Board Meetings. The Board periodically reviews compliance reports of all laws applicable to the Company as required under Regulation 17(3) of the SEBI Listing Regulations.

The important decisions taken at the Board/Committee meetings are communicated to departments concerned promptly. Action taken report on the decisions taken at the meeting(s) is placed at the immediately succeeding meeting of the Board/Committee for noting by the Board/Committee.

During the Financial Year 2020-21, the Board of Directors of your Company met 12 (Twelve) times which were held on 10.04.2020, 13.06.2020, 31.07.2020, 07.08.2020, 14.08.2020, 03.09.2020, 06.11.2020, 13.11.2020, 09.12.2020, 29.12.2020, 27.01.2021 and 31.03.2021. The details of attendance of each Director at Board Meetings held in the Financial Year and the last Annual General Meeting are as under:

Dates and	Name of Directors and attendance at the Meetings				gs	
Attendance of all Director at Board Meeting	Maqsood Dabir Shaikh	Tazyeen Maqsood Shaikh	Dabir Ahmed Shaikh	Preethi Ramesh	Anwar Ismail Baig	Atul Vaidya
10.04.2020	Yes	Yes	Yes	No	No	No
13.06.2020	Yes	Yes	N.A.	Yes	Yes	No
31.07.2020	Yes	Yes	N.A.	No	No	No
07.08.2020	Yes	Yes	N.A.	No	No	No
14.08.2020	Yes	Yes	N.A.	No	Yes	No
03.09.2020	Yes	Yes	N.A.	Yes	No	Yes
06.11.2020	Yes	Yes	N.A.	No	No	No
13.11.2020	Yes	Yes	N.A.	Yes	Yes	No
09.12.2020	Yes	Yes	N.A.	No	No	No
29.12.2020	Yes	Yes	N.A.	No	No	No
27.01.2021	Yes	Yes	N.A.	N.A.	No	Yes
31.03.2021	Yes	Yes	N.A.	N.A.	No	No
Total No. of						
Board Meetings Attended	12	12	1	3	3	2
Attendance at the last AGM held on 30 th September, 2020	Yes	Yes	N.A.	No	Yes	No

During the year, the Board of Directors accepted all recommendations of the Committees of the Board, which were statutory in nature and required to be recommended by the Committee and approved by the Board of Directors. Hence, the Company is in compliance of condition of clause 10(j) of Schedule V of the SEBI Listing Regulations.

Confirmation as regards independence of Independent Directors

It is confirmed that in the opinion of the board, the independent directors fulfill the conditions specified in these regulations and are independent of the management.

Code of Conduct for Board & Senior Management Personnel

Your Company has adopted a Code of Conduct for Board Members & Senior Management Personnel and the declaration from the Managing Director, stating that all the Directors and the Senior Management Personnel of your Company have affirmed compliance with the Code of Conduct has been included in this Report. The Code has been posted on your Company's website at www.innovative.in.

Profile of Directors seeking appointment / re-appointment:

The brief profile and other information of the directors seeking appointment/re-appointment is provided in the notice convening the Annual General Meeting.

Detailed reasons for the resignation of an independent director.

During the year under review and there after till date,

- 1. Mrs. Preethi Ramesh resigned from the Directorship of the Company with effect from 04th January, 2021 due to her other commitments
- 2. Mr. Shashikumar Atul Vaidya resigned from the Directorship of the Company with effect from 1st June, 2021 due to other Commitments and Pre-occupation.

the Company has also obtained their confirmation that there are no other material reasons other than those provided.

Meeting of Independent Directors

During the year, a meeting of Independent Directors was held on 13th November, 2020 to review the performance of the Board as a whole on parameters of effectiveness and to assess the quality, quantity and timeliness of the flow of information between the management and the Board. Mrs. Preethi Ramesh, Chairman of the Meeting presented the views of the Independent Directors on matter relating to Board processes and overall affairs of the Company to the full Board. All the three Independent Directors were present in the meeting.

Familiarization programs for Independent Directors

The Board familiarization program comprises of the following:-

- Induction program for new Independent Directors;
- Presentation on business and functional issues
- Updating of business, branding, corporate governance, regulatory developments and investor relations matters

All new Independent Directors are taken through a detailed induction and familiarization program when they join the Board of your Company. The induction program is an exhaustive one that covers the history and culture of your company, background of the Company and its growth over the decades, various milestones in the Company's existence since its incorporation, the present structure and an overview of the businesses and functions.

Independent Directors are familiarized with their roles, rights and responsibilities in the Company as well as with the nature of industry and business model of the Company by providing various presentations at Board/ Committee meetings from time to time. These presentations provide a good understanding of the business to the Independent Directors which covers various functions of the Company and also an opportunity for the Board to interact with the next level of management. There are opportunities for Independent Directors to interact amongst themselves.

Apart from the above, the Directors are also given an update on the environmental and social impact of the business, branding, corporate governance, regulatory developments and investor relations matters.

The details of the Familiarization programmes can be accessed on the website on the Company www.innovative.in.

Disclosure of relationships between directors inter-se

Following relationships exist between executive directors –

Director	Other Director	Relationship
Maqsood Shaikh	Tazyeen Shaikh	Spouse

None of the Independent Directors are related to each other or with any other executive directors.

3. BOARD COMMITTEES

During the Financial Year under review, the Board had following Committee -

- a) Audit Committee
- b) Stakeholders Relationship Committee
- c) Nomination and Remuneration Committee
- d) CSR Committee

The Board decides the term of reference of these committees and assignment of its Members thereof.

A) Audit Committee

Composition, meetings and attendance

The Audit Committee of your Company has been constituted as per the requirements of Section 177 of the Companies Act 2013 and SEBI Listing Regulations. The Chairman of the Audit Committee is an Independent Director and two-thirds of the members of the Audit Committee are Independent Directors. During the Financial Year 2020-21, the Committee met 4 (Four) times on 13.06.2020, 14.08.2020,13.11.2020 and 27.01.2021.

The composition of the Audit Committee as on 31st March, 2021 and the attendance of the members in the meetings held during the Financial Year 2020-21 are as follows:

Name of Member	Designation	No. of meetings attended
Mr. Anwar Baig	Chairman	3
Mr. Maqsood Dabir Shaikh	Member	4
Mrs. Preethi Ramesh ¹	Member	2
Mr. Shashikumar Atul Vaidya ²	Member	1

¹ ceased to be a member w.e.f. 04th January, 2021

The Company Secretary of the Company acted as the Secretary to the Committee.

Terms of Reference:

The broad terms of reference of the Audit Committee include the following as has been mandated in Section 177 of Companies Act, 2013 and SEBI Listing Regulations:

- 1. Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible.
- 2. Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees.
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors
- 4. Reviewing, with the management, the annual financial statements before submission to the board for approval, with particular reference to:
 - i. Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act, 2013;
 - ii. Changes, if any, in accounting policies and practices and reasons for the same;
 - iii. Major accounting entries involving estimates based on the exercise of judgment by management;
 - iv. Significant adjustments made in the financial statements arising out of audit findings:
 - v. Compliance with listing and other legal requirements relating to financial statements:
 - vi. Disclosure of any related party transactions;
 - vii. Qualifications in the draft audit report.

² appointed as a member w.e.f. 27th January,2021

- 5. Reviewing, with the management, the half yearly financial statements before submission to the board for approval.
- 6. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, right issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document/Draft Prospectus/ Prospectus / notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter.
- 7. Review and monitor the auditor's independence, performance and effectiveness of audit process.
- 8. Approval or any subsequent modification of transactions of the company with related parties;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Valuation of undertakings or assets of the company, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit.
- 14. Discussion with internal auditors any significant findings and follow up there on.
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board.
- 16. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern
- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.
- 18.To oversee and review the functioning of the vigil mechanism which shall provide for adequate safeguards against victimization of employees and directors who avail of the vigil mechanism and also provide for direct access to the Chairperson of the Audit Committee in appropriate and exceptional cases.
- 19. Call for comments of the auditors about internal control systems, scope of audit including the observations of the auditor and review of the financial statements before submission to the Board;
- 20. Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience & background, etc. of the candidate.
- 21. To investigate any other matters referred to by the Board of Directors;
- 22. Consider and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc., on the listed entity and its shareholders.
- 23. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee and/or is mandated by the Board from time to time and/or enforced by any statutory notification, amendment or modification, as may be applicable.

The Audit Committee shall mandatorily review the following information:

- a. Management discussion and analysis of financial information and results of operations;
- b. Statement of significant related party transactions (as defined by the Audit Committee), submitted by the management;
- c. Management letters / letters of internal control weaknesses issued by the statutory auditors;
- d. Internal audit reports relating to internal control weaknesses; and
- e. The appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the Audit Committee.

B) Stakeholders Relationship Committee

Composition, meetings and attendance

The Stakeholders' Relationship Committee of your Company has been constituted as per the requirements of Section 178 of the Companies Act, 2013 and SEBI Listing Regulations. The Chairman of the Committee is an Independent Director. During the Financial Year 2020-21, the Committee met 4 (Four) times on 13.06.2020, 14.08.2020, 13.11.2020 and 27.01.2021.

The composition of the Stakeholder's Relationship Committee as on 31st March, 2021 and the attendance of the members in the meetings held during the Financial Year 2020-21 are as follows:

Name of Member	Designation	No. of meetings attended
Mrs. Preethi Ramesh ³	Chairman	2
Mr. Anwar Baig	Member	3
Mr. Dabir Ahmed Shaikh ¹	Member	N.A
Mrs. Tazyeen Maqsood Shaikh ²	Member	4
Mr. Shashikumar Atul Vaidya ⁴	Chairman	1

¹ Ceased to be a member w.e.f. 01.06.2020

The Company Secretary of the Company acted as the Secretary to the Committee.

Terms of Reference

The terms of reference of the Stakeholders Relationship Committee includes the matters specified under Regulation 20 of SEBI Listing Regulations, 2015 as well as Section 178 of the Companies Act, 2013.

² appointed as member w.e.f. 13.06.2020.

³ Ceased to be a Chairman w.e.f. 04.01.2021

⁴ appointed as Chairman w.e.f. 27.01.2021

The Committee looks into investor complaints if any and redresses the same expeditiously. Besides, the committee approves allotment, transfer & transmission of shares, debentures, any new certificates on split \ consolidation \ renewal etc. as may be referred to it by the Board of Directors. In addition, the committee also looks into compliance with stock exchange Listing Regulations and circulation of shareholder and general public interest information through proper media and stock exchanges from time to time. This Committee looks into all aspects related to Shares, Bonds Securities and retail investors. The committee also looks after the dematerialization process of equity shares.

Other function roles duties powers etc. have been clearly defined in line with the Regulation 20 of the Listing Regulations and kept flexible for medication by the Board from time to time.

C) Nomination and Remuneration Committee

Composition

The Nomination and Remuneration Committee of your Company has been constituted as per the requirements of Section 178 of the Companies Act, 2013 and SEBI Listing Regulations. The Chairman of the Committee is an Independent Director.

During the Financial Year 2020-21, the Committee met 3 (Three) times on 13.06.2020, 03.09.2020 and 13.11.2020.

The composition of the Nomination and Remuneration Committee as on 31st March, 2021 and the attendance of the members in the meetings held during the Financial Year 2020-21 are as follows:

Name of Member	Designation	No. of meetings attended
Mrs. Preethi Ramesh ¹	Chairman	3
Mr. Anwar Baig	Member	2
Mr. Shashikumar Atul Vaidya	Member	2

¹ Ceased to be a chairman w.e.f. 04.01.2021

The Company Secretary of the Company acted as the Secretary to the Committee.

Terms of Reference

The terms of reference of the Nomination and Remuneration Committee includes the matters specified under Regulation 19 of SEBI Listing Regulations, 2015 as well as Section 178 of the Companies Act, 2013.

Role of committee shall, inter-alia, include the following:

• formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy

relating to, the remuneration of the directors, key managerial personnel and other employees;

- formulation of criteria for evaluation of performance of independent directors and the board of directors;
- devising a policy on diversity of board of directors;
- 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 of directors their appointment and removal.
- 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.
- carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable.
- perform such other functions as may be necessary or appropriate for the performance of its duties.

Performance Evaluation Criteria

The Board has carried out an annual evaluation of its own performance and that of its committees, Chairman and individual directors. The criteria for performance evaluation of the Board included aspects like Board composition and quality, Board meeting and procedure, information and functioning, strategic plans and policies etc. The criteria for performance evaluation of committees of the Board included aspects like composition of committees, functions and duties, committee meeting and procedures, management relation etc. The criteria for performance evaluation of the Chairman included his role, managing relationship and leadership. The criteria for performance evaluation of individual directors included participation and contribution in the Board/Committee meetings, managing relationship, knowledge & skills etc.

The performance of non-independent directors was reviewed in the separate meeting of Independent Directors. The performance evaluation of the Board and the individual directors was evaluated by the Board seeking inputs from all the Directors. The performance of the committees was evaluated by the Board seeking inputs from the committee members.

Remuneration Policy:

The remuneration policy of the Company is directed towards rewarding performance, based on review of achievements on a periodic basis. The Company endeavours to attract, retain, develop and motivate the high-caliber executives and to incentivise them to develop and implement the Companies Strategy, thereby enhancing the business value and maintain a high-performance workforce. The policy ensures that the level and composition of remuneration of the Directors is optimum.

The Remuneration policy is also placed on the website of the Company can be accessed at www.innovative.in

Remuneration to Directors

There were no pecuniary relationship or transactions of the non-executive directors vis a vis the Company. Non-Executive Independent Directors are paid sitting fees for attending the Board and Committee Meetings.

Role of Non-Executive/Independent Directors of the Company is not just restricted to corporate governance or outlook of the Company, but they also bring with them significant professional expertise and rich experience across the wide spectrum of functional areas. The Company seeks their expert advice on various matters from time to time. Hence, the compensation to the non-executive/independent directors is recommended.

Details of remuneration and sitting fees paid or provided to all the directors during the year ended March 31, 2021 are as under:

Name of Director	Salary & Perquisites	Sitting Fees	Commi ssion	Total
Mr. Maqsood Dabir Shaikh (Managing	24,00,000	-	-	24,00,000
Director)				
Mrs. Tazyeen Maqsood Shaikh (Whole-	12,00,000	-	-	12,00,000
Time Director)				
Mr. Dabir Ahmed Shamsuddin Shaikh	-	-	-	-
(Chairman/ Whole-Time Director) @				
Mr. Anwar Ismail Baig (Independent	-	-	-	-
Director)				
Mr. Atul Vaidya (Independent	-	-	-	-
Director)*				
Mrs. Preethi Ramesh (Independent	-	-	-	-
Director)#				

@ Mr. Dabir Ahmed Shamsuddin Shaikh (DIN: 00643164), Whole Time Director cum Chairman of the Company has resigned from his position w.e.f. 01st June, 2020.

*Mr. Shashikumar Atul Vaidya (DIN: 07897588), Independent Director of the Company has resigned from his position w.e.f. 01st June, 2021.

#Mrs. Preethi Ramesh (DIN: 01124749), Independent Director of the Company has resigned from her position w.e.f. 04th January, 2021.

The Company pays remuneration by way of salary, perquisites and allowances (fixed component), incentive remuneration and/or commission (variable components) to its Executive Directors within the limits prescribed under the Companies Act, 2013 and approved by the shareholders.

There is no separate provision for payment of severance fees under the resolutions governing the appointment of Chairman and Whole-time Director.

The Company has not granted stock options to the Executive Directors or Employees of the Company.

The aforesaid Executive Directors, so long as they function as such shall not be entitled to any sitting fees for attending any meetings of Board or Committees thereof.

The Shareholding of Directors as on March 31, 2021 is as under:

Sr. No.	Name of Director	Shareholding	Percentage
1	Mr. Maqsood Dabir Shaikh	32,41,758	28.49 %
2	Mrs. Tazyeen Maqsood Shaikh	17,27,376	15.18 %
3	Mr. Anwar Ismail Baig	Nil	-
4	Mr. Atul Vaidya*	Nil	-

^{*}Mr. Shashikumar Atul Vaidya (DIN: 07897588), Independent Director of the Company has resigned from his position w.e.f. 01st June, 2021.

D) CSR Committee of the Board:

The Corporate Social Responsibility (CSR) Committee of your Company has been constituted as per the requirements of Section 135 of the Companies Act, 2013 and SEBI Listing Regulations.

Terms of Reference of the Committee, inter alia, includes the following:

- 1. To formulate and recommend to the Board, a Corporate Social Responsibility Policy which shall indicate the activities to be undertaken by our Company as specified in Schedule VII of the Companies Act, 2013 and rules made thereunder.
- 2. To recommend the amount of expenditure to be incurred on CSR activities.
- 3. To monitor the implementation of framework of CSR Policy.
- 4. Approval and review of the Company's sustainability policy.
- 5. Overseeing management processes and standards designed to manage the Company's Sustainability performance (together "Sustainable Development")
- 6. Reviewing the Company's annual Sustainability Report assurance process and signing off the Sustainability Report for public disclosure.
- 7. Sub-delegation of authority and recommending the positioning to manage relevant sustainability issues and sharing information.
- 8. Regularly updating its competency on the subject of Sustainable Development and reviewing its own performance and effectiveness including its terms of reference for overseeing the Company's Sustainability performance.
- 9. To carry out any other function as is mandated by the Board from time to time and/or enforced by any statutory notification, amendment or modification as may be applicable or as may be necessary or appropriate for performance of its duties.

The CSR Policy of the Company is available on its website: www.innovative.in

During the Financial Year 2020-21, the CSR Committee met 4 (Four) time on 13.06.2020, 14.08.2020, 13.11.2020 and 27.01.2021.

The composition of the CSR Committee as on 31st March, 2021 and the attendance of the members in the meetings held during the Financial Year 2020-21 are as follows:

Name of Member	Designation	No. of meetings attended
Mrs. Tazyeen Ahmed Shaikh	Chairman	4
Mr. Maqsood Dabir Shaikh	Member	4
Mrs. Preethi Ramesh ¹	Member	2
Mr. Anwar Baig ²	Member	-

¹ ceased to be a member w.e.f. 04th January, 2021

The Quorum of the Committee is of two members.

The Board of Directors review the Minutes of the CSR Committee Meetings at subsequent Board Meetings.

The Company Secretary acts as a Secretary to the Committee.

4. GENERAL BODY MEETINGS

Details of Annual General Meetings held during the last three financial years -

For the Financial Year	Date of AGM	Time	Venue
2019-20	30.09.2020	03.00 pm	Through Video Conferencing
2018-19	27.09.2019	03.00 pm	At the Registered Office
2017-18	07.09.2018	03.00 pm	At the Registered Office

During the previous year under review, no resolutions were proposed and passed through Postal ballot. None of the business items proposed required approval through postal ballot as per the provisions of the Companies Act and rules framed there under.

Details of special resolutions passed in Previous Three AGMs.

Financial Year	Particulars of Special Resolution Passed
2019-20	Nil
2018-19	Nil
2017-18	Authority for Making Initial Public Offering.

Extra-Ordinary General Meeting held during the FY 2020-21:

No Extra-Ordinary General Meeting was held during the financial year 2020-21.

5. MEANS OF COMMUNICATION

- a. All Half-year / Annual financial results are immediately sent to stock exchanges after being taken on record by the Board.
- b. The Company's website **www.innovative.in** contains a separate dedicated section named "Investors" where information for shareholders is available.

6. OTHER DISCLOSURES

² appointed as member w.e.f 27th January, 2021

A. Related Party Transactions

All transactions entered into with Related party as defined under the Companies act, 2013 and Regulation 23 of the SEBI Listing Regulations, 2015 during the financial year were in the ordinary course of business and on an arm's length pricing basis and do not attract the provisions of Section 188 of the Companies Act, 2013. There were no materially significant transactions with related party during the financial year which conflicted with the interests of the Company at large.

Suitable disclosure as required by the AS 18 has been made in the notes to the Financial Statement. A policy on related party transactions has been formulated and put up on the website of the Company.

B. Statutory Compliances, Penalties and Strictures

The Company has complied with all the requirements of the Stock Exchange/SEBI/any statutory authorities on all matters related except there was delay in submission of the financial results within the period prescribed under Regulation 33 of SEBI Listing Obligations and Disclosure Requirements, Regulations, 2015 for which the BSE limited has imposed the fine of Rs. 41,300 (Including GST).

C. Whistle Blower Policy / Vigil Mechanism

The Company has established a Whistle Blower / Vigil Mechanism through which its Directors, Employees and Stakeholders can report their genuine concerns about unethical behaviors, actual or suspected frauds or violation of the Company's code of conduct or ethics policy. The said policy provides for adequate safeguard against victimization and also direct access to the higher level of supervisors.

D. Details of compliance with mandatory requirements and adoption of nonmandatory requirements

The Company has complied with all mandatory requirements and has not adopted non-mandatory requirements.

E. Policies of the Company and Code of Conduct

Various policies and code of conduct of the Company are available on its website.

With a view to regulate trading in securities by the directors and designated employees, the Company has adopted a Code of Conduct for Prohibition of Insider Trading.

F. The Company has obtained certificate from CS Vishal Thawani, Practising Company Secretary confirming that none of the Directors of the Company is debarred or disqualified by the Securities and Exchange Board of India/Ministry of Corporate Affairs or any such authority from being appointed or continuing as Director of the Company and the same is also attached to this Report.

G. Disclosure Under Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013

The Company is committed to provide a safe and conducive work environment to its employees.

Your Directors further state that 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.

H. Risk Management

Risk Management is a key aspect of the "Corporate Governance Principles and Code of Conduct" which aims to improvise the governance practices across the Company's activities. Risk management policy and processes enables the Company to proactively manage uncertainty and changes in the internal and external environment to limit negative impacts and capitalize on opportunities.

The Company in its meeting of the Audit Committee and the Board of Directors, review its business operations, discuss the risk associated with and prepare the strategy and plans to mitigate those risks. The Senior Management provides the information regarding business operation and risk associated with it monthly. The Board of Directors & Audit Committee is looking after the Risk Management of the Company.

I. Disclosure of Accounting Treatments

The Company has not adopted any alternative accounting treatment prescribed differently from the Accounting standards.

J. Reconciliation of Share Capital Audit Report

As stipulated by Securities and Exchange Board of India, Company is required to carry out Reconciliation of Share Capital Audit (RSCA) from a practicing Company Secretary. This audit is carried out every quarter and the report thereon of Practicing Company Secretary is submitted to the stock exchanges. The audit, inter alia, confirms that the total listed and paid-up capital of the company agrees with the aggregate of the total number of shares in dematerialized form (held with NSDL and CDSL) and total number of shares in physical form.

GENERAL SHAREHOLDER INFORMATION

a. 21st Annual General Meeting

Date: Wednesday, September 29, 2021

Time: 03.00 p.m.

Venue: Through Video Conferencing/Other Audio-Visual Means

Book Closure Date: Thursday, September 23, 2021 to Wednesday, September 29,

2021 (both days inclusive).

b. Financial Year (2020-21)

For accounting and financial reporting purpose, Company follows Financial Year which starts from 1st April each year and ends on 31st March of every succeeding year.

The Half-Year Financial Results for the financial year 2021-22 will be taken on record by the Board of Directors as per the following tentative schedule (subject to change, if any):

Half-year ending 30th September 2021 : October / November 2021

Half-year ending 31stMarch 2022 : April / May 2022

c. Listing on Stock exchange

The company's Equity shares are listed on BSE Limited (SME Platform) on 05th October, 2018.

The Company has paid the Annual Listing Fee to the Stock Exchanges.

d. Stock Code

Demat ISIN No. in NSDL and CDSL: INE492Y01011

Scrip Code: BSE-541983

e. Market Price Data

Month	Low	High
April, 2020	53.15	66.4
May, 2020	22.10	42.55
June, 2020	11.85	22.00
July, 2020	10.12	13.59
August, 2020	9.84	11.43
September, 2020	6.92	10.15
October, 2020	6.57	7.65
November, 2020	6.38	7.78
December, 2020	6.47	8.25
January, 2021	7.26	9.30
February, 2021	7.10	8.50
March, 2021	6.56	8.79

f. Registrar and Share Transfer Agent

Name : Bigshare Services Pvt. Ltd.

Address: 1st Floor, Bharat Tin Works Building, Opp. Basant Oasis,

Makwana Road, Marol, Andheri (E), Mumbai - 400 059.

Phone : 91-22-6263 8200 Fax : 91-22-6263 8200

Email : <u>investor@bigshareonline.com</u>

g. Share Transfer System

All transfers of shares held in physical form are dealt by our Registrar and Share Transfer Agents. The transfers which are complete in all respects are taken up for approval at least once in a fortnight and the transferred securities dispatched to the transferee within 21 days. Depositories control share transfers in Demat Mode. The Company obtains from a Company Secretary in Practice half yearly certificate of compliance in respect of compliance with share transfer formalities as required under Regulation 40 of the Listing Regulations with Stock Exchanges and files a copy of the certificate with the stock exchanges.

h. Distribution of Shareholding as on 31st March, 2021:

Sr. No.	Category of Shareholders.	No. of Shares held	% of total Shares
1.	Promoters, Directors, Relatives and Associates.	5970651	52.47
2	Indian Public	3719518	32.68
3	Banks, Financial Institutions & Insurance Companies/ Mutual Funds	-	-
4	NRI's / Overseas Body Corporate	22000	0.19
5	Bodies Corporate	598000	5.25
6	NBFC Registered with RBI	-	-
7	Trusts	-	-
8	Clearing Members (NSDL+CDSL)	1070000	9.40
9	Any Other	-	-
	Total	11380169	100.00

i. Category wise Summary of Holders / Holdings as on 31st March, 2021.

Range of Holding	No. of Shareholders	% of total Shareholders	No. of Shares	% of total Shares
Up to 500	1	0.22	18	0.00
501 - 1000	209	46.14	209000	1.84
1001 - 2000	61	13.47	122000	1.07
2001 - 3000	42	9.27	125500	1.10
3001 - 4000	18	3.97	72000	0.63
4001 - 5000	17	3.75	85000	0.75
5001 - 10000	33	7.28	267000	2.35
10001 & above	72	15.89	10499651	92.26
Total	453	100.00	11380169	100.00

j. Dematerialization of Shares & Liquidity

On March 31st, 2021, no shares of Company were held in physical form. The Promoters & Promoters-group shareholding was also fully dematerialized. The aggregate dematerialized shareholding of the Company stood at 100%. Brief position of Company's dematerialized shares is given below:

S. No.	Description	Shares	% holding
1	NSDL	75,83,669	66.64%
2	CDSL	37,96,500	33.36%
3	PHYSICAL	-	-
Total		1,13,80,169	100%

k. Outstanding GDRs / ADRs / Warrants or any Convertible instruments, conversion date and likely impact on equity

As on 31st March, 2021, the Company did not have any outstanding GDRs/ADRs/ Warrants or any Convertible instruments.

1. Credit Rating

During the year under review, your company has not obtained any credit rating for any instrument, programme or any scheme.

m. Policy on "Material" Subsidiary

The Company has Board approved policy on determining Material Subsidiary which can be accessed on the website of the Company www.innovative.in.

n. List of core skills / expertise /competencies identified in the context of the business

The Board continues to identify an appropriate mix of diversity and skills for introducing different perspectives into Board for better anticipating the risks and opportunities in building a long-term sustainable business.

The below table summarizes the key qualifications, skills and attributes which are taken into consideration while nominating to serve on the Board.

Business Strategies	Experience of crafting Successful Business		
	Strategies an understanding the changing		
	regulatory requirements		
Financial & Accounting	Proficiency in financial accounting and		
Expertise	reporting, corporate finance and internal		
	controls, corporate funding and associated		
	risks		
Governance, Risk and	Knowledge and experience of best practices		
Compliance	in governance structures, policies and		
	processes including establishing risk and		
	legal compliance frameworks, identifying and		
	monitoring key risks.		

Innovative	A strong understanding of innovation and technology, and the development and implementation of initiatives to enhance production			
Diversity	Representation of gender, cultural or other such diversity that expand the Board's understanding and perspective			

The below table specifies area of focus or expertise of individual Board Member:

Directors	Area of Skill/Expertise				
	Business Strategies	Finance & Accounting Expertise	Governance , Risk & Compliance	Innovative	Diversity
Maqsood Dabir Shaikh	√		√	√	√
Tazyeen Maqsood Shaikh	√	-	-	√	-
Anwar Baig	✓	✓	✓	✓	✓
Atul Vaidya*	✓	-	-	✓	✓

^{*}Mr. Shashikumar Atul Vaidya (DIN: 07897588), Independent Director of the Company has resigned from his position w.e.f. 01st June, 2021.

o. Dividend:

In view of the planned business growth, your Directors deem it proper to preserve the resources of the Company for its activities and therefore, do not propose any dividend for the Financial Year ended March 31, 2021.

p. Address for Correspondence

In case any problem or query shareholders can contact at:

Company Secretary & Compliance Officer

E-202, Skypark, Near Oshiwara Garden, Off Ajit Glass Road, Goregoan (W),

Mumbai- 400104.

Phone: +91 22-67392121 Email: investors@innovative.in

In case of finance and accounts related queries contact at:

Chief financial Officer

E-202, Skypark, Near Oshiwara Garden, Off Ajit Glass Road, Goregoan (W),

Mumbai- 400104.

Phone: +91 22-67392121 Email: cfo@innovative.in

Shareholders may also contact Company's Registrar & Share Transfer Agent at: Bigshare Services Private Limited.

1st Floor, Bharat Tin Works Building, Opp. Basant Oasis, Makwana Road, Marol,

Andheri (E), Mumbai – 400 059

Phone: 91-22-6263 8200 Fax: 91-22-6263 8299

Email: investor@bigshareonline.com

7. MD/ CEO/ CFO CERTIFICATION

As required under Regulation 17 (8) of the SEBI Listing Regulations, 2015, the CEO and the CFO certification of the Financial Statements, the Cash Flow Statement and the Internal Control Systems for financial reporting for the financial year ended was placed before the Board.

8. The Company has complied with the requirements of Corporate Governance report as disclosed in paras 1 to 8 above.

9. Compliance of Discretionary Requirements under Part E of Schedule II of SEBI Listing Regulations, 2015

a. The Board:

The Chairperson of the Company is an executive director and does not maintain his separate office at the Company's expense.

b. Shareholder Rights

The Company declares its financial results half-yearly, submit it to the stock exchange and places on its website.

c. Modified opinion(s) in audit report

The audit opinion received by the Company has not been modified.

d. Separate post of Chairperson and Chief Executive Officer

The Company has a Managing Director who is also chairperson of the Company and Whole Time Director in the Company.

e. Reporting of Internal Auditor

The Internal Auditor of the Company directly reports to the Audit Committee of the Company and their Internal Audit Reports are presented in the meeting of the Audit Committee.

10. Compliance with Corporate Governance requirements as specified in regulation 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 of the SEBI (LODR) Regulations, 2015.

Although your Company is SME listed company on BSE Limited and compliance with the corporate governance as specified in regulation 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 of the SEBI (LODR) Regulations, 2015 are not applicable to the listed entity which has listed its specified securities on the SME Exchange, your Company has complied with almost all the provisions of the above mentioned regulations of SEBI (LODR) Regulations, 2015 to maintain the effective Corporate Governance in the Company.

MD / CFO CERTIFICATION (Under regulation 17(8) of SEBI (LODR) Regulations, 2015)

To, The Board of Directors, Innovative Ideals and Services (India) Limited

In compliance with Regulation 17(8) read with Schedule II Part B of the SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015, we hereby certify that:

- A. We have reviewed the audited Financial Results for Innovative Ideals and Services (India) Limited for the year ended 31stMarch, 2021 and to the best of our knowledge and belief:
- (1) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (2) these statements together present a true and fair view of the listed entity's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transaction entered into by the listed entity during the year ended 31stMarch, 2021 which are fraudulent, illegal or violative of the listed entity's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of Company's internal control system of the listed entity pertaining to financial reporting and we have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- D. We have indicated to the Auditors and the Audit Committee:
- (i) that there are no significant changes in internal control over financial reporting during the half year and year *ended*;
- (ii) that there are no significant changes in accounting policies during the half year and year ended; and hence there are no disclosures to be made regarding the same in the notes to the financial results;
- (iii) that there are no instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the listed entity's internal control system over financial reporting.

Maqsood Dabir Shaikh Managing Director DIN: 00834754

Date: July 7,2021

Anupama Parab Chief Financial Officer PAN: AUMPP2708G

CERTIFICATE OF COMPLIANCE WITH THE CODE OF CONDUCT POLICY

[Regulation 34(3) read with Schedule V (Part D) of the SEBI (LODR) Regulations, 2015]

In accordance with SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, we hereby confirm that, all the Directors and the Senior Management personnel of the Company have confirmed compliance with their respective Codes of Conduct, as applicable to them, for the financial year ended March 31, 2021.

For Innovative Ideals and Services (India) Limited

Managing Director
DIN: 00834754

Date: July 7,2021 Place: Mumbai Whole Time Director DIN: 00834590

CERTIFICATE ON NON-DISQUALIFICATION OF DIRECTORS (Pursuant to Regulation 34(3) and Schedule V Para C clause (10) (i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To,

The Members of

Innovative Ideals and Services (India) Limited

Add: E-202, 2nd floor, Skypark, Near Oshiwara Garden, Off Ajit Glass Road, Oshiwara, Goregoan (w), Mumbai – 400104, Maharashtra.

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Innovative Ideals And Services (India) Limited (CIN: L64201MH2000PLC129901) and having registered office at E-202, 2nd floor, Skypark, Near Oshiwara Garden, off Ajit Glass Road, Oshiwara, Goregoan (W), Mumbai - 400104 Maharashtra, India (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 Sub 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 and 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 31st March, 2021 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. No.	Name of Director	DIN	Date of Appointment
			in Company
1	Maqsood Dabir Shaikh	00834754	06/12/2000
2	Tazyeen Maqsood Shaikh	00834590	06/12/2000
3	Anwar Ismail Baig	07897576	25/09/2017
4	Shashikumar Atul Vaidya	07897588	25/09/2017

Ensuring the eligibility 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.

For Vishal Thawani& Associates Practicing Company Secretaries

CS Vishal Thawani

Proprietor

ACS: 43938, **COP:** 17377

Place: Ahmedabad Date: July 08, 2021

UDIN: A043938C000599561

INDEPENDENT AUDITOR'S REPORT

To
The Members of
INNOVATIVE IDEALS AND SERVICES (INDIA) LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the Standalone Financial Statements of **INNOVATIVE IDEALS AND SERVICES (INDIA) LIMITED** ("the Company"), which comprise the balance sheet as at 31st March 2021, and the statement of Profit and Loss, and Statement of Cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2021, and profit/loss, 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 Companies Act, 2013. Our responsibilities under those Standards 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 Companies Act, 2013 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.

Key Audit Matters

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

We have determined the matters described below to be the Key Audit Matters to be communicated in our Report:

 The Company has Filed Suit for the recovery of amounting to Rs. 74.20 Lakhs which is included in other receivable under the head "Other Non-Current Assets" shown in the Financial Statement stated as disputed Trade Debtors and all the matter is currently pending in the respective court, the material suit filed by the company are as follows:

- 1. Suit No 2374 of 2013 before Bombay City Civil Court, Mumbai amounting to 56.16 Lakhs against Pebble Bay Developers Private Limited, Dated 01/08/2013.
- 2. Suit No. 807 of 2017 under order XXXVII of the Civil Procedure Code, 1908 before Bombay City Civil Court, Mumbai amounting to 8.82 Lakhs against Kalpataru Properties Private Limited.
- 3. Suit No. 809 of 2017 before Bombay City Civil Court, Mumbai amounting to 7.44 lakhs against Kalpataru Properties Private Limited.

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

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexure to Board's Report (but does not include the standalone financial statements and our auditor's report thereon) and the rest of the Annual Report (the "Other Information"). The Other information is expected to be made available to us after the date of this auditor's report.

Our opinion on the standalone financial statements does not cover the other information and we will 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 such other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these Standalone Financial Statements that give a true and fair view of the financial position, financial performance, of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone Financial Statement 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 is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's 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 Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Financial Statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to 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 auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the 'Annexure A' a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, the Statement of Profit and Loss, and Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid Standalone Financial Statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - (e) On the basis of the written representations received from the directors as on 31st march, 2021 taken on record by the Board of Directors, none of the directors is disqualified as on 31st march, 2021 from being appointed as a director in terms of Section 164 (2) of the Act.
 - (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".

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

For, Keyur Shah & Co. Chartered Accountants F.R.No. 141173W

Keyur Shah Proprietor M. No. 153774

UDIN: 21153774AAAAEQ5147

Date: 07th July, 2021 Place: Ahmedabad

"Annexure A" to the Independent Auditors' Report

Referred to in paragraph 1 under the heading 'Report on Other Legal & 'Regulatory Requirement' of our report of even date to the Standalone Financial Statements of the Company for the period ended March 31, 2021:

Fixed Assets:

- a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets;
- b) The Fixed Assets have been physically verified by the management in a phased manner, designed to cover all the items over a period of three years, which in our opinion, is reasonable having regard to the size of the company and nature of its business. Pursuant to the program, however, there were certain fixed assets which were not verified during the year as planned due to outbreak of COVID—19 pandemic. As represented by the management, these will be covered for verification in the subsequent period. According to the information and explanations given to us, no material discrepancies were noticed on verification of the fixed assets.
- c) The Title deed of immovable properties are held in the name of the company.

Inventory:

- a) The management has conducted the physical verification of inventory at reasonable intervals.
- b) The discrepancies noticed on physical verification of the inventory as compared to books records which has been properly dealt with in the books of account were not material.

Loans given by the Company:

The company has not granted loans & advances to parties covered under section 189 of the Act

Loans to directors & Investment by the Company:

In our opinion and according to information and explanation given to us, the company has complied with the provision of section 185 & 186 of the Companies Act, 2013 in respect of loans etc.

Deposits

The Company has not accepted any deposits from the public and hence the directives issued by the Reserve Bank of India and the provisions of Sections 73 to 76 or any other relevant provisions of the Act and the Companies (Acceptance of Deposit) Rules, 2015 with regard to the deposits accepted from the public are not applicable.

Cost Records

As informed to us, the maintenance of Cost Records has not been specified by the Central Government under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the company.

Statutory Dues:

a) According to information and explanations given to us and on the basis of our examination of the books of account, and records, the Company has been generally regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Sales Tax, Goods and Services Tax, Service Tax, Duty of Customs, Duty of Excise, Value Added tax, Cess and any other statutory dues with the appropriate authorities except as mentioned below:

Name of the Statute Dues		Amount (Rs.in Lakhs)	Period to which the amount relates	Due Date of Payment	Date of Payment
		0.52	April' 20	15th of May	18/05/2021
	Employee	0.54	May' 20	15th of June	-
	Contribution	0.64	June' 20	15th of July	-
		0.58	July' 20	15th of August	24/02/2021
		1.19	September' 19	15th Of October	-
EPF & MP		1.19	October' 19	15th of November	-
Act,1952		0.93	November' 19	15th of December	-
	Employer	0.96	December' 19	15th of January	-
	Employer Contribution	0.93	January' 20	15th of February	-
	Contribution	0.95	February' 20	15th of March	-
		0.93	March' 20	15th of May	-
		0.60	May '20	15th of June	-
		0.68	June' 20	15th of July	-
		0.22	July' 19	7th of August	24/06/2020
		1.49	July' 19	7th of August	28/08/2020
		0.90	July' 19	7th of August	29/08/2020
		0.90	August' 19	7th of September	29/08/2020
		0.09	August' 19	7th of September	24/06/2020
	Tax Deducted at Source	1.06	August' 19	7th of September	28/08/2020
		0.90	September' 19	7th of October	29/08/2020
		0.63	September' 19	7th of October	28/08/2020
		0.11	September' 19	7th of October	06/05/2020
		0.12	September' 19	7th of October	24/06/2020
		0.83	October' 19	7th of November	23/12/2020
la sa sa Tasa		0.35	October' 19	7th of November	06/05/2020
Income Tax		0.79	November' 19	7th of December	23/12/2020
Act, 1961		0.07	November' 19	7th of December	06/05/2020
		1.02	December' 19	7th of January	23/12/2020
		0.29	January' 20	7th of February	23/12/2020
		0.17	February' 20	7th of March	23/12/2020
		9.91	March' 20	30th of April	23/12/2020
		1.01	April' 20	7th of May	-
		1.06	May' 20	7th of June	-
		1.28	June' 20	7th of July	-
		2.39	July' 20	7th of August	-
		0.86	August' 20	7th of September	-
	Incomo Tay	235.50	FY 2018-19	October 31, 2019	-
	Income Tax	22.06	FY 2016-17	September 30, 2017	_
		0.09	April' 19	15th of May	16/01/2021
		0.14	May' 19	15th of June	_
		0.14	June' 19	15th of July	
Professional	Professional	0.15	July' 19	15th of August	-
Act, 1987	Tax	0.15	August' 19	15th of September	
		0.14	September '19	15th Of October	-
		0.14	October' 19	15th of November	-
		0.14	November' 19	15th of December	-

		0.14	December' 19	15th of January	-
		0.13	January' 20	15th of February	-
		0.19	February' 20	15th of March	-
		0.13	March' 20	15th of April	-
		0.08	April '20	15th of May	16/01/2021
		0.09	May '20	15th of June	16/01/2021
		0.10	June' 20	15th of July	16/01/2021
	Employee Contribution	0.02	April '20	15th of May	09/06/2021
		0.02	May' 20	15th of June	-
T I		0.02	June' 20	15th of July	-
The		0.02	July' 20	15th of August	-
Employees' State Insurance Act, 1948		0.02	August' 20	15th of September	-
		0.07	April '20	15th of May	09/06/2021
	Employer	0.07	May' 20	15th of June	-
	Employer Contribution	0.08	June' 20	15th of July	-
	Continuution	0.07	July' 20	15th of August	-
		0.09	August' 20	15th of September	-

a) According to the information and explanation given to us, there are no dues of income tax, sales tax, Goods & Service Tax, service tax, duty of customs, duty of excise, value added tax outstanding on account of any dispute except

Name of Statute	Nature of Dues	Amount (Rs. In Lakhs)	Period to which the amount relates	Forum where dispute is pending
Income Tax Act,	Income Tax Dues	1.53 Lakhs	AY 2012-13	CPC
1961 (Note:- 1)				
Income Tax Act,	Income Tax Dues	155.71 Lakhs	AY 2018-19	CPC
1961				

<u>Note:-1</u>

As per communication received from Income Tax Department dated February 27, 2016 there is refund determined in AY 2015-16 adjusting all demands determined in the previous years. However as per the Income Tax Department's website under the head — "Response to outstanding tax demand" head for our company displays outstanding demand of Rs. 1.53 Lakhs under section 220(2) of the I.T. Act, 1961.

Repayment of Loans:

In our opinion and according to the information and explanations given to us, the Company has not defaulted in the repayment of dues to banks. The Company has not taken any loan from the government and has not issued any debentures. The Loans taken from financial institutions have been properly disclosed in Financial Statements & are repaid at regular intervals.

Utilization of IPO & FPO:

Based upon the audit procedures performed and the information and explanations given by the management, the company has not raised monies by way of initial public offer or further public offer including debt instruments.

Reporting of Fraud:

Based upon the audit procedures performed and the information and explanations given by the management, we report that no fraud by the Company or on the company by its officers or employees has been noticed or reported during the period.

Approval of Managerial Remuneration:

Based upon the audit procedures performed and the information and explanations given by the management, the managerial remuneration has been paid or provided in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act, 2013.

NIDHI Company:

In our opinion, the Company is not a Nidhi Company. Therefore, the provisions of clause 4 (xii) of the Order are not applicable to the Company.

Related Party Transaction:

In our opinion, all transactions with the related parties are in compliance with section177 and 188 of Companies Act, 2013 and the details have been disclosed in the Financial Statements as required by the applicable accounting standards.

Private Placement or Preferential Issues:

Based upon the audit procedures performed and the information and explanations given by the management, the company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, the provisions of clause 3 (xiv) of the Order are not applicable to the Company and hence not commented upon.

Non Cash Transaction:

The company has not entered into non cash transaction with the directors or their relatives and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.

Register under RBI Act, 1934:

In our opinion, the company is not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934 and accordingly, the provisions of clause 3 (xvi) of the Order are not applicable to the Company and hence not commented upon.

For, Keyur Shah & Co. Chartered Accountants F.R.No. 141173W

Keyur Shah Proprietor

M. No. 153774

UDIN: 21153774AAAAEQ5147

Date: 07th July, 2021

Place: Ahmedabad

ace: Anmedabad

"Annexure B" to the Independent Auditor's Report of even date on the Standalone Financial Statements of INNOVATIVE IDEALS AND SERVICES (INDIA) LIMITED

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

We have audited the internal financial controls over financial reporting of **INNOVATIVE IDEALS AND SERVICES (INDIA) LIMITED** ("the Company") as of March 31, 2021 in conjunction with our audit of the Standalone Financial Statements of the Company for the period ended on that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to 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.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls over Financial Reporting with Reference to these Standalone Financial Statements

A company's internal financial control over financial reporting with reference to these Standalone 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 control over financial reporting with reference to these Standalone 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 authorizations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements

Inherent Limitations of Internal Financial Controls over Financial Reporting With Reference to these Standalone Financial Statements

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2021 based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For, Keyur Shah & Co. Chartered Accountants F.R.No. 141173W

Keyur Shah Proprietor M. No. 153774

UDIN: 21153774AAAAEQ5147

Date: 07th July, 2021 Place: Ahmedabad Innovative Ideals and Services (India) Ltd

Innovative Ideals And Services (India) Limited

CIN:- L64201MH2000PLC129901

Statement of Assets & Liablities as at 31st March,2021

(Rs. In Lakhs)

		Note	As At	As At
	Particulars	No.	31-Mar-2021	31-Mar-2020
l.	EQUITY AND LIABILITIES	140.	31 Widi 2021	31 War 2020
1 1	Shareholders' Funds			
1	(a) Share Capital	2	1,138.02	1,138.02
	(b) Reserves and Surplus	3	650.08	1,237.52
2	Share Application Money Pending Allotment	•		,
3	Non-Current Liabilities			
	(a) Long-Term Borrowings	4	803.76	57.16
	(b) Deferred tax liabilities (Net)	11	-	-
	(C) Long-term Provisions	5	27.46	39.36
4	Current Liabilities	-		
	(a) Short-Term Borrowings	6	586.52	1,016.66
	(b) Trade Payables	7		,
	(i) Total outstanding dues of micro enterprises and		1 10	
	small enterprises		1.49	-
	(ii) Total outstanding dues of creditors other than		242.42	
	micro enterprises and small enterprises		218.13	546.55
	(c) Other Current Liabilities	8	243.25	181.10
	(d) Short-Term Provisions	9	219.30	256.38
	TOTAL EQUITY AND LIABILITIES		3,888.01	4,472.75
П.	ASSETS		,	<u> </u>
	Non-Current Assets			
1	(a) Property, Plant & Equipment			
	(i) Tangible Assets	10	43.08	49.40
	(b) Deferred Tax Assets (Net)	11	293.87	100.57
	(c) Long Term Loans & Advances	12	1.80	5.30
	(d) Other Non-Current Assets	13	1,194.24	1,377.24
2	Current Assets			
	(a) Inventories	20	1,312.98	1,718.55
	(b) Trade Receivable	14	266.14	776.43
	(c) Cash & Cash Equivalents	15	1.37	1.03
	(d) Short Term Loans & Advances	16	772.52	438.64
	(e) Other Current Asset	17	2.01	5.59
	TOTAL ASSETS		3,888.01	4,472.75

Significant Accounting Policies

The accompanying notes 1 to 34 form an integral part of the financial statement

As per our Report of even date attached

For, Keyur Shah & Co.

Chartered Accountants

F.R. No:141173W

Place: Ahmedabad

Date: 07th July,2021

For & on behalf of Board of Directors

Maqsood D. Shaikh Managing Director DIN: 00834754

Tazyeen M. Shaikh Whole time Director

DIN: 00834590

Anupama Parab C.F.O. PAN: AUMPP2708G **Bhagya Shree Goyal** Company Seeretary PAN: CJMPS2527R

Innovative Ideals And Services (India) Limited

CIN:- L64201MH2000PLC129901

Statement of Profit And Loss Account for year Ended on 31st March, 2021

(Rs. In Lakhs)

	,			(RS. IN LAKNS)
			For the Year Ended	For the Year Ended
	Particulars	Note	on	on
			31st March, 2021	31st March, 2020
I. Rev	enue From Operations			
Sale	s (Net of Return)	18	349.27	1,253.26
II. Oth	er Incomes	19	90.33	29.99
III. Tota	al Revenue (I + II)		439.60	1,283.25
IV. Exp	enses:			
Puro	chases of Stock-in-Trade		300.42	803.57
Cha	nges in inventories of finished goods work-in-		405.50	224 50
prog	gress and Stock-in-Trade	20	405.56	224.59
Emp	oloyee Emoluments	21	183.62	185.14
Fina	nce Costs	22	163.07	143.09
Dep	reciation and Amortization Expense	10	6.32	7.81
Oth	er Expenses	23	161.34	313.33
Tota	al Expenses		1,220.33	1,677.53
Prof	it Before Exceptional And Extraordinary		(780.73)	(394.28)
V. Iten	ns And Tax (III-IV)		(780.73)	(334.28)
VI. Exce	eptional Items		-	-
VII.	it Before Extraordinary Items And Tax (V - VI)		(780.73)	(394.28)
VIII. A.Ex	traordinary Items		-	-
IX. Prof	it Before Tax (VII- VIII)		(780.73)	(394.28
X Tax	Expense:			
(1) (Current Tax		-	-
(2) [Deferred Tax		(193.30)	(98.07
XI Prof	it (Loss) For The Period (IX - X)		(587.43)	(296.21
XII Earr	nings Per Equity Share:	-		
(1) E	Basic	24	(5.16)	(2.60
(2) [Diluted	24	(5.16)	(2.60

Notes on Accounts and Accounting Policies

As per our report of even date attached herewith

For, Keyur Shah & Co.

Chartered Accountants

F.R. No:141173W

For & on behalf of Board of Directors

Magsood D. Shaikh Managing Director DIN: 00834754

Tazyeen M. Shaikh Whole time Director DIN: 00834590

Proprietor M.No. 153774

Keyur Shah

Anupama Parab Bhagya Shree Goyal C.F.O. **Company Secretary** PAN: CJMPS2527R

Place: Ahmedabad Date: 07th July,2021

PAN: AUMPP2708G

Innovative Ideals And Services (India) Limited CIN:- L64201MH2000PLC129901

Cashflow Statement for the year ending on 31st March, 2021

(Rs. In Lakhs)

	T	(RS. III Lakiis)
Particulars	For the Period ending on March 31,2021	For the Period ending on March 31,2020
A CASH FLOW FROM OPERATING ACTIVITIES		
Net profit Before Tax and Extraordinary Iteams	(780.73)	(394.28)
Adjustments For:		
Depreciation	6.32	7.81
(Interest Received)	(0.04)	(0.05)
Interest and Finance Charges	163.07	143.09
Operating Profit before working capital changes	(611.38)	(243.43)
Adjustment For:		
Decrease/(Increase) in Inventories	405.57	224.58
Decrease/(Increase) in Trade receivables	510.29	594.16
Decrease/(Increase) in Other Current Assets	3.58	14.84
Decrease/(Increase) in Short-term loans and advances	(333.88)	(66.27)
(Decrease)/Increase in Trade Payables	(326.93)	23.77
(Decrease)/Increase in Other Current Liabilities	62.15	(361.17)
(Decrease)/Increase in Long Term Provisions	(11.90)	11.43
(Decrease)/Increase in Short Term Provisions	(37.08)	(79.16)
Cash Generated from Operations	(339.58)	118.75
Taxes Paid	-	-
Net Cash From /(Used In) Operating Activities (A)	(339.58)	118.75
B Cash Flow From Investing Activities		
(Purchase) / Sale of Fixed Assets/ Capital Work In Progress	-	(3.96)
Interest Received	0.04	0.05
Net Cash From /(Used In) Investing Activities (B)	0.04	(3.91)
C Cash Flow From Financing Activities		
Interest and Finance Charges	(163.07)	(143.09)
Decrease/(Increase) in Long Term Loans and Advances	3.49	10.18
(Decrease)/Increase in Other Non Current Assets	183.00	(710.49)
(Decrease)/Increase in Short Term Borrowing	(430.14)	768.99
(Decrease)/Increase in Long Term Borrowing	746.60	(44.90)
Net Cash From Financing Activities (c)	339.88	(119.32)
Net Increase / (Decrease) in Cash (A)+(B)+(C)	0.34	(4.47)
Cash and Cash equivalents at the beginning of the year	1.03	5.51
Cash and Cash equivalents at the end of the year	1.37	1.03
Noto:		

Note:

Cash Flow Statement has been prepared using the indirect method in accordance with Accounting Standard AS 3-1 "Cash Flow Statement" notified under section 133 of the Companies Act,2013

2 Represent Cash and Cash Equivalents as given in Note 15 to the Financial Statement

For, Keyur Shah & Co.

Chartered Accountants

F.R. No:141173W

Fa. 0 a.	hehalf of Board	l of Divortor

Maqsood D. Shaikh	Tazyeen M. Shaikh
Managing Director	Whole time Director
DIN: 00834754	DIN: 00834590

Keyur Shah Proprietor M.No. 153774

Anupama Parab Place: Ahmedabad C.F.O. Date: 07th July,2021

Company Secretary PAN: CJMPS2527R PAN: AUMPP2708G

Bhagya Shree Goyal

Innovative Ideals and Services (India) Ltd

st Annual Report (2020-21).

Innovative Ideals And Services (India) Limited

CIN:- L64201MH2000PLC129901

Notes to the Financial Statement as on 31st March, 2021

Note No.-: 1
Accounting Policies

A. Significant Accounting Policies:

The Accounting policies set out below have been adopted in preparation and presentation of financial statement and applied consistently to the period presented in this financial statement.

1. <u>Disclosure of Accounting Policies (Accounting Standard -1):</u>

Accounting Concepts & Basis of preparation:

These financial statements have been prepared to comply in all material aspects with applicable accounting principles in India, the applicable Accounting Standards prescribed under Section 133 of the Companies Act, 2013 ('Act') read with Rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Act (to the extent notified) and other accounting principles generally accepted in India, to the extent applicable. The accounting policies have been consistently applied by the Company and are consistent with those used in the previous year.

Use of Estimates:

The preparation of the financial statements in conformity with GAPP requires the Management to make estimates and assumptions that affect the reported balances of assets and liabilities and disclosures relating to contingent liabilities as at the date of the financial statements and reported amounts of income and expenses during the period. Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as the Management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made and, if material, their effects are disclosed in the notes to the financial statements.

2. Valuation of Inventories (Accounting Standard- 2):

- (i) Raw Materials are valued at cost together with cost incurred to bring it to present location and condition.
- (ii) Stock in Process has been valued at cost of Materials and Labour charges together with relevant factory overheads
- (iii) Finished Goods are valued at cost or Net realizable Value which ever is lower. There is no closing stock of Stores & Fuel.

3. Cash Flow Statement (Accounting Standard - 3):

Cash Flow Statement is reported using Indirect Method; whereby profit before tax is adjusted for the effects of transactions of a non-cash nature. The cash flow from regular revenue generating, financing and investing activities of the company is segregated. Cash and cash equivalents in the balance sheet comprise cash at bank (excluding pledged term deposits), cash/cheques in hand and short term investments with an original maturity of three months or less.

4. Contingencies & Events occuring after Balance Sheet Date (Accounting Standard - 4):

Disclosure of Contingencies as required by the accounting standard is furnished in the Notes on Accounts. Events occurring after the balance sheet date are those significant events, both favourable and unfavourable, that occur between the balance sheet date and the date on which the financial statements are approved by the Board of Directors. Asset and Liabilities should be adjusted for events occurring after the balance sheet date that provide additional evidence to assist the estimation of amounts relating to conditions existing at the balance sheet date or that indicate that the fundamental accounting assumption of Going Concern is not appropriate. There are no such events thus do not require any adjustment.

5. Periodic Mactching of Cost and Revenue Concept

To ascertain the surplus or deficit made by company during the accounting period, it is necessary that the costs incurred are matched with the revenue earned by the entity during the accounting period. For ascertaining the correct surplus or deficit, it is necessary to make adjustments for all outstanding expenses, prepaid expenses, income receivable and income received in advance to correct depict and match the income and expenditure relating to that accounting period.

Innovative Ideals and Services (India) Ltd

st Annual Report (2020-21.

Innovative Ideals And Services (India) Limited

CIN:- L64201MH2000PLC129901

Notes to the Financial Statement as on 31st March, 2021

6. Net Profit or Loss for the Period, Prior Period Items and Changes in Accounting Policy (Accounting Standard - 5):

The term 'prior period items', as defined in this Standard, refers only to income or expenses which arise in the current period as a result of errors or omissions in the preparation of the financial statements of one or more prior periods. Net Profit or Loss for the Period and Prior Period Items are shown in Profit & Loss Account.

7. Revenue Recognition (Accounting Standard -9):

The Financial Statements have been prepared on a going concern basis in accordance with historical cost convention. Both Income and Expenditure are recognized on accrual basis.

Revenue from Sales is recognized when practically all risks and rewards of ownership are transferred to the buyer and there is no effective control of the seller as the owner, this usually occurs upon dispatch of the goods. Gross sales shown in the Statement of Profit & Loss excludes Goods & Service Tax.

Other Operative Revenue and Other Income except Dividend income, which is accounted on receipt basis, are accounted on accrual basis.

8. Property, Plant & Equipments (Accounting Standard - 10):

Property, plant and equipment are stated at cost, net of recoverable taxes, trade discount and rebates less accumulated depreciation and impairment losses, if any. Such cost includes purchase price, borrowing cost and any cost directly attributable to bringing the assets to its working condition for its intended use, net charges on foreign exchange contracts and arrangements arising from exchange rate variations attributable to the assets. Expenditure on additions, improvements and renewals is capitalized and expenditure for maintenance and repairs is charged to profit and loss account.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow the entity and the cost can be measured reliably.

Depreciation on property, plant and equipment is provided using Written Down Value method over the useful life of the Asset. Depreciation in respect of addition to assets has been charged on pro rata basis with reference to the period of use of such asset.

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

Gains or losses arising from derecognition of a property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the Statement of Profit and Loss when the asset is derecognised

9. The effects of changes in Foreign Exchange Rates (Accounting Standard - 11):

Monetary items denominated in foreign currencies at the year end and not covered by forward exchange contracts are translated at year end rates and those covered by forward exchange contracts are translated at the rate ruling at the date of transaction as increased or decreased by the difference between the forward rate and exchange rate on the date of transaction, such difference having been amortized over the life of the contract.

Non-monetary items carried at historical cost are reported using the rate at the date of transaction.

10. Employee Benefit (Accounting Standard -15):

Staff benefits arising out of retirements / death, comprising of contributions to Provident Fund, Superannuation & Gratuity Schemes, accrued Leave Encashment and other post—separation benefits are accounted for on the basis of an independent actuarial valuation, in accordance with AS-15. The actuarial liability is determined with reference to employees at the end of each financial year.

Expenses for defined benefit gratuity payment plans are calculated as at the balance sheet date by independent actuaries in the manner that distributes expenses over the employees working life. These commitments are valued at the present value of the expected future payments, with consideration for calculated future salary increases, using a discounted rate corresponding to the interest rate estimated by the actuary having regard to the interest rate on Government Bonds with a remaining term i.e. almost equivalent to the average balance working period of employees.

The Company has adopted accounting standard 15 on Employee Benefits as per Actuarial Valuation carried out by an independent actuary in the Books of Accounts of the Company and the Disclosure relating to same which is envisaged under the standard are disclosed under the notes to Financial Statement.

nnovative Ideals and Services (India) Ltd

lst Annual Report (2020-21

Innovative Ideals And Services (India) Limited

CIN:- L64201MH2000PLC129901

Notes to the Financial Statement as on 31st March, 2021

11. Borrowing Costs (Accounting Standard -16):

Borrowing costs are recognized in the period to which they relate, regardless of how the funds have been utilized, except where it relates to the financing of construction or development of assets requiring a substantial period of time to get ready for its intended use. All other borrowing costs are charged to revenue under the head "Finance Cost" in the statement of Profit and loss for the period under review. The amount of interest capitalized for the period is determined by applying the interest rate applicable to appropriate borrowings.

12. Related Party Disclosures (Accounting Standard -18):

Disclosure relating to Related Party Transactions are shown under the notes to Financial Statement

13. Earning Per Share (Accounting Standard -20):

Basic earning per share is calculated by dividing the net profit after tax for the year attributable to equity shareholders of the company by the weighted average number of Equity Shares outstanding during the year. Diluted earning per Share is calculated by dividing net profit attributable to equity shareholders (after adjustment for diluted earnings) by average number of weighted equity shares outstanding during the year.

14. Accounting for Taxes on Income (Accounting Standard - 22):

Income tax expense comprise of Current Tax and Deferred Tax Charge or Credit. Provision for current tax is made on the basis of the assessable income at the tax rate applicable to the relevant assessment year. The differences that result between the profit considered for income taxes and the profit as per the financial statements are identified, and thereafter a deferred tax asset and deferred tax liability is recorded for timing differences, namely the differences that originate in one accounting period and reverse in another, based on the tax effect of the aggregate amount being considered. Deferred Tax Asset should be recognised only to the extent that there is virtual certainity supported by convincing evidence that sufficient future taxable income will be available against which such deferred tax assets can be realised. The tax effect is calculated on the accumulated timing differences at the end of an accounting period based on prevailing enacted or substantially enacted regulations. At each balance sheet date, the carrying amount of deferred tax assets is reviewed to reassure realization.

15. Intangible Assets (Accounting Standard -26):

Intangible asset is acquired by payment and are disclosed at cost less amortization on a straight line basis over its estimated useful life. Only those intangible items which meet asset recognization criteria namely identifiability, Control over resources & Expected future economic benefits are considered as Intangible Assets and if an item does not meet above criteria then it is recognised as an expense when it is incurred.

16. Impairment of Assets (Accounting Standard -28):

The Management periodically assesses using, external and internal sources, whether there is an indication that an asset may be impaired. An impairment loss is recognized wherever the carrying value of an asset exceeds its recoverable amount. The recoverable amount is higher of the asset's net selling price and value in use, which means the present value of future cash flows expected to arise from the continuing use of the asset and its eventual disposal. An impairment loss for an asset other than goodwill is reversed if, and only if, the reversal can be related objectively to an event occurring after the impairment loss recognized. The carrying amount of an asset other than goodwill is increased to its recoverable amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment losses been recognized for the asset in prior years.

17. Provision, Contingent Liabilities and Contingent Assets (Accounting Standard -29):

- a)Provisions are recognized for liabilities that can be measured only by using a substantial degree of estimation, if:
- i) The Company has a present obligation as a result of a past event;
- ii) A probable outflow of resources is expected to settle the obligation; and
- iii) The amount of the obligation can be reliably estimated.
- iv) Reimbursement expected in respect of expenditure required to settle a provision is recognized only when it is virtually certain that the reimbursement will be received.

b) Contingent Liability is disclosed in the case of:

- i) A present obligation arising from a past event, when it is not probable that an outflow of resources will be required to settle the obligation;
- ii) A possible obligation, unless the probability of outflow of resources is remote. Contingent Assets are neither recognized nor disclosed.

Notes to the Financial Statement as on 31st March,2021

2 SHARE CAPITAL:

(Rs. In Lakhs)

Particulars	As At 31-03-2021	As At 31-03-2020
Authorised :		
Equity Shares 13500000 of Rs 10 Each	1,350.00	1,350.00
Issued, Subscribed and Paid up:		
Equity Shares 1,13,80,169 of Rs 10 Each	1,138.02	1,138.02
TOTAL RS:	1,138.02	1,138.02

- (A) The company has only one class of equity share having at par value of Rs.10/- per share.
- (B) During the year 31st March, 2021 ,the amount of share dividend recognised to equity share holder was "nil" (P.Y. "nil")

2.1 The Details of Shareholder holding more than 5% Shares of Company

Name Of Shareholder	As at 31-03-2021		As At 31-03-2020	
	No. Of Shares	% Held	No. Of Shares	% Held
Maqsood Shaikh	3,241,758	28.49%	3,241,758	28.49%
Tazyeen Shaikh	1,727,376	15.18%	1,727,376	15.18%
Rikhav Securities Limited	1,032,000	9.07%	579,000	5.09%
Valueworth Capital Management Pvt Ltd	132,000	1.16%	819,000	7.20%
TOTAL	6,133,134	53.90%	6,367,134	55.96%

2.2 The Reconcilation Of No. Of Shares Outstanding Is Set Out Below:

Particulars	As At 31-03-2021	As At 31-03-2020
Equity Shares at the beginning of the year	11,380,169	11,380,169
Add : Issued during Period	-	-
Equity Shares at the end of the year	11,380,169	11,380,169

3 Reserve & Surplus:

		(11.51 III Zaiti1.5)
Particulars	As At 31-03-2021	As At 31-03-2020
Securities Premium		
Opening Balance	838.21	838.22
Add:Addition during the year	-	1
Closing balance (A)	838.21	838.22
Reserve & Surplus		
Opening Balance	399.30	695.51
Add:- Profit for the year	(587.43)	(296.21)
Closing balance (B)	(188.13)	399.30
Total (A+B)	650.08	1,237.52

Notes to the Financial Statement as on 31st March,2021

4 Long Term Borrowings:

(Rs. In Lakhs)

Particulars	As At 31-03-2021	As At 31-03-2020
A. From Banks & NBFC		
A1 From Banks (Secured)		
Yes Bank	5.29	6.89
BOM Loan I	16.51	-
BOM Loan II	500.00	-
BOM Loan III	199.58	-
BOM Loan IV	55.03	-
Less: Current Maturity of long term borrowings	(47.64)	(1.61)
	728.77	5.28
A2 From Banks (Unsecured)		
HDFC Bank	17.53	27.79
ICICI Bank	13.33	17.87
Less: Current Maturity of long term borrowings	(21.44)	(19.46)
	9.42	26.20
A3 From NBFC (Unsecured)		
IIFL	8.01	15.54
Moneywise Financial Services Pvt.Ltd	8.29	13.30
Neo Growth Credit Finance	-	6.43
Niyogin Fintech Limited	-	11.03
Tata Capital - I	6.21	13.12
Less: Current Maturity of long term borrowings	(16.87)	(39.51)
	5.64	19.91
Total (A)	743.83	51.39
B1. From Promoter / Promoter Group / Group Companies / Other Related		
Parties		
Loan From Directors	59.93	5.77
Total (B)	59.93	5.77
Total (A+B)	803.76	57.16

Note:

- 1 Unsecured Loans From Promoter / Promoter Group / Group Companies / Other Related Parties are repayable on demand.
- 2 For Details of Borrowings from Bank Kindly, refer Note No. 32(A) & 32(B) to this report.

5 Long Term Provisions

Particulars	As At 31-03-2021	As At 31-03-2020
Provision for Gratuity	27.46	39.36
Closing Balance	27.46	39.36

Innovative Ideals And Services (India) Limited CIN:- L64201MH2000PLC129901

Notes to the Financial Statement as on 31st March,2021

6 Short Term Borrowings:

(Rs. In Lakhs)

		(1101 111 2011110)
Particulars	As At 31-03-2021	As At 31-03-2020
Loan Repayable on Demand :-		
A. From Banks (Secured)		
Short Term Borrowing	586.52	1,016.66
Closing Balance	586.52	1,016.66

¹ For Details of Loans, Kindly refer Note No. 33 to this report.

7 Trade Payables

(Rs. In Lakhs)

		1
Particulars	As At 31-03-2021	As At 31-03-2020
A. Creditors from Micro , Small & Medium Enterprise		
Creditors For Goods	1.49	-
	1.49	I
B. Creditors from other than Micro , Small & Medium Enterprise		
Creditors For Goods	211.80	536.26
Creditors For Exp	6.33	10.29
	218.13	546.55
Closing Balance	219.62	546.55

¹ For Details of Trade Payable, Kindly refer note no 31(a).

8 Other Current Liabilities

(Rs. In Lakhs)

Particulars	As At 31-03-2021	As At 31-03-2020
Advance Received From Customer	47.20	16.28
Other Current Liabilities	64.14	76.34
Other Statutory Dues	6.53	4.83
GST	27.07	-
TDS	12.36	23.07
Current Maturity	85.95	60.58
Closing Balance	243.25	181.10

9 Short Term Provisions:

(Rs. In Lakhs)

Particulars	As At 31-03-2021	As At 31-03-2020
Provision for Direct tax	211.32	252.60
Provision for others	7.98	3.78
Closing Balance	219.30	256.38

12 Long Term Loans & Advances

Particulars	As At 31-03-2021	As At 31-03-2020
Security Deposit	1.80	2.68
Loans and Advances to others	-	2.62
Closing Balance	1.80	5,30

Notes to the Financial Statement as on 31st March,2021

10 Property, Plant & Equipment

			Gross	s Block		RATE	Accur	Accumulated Depreciation			Block
Sr No	Particulars	Balance as on 1 April 2020	Additions	Disposals	Balance on at 31 March, 2021		Balance as on 1 April 2020	Depreciation charge for the year	Balance on at 31 March, 2021	Balance as on 31 March, 2021	Balance as on 31 March, 2020
	Tangible Assets (Not Under Lease)										
	Land & Building -		 								1
	Office Premises	64.92	<u> </u>	-	64.92	4.87%	31.39	1.64	33.03	31.89	33.53
	Plant and Equipment -										
	Plant & Machinery	0.05	-	-	0.05	18.10%	0.04	-	0.04	0.01	0.01
	Furniture and Fixtures -	13.14	- ⁻	-	13.14	25.89%	12.11	0.27	12.38	0.76	1.03
	Office Equipment -	16.01	- ¹	-	16.01	25.89%	10.93	1.31	12.24	3.77	5.09
	Computer -		 								1
	Computer	12.25	-	-	12.25	39.30%	11.68	0.22	11.90	0.35	0.58
	Printer	0.99	<u> </u>	-	0.99	39.30%	0.99	-	0.99	-	-
	Motor Car -		 								
	Mercesdes	9.30	-	-	9.30	31.23%	5.70	1.12	6.82	2.48	2.73
	Motor Car	8.66	- ¹	-	8.66	31.23%	3.16	1.72	4.88	3.78	6.36
b	InTangible Assets (Not Under		 			'					
	Lease)		 								ı
	Trade Mark	0.32	-	-	0.32	45.00%	0.24	0.04	0.28	0.04	0.08
	(Taking 5 Years As useful life		 			'					
	and according to WDV		I.								
	Total Current Year	125.64	-	-	125.64		76.24	6.32	82.56	43.08	49.40
	Total Previous Year	121.68	3.96	-	125.64		68.43	7.81	76.24	49.40	53.25

Innovative Ideals And Services (India) Limited

CIN:- L64201MH2000PLC129901

Notes to the Financial Statement as on 31st March,2021

11. Deferred Tax Assets & Liabilities Provision

(Rs. In Lakhs)

Particulars	As at March 31,	As at March 31,
	2021	2020
WDV As per Companies Act. 2013	43.08	49.40
WDV As per Incometax Act, 1961	36.69	42.12
Diff in WDV	6.39	7.28
Gratuity Provision	(37.76)	(39.63)
Disallowance U/s 37 / 43B	-	-
unabsorbed Depreciation FY 2019-20	(6.24)	(6.24)
unabsorbed Business Loss 19-20	(356.11)	(361.01)
unabsorbed Business Loss 20-21	(773.92)	-
Total Timming Differece	(1,167.64)	(399.60)
Tax Rate as per Income Tax	25.17%	25.17%
Closing Balance	(293.87)	(100.57)

Note No 11:-Deffered Tax Assets & Liabilities Summary

Particulars	As at March 31, 2021	As at March 31, 2020
Opening Balance of DTA	(100.57)	(2.50)
Add: Provision for the Year	193.30	98.07
Closing Balance of DTA	(293.87)	(100.57)

Notes to the Financial Statement as on 31st March,2021

13 Other Non Current Assets

(Rs. In Lakhs)

Particulars	As At 31-03-2021	As At 31-03-2020
Defered Expenses	91.59	91.59
Other Receivable	639.94	639.94
Project Exps	461.71	644.88
Non Current Investment:		
Fixed Deposit	1.00	0.82
Closing Balance	1,194.24	1,377.24

Note:- Company has served the Legal Notice to Axavi Mobile Pvt. Ltd. for recover amount of Rs. 197.41 Lakhs on the date of 26th December,2019 which shown under other receivable.

14 Trade Receivables

(Rs. In Lakhs)

Particulars	As At 31-03-2021	As At 31-03-2020
A From Related parties		
Debtors due for period more than 6 months	-	-
Debtors due for period Less than 6 months	-	-
B.from non - related parties		
Debtors due for period more than 6 months	211.44	386.46
Debtors due for period Less than 6 months	54.70	389.97
Closing Balance	266.14	776.43

15 Cash & Cash Equivalents

(Rs. In Lakhs)

	•	<u> </u>
Particulars	As At 31-03-2021	As At 31-03-2020
Cash on Hand	1.16	0.65
Bank Balance :-		
Bank Of Maharastra - I	0.09	0.29
Bank Of Maharastra - II	0.12	0.05
Bank Of Maharastra - III	-	0.05
Closing Balance	1.37	1.03

16 Short Term Loans & Advances

		(NS. III Lakiis)
Particulars	As At 31-03-2021	As At 31-03-2020
A. Balance with government Authorities		
(i) VAT / CENVAT Credit Receivable/WCT Credit	18.15	24.24
Receivable/GST Receivable	10.13	24.24
(ii) TDS / TCS Receivables / Advance Tax / Self Assessment Tax	-	7.87
B. Others Loans & Advances :		
- Other Receivable	754.37	406.54
Closing Balance	772.52	438.64

Innovative Ideals And Services (India) Limited CIN:- L64201MH2000PLC129901

Notes to the Financial Statement as on 31st March,2021

17 Other Current Assets

(Rs. In Lakhs)

Particulars	As At 31-03-2021	As At 31-03-2020
Other Current Assets	1.00	3.67
Prepaid Exp	1.01	1.93
Closing Balance	2.01	5.59

18 Revenue From Operation

(Rs. In Lakhs)

Particulars	For the year ended on 31-03-2021	For the year ended on 31-03-2020
Revenue from Sales of Goods	214.16	1,124.13
Revenue from Installation Charges	0.03	0.41
Revenue from AMC Business	135.08	128.72
Total	349.27	1,253.26

19 Other Income

(Rs. In Lakhs)

Particulars	For the year ended on	For the year ended on
	31-03-2021	31-03-2020
Freight & Cartage Charges (Outward)	-	0.05
Interest Income	0.04	0.05
Survey & Servicing Charges	0.14	-
Other Income	2.33	17.93
Foreign Exchange Fluctuation	1.30	4.34
Repairs & Maintaince (Income)	1.86	2.14
Balances Written Back	80.94	-
Broadcasting Services	-	0.61
Visit Charges	-	0.57
Discount Received	3.72	4.30
Total	90.33	29.99

20 Changes in inventories of finished goods, work-in-progress and Stock-in-Trade

	For the year	For the year
Particulars	ended on	ended on
	31-03-2021	31-03-2020
Opening Stock	1,718.55	1,943.14
Closing Stock	(1,312.98)	(1,718.55)
Total	405.56	224.59

Innovative Ideals And Services (India) Limited CIN:- L64201MH2000PLC129901

Notes to the Financial Statement as on 31st March,2021

21 Employee Emoluments

(Rs. In Lakhs)

Particulars	For the year ended on 31-03-2021	For the year ended on 31-03-2020
Salaries and Wages		
Staff Salary	144.17	125.33
Director Remuneration	36.00	37.20
Contribution to Provident fund and other Fund		
Contribution to provident and other funds for others	4.23	2.87
Provision for Gratuity	(5.11)	13.54
Staff Welfare Exp.		
Staff Welfare Expenses	4.33	6.20
Total	183.62	185.14

22 Finance Cost

Particulars	For the year ended on 31-03-2021	For the year ended on 31-03-2020
Interest on Short Term Borrowings	141.12	98.82
Interest on Long Term Borrowings	13.66	33.00
Other Finance Cost	8.29	11.27
Total	163.07	143.09

Innovative Ideals And Services (India) Limited CIN:- L64201MH2000PLC129901

Notes to the Financial Statement as on 31st March,2021

23 Other Expense

(Rs. In Lakhs)

		(Rs. In Lakns)
	For the year	For the year
Particulars	ended on	ended on
	31-03-2021	31-03-2020
Annual Maintanance Expenses	0.67	12.70
Statutory Audit Fees	1.00	1.00
Duties, Rates & Taxes	10.45	29.21
Director Sitting Fees	-	0.15
Bad Debt	1.92	24.84
Business Promotion Expenses	0.09	2.02
Commission Expenses	0.04	5.87
Contractor Fees	1.39	-
Discount	1.82	32.89
Electricity Expenses	0.96	2.82
Insurance Expenses	4.16	6.08
Labour Charges	1.02	5.06
Membership Charges	-	0.08
Miscelleneous Expenses	4.59	3.23
Office Expenses	0.14	36.10
Petrol Expenses	0.91	2.20
Penal Damages	-	3.82
Printing & Stationery	1.34	5.79
Legal & Professional Fees	94.70	23.30
Rent Expenses	2.34	17.08
Repair & Maintenance Expenses	0.71	2.74
Registration Charges	-	4.21
Services Charges	7.55	22.41
Site Expenses	3.15	9.33
Telephone,Internet & Courier Charges	3.74	6.73
Transportation Expenses	3.73	27.24
Travelling Expenses	8.21	19.35
VAT Expenses	-	4.43
Interest on Statutory Dues	5.65	-
Other Charges	1.06	2.67
Total	161.34	313.33

24 Earning Per Share:

Particulars	For the year ended on 31-03-2021	For the year ended on 31-03-2020
Basic Earning Per Share	(5.16)	(2.60)
Diluted Earning Per Share	(5.16)	(2.60)
Nominal Value Per Share	Rs.10	Rs.10

Earning Per share is calculated by dividing the Profit (Loss) attributable to the Equity Shareholders by the weighted average number of Equity Shares outstanding during the year. The numbers used in calculating basic and diluted earning per Equity Share as stated below.

Notes to the Financial Statement as on 31st March,2021

Particulars	As At 31-03-2021	As At 31-03-2020
Profit / (Loss) after taxation Less: Dividend on Equity Shares	(587.43)	(296.21)
Net Profit / (Loss) attributable to Equity	(587.43)	(296.21)
Weighted Average Number of shares outstanding during the year	11,380,169	11,380,169

25 Contingent Liabilities:-

Contigent Liabilities, not provided for:

(As Certified by the Management)(Rs. In Lakhs)Income tax Law416.05Bank Gaurantee4.00

26 The Company has adopted Accounting Standard 15 on Employee Benefits as per Actuarial Valuation carried out by an independent actuary in the Book of Account of the Company and the Disclosure relating to same which is envisaged under the standard are disclosed as under:

1. Amount of Liability in respect of Gratuity					
Particulars	FY	2020-21	FY 2019-20		
Opening Balance of Obligation		44.64	31.09		
Add :-					
Current Service Cost		4.31	5.32		
Past Service Cost		-	-		
Interest Cost		3.12	2.18		
Benefits Paid (if any)		(1.76)	-		
Acturial Gain (Loss)		(12.54)	6.05		
Closing Balance		37.76	44.64		

2. Amount of obligation recognised in statement of Profit & Loss					
Particulars	FY 2020-21	FY 2019-20			
Current Service Cost	4.31	5.32			
Past Service Cost	-	-			
Interest Cost	3.12	2.18			
Expected Return on plan assets	-	-			
Net Acturial Losses (Gain) Recognised in the Year	(12.54)	6.05			
Expenses Recognised In Statement of Profit & Loss	(5.11)	13.54			

- 27 Outstanding balances of Creditors, Debtors, Secured and Unsecured Loans & Advanced Received from Customer and Advance to Customer are subject to confirmations / reconciliation.
- A provision is recognized when the company has a present obligation as a result of past event; it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provisions are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.
- 29 Previous years' figures are restated and/or regrouped and/or rearranged wherever necessary in order to confirm to the current years' grouping and classifications.

Notes to the Financial Statement as on 31st March,2021

30 The outbreak of Coronavirus (COVID-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. In many countries, businesses are being forced to cease or limit their operations for long or indefinite period of time. Measures taken to contain the spread of the virus, including travel bans, quarantines, social distancing, and closures of non-essential services have triggered significant disruptions to businesses, resulting in an economic slowdown.

In assessing the recoverability of Company's assets such as Investments, Loans, intangible assets, Goodwill, Trade receivable, Inventories etc. the Company has considered internal and external information upto the date of approval of these financial results. The company has performed sensitivity analysis on the assumptions used basis the internal and external information / indicators of future economic conditions and expects to recover the carrying amount of the assets. and management has assessed, as a part of going concern assessment, impact of current event regarding COVID-19 and on entity's operations and forcasted cash flow and management has a positive view regarding the operations of the company.

31 Additional Information

a) Reporting under Micro, small & Medium Enterprise Development Act, 2016

The Company has initiated the process of identification of Vendors which falls under category of MSME, the dislouser relating to amount due to MSME are made to the extent information received

b) Payment to auditor

		(IV3. III Lakii3)
Payment to Statutory Auditor as	For the Year Ending March 31, 2021	For the Year Ending March 31, 2020
Statutory Audit Fees	1.00	1.00

Notes to the Financial Statement as on 31st March,2021

32 (A). Details of Long Term Borrowings(Secured)

Sr. No.	Lender	Nature of facility	Loan	Amount outstanding as at March 31, 2021	Rate of interest (%)	Repayment Terms	Security / Principal terms and conditions
1	Yes Bank	Vehicle Loan	Rs. 8.73 Lakhs	Rs. 5.29 Lakhs	9.51%		I. Primary Security: Hypothication of Motor vehicle having Model Honda WR-V & vehicle number MH02EZ8065
2	BOM Loan I	Funded Interest Term Loan	Rs. 56.22 Lakhs	Rs. 16.51 Lakhs	7.50%	Installments Rs 2,34,250 from April 2022 till Closure of accounts.Interest and other charges	I. Primary Security: Mortgage of Following Properties: a) Equitable mortagage of office premises no 202, Deshmukh Park Building, Ajit glass factory road, Jogeshwari west, Mumbai-400102 owned by M/s Innovative Ideals and
3	BOM Loan II	Working Capital Term Loan	Rs. 500 Lakhs	Rs. 500 Lakhs	8.30%	Installments Rs 4,62,960 from April 2022 till Closure of accounts.Interest and other charges to be recovered as and when applied except for moratorium period to be found from FITL	c) Flat no 10, 3rd floor, "HAVANA", Seven Bunglows, Versova Road, Andheri (West),
4	BOM Loan III	Working Capital Term Loan	Rs. 200 Lakhs	Rs. 199.58 Lakhs	0.51%	Installment of first 35 Installment of Rs 5,55,560.00/- and 36th Installment of Rs.5,55,400/- Each	II. Personal Gurantee of following person:- a)Maqsood Shaikh (Director)
5	BOM Loan IV	Short Term Loan (AD- HOC Line of Credit COVID-19	Rs. 80/- Lakhs	Rs. 55.03 Lakhs	12.20%	Repayable in 6 Installment of first 5 Installment of Rs 13.34 Lakhs and 6th Installment of Rs.13.30/-Lakhs Each	c) Dabir Shaikh

Notes to the Financial Statement as on 31st March,2021

32 (B)Details of Long Term Borrowings (Unsecured)

Sr. No.	Lender	Nature of facility	Loan	Amount outstanding as at March 31, 2021	Rate of interest (%)	Repayment Terms
1	HDFC Loan	Business Loan	Rs. 50.00/- Lakhs	Rs. 17.53/- Lakhs	45 500/	Repayable in 48 Monthly Installment of Rs. 1.40/- Lakhs Each
2	ICICI Bank	Business Loan	Rs. 20.00/- Lakhs	Rs. 13.33/- Lakhs	17 EO0/	Repayable in 36 Monthly Installment of Rs. 0.72/- Lakhs Each
3	IIFL	Term Loan	Rs. 20.00/- Lakhs	Rs. 8.01/- Lakhs	20 500/	Repayable in 24 Monthly Installment of Rs. 1,02,281/- Each
_	Moneywise Financial Services pvt. Ltd.	Business Loan	Rs. 25.00/- Lakhs	Rs. 8.29/- Lakhs		Repayable in 36 Monthly Installment of Rs. 92,909/- Each
5	Tata Capital Loan	Business Loan	Rs. 20.23/- Lakhs	Rs. 6.21/- Lakhs	18 07%	Repayable in 36 Monthly Installment of Rs. 72,118/- Each

Notes to the Financial Statement as on 31st March,2021

33. Details of Short Term Borrowings

Sr. No	. Lender	Nature of facility	Loan	Amount outstanding as at March 31, 2021	Rate of interest (%)	Repayment Terms	Security / Principal terms and conditions
1	Bank Of Maharastra	Working capital	Rs. 600 lakhs	Rs. 586.52 lakhs	RLLR+4.50%+0.50% i.e. 11.90%	On demand	I. Primary Security: Mortgage of Following Properties: a) Equitable mortagage of office premises no 202, Deshmukh Park Building, Ajit glass factory road, Jogeshwari west, Mumbai-400102 owned by M/s Innovative Ideals and Services india Private Limited b) Flat no. 604, bhagwati CHS Ltd, Plot no 68, Yari road, Andheri West, Mumbai-400061 owned by Mr Maqsood Dabir Shaikh and Mrs Tazyeen Maqsood Shaikh c) Flat no 10, 3rd floor, "HAVANA", Seven Bunglows, Versova Road, Andheri (West), Mumbai-400061 owned by Dabir Ahmed Shamsuddin Shaikh. II. Personal Gurantee of following person:- a)Maqsood Shaikh (Director) b) Tazyeen Shaikh (Director) c) Dabir Shaikh

34

Innovative Ideals And Services (India) Limited CIN:- L64201MH2000PLC129901 Notes to the Financial Statement as on 31st March,2021 Related Party Transaction

Names of Related Parties and Description of Relationship

ated Parties
abir Shaikh
aqsood Shaikh
ed Shaikh (Resigned on 30th May,2020)
dar (Resigned on 06th January,2021)
arab (Appointed on 30th June,2021)
ee Goyal
ndar
naikh
ed Shaikh
1
n
a. Com Service LLP
i i i i i i i i i i i i i i i i i i i

Note: Related parties are identified by the Mangagemnt and relied up on by the Auditor.

Sr. No.	Nature of Transaction	Associates /Sister Concern/Enterprise	Key Management Personnel & Relatives of Such Personnel
		April'20 to Mar.'21	April'20 to Mar.'21
(A)	Volume of Transactions		
1	Remuneration to KMP & Relatives Maqsood Dabir Shaikh Tazyeen Maqsood Shaikh Dabir Ahmed Shaikh (Resigned on 30th May,2020)	 	24.00 12.00
	Zafar Inamdar (Resigned on 06th January,2021) Bhagya shree Goyal	 	 2.41

1.43

3.12

1.84

Innovative Ideals And Services (India) Limited CIN:- L64201MH2000PLC129901

Notes to the Financial Statement as on 31st March,2021

34	F	Related Party Transaction	
Sr.		Associates /Sister	Key Management Personnel &
No.	Nature of Transaction	Concern/Enterprise	Relatives of Such Personnel
		April'20 to Mar.'21	April'20 to Mar.'21
2	<u>Unsecured Loan</u>		
	Magsood Dabir Shaikh		
	Loan Accepted		48.34
	Loan Repaid		42.04
	<u>Tazyeen Shaikh</u>		
	Loan Accepted		153.56
	Loan Repaid		105.59

For, Keyur Shah & Co.

Ibad Shaikh

Iram Shaikh

3 <u>Reimbursement Exp</u> Dabir Ahmed Shaikh

Chartered Accountants

F.R. No:141173W

For & on behalf of Board of Directors

Maqsood D. ShaikhTazyeen M. ShaikhManaging DirectorWhole time DirectorDIN: 00834754DIN: 00834590

Keyur Shah Proprietor

M.No. 153774

Place: Ahmedabad

Date: 07th July,2021

Anupama Parab Bhagya Shree Goyal C.F.O. Company Secretary PAN: AUMPP2708G PAN: CJMPS2527R

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Innovative Ideals and Services (India) Limited

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